West Bengal Act XVIII of 1950

THE WEST BENGAL FIRE SERVICES ACT, 1950.

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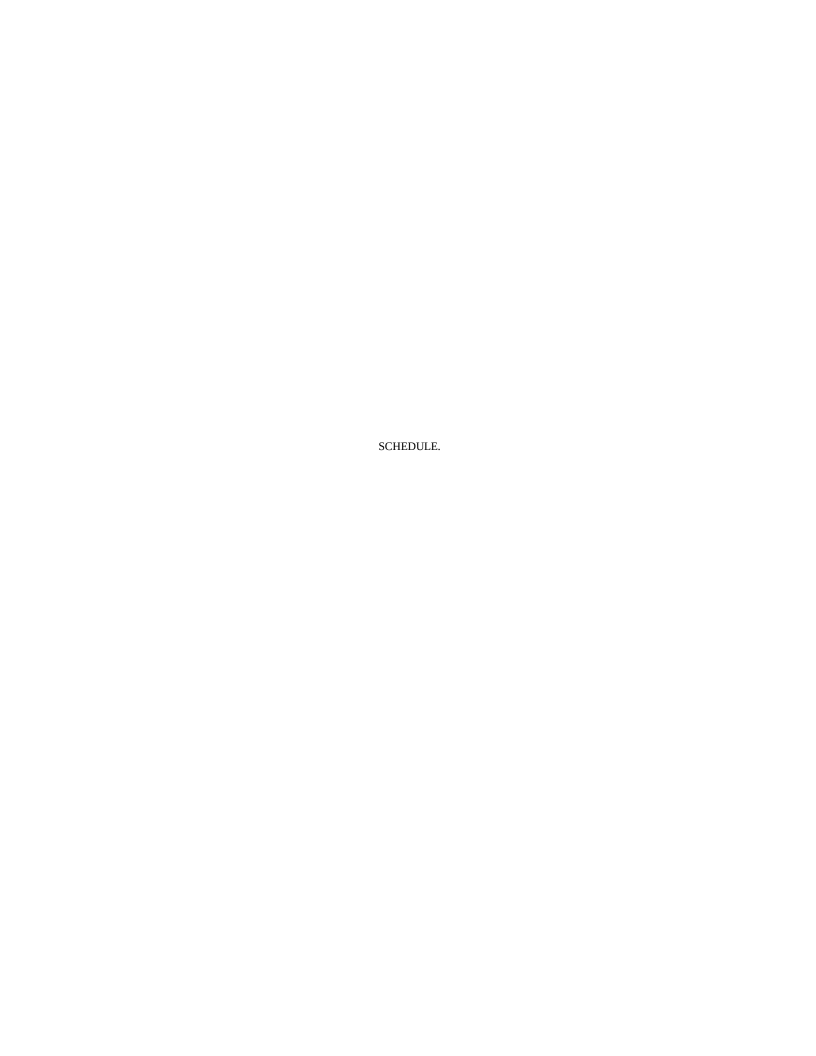
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[West Ben. Act XVU1 of 1950.]

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West Bengal Act XVIII of 1950

THE WEST BENGAL FIRE SERVICES ACT, 1950¹

Wesl Ben. ACL XLIX of 1950. Wcsi Ben. AcL XXVII ofl 951. Wesl Ben. Acl XI of 1952. West Ben. Acl XIII of 1957.

AMENDED

.. West Ben, Acl XXI of I960.

Wesl Ben. Acl XXVI of 1962. West Ben. Act X of 1977. Wesl Ben. Act XI of 1988.

[West Ben. Act XVU1 of 1950.]

WcsiBen. Acl VII of 1996.

The Wesl Bengal Fire Services Act, J950. \30th March, 1950.]

Ait Acl to provide for the maintenance of a fire brigade, for the licensing of warehouses mid for certain other wallers.

Whereas it is expedient lo provide for the maintenance of a Fire brigade, for the licensing of warehouses and Tor certain other mailers;

It is hereby enacted as follows:ô

CHAPTER 1.

Preliminary

1. (1) This Act may be called the West Bengal Fire Services Acl, Short title. 195Q

estent and coirniicnc*:-

- (2) It extends to the whole of Wesl Bengal.
- (3) It shall come into force ²[in such local or other areas] and on such dales³ as the Slale Government may, by notification from time to time in (Chapter I.—Preliminary.—Sec I ion 2.)

the Official Gazette, direct; and [he Slate Government may by like notification withdraw this Act [from any such area:]

-Provided that when the fire brigade is sent to any place outside any such area this Aci shall be deemed to be in force in such place for all purposes connected with service therein.

- 2. In this Aci, unless there is anything repugnant in the subject or context,ô
 - (a) the expression "building" has ihe same meaning as assigned ta it in the relevant municipal law in force in a local area;
 - '(aa) ihe expression "building rules" means the building rules, building regulations, or building bye-Taws, made under the relevant municipal law and in force in a local area, and includes any other building rules or regulations, or any development control rules or regulations, by whatever name called, made under any other law for the time being in force an in force in any local area;

¹ Calcutta as defined in clause (II) of section 3 of ihc Calcutta Municipal Acl. 1923. [The Calcutta Municipal Act, 1923 (Ben, Act HI of 1923) was repealed and re-enacted by the Calcutta Municipal Act, 1951 (Wesi Ben. Acl XXX11I of 1951.)] (2) The Municipality of

Municipally of Konnagar. [25) The Municipality of Serampore. (26) The Municipality of Hoojjhly-Chinsurah, (27) The Municipality of Bhadreswar.' (28) The Municipality of Bansberia, (29) The Municipality or Champdani. (30) The Municipality or Baidynbati. (31) The Municipality of Rishra. (32) The Municipality of Kotmng. (33) The Municipality of Raniganj. (34) Tlie Municipality of Asansol. (35) The Municipality of Burdwan, (36) The Municipality of Jalpaiguri, (37) The Municipality of Siliguri.

(Vide notification No. L.S.-G. 1 A-1/50, dated the ISIh April. 1950, published in the Calcutta Gazelle,

Extraordinary, of 1950, Part I, pages 493-494.)

This Act came into force on the 1st day of August. 1950, in the following local areas, nainely, mauzu Lillooah, jurisdiction list No. 12. thana Bally, district Howhar (tide no tificaiion No. L. S. -G. 1A-9/5 0, d ate d the 19 th J uly. 1950, pub li she d in I he Ccifcf imi Cuietre of 1950. Pan I. page 1495).

This Act came into force, with effect from the 23.9.54, in certain areas within the police-stations S ankrail andJagacha. VWff notification No E007/F. 1F-7/53, dated 10.9.54. p ubl i s hed in the Calcutta Gazette of 1954. Part I, page 3156.

This Act came into force in certain local areas in the district of 24-Pargnnos, Vide notification No. 7952/F, IF-4/55. dated 13.9.55, published in the Calcutta Gazelle of 1955, Pan 1, page 3H2B.

This Act came into force with effect from the 28.5.59 in the local area, Chandemagore, in the district ofHooghly. Vide notification No. 4323/F. 1 A-1/58. dated 15.5.59. published in the Calcutta Gazette of 1959, Pan 1, page 2005,

This Act canie into force with effect from the 20.10.60. in the Municipality of Cooch Bchar. Vide noli fication No. 11920/F.I A-5/60, dated 14.10.60, published in the Calcutta Gazette of I960, Pan I. page 3247.

These words within the square brackets were substituted for the words "from any such local area" by s. 2(2) of the West Bengal Fire Services (Amendment) Act, 1960 (West Ben. Act XXf of 1960).

This proviso was ad Jed by s. 2(3), *ibid*.

'Clause (a) was substituted for the original clause by s. 3(I), ibid. Thereafter, present clauses (a) and (aa) were substituted for previous clause(a)by s.2(1) of the West Bengal Fire Services (Amendment) Act. 1996 (West Ben. Act VII of 1996).

The West Bengal Fire Services Act. 1950. (Chapter 1.—Preliminary.—Section 2.)

"ihe Collector" means, in relation m Calcutta, the Collector ' of Stamp Revenue and in relaiion to any other '[area], the

Collectorof the district within which the '[area] is comprised;

- (c) "the Commissioner" in relation to Lhe Collector means the Divisional Commissioner to whom the Collector is subordinate; 2*****
- (e) "director" means the Director of Fire Services appointed by the Stale Government:
- '(ee) "District Magistrate" means the Executive Magistrate appointed to be the District Magistrate under sub-section (I) 2 of 1974. of section 20 of the Code of Criminal Procedure, 1973, and

includes an Additional District Magistrate;

- (0 "the fire brigade" means the Fire brigade maimained by the State Government under section 3 * * [and includes an Auxiliary Fiic Brigade raised under section 3A]; (g) "fire-fighting appliances" mean fire-engines. Tire-escapes, accoutrements, equipments, tools, implements and things whatsoever used for fire-fighting and include motor care, motor cycles, trailers and other means of transport; ^J(gg) the expression "fire prevention and fire safety measures" means such measures as may be provided in the buildi ng rules or in any other law for the time being in force, or as may be prescribed, for the prevention, control and fighting of fire and for ensuring the safety of life and property in the ease of fire;
- f(h) "hazardous substance" meansô
 - such explosive within the meaning of the Indian 4°riB8<i,

Explosives Act, 1884, or

- (ii) such explosive substance within the meaning of the 6 of 190S. Explosive Substances Act, 1S0S, or
- (iii) such dangerously inflammable substance within the 20 or 1952. meaning of the Inflammable Substances Act, 1952, or
 - (iv) such combustible substance, or
 - (v) such toxic substance,

as the State Government may, by notification, specify;

The word w i ih i n the square brackets was substituted for the worts "iocalaiea" by s. 3(2) of the Wesl Bengal Fin; Services (Amendment) Acl, I960 (West Ben. Acl XXI of 1960).

-Clause (d) was omilled by s, 2(2) of the West Bengal Fire Services (Amend men 1) Acl, 1996 (Wcsi Ben. Acl VII of 1996), 'Clause (ee) was inserted by s. 2{3), ibid.

"Firs lly, ihc words "and includes an Auxiliary Fire Brigade miscd under sec lion 3 A" were added by s. 3(3) of lhe Wesi Bengal Fire Services (Amendment) Acl. 1960 (Wesl Ben. Act XXI of 1960). Laicr, [hose words were omitted by s. 2(4) of lhe Wesl Bengal Fire Services (Amendment) Acl, 1996 (Wesl Ben. Acl Vtl of 1996),

'Clause (gg) was inserted by s. 2(5), *ibid*.
'Clauses (h), (ha). Itib) and (he) were substituted for original clnnsc (h) hv *. 2(61. *ibid*.

(Chapter J.—Preliniinaiy.—Section 2.)

(ha) "high-rise building" means a building the height of which is fourteen and a half metres or more.
Explanation.ô For the purposes of this Aci, the height in relation loa building shall mean the vertical dislance measured from the average level or the centre line of the street or passage to which the plot of land on which the building is situated abuts id the highest point of ihe building, whether with flat roof or with sloped roof;

- (hb) "high-risk building" means a high-rise building or a building with such occupancy within the meaning of the relevant mun icipal law in force in a local area, or such other occupancy, or such building, or such class or classes of buildings, as the State Government may, by notification, specify;
- (he) "licensed agency" means a person or association of persons to whom a licence has been granted by ihe Director in the manner pre scribed for undertaking or ex ecu ling fire prevention and fire safety measure or for performing such other related activities required to be carried out under this Act in such area as may be specified by the Director;
- ²{hh) "local area" means the area over which a local authority has jurisdiction ¹ [or any other area defined by boundaries for the purposes of this Act];
- J(hhh) "local authority" means a municipal authority or Industrial
 Township Authority within ihe meaning of the relevant
 municipal law or a *Grani Panchayat, Panchayat Samitt, Zilla*Pari shad, or Mahakuma Pari shad, constituted under the

West Bengal Panchayat Act, 1973;

Wesi Ben. Act XL I of

1 5 7 3 ,

- tia) "members of the fire brigade" includes persons employed in the West Bengal Fire Service and also volunteers or other persons enrolled in an auxiliary fire brigade;
- 7(ib) "nominated authority" means an officer, not below the rank of station officer, as may be nominated by the Director, or such officer as may be nominated by the Sta\e Government;

'See foot-note 6 on page 189, nine

Clause (hh) was inserted by s. 3(4) of the West Bengal Fire Services (Amendment) Aci, 1% U(\Vcsl Ben. Act XXI of 1960),

"These words were inserted by s. 2(7) of the West Bengal Fjrc Scrviccs (Amendment) Act, 1996 (West Ben. Act VII of 1996).

'Clause (hhh) was inserted by s. 2(8), *ibid*,

'Clause (i) was omitted by s, 2(9), *ibid*,

'Clause (ia) was inserted by s. 3(5) of the West Bengal Fire Scrviccs (Amendment) Act, 1960 (West Ben. Act XXI or 1960).

'Clauses (ib), (ic), (id) and <ic) were inserted by s. 2(I0)of the WesI Bengal Fire Scrviccs f Amendment) Aci 1996 IWnt Ben Art VII nf I99M

XVIII of 1950.]

(Chapter I.—Preliminary.—Section 2.)

