West Bengal Act V of 1981

THE BARAKAR ELECTRIC SUPPLY INSTALLATIONS ACQUISITION ACT, 1981.

[28thMarch, J9S1.]

A/i Act to provide for the acquisition of the Barakar Electric Supply Installations for public purpose and for mailers connected therewith or incidental thereto.

WHEREAS iL is expedient to provide for the acquisition of Ihe Barakar Electric Supply Installations For public purpose and for mailers connected therewith or incidental thereto;

II is hereby enacted in the Thirty-second Year of the Republic of India, by ihe Legislature of West Bengal, as follows:ô

- 1. (1) This Act may be called the Barakar Electric Supply Shomiiie Installations
 Acquisition Act. 1981. commen
 - (2) It shall be deemed to have come into force on the 12lh day of mCnl₁₁ February, 1981.
 - 2. In this Act, unless the context otherwise requires,ô

Definitions

- (a) "appointed day" means the 12th day of February, 1981;
- (b) "area of supply" means the area specified as such in the 'Barakar Electric Licence, 1935;
 - (c) "Barakar Electric Licence, 1935" means the licence, ciled as the Barakar Electric Licence, 1935, granted to Babu Hariram Agarwalla (since deceased) of Barakar by ihe Stale Government under Part n of the Indian Electricity Act, 1910;
 - (d) "Barakar Electric Supply Installations" means and includes any feeder, distributing main, service line, transformer station with all its connected machinery and apparatus, plant,

workshop, generating station, electric supply line (whether overhead line or underground cable), land, building, machinery, apparatus, fixed assets and any other thing of whatever description acquired, erected or set up and any service line or other capital work or any part thereof constructed to supply energy within Lhe area of supply under the Barakar Electric Licence, 1935 and (o carry into effect the objects of such licence and all the books, documents and other papers relating to the said Barakar Electric Supply Installations.

Explanation.ô "Generating station" shall have the same 54 of meaning as in the Electricity (Supply) Act, 1948;

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(Sections 3, 4.)

(e) "Board" means (he West Bengal Slate Electricity Board constituted under section 5 of the Electricity (Supply) Act, 1948;

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- (0 "fixed assets" includes works, spare parts, stores, stocks, instruments, tools, motor and other vehicles, office equipments and furniture:
- (g) "notification" means a notification published in the Official Gazelle;
- (h) "owner" means any person having right, title and interest in the Barakar Electric Supply Installations;
- (i) "prescribed" means prescribed by rules made under this Act;
- (j) "property" means the Barakar Electric Supply Installations and the right, title and interest of the owner in relation to such installations;
- (k) words and expressions used but not defined in this Act and defined in the Indian Electricity Act, 1910 or the Electricity (Supply) Act, 1948 shall have the meanings respectively assigned to them in that Act.

9 of 1910.

- 3. (I) On and from the appointed day, the Barakar Electric Supply Installations and the right, title and interest of the owner in relation to such installations shall, by virtue of this Act, stand transferred to, and vest absolutely in, the State Govern mem.
- (2) The property which stands vested in the Stale Government by virtue of sub-seciion (1) shall, immediately aFter such vesting, stand transferred to, and vest in, the Board.
- 4. (1) The Property which vests under section 3 shall, by force of such vesting, be freed and discharged from any trust, obligation, mortgage, debt, charge and all other incumbrances affecting it, and any attachment, injunction or decree or order of any court restricting the use or such property in any
- manner shall be deemed to have been withdrawn.

 (2) Any person in whose possession or custody or control the property as aforesaid or any pan thereof may be, immediately before the appointed day, shall, on the appointed day, deliver the possession of such property or any part thereof, as the case may be, and all books of account, registers and all other documents of whatever nature relating to such property or any part thereof to the Board or to such other person as the Board may authorise in this behalf.
- (3) The Board may lake, or cause to be taken, such steps as it considers necessary for securing the possession of the property which has vested under section 3.

Barakar Electric Supply Installati ons (a vcs lin the Slate Govern

General cffeci of vesting.

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(Sections 5-7.)

