# West Bengal Act V of 1955' THE WEST BENGAL LIFTS AND ESCALATORS ACT, 1955.

AMENDED

West Ben. Act XXII of 1958, .. West Ben. Act XXIII of 1961. West Ben. Act XVtl of 1975.

[28th March, 1955.]

An Act to provide for the regulation of the installation, maintenance and safe working of lifts and escalators in West Bengal and of all \{\}Machinery and apparatus pertaining to such lifts and escalators.

It is hereby enacted in the Sixih Year of llie Republic of India, by ihe Legislature of West Bengal, as follows;ô

- (I) ThisAclmay be called the West Bengal Lifts and Escalators Act, 1955.
- (2) It extends lo the whole of West Bengal.
- (3) It shall come into <sup>2</sup> force on such date as the State Government may, by notification in the *Official Gazette*, appoint.
- (4) Nothing in this Act shall apply lo any lift or escalator in any mine within the meaning of the Mines Act, 1952, or to any lift or escalator to which the provisions of the Factories Act, 1948, apply.
- 2. In this Act, unless the context otherwise requires,ô
  - (a) "contract load" means the load specified in the maker's specification of a lift or an escalator as being the maximum load which the lift or the escalator is capable of carrying;
  - (b) "contracL speed" means the speed specified in the maker's specification of a lift or an escalator as being (he maximum speed which ihe lift or the escalator is capable of attaining in ihe up direction with contract load;
  - (c) "counterweight" means (he weight or series of weights to counterbalance the weight of a lift car and part of the load;
  - (d) "escalator" means a moving inclined continuous stairway or runway used for raising and lowering passengers, which is worked by power;

ForSLalcnic.nl ofObjeclS and Reasons, J<e ihe Calcium Gazettc. Extraordinary, dalcd ihe 3rd February, 1956. Pi. IVA, page 106; Tor proceedings of ihe We 51 Bengal Leg is In live Assembly, see ihe proceedings of ill 11 meetings of ihe West Bengal Legislative Assembly held on the: 2.1 rU and February, 19,55; and for proceedings of (h£ West Bengal Legislative Cuuncil, xce [he proceedings of ihe meeting of ihe West Bengal Legislative Council held on the 4 th March. 1955. -This Acl cantc inm force wiih eflect from (he I si May, 1958, v/r/c notification No. 2031 M.P., daled 29th April, 1958, published in the Calcutta (inflic. ILnruvrdiimry, ol 1958, Pan I, page 1645.

Short liilc. cm cm, comnvneeiitcru snd application.

Definitions,

XXXV Or 1952. LXtllof I <MS.

### (Section 2.)

(e) "lift" means a hoisting and lowering mechanism equipped  $\S$  with a lift car which is designed lo move in guides in a

substantially vertical direction and is worked by power;

- (0 " I i ft c ur" i i id udes t he p lai form, c ar frame and l he enclosure of a lift car;
- (g) "lift installation" used in relation ID a iifl includes the lift (that is lo say the mechanism and the lift car), the lift well, the lift well enclosure and all ropes, cables, wires and plant directly connected with the operation of the lilt;
- (li) "Iill well" means the unobstructed space provided for the movement of a lift car and any counterweight and includes the pit and the space for top clearance for the lift car and the counterweight;
- (i) "lift well enclosure" includes any permanent substantial structure which separates a lift well cither wholly or in part from its surroundings;
- '(ia) "owner of any premises" includes a tenant or other person in occupation of the whole or any part of such premises who is authorised to instal or work or instal and work a lift therein;
- (j) "pit" means llie space in a lift well below the level of the lowest lift landing;
- (k) "pit depth" means the vertical distance between the level of the lowest lifL landing and the bottom of pit;
- (1) "power" means energy generated by electricity, water, oil, gas, steam or any combination of them;
- (m) "prescribed" means prescribed by rules made under this Act;
- (n) "suspension ropes" means the ropes hy which a lift car and counterweight are suspended;
- (o) "top clearance" meansô
  - for a lift car,ô the distance which the lift car floor can travel above the level of the highest lift landing without any part of the lift car or its attachments coming into contact with overhead structure or other obstruction,
  - (ii) for counterweight,ô the distance between any part or the counterweight assembly and the nearest part of the overhead structure or any other obstruction when the lift car floor is levelled with the lowest lift landing.