- '(ie) "notification" means a notification published in the Official Gazette;
 - '(id) "occupier" means a person living in, or otherwise using, any land or building owned by him, ora person who, for the lime being, is paying, or is liable lo pay, lo the owner the rent or fee, or is making, or is liable lo make, contractual payment to the owner for adjustment of rent or fee, or damages, or any portion thereof, on account of occupation of any land or building, and includes a rent-free tenant:
 - '(ie) "owner" means a person who, for the time being, is receiving the rent of any land or building or any pan of any land or building, either on his own account or as on agent ofaperson, or trustee for a society for any religious or charitable purpose, or as a receiver who would receive such rent if (he land or the building or any part thereof were let to a tenant; (j) "person" includes an undivided Hindu family, and a firm or company or association of individuals whether incorporated or no I;
 - (k) "prescribed" means prescribed by rules made by the Stale Government under this Act;
 - ³(1) "premises" means a land or building or hut or part of a land or building or hut, and includesô
 - (i) lhe garden, ground or out-house, if any, appertaining thereto;
 - (ii) any fillings or fixtures affixed to a building or hut Or part of a building or hut for the more beneficial enjoyment thereof;
 - '(la) "processing" means making, altering, repairing, treating or otherwise dealing with any article by means of steam, electricily or other power;
 - *(lb) "the relevant municipal "law" meansô
 - (i) [he Howrali Municipal Corporation Act, [980, or
 - (ii) Calcutta Municipal Corporation Acl, 1980, or
 - ("') die Siliguri Municipal Corporation Act, 1990, or
 - (iv) the Asansol Municipal Corporation Act, 1990, or
 - (v) lhe Chandemagorc Municipal Corporation Acl, 1990, or
 - (*0 lhe West Bengal Municipal Act, 1993;

fooi-noic 7 on page 190, ante.
-"Clauses (I), (la), (9b), (lc)and (Id) were substituted for crginal clause (1) by s. 2(11) of ihc West Bengal Fire Services (Amendment) Act. 1996 (Wesl Ben, Acl VII of 1996).

West Ben, Acl LVtll of 1980 Wcsi'Ben. Act LIX or Wesl'Ben Ac i XXX of 1990. Wcsi Ben. /^cL 1990. Wcsi Ben. on990^{X11} Wcsi Ben. Act XXII of 1993.

11

The West Bengal Fire Sendees Act, 1950. (Chapter 11.—Fire Brigade.—Section 3.)

- (1c) "requisition for fire safety" means the statement showing ihe requirements of fire prevention and fire safety measures to be provided in a premises;
- (Id) "superior nominated authority" means such officer, not below the rank oF Divisional Fire Officer, as may be nominated by the Director, or such officer as may be nominated by the State Government.

CHAPTER II.

Fire Brigade.

Maime- ^J3. (1) The State Government shall maintain a fire bridge ^J[for the c oris h'tui ion, purposes oF extinguishing fire and protecting life and property in lhe case etc., orfire of fire and for rescue services and such other services as the State brigade. Government may, by notification, specify, in the local area or any other

area] in which this Act is in force and may, if It thinks fit, send lhe fire . brigade to any place outside any such area⁵ [for such purposes or services.]

- (2) The fire brigade shall consist of such number of members and shall be otherwise constituted in such manner ⁶[, and shall consist of such organisational set up,] as the State Government may think fit.
- (3) The fire brigade shall be under Lhe direction and control of the D irector who may, with the previous sanction of the Stale Government and subject to the orders or rules, i Fany, made by the State Government under section 4 or section 40, as the case may be, frame such regulations as he thinks fit relating toô
 - (a) the general administration and control of the fire brigade,
 - (b) the equipments, clothing and accourrement of the members of the fire brgade, their classification and duties and distribution of work among them,
 - (c) the place at which or the limits of lhe area within which the members or any class of members of lhe fire brigade shall ord inarily reside, for ensuring lhat lhe services of the members or such class of members of the fire brigade may be readily available, and

'See fool-nole 2 on page 191, ante.

Clause (m) and the 'Explanation' thereto were a mined by s. 2(12) of [he West Bengal Fire Services (Amendment) Acl, 1996 (Wesl Ben. Acl VII of J 996).

¹Sections 3 and 3A were first substituted for Lhe original seclion 3 by s. 4 of lhe West Bengal Fire Services (Amendment) Acl, 1960 (West Ben, Act XXI of 1960)-Laiei, section 3 A was rusubsilluled by s. 4 of the Wesl Bengal Fire Services (Amendment) Act, 1996 (West Ben, AclVIIorL99S).

ÉThe words within ihc square brackets were substituted for (he words "for service in the local or other areas" by s. 3{a)(i), ibid.

These words were substituted for the words Tor service therein." by s. 3(a)(ii), *ibid*. Time words were inserted by s_ 3(b), *ibid*,

xvm of 1950.]

(Chapter II.—Fire Brigade.—Seclio/is 3A. J/L4.)

(d) all other matters which he considers necessary for 'rendering ihe fire brigade an efficient fire-fighting force.

'3A. The Stale Government may allow raising of an auxiliary fire Auxiliary brigade for ihe purposes of extinguishing fire and protecting life and fire brigade, property in the caseoffireandforsuch oilier services as may be determined by the State Government in any local area or any other area in which this Act is not in force, by the local authority for that area, or any organisation or institution, on such terms and conditions as may be determined by the Slate Government, and may provide such assistance as may be necessary for raising of such fire brigde and allow enrolment of volunteers and other persons as members of such fire brigade on such terms and conditions as the local authority, with the prior aproval oF ihe Stale Government, may determine.

- ³3AA. (1) There shall be a fire prevention wing in (he Wesi Bengal Fin; Fire Service which shall consist of such number of inspecting officers and JJ?Î ^{1nJOn} other staff as the State Government may determine.
- (2) The Director shall be responsible for the smooth and efficient operation of the fire prevention wing.
- (3) The inspecting officers and oiher staff shall be appointed by the Director in such manner and shall receive such salary and allowances as may be prescribed.
 - (4) The functions of ihe inspecting officers shall be ps follows:ô
 - (a) lo inspeei buildings, cinema houses, theatres and other places of public entertainment to see whether fire prevention measures have been taken and to test periodically the fire extinguisher, fire installation and other fire fighting appliances in such buildings, cinema houses, theatres or other places;
 - (b) lo determine the method of maintenacc of water supply for fire fighting purposes in any building or place;
 - (c) to inspect means of cscape in any building or place and lo suggest creation of means of escape and fire prevention measures:
 - (d) to render assistance to any slalulory authority when so requested by it in matters connected with fire prevention or Tire protection;
 - (e) such other functions as may be prescribed.

Jm fool-note 3 on pigc 192. ante.

-Scciion 3A A was inserted by s. 2 of the West Bengal Fin; Scrviccs (Amendment) Act, ty77 (West Ben Aci X of 1977)

(Chapter II.ô Ft re Brigade.—Sections 3B, 4.)

Powers of members of auxiliary lire brigade. '3B. The members of the auxiliary fire brigade raised under section 3A may be given such oF [he powers exercised by ihe members of ihe fire brigade employed in the West Bengal Fire Services as the State Government may delermine.

Power of
Stale
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lo nuke orders
wilh respectio
ih« fire
brigade.

⁴. The State Government may from lime to time make such general or special orders *[and make such rules,] as it thinks fitô

for furnishing ihe fire brigade with such fire-fighting appliances as it deems proper;

for building or providing stations, or hiring places, for accommodating the members of (he fire brigade and keeping its fire-fighting appliances;

⁴ For giving ^J [rewards] to person who have given notice of fires and to those who have rendered effective service lo ihe fire brigade on the occasion of fires;

for ihe training, discipline and good conduct of the members of the fire brigade;

for the speedy attendance of members of the fire brigade with necessary fire-righting appliances on the occasion of any alarm of fire;

⁶for sending the members of ihe fire brigade wilh necessary firefighting appliances, beyond the limits of any '[area] in which this Act is in force, in order lo extinguish fire in the neighbourhood of such limits on such terms and conditions as it deems proper;

'Section 3 B was inserted by s. 5 offhe West Bengal Fire Services (Amendment) Aci, 19% (West Ben. Aci VII of 19%),

For the Rules for the regulating the recruitment of members of [he West Bengal Fire Services, made under s, 4 of this Aci and article 309, proviso of Ihe Constitution, see notification No. L.S.G. 3Rô 8/SQ, dated 24.11.51, published in [he Calcutta Gazette, of 1951. Pan 1, Pages 3281-3286. as subsequently amended from lime lo lime.

The words wilh in Ihe square brackets were inserted by s, 6(a) of the West Bengal Fire Services (Amendment) Aci. 1996 (West Ben. Aci VI [of 1996).

Tor notification relating lo Order for giving graiulics (rewards) for service on the occasion of finss. *see* notification No. L.S.G. 2S-28/50, dated 8.1.51, published in [he *Calcutta Gazette*, of 1951. Part I. page 131.

This word was substilluled for Ihe word "graluties" by s. 3 of the West Bengal Fire Services [Amendment) Act. 1951 (Wcsl Ben. Act XXVII of 1951).

For notification in connection with Order relating to sending members of the fire brigade of a particular area to extinguish fireoulside that area, see notification No. L.S.G. 2F.-49/50 (11), daied 28.2.52. published in the *Calcutta Gazelle* of 1952, Pan I, page 1303, as subsequently amended.

'Subsiiluled for Ihe words "local area" by s. 5(1) of the West Bengal Fire Services (Amendment) Aci. 1960 (Wcsl Ben, Aci XXI of I960),

(Chapter II.—Fire Brigade.—Section 4A.)

for lhe Employment of the members of lhe fire brigade on such terms and conditions as il deems proper in any work not connected wilh extinguishing fire, for which the fire brigade may in its opinion, be usefully and appropriately employed;

for enforcing discipline and imposing punishment on any member of the fire brigade who may infringe orders ³[or for giving awards to any member of the fire brigade, whose performance is commendable];

*for regulating and controlling the powers, duties and functions of the Director ⁵{and lhe other members of the fire brigade]; and generally, for the maintenance of the fire brigade in a due state of efficiency ⁶[, for recruitment agains1 various categories of posts under the fire brigade and for regulating the terms and conditions of service of the members of the fire brigade].

- ⁷4A. (1) Where *[lbe fire brigade is *scnl* beyond 'fils jurisdiction Fees payable to an area)] in which this Act is in force, in order to extinguish fire ¹⁰[in a premises which otherwise would have required a 'Fire Safely areaswhere Certificate' under section 11C or a license under section 12.] shall be iheActisnot liable lo pay such fee as may be prescribed in this behalf.
- (2) The fee referred lo in sub-section (1) shall be payable within one month of the service of a notice of demand by the Director on the occupier and if it is nol paid within such period, ii shall be recoverable as a public demand.

'Substituted for lhe paragraph beginning with ihc words "for Unemployment oflhc members of ihc fire brigade" by s. 5(2) of (he Wesi Bengal Scrviccs (Amendment) Acl, 1960 (Wesl Ben. Act XXI of 1960).

For notification in connection wilh Order relating lo lhe employment of members of the fire brigade in wort: olher than fire extinguishing, see notification No. L.S.G. 2F-<! 8/50. dated 12.11.51, published in *iheCalcultatGitltltcof* 1951, Pan 1, pages 3113-3118, as subsequently amended from time to lime.

The wonls within the square brackets were inserted by s. 6(b) of lhe Wcsi Bengal Fire Services (Amendment) Acl, 1996 (Wesl Ben. Acl VII of 1996).

For notification relating 10 Order Tor regulating and controlling lhe powers, duties and functions of the Director, Wesi Bengal Fire Services, see notificatioNo. L.S.G. 2F-47/50, dated 28.7.50, published in the Calcium Gazelle of 1950. Part 1, page 1594, assubsequendy amended from lime to lime.

The words within the square brackets were inserted by s. 6(c) of lhe Wcsi Bengal Fire Services (Amendment) Acl, 1996 (West Ben. Acl VII of 1996).

'flic words within the square brackets were inserted by s. 6(d), ibid.

This new scclion was inserted by s. 4 of the Wesl Bengal Fire Services (Amendment) Acl, 1951 (Wesl Ben. Act XXVII of 1951).

"These words were subslituted for the words "membersorthe Tire brigade are sent beyond the limits of any local area" by s, 6 of the Wesl Bengal Fire Services (Amendment) Acl, 1960 (Wesl Ben, Acl XXI of 1960.)

The words within the first brackets were substituted for line words "inc limits of any area" by s, 7(a) of the Wesl Bengal Fire Services (Amendment) Acl, 1996 (West Ben. Acl VII of 1996).

"The words, figures and letter within the square brackets were substituted for ihc words "inawarehouscora workshop in lhe neighbourhood ofsuchlimiis, ihc occupierofihe warehouse "waveArl'chr»rs*' hv c fhi/f

(CItuprer II.—Fire Brigade.—Sections 4B, 4C, 5.)

- ¹4B. [(Duties of members of fire brigade).—Omitted by s. S of the West Bengal Fire Services (Amendment) Aci, 1996 (West Beit. Act VII of 1996)].
- ¹4 C. [(Prohibition of resignation or wilhdra »'a Ifron i duties without permission or notice).—Omitted by s. 9, ibid.].
- 5. (1) On (he occasion of a fire, ihe Director or (he officer in charge of the members of the fire brigade on ihe spot, mayô
 - (a) remove or may order any member of the fire brigade to remove, any persons who by iheir presence interfere with the due operations oF the fire brigade;
 - (b) by himself or by members of the fire brigade, break into or through, or pull down, any premises for the purpose of putting an end to the fire, doing as little damage as possible;
 - (c) cause the mains and pipes of any area Lo be shul off so as lo -[ensure] greater pressure of waler in Ihe place where ihe fire has occurred;
 - ³(cc) cause the waler of any stream, cistern, lank, well or other available source of water supply, public or private, to be utilised for the purpose of extinguishing, or limiting the spread of, such fire;
 - (d) exercise the same powers for dispersing any assembly of persons likely to obstruct the operation of Ihe fire brigade, as if be were an officer in charge oF a police-station and as if such an assembly were an unlawful assembly and shall be entitled to the same immunities and protection as such an officer, in respect of ihe exercise of ^J[such powers;]
 - (e) generally take such measures as may appear necessary for the preservation of life and property;
 - 5(f) require an electric supply company or a gas supply company Lo disconnect supplies and lo remain as stand-by for duty unLil the fire is fully extinguished;
 - ³(g) require the Calcutta Tramways Company (1978) Limited or a Railway company, telecom company or electric company lo remove overhead lines lo facilitate movement of fire- fighting appliances during firefighting operations;

'Sec I ions 4B and A C were inserted by s. 7 of [he Wesi Bengal Fire Services (Amend men I) Aci, 1960 (Wesl Ben, Aci XXI of 1960).

