# West Bengal Act XXV of 1974

#### THE WEST BENGAL INDUSTRIAL INFRA-STRUCTURE DEVELOPMENT CORPORATION ACT, 1974,

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" Wesl Ben. Act XXXV of 1979. Amended .. Wesl Ben. Act XIV of 198f.

\_ Wesl Ben. Act XXII of 1996,

[4th April, 1974.]

An Act to make special provision for securing development of irade, commerce and industries on welt-planned basis in the State of Wesr Bengal, and for that purpose to establish an Industrial Infrastructure Development Corporation, and for matters connected therewith or incidental thereto.

WHEKKAS it is expedient to make special provision for securing development of trade, commerce and industries on well-planned basis in the State of West Bengal, and for that purpose to establish an Industrial Infra-structure Development Corporation, and for matters connected therewith or incidental thereto;

It is hereby enacted in the Twenty-fifth Year of the Republic of India, by the Legislature of Wesl Bengal, as follows:—

#### CHAPTER I Preliminary.

I. (1) This Act may be called die West Bengal Industrial Infra- Shontiiie. structure Development Corporation Act, 1974. csiemand

(2) It exlends to ihe whole of West Bengal.

(3) This Act except the provisions of Chapter V shall come into force at once. The provisions of Chapter V shall come into force on such date as the State Government may, by notification, appoint and for this purpose different dates may be appointed for different areas to be specified in the notification.

2. In this Act, unless the context otherwise requires,— Definitions.

(1) "amenity" includes road, supply of water or electricity,

street lighting, drainage, sewerage, conservancy and such other convenience as the State Government may, by notification, specify to be an amenity for the purposes of this Act;

'For S laic men 1 of Objects and Reasons, sec Uic Calcutta Gazette, Eitruvrdinury. Pan IV, of Ihe 20th February, 197-1, page 381.

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#### (Chapter I.—Preliminary.—Section 2.)

- (2) "building" means any structure or crecuon, or pari of a structure or erection, which is intended lo be used for residential, industrial, commercial or other purposes, whether in actual use or not;
- (3) "Collector" means the Collector of a district, and includes any officer specially appointed by Lhe State Government to perform the Functions of a Collector under this Act;
- (4) "Corporation" means the West Bengal Industrial Infrastructure Development Corporation established under subsection (1) of section 3 of this Act:
- (5) "court" means a principal civil court of original jurisdiction, and includes the court of any Additional District Judge or Subordinate Judge whom the State Government may appoint, by name or by virtue of his office, to perform, concurrently with any such principal civil court, all or any of the functions of the court under this Act within any specified local limits;
- (6) "development", with its grammatical variations, means the carrying out of building, engineering, quarrying or other operations in, on, over or under land, or the making of any material change in any building or land, and includes reclamation and redevelopment, but does not include mining operation; and "to develop" shall be construed accordingly;
- (7) "engineering operations" include the formution or laying out of means of access to a road or the laying out of means of water supply;
- (8) "industrial area" means any area declared to be such by the Slate Government by notification:

Provided that before declaring any area, falling wholly or partly within the jurisdiction of a municipal corporation, municipality, *Gram Panchayat*, notified area Authority or Development Authority (constituted under any law for the time being in force including the Durgapur Development Authority), as industrial area, the Slate Government shall consult the concerned municipal corporation, municipality, *Gram Panchayat*, notified area Authority or Development Authority, as the case may bs;

(9) "industry" means any business, trade, undertaking, manufacture or calling of employers and includes any calling, servicc, employment, handicraft or industrial occupation or avocation of workmen, and the word "industrial" shall be construed accordingly;

## (Chapter II.-Estaphishment Bud Ganstitution of the astrony of the

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*Corporation Act, 1974.* (10) "industrial eslale" means any site declared by the State

Government by notification us such, which the Corporation develops, constructing roads, factory sheds and other buildings and providing amenities therein, to make the estate suitable for establishment and growth of industries:

Provided that before declaring any site, falling wholly or partly within the jurisdiction of a municipal corporation, municipality, Grani Ponchayat, notified area Authority or Development Authority (constituted under any law for the time being in force including the Durgapur Development Authority), as industrial estate, the Slate Government shall consult the concerned municipal corporation, municipality. Gram Panchayat, notified area Authority or Development Authority, as ihe case may be;

(11) the expression "land" and the expression "person interested" shall have Ihe meanings respectively assigned to them in section 3 of the Land Acquisition Act, 1894;

i of 1894,

- (12) "means of access" includes any road or other means of access, whether private or public, for vehicles or for pedestrians;
- (13) "notification" means a notification published in the Official Gazette',
- (14) "premises" means any land or building or part of a building and includes-
  - (i) ihe garden, grounds and oui-houses, if any, appertaining to such building or part, and .
  - (ii) any fillings affixed to such building orpart of abuilding for the more benificial enjoyment thereof;
- (15) "prescribed" means prescribed by rules made under this Act.

#### CHAPTER II

Establishment and Constitution of (he Corporation.

3. (1) With cfrect from such dale as the State Government may, by notification, appoint, there shall be established for the purposes of this Act a Corporation under the name oF the Wesl Bengal Industrial Infra-structure Development Corporation (hereinafter referred to as the Corporation).

Establishment and incorporation

(2) The Corporation shall t>e a body corporate with perpetual succession and a common scut, and may sue and be sued in its corporate name, and shall be competent lo acquire, hold and dispose of property, both movable and immovable, and lo contract, and du nil things necessary for the purposes of this Act.

4. (1) The Corporation shall consist of thirteen members (including *ex-officia* member) of whom not more than five shall be non-officials.

- (2) The Chief Executive Officer of (he Corporation shall be its *ex- officio* member.
- (3) AH the members of the Corporation shall be nominated by the Stale Government.
- (4) The Slate Government shall appoint one of the members of the Corporation to be its Chairman. The

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State Government may, if it thinks fit, appoint one of the other members as Vice-Chairman.

- 5. A person shall be disqualified for being nominated as a member of the Corporation, if he-
  - (a) is an employee of the Corporation noi being lhe Chief Executive Officer, or
  - (b) is of unsound mind, and stands so declared by a competent court, or  $% \left( f_{1}, f_{2}, f_{3}, f_{3},$
  - (c) is an undischarged insolvent, or
  - (d) has been convicted by a court on a charge oFcrime involving mora! turpitude.
- 6. (1) The Chairman, Vice-Chairman, if any, and die members of the Corporation excepting lhe Chief Executive Officer shall hold office for such period as may be prescribed.

Composition of the Corporation.

(2) The non-official members of the Corporation shall draw such fees and allowances, as the State Government may prescribe, for attending (he meetings of the Corporation or of any committee thereunder or for attending the work oF the Corporation.

(3) Any person nominated as a membeT of the Corporation shall, unless disqualified, be eligible for renomination, on the expiry his term uf office.

7. (1) The Corporation shall establish its head office at such place jn the State as the State Government may specify and may, with the previous sanction of the Slate Government, establish offices or agencies in any other place in the State.

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Term of office of members, iheir salaries. IVc"1 and allowances.

#### (Chapter II.—Establishment cuid Constitution of the Corporation.—Section 8.)

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(2) The Corporation shall meetitions with the state of the provisions of subsection (3 J, observe such rules of procedure in regard to the transaction of its business as may be provided by regulations made under this Act.