Clause (ia)was inserted by s.2ofihc West Bengal Lifts and Escalators (Amendmon:) Act, 1961 (West Ben. Act XXIII of 1961).

The West Bengal Lifts and Escalators Act, 1955. (Seelions 3-5.)

3. The owner of any premises intending lo instal a lift in such premises shall make an application lo such officer as the Slate Government may authorise in this behalf, for '[permission to instal such lift]. The application shall specifyô

(a) the type of the lift,

the contract speed of the lift, the contract load of the lift in <sup>2</sup>[kilograms],

the maximum number of persons which the lift can carry, the total weight of lift car including the contract load, the weight of the the counterweight,

(c) the number, description, weight and size of the suspension ropes, (d) the pit depth, such other details of construction as may be prescribed including in

parlicular details regarding construction of the overhead (g) arrangement and the weight and size of the beams,

(j) such other particulars as may be prescribed. (li

) On receipt of an application made under section 3 C officer authorised under that section shall, after making such the and requiring (he applicant lo furnish such information (if enquiry any) may be necessary and after giving him an opportunity of os heard, either gram or refuse the <sup>J</sup>[pcrmission to instal the lift]. being The permission granted under this section shall be valid for such period as may be prescribed, but may be renewed by the said officer from time to time on sufficient cause being shown.

to ereel lilt.

- (1) The owner of any premises, who has been granted '[permission under section 4 lo instal a lift in the permises] shall, within one month after the [completion of the installation] of such lift, give lo the officer authorised in this behalf notice in writing of such completion and shall make an application lo him for license for working the lift.
- (2) An application for such license shall be in such form as may be prescribed.

'These words within the square bracket were subsiliuled tor Itw words "permission lo erect such lift" by s. 3(1) of Lhe Wisl Bengal Lifts and Escalators (Amendment) Acl, 1961 (West Ben. Act XXIII) of 1961).

-Th e wort! wi thi n ihc squ are braeke is was s u bsl ilu ted fo r t he word "pou nds" by s. 2 of ihc Wcsl Bengal Lifts and Escalators (Amendment) Acl, 1975 (West Ben. Acl XVII of 1975).

"The Explanation was omiued by s. 3(2) of the West Bengal Lifts and Escalator (Amendment) Act. 1961 (West Ben. Act XXIII of 1961).

"These words within the square brackets were substituted for the words "permission (o erect the lift" by s. A. ibid.

These words wilhin the square brackets were substituted for the words "permission to erect a lift under section 4" by s. 5(1), ibid.

These wo rds with i n the squ are brae ke is were substilluted for the wonds "compl clion of ihe

Permissio

Application

permission

JLfl.

ereel

License lo work a lift.

#### (Sections 6-8.)

- (3) On receipt of [he application Ihc officer referred to in sub-section (I), after making such enquiry as may be necessary, and after giving ihc applicant an opportunity of being heard, may either grant the license on such terms and conditions as may be prescribed or refuse the grant thereof,
- (4) <sup>1</sup>[Sueh fee, not exceeding two hundred rupees, as may be prescribed] shall be paid along with such application, which shall not be refunded whether the license is granted or not.

Annual license Tec. 6. [Such annual fee lor renewal of license, not exceeding "(one hundred rupees], as may be prescribed shall be paid for working a lift in any premises] and different annual license fees may be prescribed having regard to the object or the purpose for which the lift is ordinarily used or for different kinds or classes of lifts.

Lifinonobt worked wirlioui license. 7, No lift shall be worked except under a license granted under this Acl and in conformity with the terms and conditions of the license and in accordance with such rules as may be prescribed in this behalf:

Provided that nothing in ihis section shall apply lo a lift installed before the commencement of this Act, for a period of "[six months] from such commencement, or if an application for license is made within that period in accordance with the provisions of [sub-section (1) of section 8], until such application is finally disposed of under the said secuon.