The word wilhtn ihe square brackets was subsituled Tor ihe word "give" by s, 10(a) of Ihe West Bengal Fire Scrviccs (Amendment) Aci, 1996 (West Ben. Aci VII of 1996),

Clause (ec) was inserted S>y s. 8 of ibe West Bengal Fire Services (Amendmer.O Aci, 1960 (Wcsl Ben. Aci XXI or 1980).

The wards within the square bnickcls were substituted for the words "such powers: and" by s, 10(b) of the Wcsl Bengal Fin; Scrviccs (Amendmeni) Aci, 199G {West Ben. Act VII of 1996), 'Clauses (I). (g), (h) and (i) were inserted by s, 10(c), *ibid*.

Powers exercisable on ihe occasion oFa (ire. (Chapter II.—Fire Brigade.—Sections 5A-5D.)

¹(h) require lhe local authorities lo give prior notice about blocking of roads wiihin the local area so that routing of fire appliances may be planned; and '(i) require telecom companies lo assist in tracing and recording fire calls.

- (2) The Director or ihe officer in charge of the members of lhe fire brigade on the spot, may verbally nominate and depute one or more member or members of lhe lire brigade to act al a distance; and such member or members shall have for the time being the like powers as the Director or such officer himself possesses under this section.
- -5 A. The local authority or any other agency responsible for water supply in an area or owning a source of water or reservoir, shall secure adequate supply of water to the members of the fire brigade or the auxiliary fire brigade raised under section 3A for fire fighting operations on no- charge basis, and shall ensure that such supplies are available at all material times Tor such purpose.
- 5B. The Director or the superior nominated authority may requre any person or authority maintaining any fire fighting arrangements to provide all assistance lo deal with fire or rescue service.

^J5C. Whenever any vehicle of lhe fire brigade "[proceeds] to a fire "[sounding itsj fire alarms, all other vehicles, ⁷[other than] police vehicles or ambulances, shall give way to such vehicle of the fire brigade.

^S5D. Any person who makes a malicious call lo summon the fire brigade to any place where there is no fire or apprehension of fire or need for rescue work, shall he punishable, on conviction, wilh fine not exceeding fifty thousand rupees or wilh imprisonment for a lerm which may extend to six months or with both.

'See fool-note 5 on page 196, time.

^Section 5A which was originally inserted by s. 9 of (he Wcsi Bengal Fire Services (Amendment) Acl, I960 (West Ben. Act XXI or I960) was subslituted by s. 11 of Ihc Wesl Bengal Fire Services (Amendment) Acl. L 996 (Wesi Ben, Act V[[of 1996).

'Seclion 5B which was 'originally inserted by s. 9 of the West Bengal Fire Services (Amendment) Aci, 1960 (West Ben, Acl XXI of 1960) was subslituted by s. 12, ibid.

'Scclion 5 C was inserted by s. 9 of lhe West Bengal Fire Services (Amendment) Act, I960 (Wesl Ben. Acl XXI of I960).

^The word wiihin Ihe square hrackets was subslituted for ihe words "is proceeding" by s. 13(a) of the West Bengal Fire Services (Amendment) Acl, 1996 (Wesl Ben. Act VII of 1996).

"The words wiihin the square brackets wen; subslituted for the words "and using" by s.

"The words within the square brackets wen: subslituted for Ihc words "not being" by s. 13(c), *ibid*.

Srclinnc nnd ^F wen? inserted hv c 14. *ihiri*

Local authority or olheragency to sccure supply of water.

Person or authority lo provide a]I assistance to deal with fire and rescue serviiv.

All vehicles lo give way lo fire brigade vehicles, etc. proceeding lo

Penally Tor malicious call lo summon (ire brigade.

(Chapter II.—Fin' Brigade.—Sections 5E, 6-8J

Penally for causing obstruction to fire brigade Lt> dmw water rorfip;-fi^hlins putpc^s.

'5E. Any person or agency causing obstruction lo fire brigade to draw water for fire-fighting purposes from any reservoir or source locaicd in any premises shall be punishable, on conviction, wilh fine not exceeding fifty thousand rupees or with imprisonment for a term which may extend to six months or with both.

Police oJTiwrs lo aid die fin; brigade in execution of ilsdutes.

- 6. Pol ice-officers of all grades shall be authorised and bound to aid the fire brgade in the execution of its duties. They may close any street in or near which a fire is burning; and they may, on their own motion or on Ihe request of the Director or any member of the fire brigade, remove any persons who interfere by their presence with the operations of the fire brigade.
- 7. No officer of the police and no member of the fire brigade shall be held liable lo damages on account of any act done by him in the *bona fide* belief that such act was required for the proper execution of his duties.

Non-liab LJiiy oF policeofficer etc.. io damages.

8. (I) In the case of any fire occurring within any ^[a] [area] in which this Act is in force, the seniormost officer in rank among ihe members of the fire brigade in that - [area] ³ (or where members of the fire brigade are sent beyond (he limits of any ³ [area] in which this Act is in force to extinguish fire in the neighbourhood of such limits, the seniormost officer in rank among the members so sent), shall ascertain the facts as Lo the origin and cause of such fire and shall make a report thereon to the ^[a] [District Magistrate] having jurisdiction in the place in which such fire ^[a] [has] occurred ^[a] ***.

Enquiry into origin offire mid report (o M operate.

'Sec fool-note 8 on page 197. uiife.

-The word within the square brackets was substituted for live words "local area" by s. lOoHhe West Bengal Fire Scrviccs (Amendment) Act, $196Q\{WestBtn, ActXXI \text{ or } 1960\}$.

"ftoe wonJs within Ihe firet brackets were inserted by s. S of the West Bengal Fire Services (Amendment) Act. 1951 (West Ben. Act XXVII of 19SI).

The words within the square brackets were substituted for the word "Magistrate" by s. 15(a)(i) of the West Bengal Fire Services (Amendmeni) Aci, 19% (West Ben. Act V!I or 1996).

The word within the square brackcis was substituted for the wonls "shall have" by s.]S(a)(ii), ibid.

'The wo rds and the s i ad Magisi rale, in any ease when: he m ay dec m fi 1, shall s u mmon witnesses and take evidence in order to the further ascertainment of such facts" were omitted by s. 15(a)(iii), *ibid*.

Ben. Act IV of 1S66.

Ben. Act It

of J 866.

(Chapter HI.—Fire-works, etc.—Sections 9, JO.)

'(1A) The District Magistrate on receiving the report under sub' section (1) may, if he deems fit, causc, either by himself or by any other Magistrate not below the rank of Sub-Divisional Magistrate, an enquiry, summon witnesses and take evidence about the cause of fire and effectiveness of the fire-fighting operations and recommend actions as may be required to be laken lo preveni recurrence of similar fire incidents. The District Magistrate shall submit his findings along with his recommendations to the State Government under intimation lo lhe Director, The Director shall lake such measures as he may deem fit and necessary on lhc basis of the said findings and recommendations, and inform the Slate Government accordingly:

Provided that the State Government may require any fire incident to be enquired into by a committee specially consiiluied for lhe purpose in addition to, or in place of, the enquiry as aforesaid.

-(2) Copies of the report referred to in sub-section (1) may be furnished by the District Magistrate to a fire assurance company or other person interested, on payment of such fees and in such manner as may be prescribed.

CHAPTER m

Fire-works, etc.

^9. No person shall let off rockets or send up fire-balloons or sell fire-works within any area in which this Act is in force, without a license. A license for letting off rockets or sending up fire balloons shall, in any area, be subject lo the provisions of clause (11) of section 66 of the Calcutta Police Act, 1866, or of clause (10) of section 40 of the Calcutta Suburban Police Act, 1866, or of any other law on the subject, for lhe lime being in force in such area, and shal I indicate the place from which, the lime at which and the conditions subject to

which, the rockets arc to be let off or lhe fire-balloons sent up, as the case may be, and a license for selling fire-works shall require prescribed conditions specified in the license to be complied with.

^J10. (1) The power of granting a license under section 9 shall be exercised by lhe Collector.

'Sub-scciion(IA) was inserted by s. 15(b) oflhcWest Bengal Fire Services {Amendment} Act, 1996 (West Ben. Act VII of 1996).

-Sub-section (2) was substituted for the original sub-section by s. 15(c). *ibid*. 'Section? was substituted for the original section hys. 9 of the West Bengal Ftrc Services (Amendment) Act, 1960 (Wesl Ben. Act XXI of 1960).

Section 10 was substituted for Ihc original section by s. fiafihe Wesl Bengal Ftrc Services (Amendment) Act, 1951 (West Ben. Act XXVII of 1951).

License for letting oiT rockets, ctc.

Who may grant licensc; fee for licensc. (Chapter ill.—Fire- works, elc.—Seclion If.—Chapter IIIA.— Fire P rev em ion and Fire Safety.—Sections }1A, JIB.)

- '(IA) The Collector shall grant or refuse a licence under section 9 on the basis of a report from the Director or the nominated authority.
 - (2) (a) The fee for a license to lei off rockets or to send up fire-.balloons for any particular occasion shall be [such as may be prescribed.]
 - (b) The annual fee for a licensc to sell fire-works shall be "such as may be prescribed and shall be] payable in advance.

Power io wifhdraw or suspend license.

^Jll. A license granted under section 9 may, without prejudice to any other action that may be taken againsi ihc licensee, be suspended or withdrawn by lhe Collector after giving ihe licensee an opportunity of being heard, if in the opinion of the Collector it is necessary lo do so in the public interest or, in the cast of a license lo sell firc-works, if there has been a breach of any prescribed condition.

'CHAPTER IIIA.

Fire Prevention and Fire Safety.

General public to take prvvenlive measures Tor safely fium lire etc.

Owner or occupyrot building io jiuie or carry mil arrange me nls necessary for fire prevention elc II A. Subject to the provisions of the relevant municipal law, a local authority may require the general public residing in an area wiihin its jurisdiction to lake such preventive measures as may be required for safety from Tire and other similar hazards,

*11B. Subject Lo the provisions of the relevant municipal law and the building rules in force and in consultation with the Director, a local authority may, by general or special order,' require the owner or occupier of any building of any or all categories to make or cany out such arrangements as may be necessary for fire prevention and fire safely in that area.

'Sub-stciioti (1A) was inserted by s. 16(a) of the Wesl B e ngal Fire Services (Amendmem) Acl. 199f> (West Ben. Acl Vlt of 19%).

The words within the square brackets were substituted For the words "one rupee." by s. 16(ti)(i)/6irf.

The words within the square brackets were subslitued far lhe words "fifteen rupees" by s. 16(b)(ii). *ibid.* Prior lo ihis substitution (he words "fifteen, rupees" were substituted far the words "<en rupees" by s. 12 of Lhe Wes I Bengal Fire Services (Amend men I) Acl, 1960 (West Ben. Act XXI of 1960),

'Section 11 was substituted Tor (he original seciion by s. II, ibid.

'Chapter IIIA consisting of sections II A, 11B. 11C, IID, HE. 11F. 11G, 11H, III, III and UK was inserted by s. 17 uf the West Bengal Fin: Services (Amendment) Act, 1996 (West Hen. Acl VII of [99M.

(Chapter III A.—Fire-Prevention and Fire Safety.—Section 11C.)

'11C. (1) The owner or, where the owner is not traceable, the occupier of a high-risk building or pan thereof shall provide fire prevention and fire safety measures in such building or part thereof and the occupier shall maintain the fire prevention and fire safety measures in good repair and in efficient condition at all limes in accordance wilh the provisions of this Chapter or the rules made thereunder:

building lo provide file prevention and lire safely measures.

Owner or

occupier or

high-risk

Provided that in the ease of such building or part thereof, the construction of which has been completed on any dale before ihe date on which this Chapter conies into force, the occupier and, in the case of such building or part thereof which is under construction on the dale immediately before ihe date on which ihis Chapter comes into Force, the owner shall undertake and carry out such additional fire prevention and fire safely measures as arc specified in the noiice served on him under section 35.

- (2) The owner or occupier of a high-risk building, as the case may be, shall furnish to the Director or the nominated authority a 'Fire Safety Certificate' in the prescribed form issued by a licensed agency in the manner prescribed.
- (3) The Siaie Government may require compulsory endorsement of .'Fire Safety Certificate' by the Director or by a superior nominated authority in respect of any class or classes of high-risk buildings as may be notified by ihe Stale Government from lime to time:

Provided that the Director or a superior nominated authority shall not endorse any 'Fire Safety Certificate' unless he or it is satisfied about the fire prevention and fire safety measures including safety of electrical installations and provision of supply of adequate quantity of water for fighting purposes made by the owner or occupier of such building.

- (4) The occupiers of all high-risk buildings shall carry oui a mock Fire drill involving ihe watch and ward staff of such buildings every year under intimation to the D tree lor or ihe nominated authority in such manner as may be prescribed and a certificate of performance of such drill shall be furnished to the Director or the nominated authority, as the case may be.
- (5) No person shall tamper with, or alter, or remove, or cause any injury or damage lo, any fire prevention or fire safely equipment installed in any such building or pari thereof or instigate any other person lo do so.

'SVr frifll.nfitp S nn niCFF* TY1 out/*

No _ objection" required under anyalher law. ¹I1D. A fire safety certificate duly endorsed under sub-section (3) of section 11C shall be the 'no objection' regarding fire prevention and fire safety measures for a building or installation under the Indian Explosives Act, 1884, or the Explosive Substances Aci, 1908, or the Petroleum Act, 1934, or the Inflammable Substances Act, 1952, or the Cinematograph Act, 1952, or the rules made thereunder, or under any other law for (he time being in force, as required from the Director.