(3) When any contract or loan is proposed to be entered into or taken by or on behalf of the Corporation, such proposal shall be circulated amongst the members of the Corporation, and any member who is directly or indirectly concerned or interested in any such contract or loan shall, within a week from the date of such

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communication, disclose in writing to ihe Corporation the nature, kind and extent of his aforesaid interest in such contract or loan, and such member shall nol be present at ihe meeting or meetings of the Corporation in which any such proposal is discussed, unless his presence is required by the other members for the purpose of eliciting information in connection therewith, but no member so required to be present shall vote on any such contract or loan:

Provided that a member shall not be deemed to be concerned or interested as aforesaid by reason only of his being a shareholder of a company concerned or interested in any such contract or loan.

#### 8. (i) If a member-

- (a) becomes subject to any of ihe disqualifications mentioned in section 5, or
- (b) is absent, without the Corporation's permission, from three consecutive meetings of the Corporation, or from all meetings of the Corporation during any three consecutive months,

he shall, wilh immediate effect, cease lo be a member of the Corporation, and shall be deemed to have vacated his office from the date of such cessation.

(2) The Chairman, or the Vice-Chairman, if any, or any other member of the Corporation may resign his office by giving notice in writing lo the State Government and on such resignation being accepted, shall be deemed lo have vacated his office.

{3) The State Government may, by order, remove from office, any member of the Corporation, who, in its opinion,—

- (a) has refused lo act, or
- (b) has become incapable of acting, or
- (c) has so abused his position as member as to render his continuance on the Corporation detrimental to Ihe interest thereof or of ihe ceneral rniblic, or

Cessation uf membership and rcn.ov;;1 from office of members.

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# (Chapter 11.—Establishment and Coristimiton of the Corporation.—Sections 9-12.)

(d) is olhenvi.se unfit to continue as a member:

Provided that a member shall not be removed from office unless he has been given reasonable opportunity to show cause against the proposed removal.

9. If a casual vacancy occurs in lhe membership of the Corporation due to cessation of office, resignation or otherwise, such vacancy shall be filled up by Fresh nomination under section 4, and the member so nominated shall hold office for the unexpired period of lhe term of office of the member whose place he fills.

10. (1) If the Chairman or any other member of [he Corporation is by infirmity or otherwise render temporarily incapable of carrying out his duties, or is granted leave of absence by the State Government, or is otherwise unable to attend to his duties in circumstances not involving the cessation of his membership, the Stale Government may, after consultation with the Corporation, appoint another person lo acl for him during his absence.

(2) The Vice-Chairman, if any, shall, in the absence of lhe Chairman, exercise the powers anti perform the functions of lhe Chairman.

11. No disqualification of, or defeel in the appointment of, any person acting as the Chairman or Vice-Chairman or a member of the Corporation, shall vitiate any act or proceeding of the Corporation, iF such acl or proceeding is otherwise in accordance with the provisions of this Act,

12. (1) The State Government shall appoint a Chief Executive Officer and a Chief Accounts Officer of Lhe Corporation.

(2) The Corporation may appoint advisers, and such other officers and employees subordinate to the Chief Executive Officer, as it considers necessary for the efficient performance of its duties and functions.

(3) The conditions of appointment and service of the officers and employees and their scales of pay shall,—

- (a) as regards lhe Chief Excemive Officer and the Chief Accounts Officer, be such as may be prescribed, and
- (b) as regards lhe other officers and employees, be such as may be determined by regulations made under this Act,

(4) The Chief Executive Officier shall be the executive head of the Corporation and all other officers and employees or the Corporation shall be subordinate to him.

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Proceeding presumed lo be good and valid.

Officers and employees of lhe Corporation,

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or

#### (Chapter III.—Functions and powers of (he Corporation.— Section 13.)

(5) The Corporation may authorise the Chief Executive Officer, subject to such conditions and limitations as it may specify, lo exercise such powers and perform such duties as ii may deem necessary for Ihe efficient administration of its business.

(6) The Chief Accounts Officer shall have the right to record his views on every proposal involving expenditure from the funds of the Corporation, prior lo the consideration of such proposal by Ihe Corporation.

CHAPTER Tn Functions and powers of the Corporation. 13. The functions of the Corporation shall be—

Functions

 ihe
 (1) generally to develop industrial infra-structure for expeditious Corporation, and orderly establishment, growth, and development of industries, trade and commerce on well-planned basis in the State; and

- (2) in particular, and without prejudice to ihe generality of the provisions of clause (1),----
  - (a) lo develop industrial areas or pari thereof, for the purposes of new growth centres and make the same available for industrial and commercial undertakings and trading concerns to enable them to establish industries and to carry on trade and commerce therein;
  - (b) to frame any scheme to develop any industrial area and undertake any development work in respect thereof, particularly in relation to—
    - (i) reclamation and improvement of land,
    - (ii) water supply,
    - (iii) drainage,
    - (iv) captive power generation and supply,
    - (v) roads,
    - (vi) transport and communication, and
    - (vii) housing accommodation;
  - (c) lo develop any area comprised in any industrial estate or development scheme in alt or any of the following manners, namely:—
    - (i) by acquisition of land or other immovable property within the said area by purchase, lease nr nthpni'icp

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(Chapter III.—Functions and powers of lite Corporation.— Section 13.)

- (ii) by laying out or relaying out of the land in ihe said area,
- (iii) by raising, lowering or levelling or land in the said area,
- (iv) by laying out and constructing (including levelling, paving, metalling, flagging and channelling) roads in the said area (including bridges, causcways and culverts) and planting flower bushes or trees on both sides of such roads,
- (v) by sewering and draining of such roads, and making provisions, by ihe side of such roads, for water, lighting and other sanitary conveniences as are ordinarily provided within ihe municipal areas,
- (vi) by providing supplyofpowertosuch area through installation of captive generating plants,
- (vii) by mliking provisions for housing facilities and good communications therein,
- (viii) by making provisions for gardens, parks, playgrounds, lakes, atheletic tracks, recreation buildings and other necessary aids lo field or aquatic sports in such area and by taking special steps towards making such area attractive and beautiful,
- (ix) by making specific arrangements therein for entertainment of the public,
- (x) by controlling the use of land within such area, dividing the same into different zones, and reserving each of I hem exclusively for a specific purpose,
- (xi) by taking other suitable steps and making other provisions for purposes consistent with the objects of the Corporation;
- (d) to undertake execution of development schemes or works either jointly with persons, firms, companies, associations, Government or local Authorities, or as agents for furtherance of the objects of the

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#### XXV or 1974.]

#### (Chapter III.–Functions and powers of the Corporation,– Section 14.)

- (e) to organise industrial areas or industrial estates by acquiring suitable sites and providing them with roads, water supply, electricity and other amenities, to lease out plots thereof Tor industrial purposes and to control and manage the affaire of administrations of such areas or estates,
- (f) to advance loans to industries to enable Ihem to shift their factories into aforesaid areas and estates.