- 8. (I) <sup>2</sup>[The] owner of any premises in which a lift has been installed before the commencement of this Act, shall wilhin <sup>3</sup>[six months] from such commencement apply for a license for the working of such Jifi.
- "(1 A) Without prejudice to ihe provisions of section 18, ihe owner of any premises $\hat{o}$ 
  - (a) in which a lift has been installed but no license for the working of the lift has been applied for in accordance with the provisions of this Acl, or

Application for license in case or existing lift ip.slallalion.

<sup>1</sup> The words within ihc square brackets were s ubsti luted for i he words "A Fee of fifty rupees" tiy s. 3 odhe Wesi Bengal Lifts and Escalators (Amendment) Act, 1975 (West Ben, Act XVII of 1975).

These wards within the square brackets were substituted for the words "The owner or any premises (a whom a license Lo work a lift has **been** granted, shall pay such annual license fee as may be prescribed" by s. 6 of the West Bengal Lifts and Escalators (Amendment) Acl, 1961 (Wesi Ben. Ad XXUI of 1961).

<sup>&#</sup>x27;Substituted with reliospective effect Ibi ihe words "ihree months" by s. 3(1) (ii), ibid.

<sup>&#</sup>x27;Subsection (IA)was substituted for he originial sub-section (I A), which was inserted by s.3(I)(iii), ibid, by s. 7 of (he Wesi Bengal Lifts and Escalators (Amendment) Act 1961 (Wcs i Rmn Ai-I V VIM I HjC I \

[West Ben. \ct

(b) in which a lift has been installed without (he permission required to be applied for under section 3,

shall as soon as may be apply for a license for the working of such lift.

(2) The provisions of sub-sections (2), (3) and (4) of section 5 shall, so far as may be applicable, apply to such application:

Provided that a fee or double the amount <sup>4</sup>[as may be prescribed under subsection (4)] of section 5 shall be paid along wilh an application under subsection (1 A), which shall not be refunded whether the license is granted or not.

9. The State'Government shall, by notification in the *Official Gazette*, appoint duly qualified persons to be Inspectors of Lifts for the performance of duties imposed upon ihetn by or under this Act or as may be assigned lo ihem by ihe Stale Government.

Appoimmer>
: ofbspeaors
of Lifis,

10. An Inspector of Lifts or an officer authorised in this behalf by Ihe State Government may at any time after giving written notice to the owner, agent or occupier enicr upon any premises in which a lift has been insialled or is being installed or in connection with which an application for a licensc has been received, for (he purpose of inspecting the lift or the lift installation or the site thereof, or for carrying out such tests as may be considered necessary and the owner, agent or occupier of such premises shall afford all reasonable facilities to him for Ihe purpose.

Rightlo enter any premises for inspection of lift installation.

11. CO Where a license to work a lifi <sup>5</sup>[in any premises] has been granted under this Act, ihe lift installation shall be inspected by an Inspector of Lifts or by an officer authorised in this behalf by the Slate Government, at leasl oncc every year (or oftener if such Inspector or officer *SHO motu* deems ii necessary). <sup>J</sup>[Such fee, nol exceeding one hundred rupees, as may be prescribed] shall be levied annually from ihe owner of ihe premises <sup>6</sup>\* \* \* \* for such inspection, irrespective of the number of such inspections made:

Annual inspection of lia installation and proper innintenance thereof.

The I Vest Bengal Lifts and Escalators Act, 1955. (Section II.)

Provided that inspection may be made from lime lo lime by such Inspector or officer al the request of the owner of the premises \*\*\*\* bin [such fee, not exceeding one hundred rupees, as may be prescribed] shall be levied For every audi inspection from such owner \*\*\*

Explanation.ô Inspecting includes inspecting or testing or both.

<sup>J</sup>(IA) Any fee leviable under sub-section (I), may, without prejudice to

<sup>&#</sup>x27;This proviso was added by s. 3(2) of I he Wes (Bengal Lifts and Escalators (Amend me nt) Act, 1958 [West Ben. Ad XXII of 1958).

The words, brackets and figure wilhin the square brackets were substituted for the words, tiracieLs and figure "mentioned in sub-section (4)" by s. 5 of the West Bengal Lifts and Escalator; (Amendment) Acl. 1975 (West Ben.Acl XVI) cf 1975).