(Chapter HIA.—Fire Prevention and Fire Safety.— Sections I ID, I IE.)

4 of J8R4. 6 1934. 20 of 1952. on 908. M of 1952. 37 of

[West Ben. Act XVU1 of 1950.]

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The Wesl Bengal Fire Services Act, J950.

special tee. 'HE. (1) Wilh effect from such dale as the Stale Government may, by notification, appoint in this behalf, there shall be levied a special fee for the purposes of this Aci on the owners of such class or classes or high-risk buildings wilhin a local area in which ihis Aci is in force as may be prescribed:

Provided lhai no special fee shall be levied on any such building or part thereof, which by virtue of its being used Tor any of the purposes referred lo in section 12, requires a licence under [hat section.

(2) (a) The Stale Government shall prescribe by rules the rate of special fee for different classes of high-risk buildings on the basis of Ihe loial floor area of all the floors of a building as shown in the approved building plan:

Provided t hat the rate of such special fee may be different for different local areas.

- (b) The manner of imposition, assessment and collection of such special fee shall be such as may be prescribed.
- (3) The special fee referred to in sub-section (1) shall be payable by the owner of a high-risk building at the time of submission or application to a local authority for approval of the building plan under (he building rules:

Provided that in the case of every high-risk building referred lo in subsection (1), the construction of which has been completed on any date before the date of coming into force of ihis Chapter or, in the case of any such building the construction of which has been completed on or after the date of coming into force of this Chapter, the special fee,

unless it has already been paid in accordance wilh the provisions of any other law in force on the date immediately before the date appointed under subsection (1), shall be payable,ô

- (a) in the former case, by the owner or, if the owner is not traccable, the occupier, and
- (b) in the latter case, by the owner,

of the building within three months from the date of receipL by the owner or occupier, as the case may be, of the notice of demand in this behalf.

See fooi-nolc 5 on pace 200, anre.

(Chapter IIIA.—Fire-Prevention and Fire Safety—Section IIF.)

(4) The Stale Government may also levy annually a further special fee referred to in sub-section (1) wilh a view to defraying the expenses for regular checking and inspection and other incidental expenses so as to require and cause the occupier of a high-risk building to keep necessary installations in fit condition, and such special fee shall be payable by the occupier, in the ease of a building existing on the date immediately before the dale appointed under sub-section (1), from the date appointed under sub-section (1), and, in the case of a building the construction of which has been completed on or after the date appointed under sub-section (1), from lhe date of occupancy of the building as may be certified by the local authority, and in advance annually at the time of submission of the 'Fire Safety Certificate' under sub-section (2) of section 11C:

Provided that the liability of the occupier to pay the special fee under this sub-section shall be only to the extent of the special fee payable in respect of the floor area of the building under his occupation including his share of lhe area comprising common facilities in such building or part thereof.

Explanation.ô Notwithstanding anything contained elsewhere in ihis Acl, for the purposes of ihis section and section 11C, "owner" shall include a promoter as defined in the Wesl Bengal Building (Regulation of Promotion of Construction and Transfer by Promoters) Act, 1993, or a co-operative society, or a company or an owner of an apartment as defined in lhe West Bengal Apartment Ownership Act, 1972.

Wcsi Ben. ActXXof 1993. Wcsi Ben. Act XVI of 1972.

- '11F. (1) The Director may, from Lime lo time and in accordance, wilh such qualifications, experience or other matter in this behalf as may be prescribed in respect of such classes of buildings as may be prescribed, grant any person or association of persons, a license lo act as licensed agency for lhe purposes of this Acl.
 - (2) Every such license shall be renewed every three years.
- (3) The State Government may, from lime to time, prescribe a scale of fee for licensed agencies in respect of any class of building, if there is no written contract in this behalf to the contrary.
- (4) Where the Director has reason lo believe that any person to whom a license has been granted under sub-scciion (1) has contravened any provisions of this Act or the rules made thereunder or has failed to comply with the conditions of the license or is unfil to hold lhe license by reason of incompetence, misconduct or any other reasons, the Director may, after giving the person a reasonable opportunity to show cause, suspend or cancel the license, after recording lhe reasons in writing.

Grant of license lo acl aslicensed agency. (Chapter III A.—Fire Prevention and Fire Safer}'.—Sections 1IG-JIK.)

Barto cam⁴outwork of providing fin; pr^vsntiun i:tc. TIG. No person, other than a licensed agency, shall carry out, in Lhc manner prescribed, the work of providing fire prevention and fiic safely measures or performing such other related activities required to be carried out in any high-risk building or part thereof under this Act.

Bano compromise lire safely. 'I1H. Where lhc wilful default on lhc part of a licensed agency in respect of fire safety of any building or premises is compromised, such licensed agency shall be liable to criminal prosecution and, in the event of any fire accident in such building or premises, shall make good all damages on account of such fire accident.

Appeal against order of Director.

- '111. (1) Any person aggrieved by an order of the Director under this Chapter may, within thirty days of the service of the order, prefer an appeal to such authority as may be prescribed.
- (2) The manner in which an appeal shall be filed and the manner of deciding the appeal shall be such as may be prescribed.

Penalty for contravention of provisions of Chapter IIIA. ¹11J. Whoever contravenes any provision of Chapter HIA or the rules made thereunder or fails lo comply wilh any requisition lawfully made to him under any provision of Chapter IIIA or the rules made thereunder shall, without prejudice to any other action that may be taken against him under section 36 or section 37, be punishable with imprisonment for a term of three years which may extend lo five years or with fine of twenty thousand rupees which may extend to five lakh rupees or wilh both and, where the offence is a continuing one, wilh a further fine of one thousand rupees which may extend lo ten thousand rupees for every day during which such offence continues after the conviction for the first such offence.

Penalty for furnishing false 'Fire Safety Certificate'. 'UK. Any person associated with a licensed agency for any of the purposes of Chapter IIIA, who knowingly furnishes a false 'Fire Safely Certificate*, shall be punishable with imprisonment for a lerm of three years which may extend to five years or with fine of twenty thousand rupees which may extend to five lakh rupees or with both.

⁴See fooi-norc 5 on once 200, ante.

CHAPTER IV.

License for storing hazardous substances.

- -12. No premises in any area where ihis Act is in force shall be used for the purpose of storing or processing ai any material point of time hazardous substances beyond such quantity XVIH of 1950 prescribed unless the owner of complete the start of the
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- -13. No license lo use any premises for the purpose referred to in section 12 shall be granted unless such premises conforms to such conditions as may be prescribed.
- J14. An application for license referred to in section 12 shall be made lo lhe Collector in lhe prescribed form along wilh an authenticated copy of the requisition for fire safely issued by a licensed agency and duly endorsed, in such manner as may be prescribed, by the Director or superior nominated authority, and such other documents as may be prescribed. The Collector shall, on scrutiny of the application, the requisition for fire safely and other documents, compute the annual fee payable by the applicant and shall, on payment of such fee in advance, issue the licence to the applicant on such terms and conditions as may be prescribed:

Provided that any owner or occupier of any premises which requires a licensc under section 12 and who holds a valid license under this Act on the day immediately before the date of coming into force of the West Bengal Fire Services (Amendment) Act, 1996, shall not be required to apply Tor a license but shall, at the time of renewal, make an application for a fresh licensc under this Acl:

Provided further that where any owner or occupier of any premises which requires a licensc under section 12 has made an application for a license under ihis Acl before the coming into force of the West Bengal Fire Services (Amendment) Acl, 1996 but has not been granted a licensc till the date immediately before lhe date of coming into force of (hat Act, such owner or occupier shall be required to make an application for such license in accordance with the provisions or this Act.

The heading to Chapter IV was subslituled for the original heading by s. IS of Ihc Wcsi Bengal Fire Services (Amendment) Acl, 1996 (Wesi Ben. Acl VII of 1996).

-Sccrion 12 was subslituted for ihe original section by s, 19, *ibid*. Prior Io litis substitution, (he words "or as a workshop", were inserted in ihe original section, by 5,7 of the West Bengal Fire Services (Amendment) Acl, 1951 (West Ben. Acl XXVIt of 1951).

Section 13 was substituted for the original section by s. 20 of the Wesl Bengal Fire Services (Amendment) Acl, 1996 (West Ben. Aci VI] of 1996). Prior to Ihis substitutian. (he words "or as a workshop", were inserted in the original section, by s. 8 of the Wesl Bengal Fire Services (Amendment) Acl, 1951 (Wesi Ben. Acl XXVII of 1951).

Wesl Ben, Act VII of 1996. 'Seclion 14 was substituted for the original seclion by s, 9, *ibid*. Lalcr. lhe same was resubsliluied by s, 21 of ihe West Bengal Fire Services (Amendment) Acl, 1996 (Wesl Ben. Ac i V11 of1996), Prior io th esc s ubs I i I u I i ons. t he word "area", was su bs ii lu led Tor ihe words "local area", in (he previous section 14, bys. Hofthe West Bengal Fire Services (Amendment) Art /W.rr AM VY1 nf IOS/H

Bario use of premises for iloringor processing hazardous substances wilhoul license.

prescribed conditions.

Issue o licensc.

Premises lo

conform lo

(Chapter IV.—License for storing hazardous substances. —Section 15.)

'Conditions 15, -(]} Non-fulfilment of any fire prevention and fire safely license.' measures as may be referred lo in the 'Fire Safety Certificate' shall be a breach of a condition of license.

[?](2) Every license granted under section 12 shall be required to be renewed annually; application for renewal of license along with duly endorsed 'Fire Safely Certificate' and such other documents as may be prescribed shall be made to the collector, who shall renew the license on such scrutiny as he may consider necessary and on payment of the prescribed annual fees:

Provided that if an applicant so desires, lie may renew the license Tor three years at a time on paymenL of the prescribed fees.

""(3) The annual fee shall be payable in advance in respect of the period commencing from the date from which the premises is used for the purpose referred to in section 12 in the case of new license, and from the date following the date of expiry of the license in the case of the renewal of license.

"The marginal note to suction 15 was substilluled for the original 'Marginal note' by s. 22(a) of the West Bengal Fire Services (Amendmeni) Aci. 1996 (Wesl Ben. Act V[J of 1996).

'5ub-5c(;lion (1) was subsiiluled far (he original sub-section bys. 22(b), *ibid*. Prior lo ihis subslitulion ihere occurred following changes, namely:ô

- (i) the words "or as a workshop" wen: indued bys. 10(a)(1) of the Wcsl Bengal Fire Services (Amendmeni) Act. 1951 (Wc.il Ben. Act XXVH or 1951),
- (ii) the word "area" was substituted Tor the woitis "local area" by s. 15(1)U) of (he West Bengal Fire Services (Amendment) Act. 1PM (Wcsl Ben. Act XXI of 1960),
- (iii) ihe words "in ihe prescribed form for a license" were inserted by i 15(1)(b). ibid,
- (iv) the wortls "one metre to a centime ire" were substilluled Tor the words "eight lecl lo an inch" by s, 2 of the- West Bengal Rru Services (Amendmeni) Aci, 1962 (West Ben. Act XXVI of 1962).
- (v) ihe words "or in the workshop" were inserted by s, 10(a)(ii) of ihe West Bengal Fin: Services (Amendment) Aci, 1951 (Wcsl Ben. Aci XXVII of 1951),
- (vi) ihe word "and" was oniilled by s. 15(1)(c) of the Wcsl Bengal Fire Scrviccs {Amendmeni) Act, 1960 (West Ben. Act XXI or 1960),
- (vii) clause (bb) was inserted by s. 15(1)(d). ibid, and
- (viii) a proviso was added by s. 15(2), ibid.

'Sub-sec lion (2) was substilluled Tor lhc original tub-sec lion by s. 10(b) of On: West Bengal Fire Services (Amendmeni) Act, 1951 (Wesl Ben, Aci XXVII of 1951).

Later, ihe same was resubstituted by s, 22(c) of lhe Wesl Bengal Fire Services (Amendmeni) Aci, 1996 (Wesi Ben. Act VH of 1996).

¹Sub-scciion (3) was substituted for the original sub-section by s. 22(d). *ibid*. Prior to Ihis substitution, ihe words "who shall refer lhc case 10 lh£ Director and lhc Collector shall grant or refuse renewal as may be recommended by lhc Director", in the original sub-scclion, were substituted for (he words "who may in his discretion grant or refuse renewal" by s 10(c) of the Wcsl Bengal Fire Services (Amendmeni) Aci, 19S1 (West

 (Chapter IV—License for storing hazardous substances.—Section J5.)

- (3a) When a license is granted under ihis section or on application under section 14 accompanied by a plan in duplicate ol" such building or place or when a license is renewed on application submitted with apian in duplicate under proviso (b) to section 14, a copy of the plan aulbenlicated by Die Collector in the manner prescribed shall be returned to lhe licensee. -[Such authenticated copy shall be preserved in good condition by the licensee and he shall produce it before an inspecting officer for scrutiny whenever demanded].
- "(Sb) Every license gran led under sub-sect ion (2) shall have effect from Lhe date on which the license is granted and the renewal of every license renewed under sub-section (3) shall have effect from the date following the date of expiry of ihc license which is renewed:

Provided lhat where Tor any reason no order cither granting or refusing a license is made under sub-section (2) wiihin a period of thirty days from the date of receipt by the Collector of the application for the license, the applicant may, or the expiry of such period and for so long as ihc license is not refused, use ihs building or place concerned for the purpose for which the license is applied for, and if the license is subsequently granted, the license shall have effect, from the date, following lhe date of expiry of such period.

J(4) A liceme or renewal of a license, for which an application has been duly made under [section 14,] shall not be granted if the Collector is satisfied that the area in which the "[premises] proposed to be used or continued to be [used for the purpose referred to in seclion 12 is] unsuitable for the purpose. Where any such license or renewal of license is refused, the Collector shall record in writing the reasons for such refusal and shall communicate his order of refusal to the applicant.