14. Subject to the other provisions oF this Act, the Corporation shall General have power—

- (a) to acquire and hold such properly, both movable and Corporation, immovable, as the Corporation may deem necessary for the performance of any of its activities, and to lease, sell, exchange or otherwise transfer any property held by it
- oti such conditions as may be deemed proper by the Corporation;(b) to purchase by agreement or to take on lease or under any form of
- tenancy any land and to erect thereon such buildings and to execute such other works ay may be necessary for the purpose of exercising its powers and performing its functions;
- (c) lo provide or cause Lo be provided amenities and common facilities in industrial estates and industrial areas, and construct and maintain or cause to be maintained works and buildings therefor;
- (d) to develop or cause to be developed land in industrial estates and industrial areas;
- (e) to make available buildings on hire or for sale lo industrialists or persons intending lo start industrial undertakings, trading units and commercial undertakings;
- (f) lo construct buildings for the housing of the employees of such industrial trading and commercial concerns;
- (g) (i) to construct factory sheds or buildings, including residential tenements, and allot such sheds or buildings to suitable persons in ihe industrial estates and the industrial areas established or developed by the Corporation;
  - (ii) to modify or rescind such allotments, including the right and power to evict the allottees concerned on breach of any of the terms or conditions of such

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- (h) to constitute one or more advisory committee or committees to advise the Corporation for the efficient discharge of its functions;
- (i) to engage suitable consultants or persons having special knowledge or skill to assist the Corporation in the performance of its functions;

(j) subject to the previous permission of the State Government,

- to delegate any of its powers generally or specially to any of its committees or officers;
  - (k) to enter into and perform all such contracts as it may think necessary or expedient for performing any of its functions; and
    - (1) to do such otlier things and perform such other acts as it may think necessary or expedient for the proper conduct of its functions, and for carrying into effect the purposes of this Act,

15. All permissions, orders, decisions, notices and other documents of the Corporation shall be authenticated by the signature of the Chief Executive Officer of the Corporation or any other officer authorised by the Corporation in this behalf.

16. (1) The Corporation, in discharging its functions, shall act on business principles, regard being had to the interest of industry, trade,

Authentication or orders and documents of Corporation.

Directions by

the Government.

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commerce and the general public.

(2) The State Government may, from time to time, issue, in writing, lo lhe Corporation such general or special directions in matters of policy as it may think necessary or expedient for lhe purpose of carrying out the purposes of this Acl, and the Coiporation shall be bound to follow and acl upon such directions.

CHAPTER IV

Finance, Accounts and Audit.

Application 17. All property, fund and other assets vesting in the Corporation Corporation's shall be held and applied by it, subject to the provisions, and for lhe

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{Chapter IV.—Finance, Accounts and Audit.—Sections 18-20.)

18. (1) The Corporation shall have and maintain its own Hind, lo Corporation's be called the West Bengal Industrial Infra-sl rue hire Development <sup>rund,</sup> Corporation Fund, to which shall be credited—

- (a) all moneys received by the Corporation from the Stale Government by way of grams, subventions, loans, advances or otherwise;
- (b) all moneys received by the Corporation from borrowings in the open market or from banks and other financial institutions;
- (c) all fees, costs and charges received by the Corporation under this Act;
- (d) all moneys received by the Corporation from the disposal of lands, buildings and other properties, movable and immovable and other transactions;
- (c) all moneys received by the Corporation by way of rents and profits or in any other manner or from any other source.

(2) The Corporation may keep in current and deposit account with the State Bank of India, or any other bank approved by the State Government in this behalf, such sums of money out of its fund as may be prescribed, and any money in excess of the said sum shall be invested in such manner as may be approved by the State Government.

(3) Such accounts shall be operated upon by such officers of the Corporation as may be authorised by it by regulations made in this behalf.

19. The Slate Government may, after due appropriation made by (he Legislative Assembly by law in this behalf, make such grants, subventions, loans and advances to the Corporation as it may deem necessary for the id purposes of the functions of the Corporation under this Act. and all grants, subventions, loans and advances made shall be, on such terms and conditions, as the State Government may, after consulting the Corporation, determine.

Grants, ^^ e''^TM<sup>s'</sup> advances corporCon

banks and financial institutions or otherwise with a view to providing itself with adequate resources.

(2) AH moneys borrowed under sub-section (I) may be guaranteed by the State Government as to the repayment of principal and ihe payment of interest al such rates and on such conditions as the Slate  $r:^{TM}.^{TM}$ 

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#### (Chapter IV,—Finance, Accounts and Audit,—Sections 21-24,)

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Deposits,

Reserve and a the r funds.

21. The Corporation may accept deposits, on such conditions as it deems fit, from persons, authorities or institutions, to whom allotment or sale of lard, buildings or sheds is made or is likely to be made in furtherance of the objects of (his Acl.

22. (1) The Corporation shall make provision for such reserve and other specially denominated funds, as the State Government may, from lime to time, direct.

(2) The management of the funds referred to in sub-section {1), the sums to be transferred from lime to lime to lhe credit thereof and the application of money comprised therein shall be determined by lhe Corporation.

(3) None of the Funds referred to in sub-section (1) shall, without the previous approval of the Slate Government, be utilised for any purpose other than that for which ii was constituted.

23. (1) The Corporation shall have the authority to spend such sums as it thinks fit for lhe purposes authorised under this Act from out of the fund of lhe Coiporation referred to in section 18 or from the reserve and other funds referred to in section 22, as the case may be.

(2) Wiihout prejudice to the generality of the power conferred by sub-section (1), the Corporation may contribute such sums, as it thinks fit, towards expenditure incurred or to be incurred by any local authority or statutory public undertaking in the performance, in relation lo any of iis industrial estates or industrial areas, of any of lhe statutory Functions of such authority or undertaking, including expenditure incurred in the acquisition of land.

24. (1) The Corporation shall, by such date in each year as may be prescribed, prepare and submit lo the Stale Government for approval an annual financial statement and programme of work for lhe succeeding financial year.

(2) The annual financial statement shall show lhe estimated receipts and expenditure during lhe succeeding financial year in such form and detail as may be prescribed.

(3) (a) The Slate Government shall, within one month of the receipt of the annual financial statement, either accord its approval to the same or return it lo lhe Corporation with such comments and suggestions as it deems necessary.

(b) If lhe financial statement is returned, lhe Corporation shall, within one month of receiving it from the State Government,—

(i) revise the financial statement in the light of the comments and suggestions made by the State Government and re-

Expenditure from funds.

Budget and programme □f work.

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#### {Chapter IV.—Finance, Accounts and Audit.—Section 25.)

(ii) if il does not think fit lo revise the financial statement, re

submit ii in its original form to the State Govern me nUogei her with its replies on the comments and suggestions made by t the State Government.

> (c) If the State Government does not approve of lhe financial statement as revised by the Corporation or if the financial statement is re-submitted by the Corporation without revision, lhe State Government may, within one month from the date of re-sub miss ion thereof, amend lhe financial statement as il considers fit and proper and forward the same so amended to the Corporation, and il shall be accepted by the Corporation.

> (4) The Corporation shall be competent to make variations in the programme oF work in the course of the year, provided that all such variations and reappropriLilians out of the sanctioned budgei are brought to the notice of the State Government by a supplementary financial statement.

(5) A copy of each of lhe annual financial statements as made final under sub-section (3) and the programme of work and the supplementary financial statement, if any, shall be placed before the Legislative Assembly, as soon as may be, after their receipt by the Slate Government.

25. (1) The Corporation shall maintain books of accounts and other Accoums books, in relation to iis business and transactions, in such form and in andjuiiir. such manner, as may be prescribed.

'(2) (a) The accounts of die Corporation shall be audited by a person, qualified for appointment as auditor under sub-section (1) of **I** of **1956**. section 226 of **Lhe** Companies Act, 1956, to be appointed by the Slate Govern men i.