<sup>&</sup>lt;sup>5</sup>These words wilhin the square brackets were inserted fay s. 8(t) (a) of the West Bengal Lifts and Escalators (Amendment) Ad, 1961 (West Ben. Act XXIU of 1961).

The words "to whom a license has been granted" were omitted by s. 8(I) (b) of the West Benpal Li fts and Escalators (Amendment) Acl, 1961 (West Sen. Acl XXIII of 1961),

any other mode of recovery, be recovered on application lo a Magistrate having jurisdiction where the person liable to pay ihc sum is for the Lime being resident, by the distress and sale of any movable property belonging lo such person.

- (2) The owner of any premises <sup>J</sup>[wlio works a lift in such premises under a license granted] under ihis Acl shall appoint a duly qualified and competent person or firm"(holding a cenificate of registration granted in this behalf by such authority, in such manner and on payment of such fee, not exceeding <sup>7</sup>(one hundred rupees), as may be prescribed] for the proper maintenance of the lift installation and shall communicale line name of such person or firm lo ihe Inspector of Lifts and also in the city of Calcutta to the Commissioner of Police and elsewhere lo the District Magistrate within such time from the dote of the granting of the license as may be specified in the license. Any change of person or firm appointed as aforesaid shall be notified lo the Inspector or Lifts and also lo the Commissioner of Police or Ilic District Magistrate, as the ease may he.
- <sup>s</sup>(3) Save as may otherwise he provided by rules made under this Acl, ihe owner of any premises, who works a lift in such premises under a license granted under ihis Act shall, for ihc purpose of working such lift, appoint, in such manner as may be prescribed, one or more lift attendants who shall be persons possessing a certificate of authorisation granted in this behalf by such authority, in such manner and on payment of such Tee, uoi exceeding five rupees, as may be prescribed.

The words "lo whom the license has beengra/ued (orany occuper lhcreofwho ordinarily u as ihe ji It)\* wt: it 01 ni iied by ?. S( I) (t) (i) of i Ik Wesi Bengal Lifts and Escalal orsfAmeruJiTtenl) Acl, 1961 (WeiiBen. AclXXIIIomei),

<sup>-</sup>The words within ihe square brukel5 were subs lilutt i for ihe words "a fee of ten rupees" bv s. 6(b) of (he Wesi Bengal Lifts and Escalators (A mend mem) Acl, 1975 (West Ben. Act XVII of 1975).

Tİit: words "{or such occupier)" were omitted by s. St 1 > (e) (ii) of the West Bengal Lifts and Escalators (AJiieniiiiienl) Acl, 1961 {Wesi Ben. Acl XXIII of 1961}.

<sup>&#</sup>x27;Sub-section (I A) was inserted wiiti retrospective effect by s, 8(2). r"bid.

These wonls wilhin ihc squuebrickeis were substituted for I he words "lo whom a license lo work a lift lias been gran led" by s. 8(3) (a) *ibid*.

These words wilhin the square bratkers were insenced re ires pec lively by s, S(3) (6), *ibid*.

The words within ihc firs I brackcU were substituted for the words "fifty rupees" by s. 5(c) of Ihc Wcsl Bengal Lifls and Escalators (Amendment) Acl, 1975 (Wesi Ben. Act XVII of 1975).

<sup>&#</sup>x27;Sub-seel ion (3) was inserted wilh retrospective cflirci by s, 8(4)°f the Wesi Bengal Lifts and Escalators (Amendmeiy) Acl, 1961 (Wesi Ben. Act XX111 of 1561).

V of 1955.1 513

The West Bengal Lifts and Escalators Act, 1955. fSections 12-14.)

12. If as a result of an inspection, the Inspector of Lifts or the officer duly authorised in this behalf is of the opinion thai a lift in any premises does nol fulfil any of the terms and conditions of ihe license or any rule made under ihis Act or is in an unsafe condition or is likely to be attended with danger to human life, he may issue an order in writing on the owner, agent or occupier of the premises or other person responsible for the working of ihe li ft calling upon him to comply wilh such term or condition or rule or require him within a time to be specified in the order lo cause such repairs or alterations to be made lo such lift as he may deem necessary, and may also, if nccessary, forbid the use of such lift unlil such repairs or alterations are made or the cause of the danger is eliminated or the term, condition or rule is complied wilh.