- 5, (1) For the transfer and vesting Df the property under section 3. Payment of , the Board shall pay to the owner in the manner provided in secuon 8 an " amount determined as hereinafter provided.
 - (2) The gross amount payable to the owner shall be the market value of the property on the appointed day.
 - (3) The market value of the property shall be deemed to be the value of all lands, buildings, works, materials, fixed assets and plants including others mentioned in clause (d) of section 2 of the owner suitable to, and used by him for, the purpose of the property, other ihan the service lines or other capital works or any part thereof which have been constructed at the expenses of the consumers, due regard being had to the nature and condition for the time being of such lands, buildings, works, materials,

fixed assets and plants including others mentioned in clause (d) of section 2 and the state of repair thereof and to the circumstance that they are in such position as to be ready for immediate working and to the suitability of the same for the purpose of the property, but without any addition in respect of compulsory acquisition or of good wi II or of any profits which may be or might have been made from the property or of any similar consideration.

6. Where the Board is of opinion that the owner has on or after the Effect or appointed day disposed of any fixed assets whether by way of sale, exchange, gift, lease or otherwise, or incurred any expenditure, liability fide. or obligation otherwise than in the normal course of events, with a view to benefit unduly the owner or some other person or persons and thereby caused ioss to the Board as succeeding owner of the property, the Board shall be entitled to deduct from the amount payable to the owner under this Act an amount which the Board considers to be the loss sustained by the Board:

Provided that before making such deduction, the owner shall be given a notice to show cause against such deduction within a period of fifteen days from the date of receipt of such notice.

7. (I) Notwithstanding anything to the contrary contained in any other law for the time being in force, the Board shall be entitled to deduct the following amounts from the gross amount payable to the owner under this Act:ô

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- (a) the amount, if any, due from the owner under any mortgage charge:
- (b) the amount, if any, due on account of salary or wages, leavesalary or leave-wages, bonus, gratuity, retrenchment compensation, contribution to provident fund or on similar or other account from the owner to the employee employed in the affairs of the property immediately before the appointed day; -

Deduction

amount,

(Section 7.)

- (c) ihe amouni, if any, already paid by ihe Board to ihe owner in advance;
- (d) Ihe amouni due. ir any, including interest Ihereon from ihe owner 10 the Dishergar Power Supply Company Limited for energy supplied by the Dishergar Power Supply Company Limited before Ihe appointed day;
- (c) all amounts and arrears of imerest, if any, on such amounts due from the owner to the State Government;
- (f) th<i amouni, if any, which the Board is entitled to deduct under section 6;
- (g) the amount of all loans due from the owner to any financial institution constituted by or under the authority of the State Government and arrears of interest, if any, on such loans;
- (h) all advances from consumers and prospective consumers and all sums which have been or ought lo be set apart to the credit of the consumer's fund, in so far as such advances have not been paid by the owner to the Board;
- (i) the amount remaining in tariffs "and Dividend Control Reserve, Contingencies Reserve, Development Reserve and rebate to consumer"! account, in so far as such amouni has not been paid by the owner to the Board;
- (J) the amount, if any, due from the owner under any debt or obligation:

Provided that before making any deduction under this section the owner shall be given a notice to show cause against such deduction within a period of fifteen days from the date of receipt of such notice.

- (2) The amount referred to in clause (b) of sub-section (I) shall, on adjustment of the amount, if any, due from the employee to the owner immediately before the appointed day, have preference to all amounts due under clauses (d), (e), (g) and (j) of sub-section (1) and shall be payable out of the amount payable to the owner under this Act after deduction therefrom of the amounts, if any. that may be due from the owner under clauses (a), (c), (0, (h) and (i) of sub-section (1),
- (3) If, however, the amount payable under this Act aftc deduction therefrom of the amounts, if any, thai may be due under clauses (a), (c), (f), (h) and (i) of sub-section (1) falls shon wholly or in pan of the amount referred lo in clause (b) of sub-section (1) on adjustment of the amount, if any, due from the employee to the owner immediately before the appointed day, the Board shall be liable to pay such amount due lo the employee to the extent of such shortage.

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(Section 8.)