(b) Notwithstanding anything to the contrary contained in clause (a),

56of 1971- bui subject to lhe provisions of the Comptroller and Auditor-General's (Duties, Powers and Conditions of Service) Acl, 1971 and the rules and orders made thereunder, the Slate Government may entrust the audit of the accounts of the Corporation to the Comptroller and Auditor-General of India.

(3) The Corporation shall supply its auditor with a list or all books of accounts and other books maintained by il and the auditor shall, at all reasonable times, have access lo the books, accounts, vouchers and other documents oF the Corporation.

'Sub-section {2) w.is substituted for anginal sub-section by s. 2 or lhe West Bengal tnduMdal Infra-stnicmre Development Corporation (Amendment) Acl, 1979 (West Ben, Aci XXXV of (979).

#### (Chapter IV.—Finance, Accounts ami Audit.—Section 26.)

(4) The auditor may, in relation Lo ihe accounts of Hie Corporation of which he is the auditor, examine any member or any officer or employee of the Corporation, and shall be entitled to require from any officer of Ihe Corporation such information or explanation, as he may ihink necessary, for the performance of his duiies.

(5) The auditor shall make a report to the Corporation upon the accounts examined by him, and in every such report he shall stale,—

- (a) in the case of books of accounts and other books maintained by the Corporation, whether in his opinion the accounts exhibit a true and fair view of the state of affairs of the Corporation at ihe end of the year, and
- (b) incase he had called for an explanation or information from ihe Corporation, whether it has been given and whether it is satisfactory.

(6) As soon as (he accounts of the Corporation are audited, the Corporation shall send a copy thereof together with the copy of the report of the auditor (hereon to ihe State Government.

(7) The Slate Government shall cause the accounis of the Corporation, together with the audit report thereon forwarded to it under sub-section (6), to be laid annually before the Legislative Assembly.

26. (i) Notwithstanding anything contained in section 25, the State Government may order that there shall be concurrent audit of the accounts of ihe Corporation by such person as it thinks fit. The State Government may also direct a special audiL to be made, by such person as ii thinks fit, of Ihe accounis or the Corporation relating to any particular transection or lo a particular period,

(2) When an order is made under sub-section (1), the Corporation shall present or cause to be presented for audit such accounis and shall furnish to the person referred to m sub-section {I) sudi information us the said person may require for the purpose or audit,

'(3) Wilhoul prejudice io anything remained in the preceding subsections and in section 25 and subject to the provisions of the Comptroller and Auditor-General's (Duties, Powers and Conditions of Service) Act, 1971 and the rules and orders made thereunder, the Comptroller and Auditor-General of Inida may, if so requested by the State Government, examine and report upon the accounis of the Corporation, and any expenditure incurred by him in connection with such examination and report shall be payable by the Corporation to the Comptroller and Auditor-General of India.

'Sub-scclion (3) was substituted fororigin.il sub-scclion l)y s. 2 or (he West Bengal InditMrial Infra-Mrucwre Development Corporation (Amendment) Act, 1981 (Vest Ben. Act XIV of 19RIV

Con current and spcd.i! nudu of accounts,

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[West Ben. Act

50 of 1971.

XXV of 1974.]

#### (Chapter V.—Acquisition and disposal of land.—Section 27.)

#### CHAPTER V Acquisition and disposal of laud.

27. (1) If at any lime, in the opinion of the Slate Government, any Acquisition land is required by it for lhe purpose of development by the Corporalion <sup>oriandr</sup> or for any other purpose in furtherance of the objects of this Act, lhe Slale Government shall serve a notice upon the owner of lhe land and any other person who, in the opinion of lhe Stale Government, may be interested therein, to show cause, wilhin such time as may be specified in the notice, why the land shall not be acquired:

Provided thai nothing in this sub-section shall apply to land belonging to lhe Union of India,

(2) After considering lhe cause, if any, shown by the owner of the land and by any other person interested therein, and after giving such owner and person an opportunity of being heard, the Stale Government may pass such orders as it deems fit.

(3) If the State Government decides to acquire lhe land, it shall publish rn lhe *Official Gazette* a notice specifying lhe particular purpose for which such land is required and stating therein that lhe Slate Government has decided lo acquire the land.

(4) When a notice under sub-section (3) is published in the *Official Gazelle*, the land shall, on and from lhe date of such publication, vest absolutely in the State Government free from all encumbrances.

(5) Where any land is vesLed in the Slate Government under sub-section (4), the State Government may, by notice, order any person who may be in possession of the land to deliver possession thereof, within thirty days of lhe service of the notice, to lhe State Government or any person duly authorised by it in this behalf.

(6) If any person refuses or fails to comply with an order under subsection (5), the State Government may lake possession of the land and may for that purpose use such force as may be necessary,

(7) Where the land has been acquired in the aforesaid manner for after it has taken possession of lhe land,—

- (a) where lhe Corporation pays the amount of compensation determined under section 28 and other charges incurred by the Slale Government in connection with lhe acquisition, transfer the land to the said Corporation for lhe purpose for which the land has been acquired, or
- (b) where lhe Corporation does not proposed to pay the aforesaid compensation and charges, hand over possession of the land to the Corporation for the purpose for which it has been

" the purposes referred to in

{Chapter V.—Acquisition and disposal of land,—Section 2H.)

Compenser 2S. (1) Where any land is acquired by the Stale Government under ' tliis Chapter, the State Government shall pay for such acquisition

com pens ali on lhe amount of which shall be determined in accordance with tile provisions of this section.

(2) Where the amount of compensation has been determined by agreement between lhe State Government and the person to be compensated, it shall be determined in accordance with such agreement.

(3) Where no such agreement can be reached, the State Government shall refer the case lo the Collector for determination of the amount of compensation to be paid for such acquisition, as also the person or persons lo whom such compensation shall be paid.

(4) Before finally determining the amount of compensation, the Collector shall give an opportunity to every person to be compensated lo slate his case as to the amount or compensation.

(5) (n determining the amount of compensation, the Collector shall be guided by the provisions contained in section 23 and section 24 of the Land Acquisition Acl, 1894.

(6) For the purpose of determining the amount of compensation—

- (a) lhe Collector shall have power lo require any person lo deliver to him such return and assessments as he considers necessary;
- (b) the Collector shall also have power lo require any person known or believe to be interested in the land to deliver to him a statement containing, as far as may be practicable, lhe name of every other person having any interest in the land as co-owner, mortgagee, tenant or otherwise, the nature of such interest and lhe amount of the rents and profits (if any) received or receivable on account thereof for three years next preceding the date of the statement.

(7) Every person required to deliver a return, assessment or statement under sub-section (6) shall be deemed to be legally bound lo do so within the meaning or section 175 and section 176 of the Indian Penal Code, 45 or 1860.

(8) The Collector may hear expert witness if he considers it necessary [o do so in any particular case.

(9) The Collector or any officer authorised by li im in t his be hat f shall be entitled lo enter upon and inspect any land which is subject of proceedings before him.

(10) The Collector shall dispose of every case referred to him under subsection (3) Tor determination of compensation as expeditiously as possible and in any case within six months from the dale of receipt of

lof]K94,

[West Ben. Act

(Chapter I'—Acquisition and disposal of land.—Sections 29-31.)

(LI) The Collector shall determine Lhe amount of cosls incurred in any case disposed of by him under [his section, and by what persons and in what proportions they are lo be paid.

29. (1) Any person aggrieved by [he decision of the Collec[or determining lhe amount of compensation may, within sixty days from the dale of such decision, in so far as it affects him, appeal [o the Court having jurisdiction over lhe area in which the land is situate.