Orders repairing lift prohibiting

- 13. (1) If any accident occurs in connection with Ihe operation of a lift and the accident results or is likely to have resulted in the loss of human life or personal injury, the owner of the premises in which the lift is working or if such owner has appointed an agent and has communicated his name to the Inspector of Lifts under sub-seciion (3). such agent shall as soon as may be after the accident give notice lo ihe Inpector of Lifts and also in the city of Calcutta lo ihe Commissioner of Police and elsewhere to ihe District Magistrate with full details of the accident and any loss of human life or personal injury, and the working of such lift shall not be resumed except under ihe written permission of ihe Inspector of Lifts.
- (2) For the purpose of section 12 and of sub-section (1), the owner of any premises in which a lift has been installed may, and if such owner does not reside in such village or lown in which the premises arc situated shall, appoint an agent who shall be resident in the lown or village in which ihe premises are situated.
- (3) The name of every agenl appointed under sub-section (2) shall be communicated lo the Inspector of Lifls and the Commissioner of Police or ihe District Magistrate, as the case may be.
- 14. The owner of any premises intending lo instal an escalator in such premises shall make an application lo such officer as the Slate Government may authorise in this behalf for '[permission lo instal) such escalator. The application shall specifyô
  - (a) the widlh of the escalator,
  - (b) the contract speed of the escalator,
  - (c) ihe contract load of the escalator in [kilograms],

"These words within the square brackeis were substituted foe the words "permission lo erect" by s. 9 of the West Bengal Lifts and Escalator (Amendment) Act, 1961 (West Ben. Acl XXIII of 1961).

<sup>5</sup>The word within the squere brackeis was substituted for the word "pounds" by s, 7 of ihe West Beneal Lifts and Escalators (Amendment! Act. 1975 I Weei Rt-n An YVIt of I07M

use thereof.

Reponof

Application permission (o erect escalator.

#### (Sections 15-19.)

- (d) ihe angle of inclination of ihe escalator wilh the horizontal,
- (e) such other details of construction including in particular details regarding ihe weight and size of beams as may be prescribed, and(I) such other particulars as may be prescribed.

Li«tuc, i H5 pc clio n, elc,. Tor o.scaJajor. 15. The provisions of the *Explanation* to section 3 and of sections 4 lo 13 (both inclusive) and sections 16 to 22 (both inclusive) shall apply *mutatis mutandis* lo escalators, as they apply to lifts.

Delegatio n of power of Si ale Cov<:mitvnt Breach of lenns or conditions.

- 16. The Stale Government may delegate any of Ihe powers conferred on it by or under this Aci to such officer as il thinks fit.
- of cor or 17. The breach of any of the terms and conditions under which a license is granted, shall render the license liable to be suspended by an officer authorised in this behalf by the State Government for such period as may be specified in the order and if any terms or conditions of the license, for the breach of which the order of suspension is passed, are not complied wilh within such period, such officer may cancel the license.

Penalty.

IS. Whoever contravenes any of the provisions of this Act or any rule made thereunder or any order passed under section 12 by an Inspector of Lifts or an officer authorised by the State Government shall, on conviction, be punishable with fine which may extend to live hundred rupees and in the case of a continuing contravention with an additional fine which may extend lo fifty rupees for every day during which such contravention continues after conviction for the first such contravention.

Appeal.

- ]9, (i) An appeal shall lie lo the State Government from any of ihe following orders, namely:ô
  - (a) an order under section 4 or section 4 read with section 8, refusing [permission to instal] a lift;
  - (b) an order under section 5 or section 5 read wilh section S, refusing the grant of license to work a lift;
  - (c) an order under sec lion 12;
  - (d) an order under section L7 suspending or cancelling the license to work a lift.
  - (2) The decision of the State Government on such appeal shall be final.

These words within the square brackets were substituted Tor the words "permission to erect" by s. IDofihe Wcsi Bengal Lifts and Escalators (Amendment) Acl, 1961 [West Ben. Art "VYIII nf 10fin

V of 1955.]