(4) The owner shall, within such period as may be specified in this ... behalf by the Slate Government by notification, submit to the Board a statement containing the following particulars:ô

- (a) the amount due under different head,? of account lo each employee from the owner,
- (b) the amount, if any, due to the owner from each such employee with reason therefor, and
- (c) the amount due on adjustment to each employee, and shall furnish to each employee a copy of such portion of the statement as relates to such employee,
- (5) An employee may, within fifteen days of the receipt of the copy of the statement relating to him, submit in writing his objection thereto to the Board and send a copy of the objection to the owner.
- (6) If no objection is submitted by an employee under sub-section
- (5) the amount shown on adjustment lo be due to him in the statement shall be deemed to be the amount determined to be due to him.
- (7) On receiving an objection under sub-section (5), the Board shall give notice to the employee and the owner of the date fixed for hearing of the objection and, after hearing the employeeand the owner and taking into account the evidence adduced, shall determine the amount due to the employee. If the owner fails lo appear at the hearing, the amount due to the employee shall be determined *ex parte*. If (he employee fails to appear at the hearing the objection shall stand rejected.
- (8) If the Board is of opinion on the application of the employee or the owner or of its own motion that some relevant facts had not been disclosed or considered at the time of determination under sub-section
- (6) or under sub-section (7) it may review the matter and determine the amount due to the employee.

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8. (I) The Board shall determine the net amount payable to the owner after determining the gross amount payable to the owner and making therefrom the deductions provided in this Act.

(2) The Board may call for the assistance of such officers and staff of the Barakar Electric Supply Installations as it may deem fit in determining the net amount under sub-section (1).

(3) If any dispute arises in the determination of the net amount payable to the owner under sub-section (I), the Board shall report the dispute to the State Government and Ihe Slate Government shall refer the dispute to an Arbitrator to the appointed- by the State Government for determination of the net amount payable to the owner. The Arbitrator shall be a person who is or has been a High Court Judge or a District Judge.

payment

of

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- (4) The dispute in the determination of the net amount payable to the owner under sub-section (1) may include any of Ehe following mailersô -
 - (a) Whether any property belonging, or any right, liability or obligation attaching, to the property vests under section 32.
 - (b) Whether any fixed asset forms part of property?
 - (c) Whether any hire-purchase agreement or other contract has been entered into bona fide or not?
 - (d) What was the value of the property on the appointed day?
 - (e) What amount, if any, is due from the owner to the employee under clause (b) of sub-section (1) of section 7 on adjustment of the amount, if any, due from such employee to ihe owner immediately before the appointed day?
 - (f) "What amounts, if any, have to be deducted under this Act from the gross amount payable lo the owner?
- (5) The nel amount payable lo the owner shall, on determination under sub-section (1) or sub-section (3), as the case may be, be paid by the Board to the owner as soon as possible.
- (6) The nel amount referred to in sub-section (5) shall bear interest at ihe rate of four *per centum per annum* from the appointed day (ill ihe dale of payment.
- (7) When the gross amount payable to the owner is equal to or less than the total amount to be deducted no payment shall be made to the owner by the Board.
- (8) The determination of ihe amount due to ihe employee under subsection (6) or sub-section (7] or sub-section (8) of section 7 or under subsection (3) of this section, as the case may be, shall be final and conclusive and shall not be called in question in any Court or tribunal or any other authority.
- (9) The Board shall, on final determination of the amount due lo Ihe employee, pay to him in terms of the provisions of sub-section (2) or sub-section (3), os ihe ease may be, of section 7 iheamounLso determined lo be due lo him. If any amount due lo any employee remains unpaid. the same shall be deposited by the Board in any branch of the State Bank of India and shall be payable to the employee or his legal representative.
- (10) Subject lo ihe provisions of this section, the provisions of the Arbitration Act, 1940 shall apply lo the arbitration under this Aci.
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(Sections 9-12.)

- 9. (1) Where any assel forming pari of the property has been Duiyio Sj transferred and vcsled under section 3,ô possession
 - (a) every person in whose possession, custody or control any cic^{A5}, such asset may be, shall forthwith deliver possession thereof to the Board;
 - (b) any person who, immediately before such transfer and vesting, has in his possession, custody or confrol any books, documents or other papers relating to the property, shall be liable to account for the said books, documents and papers to the Board and shall deliver them lo the Board or to such person or persons as the Board may authorise in this behalf.
 - (2) Without prejudice to the other provisions of this section it shall be lawful for the Board to lake all necessary steps for securing possession or all assets forming part of lie property which have been transferred and vested under section 3.
 - 10. (1) The persons who have been in employment under the owner Employin connection with the affairs of the property immediately before the men of L rrj j employees appointed day shall cease lo be in such employment so far as Ihe property or ihe is concerned and such persons who were not part-time employees and propfifty who have been in continuous service for a period of two years immediately

is concerned and such persons who were not part-time employees and propfiffy who have been in continuous service for a period of two years immediately before the appointed day and who have not attained ihe age of superannuation on ihe appointed day under the rules framed by the Board shall be appointed afresh on the appointed day by ihe Board on such renmuneration and on such terms and conditions of service as may be fixed by the Board.