(2) The decision of lhe Court on such appeal, and subject only lo such decision, the decision of lhe Collector determining the amount of compensation, shall be final.

30. When the amount of compensation has been settled under section 28, if any dispute arises as lo the apportionment of the same or any part thereof, or as lo persons to whom the same or any part thereof is payable, the Collector may refer such dispute for lhe decision of the Court, which shall be final.

31. (1) Where the amount of compensation is determined by agreement, the Slale Government shall pay such amouni to the person or persons entitled thereto.

(2) Where the amouni of compensation is determined by the Collector under the provisions of section 28, lhe Stale Government shall lender payment of lhe compensation determined lo lhe persons entitled thereto according to such determination and shall pay to ihem unless prevented by one or more of [he contingencies meniioned in sub-scclion (3).

(3) If the persons enliiled to compensation according lo lhe decision of [he Collector do no[ consent to receive it, or if [here be no person competent [o alienale [he land or if there be any dispute as lo the title lo receive the compensation, lhe State Government shall deposit lhe amount of lhe compensation, so determined, in the Court:

Provided that any person admitted to be interested may receive such payment under protest as Lo the sufficiency of the amount of compensation;

Provided further (hat nothing herein contained shall affeci lhe liability or any person, who may receive the whole or any part of any compensation determined under this Chapter, to pay lhe same to lhe person lawfully entided thereto. Appeal.

Disputes as

apportionment-

Payment of UMnpensjtion.

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[West Ben, Act

(Chapter V.—Acquisition and disposal of land.—Sections 32-34.)

 
 Investment yf illOUJH
 32. Where any nmount of compensation has been deposited in deposited in Court under section 31, the Court may, either of its own motion or on

> ihe application made by or on behalf of any party interested or claiming to be interested in such amount, order the same to be invested in such Government or other securities approved by the State Government as it may think proper, and may direct lhe interest or other proceeds of any sucli investment to be accumulated and paid in such manner as will, in its opinion, give lhe parties interested therein the same benefit therefrom as they might have had form the land in respect of which such amount has been deposited or as near thereto as may be.

33. When the amount of such compensation is not pnid or deposited on or before taking possession of the land, the Slale Government shall pay the amount of compensation determined with imerest thereon 'Lin accordance with the provisions of section 34 of lite Land Acquisition 1  $_{0}$ f [854. Act, [894.]

34. (1) Subject to any directions given by lhe State Government under this Acl. the Corporation may dispose of—

(a) any lard acquired by the Slate Government and transferred lo il, wilhout undertaking or carrying out any development lhereon; or

(b) any such land after undertaking or carrying out such development as it thinks fit,

lo such persons, in such manner and subject to such terms and conditions, as it considers expedient for securing the purposes of this Act,

(2) The powers of the Corporation with respect to the disposal of land under sub-scciion (1) shall be so exercised as to secure, so far as practicable, that—

- (a) where the Corporation proposes to dispose of by sale any such land without any development having been undertaken or carried out thereon, the Corporation shall offer the land in thefijsi instance to the persons from whom it was acquired,
  - if they desire to purchase it, subject **10** such conditions as to its development and use w the Corporation may think fit to impose;

r.iyir.cnt or interest.

Disposal or land by thti Corporation.

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The words and figurvs within the square brackixs were subsiiiim-d for the ivortb "ni lilt: rate of Tour *per can. per miriiini* Train the time or so taking possession until it shall have been so pnid or deposited." by s. 2 or lhe West Bengal Industrial Infrastructure Dcvclojimenl Ctwrwaliw (ATurndmetiii Art  $AV^{TM} \sim ^{\Lambda} - ^{\bullet} VVN \leq (()$ 

(Chapter V.—Acquisition and disposal of land.—Sections 35-37.)

(b) persons who arc residing or carrying on business or oilier activities on any such land shall, if ihey desire to obtain accommodation on land belonging lo lhe Corporation and are willing to comply with any requirements of the Corporation as to ils development and use, have an opportunity to obtain thereon accommodation suitable to their reasonable requirements on terms settled with due regard to the price at which any such land has been acquired from ihem.

(3) Nothing in this Act shall be construed as enabling the Corporation lo dispose of land by way of gift, mortgage or charge, but subject as aforesaid, reference in this Act Lo the disposal of land shall be construed as reference to the disposal thereof in any manner, whether by way of sale, exchange or lease or by lhe creation of any easement, right or privilege or otherwise.

35. (1) For the furtherance of the objects of this Act, the Slate Government may, upon such conditions as may be agreed upon between that Government and the Corporation, place al lhe disposal or the Corporation any lands vested in the State Government.

Govcmmenl lands.

(2) After any such land has been developed by, or under Lhe control and supervision of, the Corporation, ii shall be dealt wilh by lhe Corporation in accordance wilh lhe regulations made, and directions given by the Stale Government in this behalf.

(3) If any land placed at lhe disposal or the Corporation under sub-section (1) is required at any lime thereafter by Ihe Slate Government, shall replace it at the disposal of the Suue Governmem upon such terms and conditions as may be mutually agreed upon.

36. Where any land within any area is not acquired wi(hin a period of ten years from the date on which Chapler V lakes effect in such area, owner of such land may by notice in writing served on lhe Stale Government require it to purchase his interest therein; and thereupon lhe Slate Government shall proceed to acquire that land under this Chapter.

37. The Stale Government may, if it thinks fit, delegate, by notification, any or ils powers under this Chapter lo any of ils nffirprt;

Right of land owner lo compel Corporation lo acquire liis interest.

Detection of powers or lhe State Government.

[West Ben. Act

(Chapter VI.—Powers of the Corporation in case of certain defaults by owner of land in industrial area.—Sections 38, 39.)

#### CHAPTER VI

Powers of the Corporation in cose of certain defaults by owner of land in industrial area.

38, (1) No person shall—

Control of development of Jand anil building operation.

(a) erect any new building, or

(b) alter any existing building, or

(c) undertake any specific development of land,

in any industrial estate entrusted to the Corporation (hereinafter in this Chapter referred to as lhe industrial estate) except with permission from, and in accordance with the terms and conditions settled by, such Corporation.

(2) On receipt of any application from o person submitted in the prescribed form and manner, for permission referred to in sub- scclion (1), the Corporation may, after such inquiry as it may deem fit, grant such permission subject to such terms and conditions as may be settled by it.

39. (I) If the Corporation, upon report from any of its officers or from other information in its possession or after holding a local inquiry, is satisfied iliat ihe owner of any land in any industrial estate lias failed—

- (a) to provide any amenity in relation to such land which, in lhe opinion of the Corporation, is required to be provided in the interest of development of indusuy, trade and commerce within such area, or
- (b) lo carry cm any specific development of the land for which permission has been obtained from lhe Corporation under subscclion (I) of section 36,

the Corporation may serve upon such owner a notice requiring him lo provide such amenity or cany out such development, as- the case may be, within such time as may be specified in the notice.

(2) If any such amenity is not provided or any such development is not carried out within the lime specified in the notice, then the Corporation may itself provide the amenity or carry out ihe development or have it provided or carried out through such agency as it deems fit:

Provided that before taking any action under this sub-section, the Corporation shall afford reasonable opportunely to the owner of ihe land to show cause as to why such action should nnt hf\* tiL-f.n

Pow ers of **ihe** Curpomlitn in ease of certain defaults by owner of kind in Industrial area.