This new sub-section (3a) was inscned by s. 10(d) of the Weil Bengal Fire Services (Amendment) Acl, 1951 (West Ben. Act XXV11 of i?JI).

-"These wonis were added by s. 15(3] of the Wesl Bengal Fire Services (Amendment) Act, 1960 (Wesl Ben. Act XXI of 1960).

'Sub-scclion (lb) was insetted by s. 15(4), ibid.

'Sub-section (4) was subslituled for the original sub-section by s. 15(5). ibid.

The word and figures within ihcsquire brack'cis were subslituted for the words, figures and brackets "sub-section (I) or sub-section (3)." by s. 22(c){i) of the West Bengal Firv Services (Amendment) Act, 1996 (West Ben. Acl VII of 1996),

The word 'premises" was subslituled for Lhe words "buildingor place" by s. 22(e)(ii), ibid.

The words within the square brackets were substituted Tor lhe words "usiid as a ware-hmicf nr wnrl-qhfin is in (he public interest" by s. 22(e)(iii), ibid.

(Chapter IV.—License for storing hazardous substances.—Sections 16-18.)

(5) An appeal shall lie to ihe Commissioner from an order ' refusing a licensc or the renewal of a licensc. [The period of limitation for presenting such appeal shall be thirty days -(against) the dale of receipt of (he communication referred lo in sub-section (4): Provided thai no appeal shall be entertained unless Lhe

memorandum of appeal bears -(such court-fcc stamp as may be prescribed.)]

Period for 16. Every application for a license under section 14 J* * * shall disposed of within '[sixty] days from the dale of iis receipt by the application

for license. Collector and if it is not disposed of within thai period, the applicant shall not be liable to any penalties under this Act, '[for the use of the premises for Lhc purposes referred lo in section 12,] after the said period of [sixty] days, so long as such application is not refused by the Collector.

> 17. {{Conditions to which a license shall be subject.}.—Omitted by s, 24 of the West Bengal Fire Services (Amendment) Act, 1996 (H'ejf Ben. Act VII of 1996)1

Annual fee. 7 ig. (I) The annual fee for any premises, which requires a license under section 12, shall be such as may be prescribed:

> Provided that the Slate Government may by rules prescribe different rates of annual fee for different hazardous substances and for different local areas.

> "Tlie portion within ihe squire braekcis was added by s. 15(6) of lhe Wesl Bengal Fire Services (Amendment) Aci, 1960 (West Ben, Aci XXI of I960).

> The word within the tiral brackets was substituted for the word "from" by s. 22(f)(i) of the Wcsl Bengal Fire Scrviccs (Amendmeni) Aci, 1996 (Wwi Ben. Aci VII or 1996). The words within the first brackets were substituted for words "aCourtfccslamp of one rupee" by s. 22(f)(ii). *ibid*.
>
> Tiie words and figures "or under section 15" were omitted by s. 23(a). *ibid*.

The word within the square brackets were substituted for the word "thirty" by s. 23(b),

The words and figures within the square brackets were substiluled for lhc words "for lhc use as a warehouse or as a workshop of the building or place in respect of which the application was made." by s. 23(c), *ibid*.

Section 18 was substituted for the original bys, 25, *ibid*. Prior loth is substitution. I here occurred following changes, namely:ô

- (i) sub-sections (1), (la) and (lb) were substituted for lhc original subsection (I) by s, 16(a) of ihe Wcsl Bengal Fire Services (Amendmeni) Act, 1960 (West Ben. Act XXI of I960).
- (ii) the words "or as a workshop" were inserted by s. 13(b)(i) of the West Bengal Fire Services (Amendmeni) Act, 1951 (West Ben, Act XXV11 of 1951).
- (iii) the words "and for different classes of workshops according to the nature of ihe processing carried on or the quantity or nature of the articles processed (herein' were added by s. 13(b)(ii), ibid.
- (iv) the first proviso to sub-section (21 was substituted Tor the original proviso by s. 16(b) of the Wcsl BengaJ Rw Services (Amendment) Act. 1960 (West Ben. Act XXI of 1960),

(Foot-note 7 continued to next pace.)

(Chapter IV.—License for storing hazardous substances.—Section 19J

(2) A rebate in annual fee ai such rate as may be determined by [he State Government shall be allowed in the prescribed manner in respect or the premises where the owner or occupier maintains his own fire services, employing qualified and full-lime Tire personnel supported by adequate firafighting appliances'

Provided that a monthly return of the fire-fighting appliances, fire personnel and such other details as may be prescribed shall be furnished to the Director or the superior nominated authority and such fire services shall be subject to inspection by the Director or Lhe superior nominated authority:

Provided further that in case the fire cover provided is found to be inadequate, such rebate may be withdrawn and the annual fee for the period commencing from the date on which the Hre cover became inadequate, may be required to be paid.

19. Whenever 11 fc * * a change in the occupation of any (premises requiring a license under icction 12] occurs, the person entering into occupation of the same shall, within two weeks of his so entering into occupation, give notice in writing to the Collector of such change of occupation, and shall thereupnn pay ⁵[such fee as may be prescribed;] and his name shall accordingly be substituted in the license in respect of the [premiscs requiring a license under section 12] ⁶ [in lieu of lhe name of the previous occupier,]

> (Chapter IV. License for storing hazardous substances.— Sections 20-23.)

'20. A license issued under section 14 may, without prejudice lo any action thai may be taken against lhe licensee, be suspended or other withdrawn by lhe Collector, after giving the licensee an opportunity of being heard, if, in lhe opinion of the Collector, it is necessary to in lhe public interest or if there has been a breach of any do so (viii) prescribed condition.

(ix) **21.** [(Magistrate may cancel or suspend license.).—Omitted 28 of the West Bengal Fire Services (Amendment) Act, 1996 by s. (West Ben. Act VII of 1996)1

22. The Collector may delegate any of his powers, duties and functions

Change in occupation of ware house or workshop lobe noli fied.

⁽Fool-now 7 continued Train page 220.) The words "and so often as" were 0milted by s. 26(a) of lhe West Bengal Fire Services (Amendment) Acl. 1996 (West Ben. Acl VII of 1996).

The words and figures were subs muted for lhe words "warehouse or workshop" by s. 26(b). ibid. Prior lo (his substitution ihc words "or workshop" were inserted by s, M of lhe West Bengal Fire Services (Amendment) Act. 1951 (Wesl Ben. Act XXVTI of 1951 >.

The words within the square brackets were subslituled forihe wonfs "a fee of len rupees;" by s. 26(c) of the West Bengal Fire Services (Amendment) Act, 1996 (Wcsi Ben, Act VII of

⁴The words Milhin rhc square brackets were subsiim;cd for ihe words "for ihc name of ihi* Ttct nrmnW" hv 26fdt. it1!!

under this Chapter lo any officer or officers -[, not below the rank of Sub-Divisional Officer,] subordinate to him.

Suspension or withdrawn I of licensc.

³23. (1) The Slate Government may, by general or special order published in the Official Gazette, direct that such of the powers, duLies and functions of the Collector under this Act as may be specified in the order, shall be exercised and ""[performed also by such other officer or officers as may be specified therein.]

[West Ben. Act XVU1 of 1950.] 210 3*

The Wesl Bengal Fire Services Act, J950.

Delegation or powers by Collector.

Pow ers of Slate Government [o direct delegation of powers,

'Section 20 was substilluled for lhc original sec lion bys. 27 of (he Wcsl Bengal Fire Services (Amendment) Aci. 1996 (Wcsl Ben. Act VII of 1996),

The words within lhc square brackets were inserted by s, 29, *ibid*.

Section 23 was substilluled for lhc original section by s. 17 of lhe West Bengal Fire

Services (Amendmeni) Aci. I960 (Wesi Ben Aci XXI or I960),

The words wiihin the square brackets wery substilluled Tor lhe words "performed also byô" by s, 30(a) of lhe Wesl Bengal Fire Services (Amendment) Aci, 1996 (Wesl Ben. Act VII of

'Clauses (a), (b), (c) and (d) lo sub-scclion (I) of section 23 were omitted by s, 30(b), ibid. f-ii n∖ K,- f, Tfv-i

(Chapter IVA.—Temporary Structures and Pandals.ô Seclion 23A.)

'CHAPTER IVA.

Temporary Structures and Pandals.

'23A. (1) A person who intends to erect a temporary si rue lure or Erection of *panda I* with roof or walls made of straw, hay, *ulit grass, golpata, hogla, dartna,* mai, canvas '[, tarpaulin, polythene sheets and high density pandals. polythene] or other like material -⁷[in an area where this Act is in forcc],

for use as a place where members of Ihc public may assemble, shall apply to lhe Director⁸[or the superior nominated authority along with the prescribed fees] for permission lo erect such s true lure or *pandal* and such permission shall not be refused if the structure or *pandal* conforms lo lhe conditions that may be proscribed in this behalf ⁹[and the fee as may be prescribed in this behalf is paid]:

⁶Provided that the Siaic Government rnay prescribe by rules the essential requirements of a 'Fire Safely Certificate' in respect of any class or classes of temporary structures or *pandals*.

- (2) No structure or *pandal* referred to in sub-section (1) shall be erectedô
 - (a) unless it conforms to the conditions referred to in suh-section (1) ¹⁰[and the fee referred to in sub-section (1) is paid]; and

^{&#}x27;Chapter IVA consisting of section 23A was inserted by s. 17 of ihc West Bengal Fin:

The words within the square brackets were insened by s, 31(a)(ii). *ibiil*.

The words wilhm lhe square brackets wen; indued by s. 2(a)(ii> oTihc Wcsl Bengal Fire Services (Amendment) Acl, 198B (Wcsi Ben. Aa XI of 1988).

The proviso was added by s, 31(a)(iii) of the Wesl Bengal Fire Services (Amendment) Acl, 1996 (Wesl Ben. Acl VII of 1996).

The words wiihin ihc square brack els were inserted hy s, 31(b) of lhe Wcsi Bengal Fire if i /flurry) Arr iPQfi

An Vfl nf

^{&#}x27;Section 23B was (irsl inserted by s. 18 of vhc Wcsl Bengal Fire Services (Amendmeni) Aci, 1960 (West Ben. Act XXt of 1960). Laier ihe same was re-substituted by s. 32 of the West Bengal Fire Scrvices (Amendmeni) Act, 1996 (Wcsl Ben. Act VII of 1996).

[^]Section 23C was inserted by s. 18 of lhc Wcsl Bengal Fin: Services (Amendmeni) Aci. 1960 (West Ben. Act XXI of I960),

The words "before a Magistrate" wen: o mi I led by s. 33(a) of the West Bengal Fin: Services (Amendmeni) Act, 1996 (Wesi Ben, Act VII of 1996).

[&]quot;The words within the square brackets were substituted for lhc words "one hundred" by s. 33(b). ibid.

[&]quot;The word within lhc square brackets was substituted for the words "local area" by s. 19(1) or the West Bengal Fire Scrvices (Amendmeni) Act. 1960 (West Ben. Act XXI of I960).

The words within the square brackets were inserted by s, 19(2), ibid.

The words "before a Magistrate" were omitted by s. 34(a) of lhc Wcsl Bengal Fire Scrviccs (Amendment) Act, 1996 (Wesl Ben. Act VII of 1996).

[&]quot;The words wiihin the square brackeis were substituted (or lhe words "oni hundred" by s. 34(b), ibid.

The words "before a Magistralc" were omiucd by s 35(a), *ibid*.

[&]quot;The words wiihin the square brackets were substituted for the words "one hundred" by s. 35(b), iW.

The words and figures within the square brackets wen; subslituted for the words "building or place as a warehouse or as a workshop" by s. 36(a) of the Wesl Bengal Fire Services (Amendment) Acl, 1996 (West Ben. Act VII of 1996). Prior to this substitution the words "or as a workshop" were insened by s. 18(a) of the West Bengal Fire Services (Amendment) Act, 1951 (West Ben. Act XXVII of 1951).

^{&#}x27;The words "before a Magistrate" omitted by s. 36(b), ibid.

These wwds within the square brackets we re substituted for the words "one hundred mpees for each day during which he may so use or continue lo use" by s. 20 of the West Bengal Fiie Services (A mend-men I) ACL 1960 (West Bin. Act XXIof 1960).

The word within ihc square brackets was subslituted Tor ihc words "warehouse or workshop" by s, 36(c) of the West Bengal Fire Services (Amendment) Act, 1996 (West Ben, Acl VII of 1996). Prior to this substitution, the words "or workshop" weic added by s. 18(b) or the West Bengal Fire Services (Amendment) Acl, 1951 (West Ben. Act XXVtlof 1951),

^JThe words and figures within the square brackeis were subslituted for ihe word. t "uses any warehouse or workshop" by s, 37(a) of the Wesl Bengal Fire Services (Amendment) Act, 1996 (West Ben. Acl VI! of 1996). Prior lo this sub **suiu** lien. ihc vuorfs "or workshop" were inserted by s. 19 of lhe West Bengal Fire Services (Amendment) Act, 1951 (Wesl Ben. Act XXVII of 1951).

' The wordi "before a Magistrate" were omilled by s 31(b) or the Wcsi Bengal Fire Services (Amendment) Act, 1996 (West Ben, Acl VII of 1996),

TTiese words were subslituted for like words "four hundred rupees and to further fine nor exceeding ore hundred rupees for every day during which any such warehouse or workshop may be so used as aforesaid" by s. 21 of the West Bengal Fin: Services (Amendmem) Act, 1960 (Wesl Ben. Acl XX) of 1960).