(2) If any question arises as lo whether any person was employed part-time in connection with the affairs of the property immediately before the appointed day, the question shall be referred, within a period of one year from the appointed day, lo the State Government and the Slate Government shall, after giving such person a reasonable opportunity

of being heard, decide it in sifch manner as it thinks fll and the decision of the State Government thereon shall be final.

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(Section 13.)

- (b) wrongfully obtains possession of, or retains, any asset forming part of the property which has vested under section 3, or"
- (c) wilfully withholds or fails (o furnish lo the Board or (o any person authorised in [his behalf by the Board any books, documents or other papers relating to the property which may be in his possession, custody or control, or
- (d) fails to deliver to the Board any assets, books of account or other documents in his possession, custody or control relating to the property, or .

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- (e) wrongfully removes or destroys any assets forming part of the property, or
- (f) wrongfully uses any assets forming pan of the property, shall be punishable with imprisonment for a term which may extend to two years or with fine which may extend 10 ten thousand rupees, or with both:

Provided that the Court trying any offeree under this section may, at Ihe time of convicting the accused person, order him lo deliver up or refund, within a Lime lo be fixed by the Court, any assets wrongfully withheld or obtained or any document wilfully withheld or not furnished.

(2) No Court shall take cognizance of an offence punishable under this section except with the previous sanction of the State Government or an officer authorised by the State Government in this behalf.

orrence by 13. (1) Where an offence punishable under this Act has been Companies. committed by a Company, every person who, at the time the offence was committed, was in charge of, and was responsible to, the Company for the conduct of (he 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 section shall render any such person liable to any punishment if he proves that the offence was committed without his knowledge or that he had exercised all due diligence lo prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1). where any such offence has been committed by a Company and it is proved that the offence has been committed with the consent or the connivance of, or is attributable to any neglect on the part of, any director, manager, secretary or other officer of lhe Company, such director, manager, secretary or other officer shall be demeed to be guitly, of that offence and shall be liable to be proceeded against and punished accordingly.

(Sections 14-18.)

Explanation.ô For the purposes of [his section,ô

- 4 (a) "Company" means any body corporate and includes a firm, society or olher association of individuals; and
 - (b) "director" in relation toô
 - (i) a firm, means a partner in ihe firm,
 - (ii) a society or other association of individuals, means the person who is entrusted, under the rules of ihe society or other association, wilh ihe management of the affairs of the society or oLlier association, as the case may be.
 - 14. No suit, prosecution or other legal proceeding shall lie against Protwion of the Stale Government or the Board or any employee of ihe State $^{\land}$ Government or of the Board in respect of anything which is in good faith..

faith done or intended lo be done in pursuance of this Act or any rule or order made thereunder.

- 15. The provisions of this Act shall have effect notwithstanding Aciio anything to the contrary contained in any law or in any instrument or in olhcMatvs any decree or order of any court, tribunal or other authority.
- 16 If any difficulty arises in giving effect to ihe provisions of this Power to Act, the State Government may, by order not inconsistent will the *Scuiiics provisions of this Act, remove such difficulty.
- 17. (1) The Slate Government may, by notification, make rules Powerio for carrying out the purposes of this Act. \hat{I}^{es}
- (2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the mailers which may be, or are required to be, prescribed or made by rules.

West Ben. 18. (i) The Barakar Electric Supply Installation (Acquisition) Repeal and 1981 101 6 Ordinance, 1981 , is hereby repealed.

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- (2) Notwithstanding such repeal, anything done or any action taken under the said Ordinance shall be deemed to have been validly done or taken under this Acl.
- 11. Any employee of the Board authorised by the Board in this behair Power of by general or special order may, at any time after giving ihe owner ^{cnlry} reasonable notice, enter upon any land or premises in his possession and make survey, examination or investigation for the purposes of this Act.
- 12. (1) Any person who,ô

Penalty,

(a) having in his possession or custody or control any assel forming part of the property wrongfully withholds such assel from the Board, or 11 The Barakar Eletric Supply Installations Acquisition Act, 1981.