#### XXV of 1974.]

#### The Weif Bengal Industrial Infra-structure Development Corporation Act, J 974.

#### (Chapter VI.—Powers of the Corporation in case of certain defaults by owner of land in industrial area.—Section 40.)

(3) All expenses incurred by **Lhe** Corporation or lhe agency employed by il, in providing such amenity or carrying out such development, together wilh interest at such rate not exceeding six and a quarter *per centum per annum* as the Stale Government may, by order, fix, from the dale when a demand for lhe expenses is made until payment, shall be recoverable by the Corporation from the owner.

40. (1) Where the erection of any building in an industrial estate has been commenced or is being carried on, or has been completed, or any existing building is altered, in contravention of the terms and conditions settled by the Corporation, any officer of the Corporation empowered by it in this behalf may, in addition to any prosecution that may be instituted under this Act, make an order directing the owner to demolish such erection or to so alter the same as to conform to the said terms and conditions within a period of three months from the date of the order:

Provided that no such order shall be made unless the owner has been given a reasonable opportunity lo show cause why lhe order should not be made.

(2) Any person aggrieved by an order under sub-scction (1) may appeal against that order, within thirty days from the date thereof, **Lo** a Committee of lhe Corporalion sei up for lhe purpose by regulations made in this behalf. Such Commiltee may, following lhe procedure provided by regulations made in this behalf, confirm, modify or set aside the order.

(3) The decision of the Committee on such appeal and, subject Lo such decision, Lhe order made by lhe officer under sub-section (1) shall be final,

- (4) On the failure of the owner—
  - (a) lo comply with the order made under sub-section (I) within the period specified therein, or
  - (bj where an appeal has been preferred against such order under subsection (2) and lhe order has not been set aside on such appeal, to comply wilh the order of the Committee on appeal, confirming or modifying the order appealed against,
    - wiihin such longer period, if any, as may be allowed by ihe Committee on appeal,

the officer empowered under sub-section (1) may himself cause the erection lo be demolished and lhe expenses of such demolition shall be recoverable by the Corporation from the owner. Outer of the don I oli lion of building.

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The H'L-jf Bengal Industrial Infra-structure Development Corporation Act, [974.

[West Ben. Act

{Chapter VI.—Powers of the Coqwratinn in case of curia in defaults by owner of land in industrial area.— Sections 41,42.)

sio\*buNdV ^ ^ where ,ile erection of any building in an industrial est ale ha:>

operations. been coirunenced, or is being carried on, or has been completed, or any existing building is altered, in contravention of [he terms and conditions settled by lhe Corporation, any officer of the Corporation empowered in this behalf may. in addition lo any prosecution Lhat may be instituted under this Act, make an order requiring the building operations in relation (o such erection to be discontinued on and from the date of service of the order.

(2) Where such building operations are not discontinued in pursuance of the requisition under sub-sec lion (I), lh < i Corporation or lhe officer empowered as aforesaid may require any police officer not below the rank of Inspector to remove the person by whom the erection of the building hns been commenced and all his assistants and workmen from the place of the building willin such time as may be specified in the requisition and such police officer shall comply with the requisition accordingly.

(3) After a requisition under sub-section (2) has been complied with, the Corporation or ihe officer empowered as aforesaid may depute, by a written order, a police officer or an officer or employee of lhe Corporation to keep a watch upon the place in order (o ensure (hat the erection of the building is not continued.

(4) Any person failing to comply with an order made under subsection (1) shall, on conviction, be punishable with fine which may extend to two hundred rupees for every day during which such noncompliance continues after the service of the order.

(5) No compensation shall be claimed by any person for any damage or loss which he may sustain in consequence of any order made under this section.

Penalty for construction or use or land ard buildings contrary lo terms and conditions.

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42. (!) Any person, who, whether at his own instance, or at the instance of any other person, undertakes or entries out construction of, or alterations to, any building in an industrial estate, contrary to the terms and conditions settled by the Corporation, shall, on conviction, be punishable with fine which may extend to ten thousand rupees, and in the case of a continuing contravention, wilh a further fine which nay extend to five hundred rupees for every day during which such offence continues after conviction for the first commission of the offence.

(2) Any person, who uses any land or building in an industrial esiate or industrial area in contraventior of the provisions of any regulations made by tlie Corporation in this behalf, shall, on conviction, be punishable with fine which may extend to five iliounnnfi ni"<sup>TM'</sup>

# The West Bengal Industrial Infrastructure DevelopmentCorporation Act, 1974.59 (Chapter VI.—Powers of rhe Corporation in case of certain defaults by owner of (and inXXV of 1974.1industrial area.—Section 43.)

43. (1) (a) Any officer of the Corporation empowered by it in his behalf (hereinafter in this section referred lo as "lhe empowered officer"), may, within any area taken up for development under section 13 and section 14, and

(b) any person empowered in this behalf by the Slale Government by notification (hereinafter in this section referred to as "tile authorised person"), may, for lhe purposes of—

(i) carrying gas, water or eleciricity from a source of supply lo the area referred to in clause (a), or

Power of Corpora Li oil (o lay down pipes, conduits, clc., in area laken up for development.

(ii) constructing any sewers or drains necessary for carrying off the working and waste liquids of an industrial process through any intervening area,

lay down, place, maintain, alter, remove or repair any pipelines, conduits, supply or service lines, posts or other appliances or apparatus in, on, under, over, along or across any land in such areas.

(2) The empowered officer or Lhe authorised person may all any lime enter upon any land in any such area, and in such even the provisions of section 44 shall *mutatis mutandis* apply.

(3) While exercising the power conferred by sub-section (1), the empowered officer or the authorised person shall, where the land affected is a street, bridge, sewer, drain or tunnel, cause as little damage as possible to such property.

(4) Full compensation lo all persons, to whom damage has been caused in consequance of lhe exercise of the power conferred under subsection (I) shall be paid,—

- (i) where such power is exercise by the empowered officer, by the Corporation, or
- (ii) where such power is exercised by the authorised person, by the StaLe Government.

(5) Nothing in this section shall authorise or empower any officer or person referred to in sub-section (2) to lay down or place any pipe or other works into, through or against any building or any land, not dedicated to public use, without the consent of the owners and occupiers thereof, except that such officer or person may, at any time, enter upon and lay or place any new pipe in the place of an existing pipe in any land in which any pipe has been already lawfully laid down or placed in pursuance of this Act, and may repair or alter any pipe so laid down:

Provided that nothing in the aforesaid provision shall be construed to mean that the Corporation or the authorised person is debarred from having the said land acquired at any time by the Stale Government in the normal course.

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#### The WW/ Bengal Industrial Infra-simctiire Dm'elopmeii! Cnrpftmlinn Act, 1974.

(West Ben. Act

{diopter VII.—Suppiementary and miscellaneous provisions. —Sections 44, 45.)

CHAPTER VII Supplementary and miscellaneous provisions

Potter or 44, Any officer of the State Government, any member of lhe Corporation, and any person eilher generally or specially authorised by the Corporation in this behalf, nmy enter into or upon any land or building wilh or without assistants or workmen in any industrial estate or industrial area for ihe purpose of—

- (a) making any inspection, survey, measurement, valuation or enquiry or taking levels of such land or building;
- (b) examining works under construction and ascertaining the coursc of sewers and drains;
- (c) digging or boring into the sub-soil;
- (d) setting oul boundaries and intended lines of work; (c) marking

sucli levels, boundaries and lines by placing marks

and cutting trenches;

- (0 doing «ny other thing necessary for the efficient administration of this Act:
  - Provided that-

(i) no such entry shall be made except between Ihe hours ' " of sunrise and sunset and without giving reasonable

- notice lo the occupier or, if there be no occupier, to the owner of the land or building;
- (ii) sufficient opportunity shall in every instance bo given to enable women (if any) to withdraw from such land or building;
- (iii) due regard shall always be had, so far as may be compatible with the exigencies of the purpose for which the entry is made, lo the social and religious usages and

customs of the occupants of the land or building erttereU.