"The word within the first brackets was subsliluled for the words "warehouse or workshop" by s. 37(c) of the West Bengal Fire Services (Amendment) Acl, 1996

^VVWf *-i WTT

[West BennyAut No Lular of 1950] were substituted Tor the words "warehouse or workshop" by s, 38(a) of the West Bengal Fire Services (Amendment) Act. 1996 (West Bengal Fire Services (Amendment) Act. 1951 (West Ben. Act XXVII of 1951).

-The wards "before a Magistrate" were omitted by s 38(b) of the Wcsl Bengal Fin: Scrviccs (Amendmeni) Aci, 15)96 (West Ben. Act Vtl of 1996).

The words within the squaw brackets were inserted by s. 22 of the West Bengal Fire Scrviccs (Amendment) Aci, 1960 (Wcsl Ben. Aci XXI of 1960).

Tbc words "and so often as" were omilied by s. 39(a) of the West Bengal Fire Sen ices (Amendmeni) Act, 1996 (West Ben, Act Vtl of 1996).

The words and figures within the square brackets were substituted for the words "any warehouse or workshop" by s, 39(b), *ibid.* Prior 10 this substitution. Ihc words "or workshop" were inserted by s. 21 of the Wesi Bengal Fire Scrviccs (Amendmeni) Act, 1951 (West Ben. Act XXVII or 1951).

The words "before a Magistrate" were omilied by s. 39(c) of the West Bengal Fire Scrviccs (Amendment) Aci, 1996 (West Ben. Aci VII of 1996).

The words within the squats brackets were substituted for the word "livcniy" by s. 39(d), ibid.

"The words within (he square brockets were substituted for the words "such warehouse or workshop" by s. 39(c), *ibid.* Prior io (his substitution, ihe words "or workshop" were inserted by s, 21 of lhc West Bengal Fife Services (Amendment) Aci. 1951 (Wcsl Ben. Act XXVII of 1951).

'Section 32 was substituted Tor the original section by s, 42 of the West Bengal Fire Scrviccs (Amendmeni) Act, 1996 (West Ben. Act V!t uf 1996), Prior to this substitution, the words "one hundred rupees" were substituted for the words "twenty rupees" by s, 22 of (he West Bengal Fire Scrviccs (Amendmeni) Act, 1951 (West Ben.

'Section 33 was subslituted for the original section by s. 43 of the West Bengal Fire Services tAmendment) Acl, 1996 (Wesi Ben. An VII of 1996). Prior (o ihis substitution, ihc words "one hundred rupees" were subslituted for lhe words "twenty rupees" by s. 23 of (hi Wesl Bengal Fire Services (Amendment) Ac(, 1951 (West Ben. Act XXVII of 1951), Section 3.1 A was insened by s. 24, *ibid*.

The words "before a Magisimc" were omiued by s, 44(a) of ihc Wesl Bengal Fire Services (Amendment) Acl, 1996 (West Ben, Act VI) of 1996),

The words within the square brackets were substituted for the words "with fine nol exceeding one hundred rupees or with imprisonment for a term which may extend to one month or with both, and with further fine nol exceeding (en rupees for each day" by s. 2 of ihe West Bengal Fire Services (Amendment) Acl. 1988 (West Ben. Acl Xt of 1988). Prior la this substitution, the words "or with imprisonment for a term which may extend to one month or with both, and with further fine not exceeding ten rupees for each day" were substituted for the words "and to further fine not entitling ten rupees for everyday" by s. 25 of ihe West Bengal Fire Services (Amendment) Acl, 1960 (Wesi Ben. Acl XXI of 1960).

³The wards within the first brackets were subslituted for lhe words "one thousand" by s. 44(b) of ihe West Bengal Fire Services (Amendment) Aci, 1996 (Wesl Ben. Acl VII or 1996). The words wiihin (he first brackets were substituted for ihe words "one hundred" by s 44(rl ihif).

Section 33B was inserted by s, 3 of the Wcsl Bengal Fire Services (AmendmeniJ Act, 1952 (West Ben. Act XI of 1952).

The words "before a Magistrate" were omitted by s. 45(a) of the West Bengal Fire Services (Amendment) Act, 1996 (West Ben Act VII of 1996).

"Thtf words within lhe square brackets were substituted for the words "one hundred" by s. 45(b), ibid.

'Scciion 33C was inserted by s., 26 of ihe Wesl Bengal Fire Services (Amendment) Act. 1960 (West Ben. Act XXI of 1960).

'The words, figures and letter *except* where punishable under section 23B," were omilied by s. 46 of the Wesi Bengal Fire Services (Amendment) Act, 1996 (West Ben. Act VII of 19961

^Section 34 was substilluled for the original section by s. 47 of the We si Bengal Fue Services (Amendmeni) Act. 1996 (West Ben. Act V11 of 1996). Prior to this subslitulion, there occulted following changes, namely:ô

(i) sub-section (1) lo original section was substituted by s.. 27(a) of the West Bengal Fire Services (Amendmeni) Act, 1960 {West Ben. Act XXI of 1960}, and

(b) unless permission of the Director* [or the superior nominated authority] has been granted under sub-section (1);

Provided that where no order granting or refusing the permission is made wiihin such period as may be prescribed in this behalf, the structure or pandal may be erected if it conforms Lo lhe conditions referred to in sub-section (1).

Explanation.—Far the purpose of the above proviso, different periods may be prescribed for different kinds of structures and pandals.

iti»- wnril? "or ihe Municipal Corporation of ChandernaEore" were

Scciion 35 was subsiiluled Tor lhe original section by s, 48 of lhc Wcsl Bengal Fire Services (Amendment) Aci, 1996 (Wcsl Ben. Aci Vtl of 1996).

See lion 36 was subsiiluled for the original section by s, 49. ibid.

Section 3 7 was substi Luted for lhe original section by s. 50 of the Wesl Bengal Fire Services (Amendment) Act. 1996 (West Ben. Acl VII of 1996).

5ection 37A was first inserted by s. 4 or lhe West Bengal Fire Services (Amendmenr) Acl, 1952 (West Ben. Acl XI or 1952), Later the present section was subslituled by s. 51 or the Wesl Bengal Fire Services (AmenJmcnl) Acl, 1996 (West Ben. Acl VII of 1996). Prior to these insertion and substitution there occurred a change, namely:ô

the word "weifihmeni" was inserted, in the original section. by s. 28 of the West Bengal Fire Services (Amendment) Acl. I960 (Wesl Ben. Acl XXI of 1960).

'Scciion 37AA was inserted by s. 3 of ihc Wcsi Bengal Fire Services (Amendment)

Scciion 37B was inserted by s, 4 of the Wcsl Bengal Fire Scrviccs (Amendmem) Act, 1952 (Wesi Ben. Act XI of 1952),

-These words within lhc square brackets were substituted Tar the words "Corporation of Calcutta or lhe Commissioners of a Municipality in which ihis Aci is in force." by s. 29(a) of (he West Bengal Fin; Services (Amendmeni) Act, 1960 (West Ben. Aci XXI of 1960).

These words within (he square brackets were subsiiluled for the words "Corporation of Calcutta and (he Commissioners of nny Municipality in which Ihis Act is in force" by s. 29(b). ibid.

Firsdy, section 38 was substituted for the original section by s. 30, ibid. Later, the present section 38 was substituted for the previous section by s. 52 of the West Bengal Fire Services (Amendment) Aci. 1996 (Wesl Ben, Act V[[or 1996).

'Seelions 38A and 3KB were inserted by s. 53, ibid.

'Sections 3SC, 38D and 38E were inserted by s. 53 of Ihe Wesl Bengal Fire Services (Amendment) Acl, 1996 (Wesl Ben, Aci

"The words "in ihe Official Gazette" were omilted by s. 54(a), ibid.

For rules made in circisc of lhe power conferred by this section, see lhe following notifications of ihc Local Sclf-Governmeni Department, namely;ô

- (1) Notification Nos. L.S.-G. 0-8/50-11 and L.S.-G. 1 A-10/5. bolh daied Ihe 20lh April, 19S0, published in lhe Calcutta Gazette, Extraordinary, daied lhe 20ih April, 1950, Pi. [. page 521;
- (2) Notification No. L 5.-G. 3 R-15/51, daied the 11 ih June. 1951, published in the Calcutta Gazette, dated ihe 21st June, 1951, Pi. I, page 1471;
 (Ffmr-nntp .1 mHtintiPfl rn /"'Tf iwr-f I

(Chapter V., Penalties., Sections 23B, 23C, 24, 25J

CHAPTER V.

Penalties.

Dismantling or iiimpurnry structure or pn/idnl.

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 1 23B. The Director or lhe superior nominated authority wilh the assistance oT the local authority and under police protection shall dismantle a temporary structure or *pandal* erected in contravention of ihe provisions of sub-section (1), and the cost of such dismantling shall be charged to the person who so crects the temporary structure or *pandaU* as the case may be.

Penalty for noi giving way to fire brigade chides. ²3C. Any person who, being in charge of a vehicle, contravenes the provisions of section 5C shall be punishable, on conviction i# * * with fine which may extend to '[two thousand] rupees.

Penally for telling olT rockels.etc.

24. Any person who, within any ^f(area] in which this Act is in force, lets ofr rockets or sends up fire-balloons or sells fire-works without obtaining a license, ⁶[orwherea license to sell fire-works has been granted, breaks any of the prescribed conditions specified therein] shall be punishable, on conviction ⁷* * * *, wilh fine which may extend to ^s[five thousand) rupees for every such offence.

Penalty on householders for allowing rockeis. tic., lolel off wilh out license.

25. If any rockets are let off or fire-balloons sent up from within the precints of any private premises or compound without a licensc. the owner or occupier or person under whose immediate eontrolthe premises or compound is, shall, unless he

can prove that the offence was com mi tied without his knowledge, be punishable, on conviction 9****, wilh fine not exceeding ¹⁰[five thousand] rupees.

The West Bengal Fire Services Acl, 1950,

2]3

XVin of 1950.]

(Chapter V,—Penalties, —Sections 26, 27.)

26. Any person who without a licensc uses any '[premises for ihe purpose referred lo in scdion 12] shall be punishable, on conviction -****, wilh fine not exceeding ^J[five hundred rupees or with imprisonment for a lerm which may extend to two months or wilh both, and wilh further fine not exceeding one hundred rupees for each day during which he may continue lo so use] such ""[premises.]

27. Any person who '[, for the purpose referred to in section 12, uses any premises] in res peel of which a license has been refused, or after the license in respect thereof has been cancelled or during the lime for which such License has been suspended, shall be punishable, on conviction ⁶* * * *, with fine not exceeding 'Ifive hundred rupees or with imprisonment for a terra which may extend to two months or with both, and wilh further fine not exceeding one hundred rupees for each day during which he may continue to so use such '(premises.)]

Penally for nol raking nut a license for a warehouse or workshop.

Penally for using warc-Injunctor workshop after refusal, cic.of license.

(Chapter K—Penalties.—Sections 28-32.)

Pen ally.for breach or conditions

28. Any bolder of a licensc who breaks any oT the conditions under which a license is held in respect of any '[premises] shall be punishable, on conviction * * *, wilh fine not exceeding one hundred rupees ⁵[or with imprisonment for a term which may extend lo one month or with both] for any one such offence.

Penally falling notify change in occupation 214

referred to in section 12,] the person entering into occupation fails to give a notice and to pay [he fees required by section 19 such person shall be punishable, on conviction ** * * *, wilh fine not exceeding ⁷[five thousand] or warehouse rupees for each day during which he may so use or continue to use "[such of work howest Ben Act XVUI of 1950.]"

29. If $^{J,:}$ * * * there be a change in the occupation of '[any premises

- The Wesl Bengal Fire Services Act, J950.
 [(Penalty for giving false information to Collector respecting I icefi.se.).—Omitted by s. 40 of the IVeif Bengal Fire Sen'iccs (Amendment) Act, 1996 (West Ben. Act VII of 1996)1
- [(Penalty for using as residence of warehouse used for pressing jitic or cotton.).—Omitted by s. 41, ibid.]
- y32. Whenever on enquiry into an incident of fire by the District Magistrate or by the committee specially constituted by the State Government under subsection (1A) of section 8 it is established that the incident of fire was due to wilful default or negligence on the part of the owner or occupier of any building or premises, such o'ner or occupier shall be liable to compensate every person affecLed by such Fire for the loss sustained by him in addition to his being liable to criminal prosecution,

Owner occupier of building premises lo compensate person affected by (Ire.

XVIII of 1950.]

(Chapter V.—Penalties.—Sections 33, 33A.)

. '33. (1) Where an offence under [his Act has been committed by Ofknccsby a company, every person who, at the Lime lhe ofFcncc was committed, companies, was in charge of, and was responsible to, lhe company for lhe conduct of the business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this sub-section shall render any such person liable to any punishment, if he proves that the offence was committed without his knowledge or that he had exercised all due diligence lo prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where any offence under this Act has been committed by a company and iL is proved that lhe offence has been committed with the consent or connivance of, or is attributable to any negleci on lhe part of, any director, manager, secretary or other officer of ihe company, such director, manager, secretary or other officer shall be deemed to be guilty of lhal offence and shall be liable lo be proceeded against and punished accordingly.

Explanation.ô For the purposes of this scciion,ô

- (a) "company" means a body corporate and includes a firm or other association of individuals; and
- (b) "direcLor", in relation lo a firm, means a partner in the firm.

*33A. Any person who erects any structure or/7fl"t/a/in contravention of the provisions of sub-scciion (2) of section 23A, shall be punishable, on conviction * * *, "[with fine not exceeding '(fifty thousand) rupee?; or wilh imporisonment for o term which may extend to six months or wilh both, and wilh Further fine noL exceeding ⁶(three thousand) rupees Tor each day] during which such contravention continues-

Penalty for erecting slructure, etc.. in contravention of section 2 3 A.

(Chapter V—Penalties.—Sections 33B, 33C.— Chapter VI.—Miscellaneous.— Section 34.)