(Sections 20, 21.)

20. No suil or other legal proceedings shall lie against the State Government and no Prolection suit, proscculion or other legal proceedings shall lie against any Inspector of Lifts or any person authorised by the Stale Government to exercise any powers or lo perform any duties under this Acl, for anything done or intended lo be done in good faith under this Act.

indemnity

- 21. (I) The Stale Government may, From lime to lime, by notification Power to in ihe Official Gazette, make 'rules for carrying out the purposes of this Acl.
- (2) In particular and without prejudice to the generality of the foregoing provision, such rules may provide for all or any of ihe following matters, namely:ô
  - (a) specification for lift installation;
  - (b) the manner in which <sup>3</sup>[plans] of a lift installation shall be submitted;
  - (c) the manner in which a lift installation may be lesled;
  - (d) the form of application for a licensc to work a lift;
  - (e) the terms and conditions subject to which and the form in which the license may be granted;
  - -\ee) the fee to be paid along with an application for a license to work a lift under sub-section (4) of section 5;
  - (0 the annual fees to be prescribed under section 6 and ihe time within which such fees are lo be paid;
  - ""(IT) the Tee to be levied for annual inspection of a lift under subsection (1) of section 11 and the fee to be levied for other inspection under the proviso lo sub-section (1) of that section;
  - \g) the authority by which, the manner in which and ihe fee on payment of which a certificate of registration referred to in subsection (2) and a certificate of authorisation referred lo in subsection (3) of section 11 may be granted;

'For ihe Wcsi Bengal Lifts Rules, 1958. made under section 21 read with section:; 3 and 5 or ihe Acl. see noli fication No. 203OMR, dated 29.4.58. published in the CalcuiM Gazelle. KxiranrJiiwry of 1958. Part I. pages 1655-1694.

This word wilhin ihe square brackets was subsiliuied for Ihe words "ercclion plans" by 5. 11( I) oT iheWesi Bengal Lifts and Escalators (Amendment) Acl, 1961 (Wes iBen. AclXXIII of 1961).

'Clause (et) was inserted by s, 6(a) of ihe Wes I Bengal Lifts and Escalators (Amendme n l)

AD 1975 (West Ben, Act XVII of 1975)

'Clause (g) was substituted with rairospeciive effect by s. I1(2)oflhcWesl Bengal Lifis

'Clause (ft) was inserted by s. 8(b), ibid.

## The West Bengal Lifts and Escalators Act, 1955.

## [West Ben. Act V of 1955.]

## (Section 22.)

- (h) ihe form in which an order under section 12 may be served;
  - (i) the manner in which notice of accidents shall be given and the form of such notice;
  - (j) the procedure in appeals under 19, the period of limitation for such appeals, and the fees, if any, for such appeals; and
  - (k) any other matter which may be or is required lo be prescribed under this Act.

Savuigi. 22. Nothing contained in this Act shall affect the provisions of the Indian Electricity Act, 1910, or any rules made thereunder.

The words within the brackets were substituted for the words "fifty rupees" by s, 4 of the Wesi Bengal Lifts and Escalators (Amendment)Act. 1975 (West Ben. Act XVII of 1975).

Amendment/Act. 1975 (West Ben. Act XVII of 1975).

Jack and Exception of the West Bengal Lifts and Escalators (Amendment) Act, 1958 (West Ben. Act XXII of 1958).

Jack and Escalators (Amendment) Act, 1958 (West Ben. Act XXII of 1958).

Jack and Escalators (Amendment) Act, 1958 (West Ben. Act XXII of 1958).

Jack and Escalators (Amendment) Act, 1958 (West Ben. Act XXII of 1958).

Jack and Escalators (Amendment) Act, 1958 (West Ben. Act XXII of 1958).

This won) was substituted with retrospective cfTccl for Ihc wonls "Notwithstanding anything contained in sections 4 and 5, Ihe" by 5.3(1) (i). *ibid*.

The words within the square brackets were substituted for the words " A fee of ten rvipees" by s. 6(a) of ihe West Bengal Life and Escalators (Amendment) Act, 1975 (West Ben. Acl XVII of 1975).