6] The 5 WTAT State Government may, by notification, nominate any officer of the Corporation lo be Conformation of the conformation of the commodity of the time being in force, relating to the xxxxxeqreprent! or distribution of any commodity in respect of the industrial undertakings established or lo be established in the industrial estates or industrial areas entrusted to or developed by the Corporation, and such nomination shall not be called into question merely on [he ground that such officer is not an officer of the Stale Government.

Offictis of the Corporalion may be vested with olhcr powers. (Chapter VII.—Supplementary and miscellaneous provisions.—Sections 46-48.)

46. Notwithstanding anything contained in **any** other law, or **in** any licence or permit, if the State Government **is** satisfied, either on a recommendation made **in** this **behalf by the** Corporation or otherwise, **that** the selling up of an industrial undertaking (whether within an industrial area or outside) is **impeded by** a local authority's refusal to grant, or **by** such authority's insistence on conditions which the State Government considers unreasonable for **the** grant of, **any** amenity the Stale Government may direct **the** local authority to grant **the** said **ameniLy** on such conditions ns it **may** consider Hi and thereupon **the** amenity shall be granted:

Provided that no suclt direction shall be issued by the Slate Government without giving the local authority a reasonable opportunity to show cause against the proposed direction:

Provided further that the charge for granting or continuing such amenity (which shall not be less than the cost incurred by the local authority or the licensee concerned for providing such amenity) shall be paid to such local authority.

47. All sums payable by any person lo the Corporation or recoverable by it by or under this Act shall, without prejudice to any other mode of recovery, be recoverable, on the application of the Corporation, as an arrear of land revenue.

local authorities. Recovery of

sums due to

the Corporation us arrears or land revenue.

noticcs. etc.

Overriding

Government lo issue

directions lo

of

powers Slate

48. (1) All notices, orders and other documents required by this Act Scrviccof

or any rule or regulation made thereunder to be served upon any person shall, save as otherwise provided in this Act or such rule or regulation, be deemed to be duly served—-

 (a) where the person to be served is a company, the service is effected in accordance wilh lhe provisions of section 51 of the Companies Act, 1956;

(b) where Lhe person to be served is a firm, if the document is addressed to the Firm at ils principal place or business, identifying it by the name or style under which its business is carried on, and is either—

(i) sent under a certificate of posting or by registered post, or(ii) left at the said place of business;

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1 of 1956.

61 The Wt'AT Bengal Industrial Infrastructure Development Cogwration Act, 1974. XXV of 1974.]

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#### The West Bengal Industrial Infra-structure Development Corporation Act, J974,

[West Ben. Act

(Chapter VII.—Supplementary and miscellaneous provisions,—Section 48.)

- (c) where lhe person to be s-Mved is a statutory public body or a corporation or a socioly or other body, ir ilie document is addressed lo ihe sec re Vary, treasurer or other principal officer of that body, corporation or society at its principal office, and is sillier-
  - (i) sent under a certificate of posting or by registered post, or
  - (ii) left ut thut officc;
- (d) in any other case, if the document is addressed to lhe person to be served and-
  - (i) is given or tendered lo him, or
  - (ii) if such person cannot be found, is affixed on some conspicuous part of his last known place of residence or business or is given or tendered to some adult member of his family or is affixed on some conspicuous part of the land or building lo which it relates, or
  - (iii) is sent under a certificate of posting or by registered post to that person.

(2) Any document which is required or authorised lo be served on the owner or occupier of my land or building may be addressed to "the owner" or "Lhe occupier", as the case may be, of thai land or building (naming thai land or building) without further name or description, and shall be deemed to be duly served-

- (a) if the documen i so addresed is sent or deli vered in accordance with clause (d) of sub section (I); or
- (b) if (he document so addressed or a copy thereof so addressed is given or tendered to some person on (he land or building to whom il can be delivered, or ir such person cannot be found, is affixed to some conspicuous part of the land or building.

(3) Where a document is served on a firm in accordance wilh this section, the document shall be deemed to be served on each partner.

(4) For the purpose of enabling any document to be served on the owner of any property, the occupier (if any) of the property may be required by notice in writing by the State Govern mentorihe Corporation, as the ense may he. tn <:<nie (he inH

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The West Bengal Industrial Infrastructure Oevclopmen! Corporation Act, 1974. XXV of 1974.] 63

(Chapter VII.—Supplementary and miscellaneous provisions.—Sactions 49-53.)

49. Every public notice, given under this Actor any rule or regulation made thereunder, shall be in writing over the signature of the officer concerned and shall be widely made known in lhe locality lo be affected thereby, affixing copies thereof in conspicuous public places, within the said locality, or by publishing the same by beat oFdrum or by advertisement in a local newspaper, or by any two or more of these means, and by any other means that the officer may think fit.

SO. Where any noticc, order or other document issued or made under this Act or any rule or regulation nude thereunder requires anything to be done for the doing of which no time is fixed in this Act or the rule or regulation, the notice, order or other document shall specify a reasonable period of time for doing the same or complying therewith.

51. (I) The Corporation shall furnish lo the Slate Government such returns, statistics, reports, accounts and other information wilh respect to its conduct of affairs, properties or activities or in regard to any proposed work or scheme as the Stale Government may from lime lo lime require.

(2) The Corporation shall, in addition to lhe audit report referred to in section 25, furnished to the Stale Government an annual report on its working, as soon as may be after the end of each financial year, in such form and detail as may be prescribed, and a copy of the annual report shall be placed before the Legislative Assembly, as soon as may be, after it is received by the State Government.

52. Where lhe Stale Government is satisfied that in respect of any particular industrial estate or industrial area, or any part thereof, (he purpose for which the Corporation was established under this Act has been substantially achieved so as to render the continued existence of such estate or area or part thereof under the Corporation unnecessary, the Slate Government may, by notification, declare thai such industrial estate or industrial area or part thereof has been removed from lhe jurisdiction of lhe Corporation. The State Government may also make such other incidental arrangements for the administration of such estate or area or part thereof as the circumstances necessitate.

53. (1) If the Si ale Government is satisfied that the Corporation has made a default in performing any duty or obligation imposed on it by or under this Act. the State Government may Fix a period for the performance of that duty or obligation and give notice to the Corporation ir/lin <

Public notices how lo he made known.

Nolkcs, clc,, [o fix reasonable liiTii:.

Furnishing or returns, clc.

Withdrawal of an area or cituic or pan (hereof.

Defaults in performance of duly.

[West Ben. Act

(Chapter VII.—Supplementary am! miscellaneous provisions.—Sections 54-56.)

(2) If, in the opinion of the Sipic Government, the Corporation fails or neglects Lo perform such duty or obligation within the period so fixed for its performance, it shall be lawful for lhe State Government lo supersede and reconstitute the Corporation, as it deems fit.