Penally for Obi iruc ling persons exercising powers under section 37A.

'33B. Any person who wilfully obstructs, or offers any resistance lo, or impedes or otherwise interferes wilh the Director or any officer exercising powers under section 37A or any assistant accompanying the Director or such officer while exercising such powers, shall be punishable, on conviction * * * *, with fine not exceeding '[live thousand] rupees.

All offences punishable tinder this Chapter shall be bailable and shall * * * be cognizable.

Offencesô

bailable and

[West Ben. Act XVU1 of 1950.]

The QUAREFRANKIMiscellansous, 1950. ^h34. (1) The Director or the nominated authority may enter and inspect any building or part thereof or any premises at any lime between sunrise and sunset where such inspection appears necessary for ascertaining the contravention, if any, of fire prevention and lire safely measures referred to in section 11C and of the conditions referred to in section 13:

Inspection of building or premises

Provided thai the Director or ihe nominated authority may enter into and inspect any such building or pari thereof or premises at any time if it appears to him or it to be expedient and necessary I o do so in order to ensure safety of life and property.

(2) The Director or the nominated authority, as the case may be, shall be provided with all possible assistance by the owner or occupier, as the case may be, of such building or pan thereof or premises for carrying out the inspection under sub-section (1).

West Ben

Am XX of]y93.

(Chapter VI.—Miscellaneous.—Sections 35, 36.)

- (3) When any such building or part thereof or premises used as a human dwelling is entered under sub-section (1), due regard shall be paid to the social and religious sentiments of Lhe occupiers; and before any flat or pan of such building or premises in [he actual occupancy of any woman who, according lo [he custom, does not appear in public, is entered under sub-section (1), notice shall be given to her thai she is at liberty lo withdraw, and every reasonable facility shall be afforded lo her for withdrawing.
- (4) Where the inspection is carried out by [he nominated authority under the foregoing provisions of this section, it shall give a report of any such inspection to the Director or the superior nominated authority.

Explanation.ô For the purposes of this scciion, "flat" shall have the meaning assigned lo il in the Wcsl Bengal (Regulation of Promotion of Construction and Transfer by Promoters) Act, 1993.

'35. The Director or ihe superior nominated authority, as the case may be, shall, after completion of the inspection of the building or part thereof or lhe premises referred to in sec lion 34, record his or its views on the deviations from, or contravention of, lhe requirements wilh regard lo lhe fire prevention and fire safety measures or the inadequacy of, or non-compliance with, such measures provided or to be provided (herein with reference to the structure of the building or the premises or Lhe nature of activities carried on in such building or pare thereof or premises and issue a noliee to lhe owner or occupier of such building or part thereof or premises directing him lo undertake such measures, and within such time, as may be specified in the notice. Where the owner is not available, lhe occupier shall undertake such measures in the interest of public safety, notwithstanding anything contained in any other law for Lhe lime being in force.

noiicc owncrar occupier undertake fin; prevention and fire measures

⁹36. (1) The Director may, in lhe event of non-compliance wilh any notice issued under scciion 35, take such steps as may be necessary for the compliance with such notice.

Compliance with notice issued under section 35.

(2) All expenses incurred by the Director in relation to any steps taken by him under sub-section (1) shall be payable, on demand, by Lhe owner or occupier on whom such notice is served, and shall, if not paid within 30 days of such demand, be recoverable under the Bengal Public Demands Recovery Act, 1913.

Ben, Act Til of 1913.

f Chapter VI.—Miscellaneous.—Sections 37-3?'AA.)

Rccovery of fees'

- '37. (I) The fees payable under this Act, if not paid within the lime provided in this Act or line rules made thereunder, shaJI be recoverable as a public demand under the Bengal Public Demands Recovery Act, 1913.
- (2) The Stale Government may remit payment of fees in such eases as may be recommended by the Collector.

Ben. Acl

Directoror superior nominated at West Benl. building.

- 37A. (I) If [he Director or the superior nominated authority is satisfied that owing lo inadequacy of fire prevention and fire safety measures, ihc condition of any high-risk building or part ihercoT is in imminent danger to person or property, then, notwithstanding anything contained in this Act or in any olher Acts Vite the files the inforce, he or ii shall, by order to be recorded in writing, require the There was like production convergent actions of such building or part thereof to remove themselves forth will from such building or part thereof.
- (2) If an order made by the Director or the superior nominated authority under sub-section (1) is not complied wilh, the Director or the superior nominated authority, as the case may be, may direct any police officer having jurisdiction to remove such persons from such building or part thereof and such police officer shall comply wilh such direction.
- (3) After the removal of the persons under sub-section (1) or sub-section (2), as the case may be, the Director or lhe superior nominated authority, as the case may be, shall seal such building or part thereof.
- (4) No person shall remove such seal except under a written order made by ihe Director or lhe superior nominated authority *suo inotn* or on application by the owner or occupier.
- (5) Any person who contravenes the provisions of sub-section (4) shall be punishable with imprisonment for a term of three years which may extend to five years or with fine of twenty thousand rupees which may extend to five lakh rupees or with both.

Power of ihc Director to remove inflammabl e chemicals or articles.

³37AA. (1) Whenever any storage of inflammable chemicals or articles is made in any building or place in such manner as in the opinion of the Director is highly hazardous and is likely to endanger public safety, the Director may direct the owner or occupier of such building or place to remove such inflammable chemicals or articles wiihin such time as may be specified in the directions.

(Chapter VI.—Miscellaneous.—Sections 37B-38B.)

(2) If s uc h i n (1 amma ble che mic al s or article s are n o 1 rem oved within $^{\prime}$ the time specified in Lhe direction, lhe Director may remove such inflammable chemicals or articles with the help of police and such chemicals or arlicles shall be forfeited to lhe Government.

- '37B. (1) The Collector may call for all necessary information relating to the annual valuation of any building or place used as a warehouse or workshop from the [Commissioner of the Corporation of Calcutta or the Chairman of the Commissioners of any municipality in which this Aci is in force or lhe Chief Executive Officer of lhe Municipal Corporation of Chandemagore, as lhe case may be,] for the purpose of calculation of fees in res peel of licenses under section 18.
- (2) The ^[Commissioner of lhc Corporation of Calcutta or the Chairman or the Commissioners of any municipality in which this Act is in force or ihe Chief Executive Officer of lhe Municipal Corporation of Chandemagore, as lhe case may be,] shall comply with such requisition and furnish such information to the Collector within lhe prescribed period.
- *38. (1) Any person aggrieved by an order under section 35, section 36 or section 37, may, within thirty days of the service of the order, prefer an appeal to such authority as may be prescribed for the purpose.
- (2) The manner in which an appeal shall be filed and Lhe manner of deciding lhe appeal shall be such as may be prescribed.
- ^S38A. No Court shall enleriain any suit, application or **Diher** proceeding in respect of any notice under section 35 or any step taken under section 36 or any refusal to permit removal of seal under subsection (4) or section 37, and no such notice or step or refusal shall be called in question otherwise than by preferring an appeal as provided in this Aci.
- ^S38B. (1) The District Magistrate within whose jurisdiction a local area lies, or such other officer as may be prescribed for a local area, may, by general or special order, either before or after the institution of proceedings in this behalf, compound any offence punishable by or under Ihis Act or the rules made thereunder or withdraw from such proceedings.

Power of Collector (o call for information relating to annual valuation.

Appeal again 51 order under scciion 35, scciion 36 or scciion 37.

Court nol to entertain any suit, appli cation or oiher proceeding.

Compounding of offences.

(Chapter VI.—Miscellaneous.—Sections 38C-40.)

(2) When an offence has been compounded under sub-section (I), the offender, iT in custody, shall be discharged, and no further proceedings shall be taken against him in respect of the offence so compounded.

Ccun not lo lake cognizance of offence except on complaint.

Prolection oraciion taken in good faiih.

0 dicers and other employee Repeal of Bengal Acl 1 of 1893. servants. '38C. Save in lhe case of cognizable offences under [his Act, no .Court shall take cognizance of an offence under this Acl or the rules made thereunder except on the complaint of, or upon the information received from, the Director or any other officer authorised by him in [his behalf.

'38D. No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done under Ihis Act or the rules made thereunder.

¹38E. Every officer and every other employee acting under lhe provisions of ihis Aci or the rules made thereunder, shall be deemed to be public servants within [he meaning of section 21 of the Indian Penal Code.

45 of 1860.

- 39. The Licensed Warehouse and Fire-Brigade Act, 1893. shall be deemed to be repealed on and from the date on which this Acl comes into force in Calcutta; and on and from such dateô
 - (a) without prejudice lo the application of section 8 of lhe Bengal General Clauses Act, 1899. all rules, orders, declarations, financial arrangements and appointments made under the Licensed Warehouse and Fire-Brigade Act, 1893, shall continue in force in so far as they are not inconsistent with the provisions of this Act, until varied or rescinded;
 - (b) all assets held by the Commissioner of Police, Calcutta, for the use of and on behalf of the Fire Brigade, under the Licensed Warehouse and Fire-Brigade Acl, 1893, shall pass to and be vested in the State.

Power to make rules. 40. (1) The Slate Government may, by notification * * *, make rules³ for carrying out [he purposes of [his Acl,

Ben Act I

of 1899.

(Chapter VI.—Miscellaneous. Section 40.)

 $_$ (2) In particular and without prejudice to the generality of the 'foregoing power, such rules may provide for all or any of the following matters, namely:ô

'(ala) the manner of appointment and salary and allowances of the inspecting officers and other staff, referred lo in sub-_ section (3), and other functions of the inspecting officers

referred lo in clause (e) or sub-section (4), of section 3AA;

-(1 a) the determination of the fee referred to in section 4A;

^J(lb) the form of any license referred to in section 9 and the conditions to be specified in such license for selling fireworks;

J(aa) the manner of authentication referred to in sub-section (3a) of section 15:

(t'Ot/1 ■!:!}!f 3 combined from page 220.)

- (3) Notification No. L.S.-G, 2F-162/50. daicd [he J BLh July, 1951, published in the Calcutta Gazette, dated the 26lh July, 1951, Pi. I, page 1886:
- (4) Nolificalion No. L.S.-G. 9/50(1), doled the 28lh February, 1952, published in the Calcutta Gazette, daled lhc t si May. 1952. Pi. I. page 1304, as subsequently amended:
- (5) Nolification No. L.S.-G. 2F-211/51. dated lhc 2nd July, 1952, published in the Calcutta Gazelle, daied lhc 10ih July, 1952, Pi, I, page 2207;
- (6) Nolificalion No. L.S.-G. 1A-35/5 I/I, daicd 10.10.52. published in the Calcutta Gazelle, of 1952, Pari I. pages 3341-3342;
- (7) Nolification No. L.S.-G. 4F-9/51, dated the I7lh February, 1953, published in the Calcutta Gazette, dated lhe5lh March, 1953. Pi. I, pages 628-633, as subsequently amended:
- (S) Nolificalion No. F. 3L-7/52, daicd ihe I7lh April, 1953, published in the Calcutta Gazette, dated lhe 23rd April, 1953. Pi. I, page 1251;
- (9) Notification No. F, 3L-5/53. daled the 6th June, 1953, published in the Calcutta Gazette, daled the 18lh June, 1953, Pi. I, page 1996;
- (10) Nolificalion No. 7090/F. 3L-8/54, dated lhc 1 llh August, 1954, published in lhe Calcutta Gazelle, daied lhe I9lh Augusl, 1954, Pi. I. page 2779;
- (11) Nolificalion No. 618/F. 3L-8/55, doled 1hc 20ib January, 1P56. published in the Calcutta Gazette, dated ihe 2nd February. 1956, Pi. I, page 412;
- (12) Nolification No. 1126/F. 1A-4/57, doted 3,2,58, published in the Calcutta Gazette of 1958, Port], pages 529-540:
- (13) Notification No. 1879/F. 3R-3/57, daled 27,2,58. published in Ihe Calcutta Gazette of 1958, Pan 1, page 767.

'Clause (ala) was inserted by s. 4 of lhe Wesi Bengal Fire Services (Amendment) Aci, 1977 (Wesi Ben. Aci X of 1977).

Clause (la) was inserted by s. 25(a) of the Wesi Bengal Fire Services (Amendmeni) Aci. 1951 (Wcsl Ben, Aci XXVII of 1951).

'Clause (Ib) was inserted by s. 31(1) of (he West Bengal Fire Services (Amendmeni) Aci, 1960 (West Ben. Aci XXI of 1960).

'Clause (a) was omilied by s. 54(h)(i) of lhe Wist Bengal Fire Services (Amendmeni) Aci, 1996 (Wesi Ben. Aci VII of 1996).

-'Clauses (aa) and (aaa) ncre inserted by s. 25(b) of the West Bengal Fire Services (Amendmeni) Aci, 195) (Wcsl Ben. Aci XXVII of 1951). Laler, clause (aaa) was omilied by s. 54(b)(i) of Ihe West Bengal Fire Scrviccs (Amendment) Aci, 1996 (West Ben Aul VII of 1996).

The West Bengal Fire Services Acr, 1950. (Chapter VI.—Miscellaneous.—Sections 41, 42.)

'(b) lhe annual fee referred to in sub-section ([) of scclion 18;

³(cc) [he manner of allowing rebate in annual fee under sub- section (2) of scciion 18;

⁵(e) lhe conditions ⁶[and [he determination of [he fee] referred to in sub-sec(ion (1) of scclion 23A and the period of time referred lo in the proviso to sub-section (2) of section 23A;

- ⁷(t) the minimum standards for fire prevention and fire safety measures;
- ⁷(g) the qualifications, experience or other mailer for granting licence lo aci as licensed agency under scclion 1 IF;
- ⁷(h) ihc authority lo whom appeal shall be preferred, the manner in which appeal shall be filed, and ihc manner of deciding appeal, under scclion 38;
- '(i) any other matter which may be, or is required to be, provided by

Ml. No regulation made by the Director-under sub-section (3) of approved by °f section 3 shall be valid unless it is approved by the State Government. Slaw Govtmmenu

oven-hiin^ eficd,

^ Prov*sions ihis Acl shall have effect nolwhh-

sonding anything inconsistent therewith contained in any other law for the lime being in force or in any instrument having effect by virtue of any law other than [his Act.

(2) Subject lo the provisions of sub-section (I), the provisions of this Act shall be in addition to, and, save.as otherwise expressly provided in this Acl, shall not be in derogation of, the provisions of any relevant municipal law in force in any area in which ihis Act comes inlo force.

Clause (b) was subslituted for the original clause by s. 54(b)(ii) of the Wesi Bengal Fire Services (Amendment) Acl, 1996 (Wesi Ben. Acl VII of 1996). Prior to this substitution. the words "or ns a workshop" was inserted, in ihc original clause, by s, 25(c) of ihe Wesl Bengal Fire Services (Amendment) Acl, 1951 (Wesl Ben, Act XXVII of 1951).

Clausc (c) was omiued by s. 5J(b)(iii) of lhe Wesl Bengal Fire Services (Amendment) Aci, 1996 (Wcsi Ben, Acl VII of 1996).

Clause (cc) was first inserted by s. 3(b) offfic Wesl Bengal Fire Services (Amendment) Acl. 1957 (West Ben. Acl XIII of 1957), Laler. the same was substituted by s. 54(b)(iv) of the West Bengal Fire Services (Amendment) Acl, 1996 (West Ben. Act VII of 1996),

'Clause (d> was omiued by s. 54(b)(v), *ibid*.
'Clause (e> was added by s. 25(d) of lhe Wesl Bengal Fire Services (Amendment) Aci. 1951 (Wesi Ben. Ad XXVU of 1951).

The words within the square brackets were inserted by s. 4 of the West Bengal Fire Services

(A mend men i) Act, 1988 (Wesl Ben, Aci XI of 1988), 'Clauses (0, (g), (h) and (i) were insened by s. 54(b)(vi) of the West Bengal Fire Services (Amendment) Acl, 1996 (Wesl Ben. Act VII of 1996). 'Sections A1 and 42 were inserted h¹. 5 55. *ihiil*

(Schedule.)

'SCHEDULE.

(See scciion 36.)

Licensc under the Wcsl Bengal Fire Services Act, 1950.

No. of 19
Licensc is herehy granted to
under lhe West Bengal Fire Services Act, 1950,ô
lo use the building or place being No. (a) as a
warehouse for storing or pressing or keeping (b)
to use lhc building or place being No. (a)
as a workshop,
subject to the conditions noted on the back and such other conditions as may be prescribed. I
is hereby acknowledged lhai a sum o
Rupees being lhe licensc fee due by
the said for the period from to²[in respect of the aforesaid
liccnse has been received].
neerse has seen received].
Name of owner.
Name of occupier.
Collector of Stamp Revenue, Calcutta. Collector of lhe district of
Executive Officer of the Corporation of Calcutta.
Chairman of the Commissioners of Municipality of
The day of
(a) Here inseri ihe location.
(b) Here insert lhc name of the article.
This Schedule was substituted for ihe original Schedule by s, 26 of the West Bengal Fire Scmces (Amendmeni) Aci, 1951 (Wesi Ben. Aci XXVI! or 1951).

These words were substituted for lhe words "in respect of the aforesaid licence ai lhe rale of *Rs........per annum* has been received" by s. 32 of lhe Wesl Bengal Fire Services (Amendmeni) Act, 1960 (West Ben, Aci XXI of 1960).

[West Ben. Act XVIII of 1950.]

(Schedule.)

(On the back of lhe license.) Conditions.

- (1) The warehouse/the workshop shall at all limes be open to inspection by such officer or officers, being member or members of the fire brigade, as may be appointed by the Director of Fire Services.

 The West Bengal Fire Services Act, 1950.
- (2) The warehouse/the workshop shall conform to the conditions prescribed under section 13 of the West Bengal Fire Scrviccs Act,
- (3) No anicle referred lo in clause (l)ofsecLion 2 of the West Bengal Fire Services Act, 1950, shall be made, prepared, dried or treated in any manner on the top or roof of any building constituting or forming part of a warehouse,
- (4) (In case the warehouse is used for the pressing or screwing of jule or cotton.) No person shall be allowed to use as residence any part of the warehouse or to bring inio the warehouse any match-boxes or match-sticks or any artificial light not duly and thoroughly protected or to smoke within the warehouse, while jute or cation is stored therein.

(C)

GOVERNMENT OF WEST BENGAL LAW DEPARTMENT Legislative West Bengal Act IV of 2000

THE WEST BENGAL FIRE SERVICES (AMENDMENT) ACT, 2000.

[Passed by lhe West Bengal Legislature. \

[Assenl or ihc Governor was first published in the Calcutta Gazette,

Extraordinary, of the 31st March, 2000.]

[3Jsl March, 2000.]

An Act to amend the West Bengal Fire Services Act, 1950.

West Ben. Acl XV1TT of jg₅₀ WHEREAS U is expedient lo amend the West Bengal Fire Services Act,

1950, for the purposes and in the manner hereinafter appearing;

It is hereby enacted in [he Fifty-first Year of the Republic of India, by the Legislature of West Bengal, as follows:ô

1.	(1) This Act may be called the V	West Bengal Fire Services Shoni	iilc (Amendment)
Act, 20	000.		
	^mmccc-		
	.' .	š	menl.
(2) It s	shall come into force on such date a	as the Siate Government may, by	notification in the
Officia	al Gazette, appoint,		

- Insection2oflheWest Bengal FireServices Act, 1950 (hereinafter Amendment referred to as the principal Act),ô of wtstBcn.
 - (1) clause(a) and clause (aa) shall be renumbered respectively as 195* VUI or clause (aa) and clause (aaa), and before clause (aa) as so renumbered, the following clause shall be inserted:ô
 - *(a) "Additional Director-General" means the Additional Director-General of Fire Services immediately below the rank of Director-General, appointed as such by the State Government by notification;';

fSection 3.)

- (2) for clause (e), lhe following clause shall be substituted:ô
 - '(e) "Director" means the Director of Fire Services immediately below the rank of Additional Director-General, appointed as such by the State Government by notification;';
- (3) clause (ee) shall be renumbered as clause (eee), and before clause (eee) as so renumbered, the following clause shall be inserted:ô '(ee) "Director-General" means the Director-General of Fire

 Services, appointed as such by the State Government by nolification by deputation of an officer of lhe Indian Police Service holding immediately before

such deputation a post of Additional Director-General of Policc, or equivalent post, in the Indian Police Service.

Explanation.ô "Indian Police Service" shall mean the

Indian Police Service referred to in section 2 of the All-India Services Act, 1951;',

Amendmeni 3. In section 3 of the principal Act,ô of section 3.

61 of 1951.

- (1) for sub-seclion (3), the following sub-seclion shall be substituted:ô
 - "(3) The fire brigadeshall be underthe direction, supervision and control of itie Director-General who shall, wilh the. approval of the State Government, lake all the policy diecisians required for the fire brigade, and mayô
 - (a) exercise all the powers of the Director under this Act;
 - (b) delegate, by order, any power or powers of the Director under this Act to the Additional Director-General, subject to the approval of the State Government;
 - (c) make, with the previous sanction of the State Government and subject LO the orders or the rules, if any, made by the State Government under this Act, such regulations as he thinks fit relating toô
 - (i) the general administration and control of the fire brigade;

(Section 3.)

- (ii) the equipments, clothing and accourtement of the members of the fire brigade, their classification and duties and distribution of work among them;
- (iii) the place at which, or the limits of the area within which, the members, or any class of members, of the fire brigade shall ordinarily reside, for ensuring that the services of the members, or such class of members, oF the fire brigade may be readily available;
- (iv) all other matters which he considers necessary for rendering the fire brigade an efficient firefighting force.";
- (2) after sub-section (3), the following sub-sections shall be inserted:ô
 - "(⁴) (a) Appointment to the post of Additional Director-General shall be made by promotion of the Director in such manner as may be prescribed:

Provided that until the manner as aforesaid is prescribed, it shall be competent for the State Government to make the appointment to the post of Additional Director-General by promotion of the Director in such manner as the State Government thinks fit.

- (b) The Additional Director-General shall perform his duties, and discharge his functions, in exercise of such powers as may be delegated to him under clause (b) of sub- seclion (3) and in accordance with such directions as may be given to him by the Director-General from time to time.
- (5) Subject lo lhe supervision of lhe Director-General, the Director shall be in charge of operational mailers of the fire brigade, and shall perform his duties in accordance with such directions as may be given to him by the Director-General from time to time and, if so directed by the Director-General, by the Additional Director-General in exercise of such powers as may be delegated to him by the Director-General under clause (b) of sub-section (3).
- (6) The manner of appointment to the post of Director-General by deputation shall be such as may be prescribed:

(Section 4.)

Provided thai until the manner as aforesaid is prescribed, it shall be competent for the State Government to make the appointment lo like posl of Director-General by deputation in such manner as [he Stale Government thinks Fit.

(7) The terms and condi Lions oF service, and the conduct, discipline and control, of the Director-General, the Additional. Director-General, and lhe Director shall be such as may be prescribed.".

Amendmem 4. In sub-section (2) of section 40 of lhe principal Act, clause (ala) of section shall be renumbered as clause (alaa), and before clause (alaa) as so renumbered, the following clauses shall be inserted:ô

"(ala) the manner of appointment to the post of the Additional Director-General under clause (a) of sub-section (4), and the manner of appointment to the post of Director-General under sub-section (6), of section 3;

(aala) the terms and conditions of service, and the conduct, discipline and control, of the Director-General, lhe Additional Director-General, and the Director under sub- section 3:"

For 5lalemeiU of Objects and Reasons, see the Calcutta Gazelle. Extraordinary, dated (he 17lh February. 1950, Part IV. pages 213 lo 223, for ihc proceedings of the Wcsi Bengal

The West Bengal Fire Services (Amendment) Act, 2000. [West Ben. Act IV of 2000.J

Lcgislalive Assembly, stf the proceedings of Ihc meeting of ihe West Bengal Lcgislniivc Assembly, held on ihc 23ih February, 1950.

-These wonJs with in ihc square brackets were substituted for (he words "in such local areas" by s. 2(I) or the Wcsi Bengal Fire Services (Amendmenl) Acl, 1960 (Wesl Ben. Acl XXI of 1960).
This Acl came imo force on the tSth day of April, 1980. in the following local areas.

namely;ô -

namely;ô Garden Reach. O) The Municipality of Budge Budge. (4) The Municipality of Barrackporc.
(5) The Municipality of North Barrackporc. (6) The Municipality of Bhaipara. (7) The Municipality of Naihai, (8) The Municipality of Kanchrapara. (9) The Municipality of Panihali. (10) The Municipality of Halisabar. (11) The Municipality of Garulia. (12) The Municipality of Titagarh. (13) The Municipality of Khardah. (M) The Municipality of Koardah. (15) The Municipality of North Dum Dum. (16) The Municipality of South Dum Hum. (17) The Municipality of Dum Dum. (IS) The Municipality of Baranagar. (19) The Municipality of Tollygunj. (20) The Municipality of South Subu rt>an. (21)TheMunicipolity of Howrah. (22) The Municipality of Bally. (23) The Municipality of Utlarpara, (24) The

[Foot-note 3 continued next page.]

The West Bengal Fire Services (Amendment) Act, 2000. [West Ben. Act IV of 2000.]

¹Sce foot-nole 5 on page 200, ante.

a funher proviso was added lo y.:b section (2) by s. 2(a) of ihe Wesl Bengal Fire Services (Amendmenl) Acl, 1987 (West Bet). Acl Xi fl of 1957), ihe words "a building or place used as a wiretouse or as 3 workshop" wen: substituted for ihe words "building or place used as a warehouse", in sub-sec lion (3), by s. 13(c) (i) of the Wis I Bengal Fire Services (Amendment) Acl, 1951 (Wesi Ben. Act XXVIt or 1951).

(vii) ihe word "and" wns omilied by s. 13(c)(ii), ibid.

a proviso was added to clause (a) or sub-section (3) by a. J3(c)(iii), *ibid*. The u-oitfs "for such buitiling or pi ice separately" wen: insencd with retrospective e/feel, in proviso to c la use (a) of sut>-section (3) by 5.2(bXi) of ihc Wesl Bengal Fire Services (Amendment) Acl. 1957 (Wesl Ben. Acl Xdl of 1957), and the words, figures and

Fire Services (Amendment) Acl. 1957 (Wesl Ben. Acl Xdl of 1957), and the words, figures and bracked "and the annual fee referred to in sub-scclion (2) and ihc maximum for the annual fee referred to in lhe lira proviso

In sub-section (2) shall be calculated separably for such building or place and Ihe annual fee so calculated shall be payable under sub-seci ion (/) separately far such building or place" wen; inserted witti reuospecLive effect, in proviso to clause (a) of sub-section (3) by s, 2(b)(ii), *ibid*.

The West Bengal Fire Services (Amendment) Act, 2000. [West Ben. Act IV of 2000.J

Services (Amendment) Acl, 19S1 (West Ben. Acl XXV11 of 1951),
³The words w iihin the square brackets were inserted by s. 2(a)(i) of lhe Wtsi Bengal Fire Services (Amendment) Acl, 1988 (Wesi Ben. Acl XI of 19KS).

The words within ihj square brackets were insened by s. 31(a)(i) or the West Bengal Fire Services (Amendment) Acl, 1996 (West Ben. Acl VII of 1396)

The words, figure an J brackets within ihc square brackets were inserted by s. 2(b) of ihe Wesi Beng.-U Fire Services (Amendment) Acl, 198S (West Ben. Act XI of 1988).