(3) After the supersession of Lhe Corporation and until it is reconstituted in the manner laid down in Chapter II, the powers, duites and functions of the Corporation under this Acl, shall be exercised,

performed and discharged by the Stale Government or by such officer or officers as the State Government may appoint for this purpose from time to time.

(4) All properties vested in the Corporation shall, during the period of supersession, vest in lhe Slate Government.

54. (1) Where the Slate Government is satisfied that lhe purposes for which the Corporation was established under this Act have been substantially achieved so as lo render the continued existence of the

Dissolution of Coiporation.

dissolved wilh effect from such date as may be specified in lhe notification, and the Corporation shall be deemed to be dissolved accordingly.(2) From the said date—

 (a) ail properties, funds and dues which are vested in, or realisable by, the Corporation shall vest in, or be realisable by, the State Government;

Corporation unnecessary, it may, by notification, declare that the Corporation shall be

(b) all liabilities which are enforceable against the Corporation shall be enforceable against lhe Slate Government.

55. Unless otherwise expressly provided, no court shall lake cognizance of any offence relating to property belonging lo, or vested by or under this Act in, the Corporation, punishable under this Act,

except on lhe complaint of, or upon information received from, the Corporation or any person authorised by the Corporation by general or special order in this behalf.

AuthorityComposition 56. (1) The Corporation or any person authorised by theFnr<br/>prosecution.Corporation ^ by general or special order in this behalf may, either before or<br/>after the

Corporation, institution of the proceedings, compound any offence punishable by or under Ihis Act.

(2) Where an offence ha> been compounded, the offender, if in custody, shall be discharged and no further proceeding shall be taken

against him in

proceeding shall b nf iV,/\*

#### {Chapter Vtl.—Supplementary and miscellaneous provisions. —Sections 57-59.)

57. (1) Whenever an offence under this Act has been committed by a company, every person who at die lime the offence was committed was in charge of. or was responsible to the company for the 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 lo any punishment under thin Act if he proves that the offence was committed without his knowledge and that he exercised all due diligence to prevent the commission of such offence.

(2) Not withstanding anything contained in sub-section (0, where an offence under this Act has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall also be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purposes of this section—

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

58. Any person who obstructs (he entry of a person authorised under section 44 to enter into or upon any land or building or molests such person after such entry or who obstructs the lawful exercise by him of any power conferred by or under this Act shall, on conviction, be punishable with imprisonment for a term which may extend to six months, or with line which may extend to one thousand rupees, or wilh both.

59. (I) The Stale Government, after consultation with the Corporation Power io in regard lo matters concerning it, may, by notification, make rules to <sup>makcrult</sup> carry out the purposes of this Act:

Provided that consultation wilh the Corporation shall not be necessary on the first occasion of the making of rules under this section but the State Government shall take into consideration any suggestions which the Corporation may make in relation to the amendment of such rules flftpr thpv firp rmcl" OITeriees by companies.

Penalty Tor obstruction.

[West Ben. Act

(Chapter VII.—Supplementary and miscellaneous provisions.—Section 60.)

(2) Tn particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:—

- (a) the allowances nnd honoraria of lhe non-official members of the Corporation referred (o in section 6:
- (b) (he conditions of appointment and service and the scales of pay of the Chief Executive Officer and (lie Chief Accounis Officer of the Corporation referred to in section 12;
- (c) die sums of money lo be kepi by lhe Corporation in current and deposit accounts under sub-section (2) of scclion 18;
- (d) (he conditions subject to which the Corporation may borrow money under sub-section (1) of section 20;
- (e) the date by which the annual financial statement and programme of work shall be submitted by (he Corporation to the State Government and (he form and detail of such staiemeni, referred to in section 24;
- (0 the form and the manner of maintaining books of accounts and other books under section 25;
- (g) the form and detail of the annual report to be furnished to (he State Government under section 51;
- (h) the fees which may be charged by the Corporation;
- (i) any other mailer which has (o be, or may be, prescribed.

(3) All rules made under this scclion shall be laid for not less than thirty days before the Legislative Assembly as soon as possible after they are made, and shall be subject to such modification, if any, whether by way of repeal or amendment, as (he Legislative Assembly may make during Lhe session in which ihey are so laid, or the session immediately following and if the Legislative Assembly makes any modification in lhe rule by way of amendment or repeal, lhe rule shall [hereafter have effect only in such modified form or be of no effect, as the case may be, so however, lhat any such modification or repeal shall be wilhout prejudice lo (he validity of anything previously done under that rule.

60. The Corporation may, with the previous approval of lhe State Power of (he Governemnt, make regulations consistent wilh this Aci and the rules made thereunder, to carry out the purposes of this Act and without prejudice (o regulations, (he generality of (his power, such regulations may provide for—

(a) (he times and places of meetings of the Corporation and the procedure lo be followed in regard to the transaction of business at such meetings to be provided under sub-section

66

XXV of 1974.]

(Chapter VII.—Supplementary and miscellaneous provisions. —Scctians 61-64.)

- (b) lhe conditions of appointment and scrvice and the scales of pay of officers and employees of the Corporation, other than the Chief Executive Officer and Lhe Chief Accounts Officer, to be determined under sub-section (3) of section 12;
- (c) lhe officers of lhe Corporation who may operate its accounts, referred lo in subsection (3) of section IS;
- (d) the manner in which Government lands shall be dealt wilh by the Corporation after development, under sub-section (2) of section 35;
- (e) the Committee of the Coiporation and the procedure Lo be followed by ii, lo hear appeals under sub-section (2) of sec lion 40;
- (f) the additional terms and conditions, referred lo in subsection (2) of section 42, subject to which lands and buildings in industrial estates and industrial areas may be held or used;
- (g) any other matter which has to be, or may be, provided by regulations.

61. No suit, prosecution or other legal proceedings shall lie against any person for anything which is in good faith done or intended to be done under this Act or any rule or regulation made thereunder.

62. All members, officers and employees of the Corporation shall, when acting or purporting to act in pursuance of any of the provisions of this Act, be deemed to be public servants within the meaning of section 21 of the Indian Penal Code.

aciion taken in good faith. Members, officers and employees of

Corporation lo ii public

ii public servants.

Protection of

<15 of 1860.

63. The provisions or Ibis Acl shall have effect notwithstanding anything inconsistent therewith contained in any other law for the time being in force, or in any custom, usage, decree or order of lhe court or any agreement incorporated in any other instrument having effect by virtue of any law.

Effect of provisions inconsistent wilh mher laws.

64. If any douht or difficulty arises in giving effect **Lo** the provisions of this Act, the Slate Government may, by order within a period not exceeding two years from the dale of commencement of this Act, make such provisions or give such directions not inconsistent will lhe expressed provisions of this Act, as may appear Lo it to be nccessary or expedient for **Lhe** removal of the doubt or difficulty, and the order of the State

Power lo remove d nub Is and difficulties.

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68 The West Bengal Industrial Infrastructure Development Corporation Act, 1974.[West Ben. Act XXV of 1974.]

(Chapter VII.Supplementary and miscellaneous provisions.—Section 65.)

Rqrealand 65. (I) The West Bengal Industrial Infra-.strucLure Development " <sup>Inss</sup>' Corporation Ordinance, 1973, is hereby repealed.

(2) Anything done or any action taken under **Lhe** West Bengal Industrial Infra-sicuciurc Development Corporation Ordinance, 1973,

West Ben. Ord. IX of 1973.

shall be deemed to have been validly done or taken under this Act as **ir** this Act had commenced on lhe 16th day of November, 1973,