West Bengal Act XVI of 1967¹ THE CALCUTTA TRAMWAYS COMPANY (TAKING OVER OF MANAGEMENT) ACT, 1967.

AMENDED

West Ben. Act XIX of 1972. West Ben. Act XL oH 973. .. WesiBen. AciLII of 1974, West Ben. Act XXX1I1 of 1975. Pres. Act 15 of 1970. .OrderNo. 1504-L, dated the 31,7,1970.

[19th July, J967.]

An Act to provide for the taking over of the management of the undertaking of the Calcutta Tramways Company Limited for a limited period in the public interest in order to secure the proper management of the same.

WHEREAS it is expedient to provide for the taking over of the management of the undertaking of the Calcutta Tramways Company Limited for a limited period in the public interest in order to secure the proper management or the same;

It is hereby enacted in the Eighteenth Year of the Republic of India, by (he Legislature of West Bengal, as follows:ô

CHAPTER I

Preliminary.

1. This Act may be called the Calcutta Tramways Company Shoniiilc. (Taking over of Management) Act, 1967.

2. In this Act, unless the context otherwise requires,ô

Definilions.

- (a) "appointed day" means the dale of publication of the order made under sub-section (J) of section 3;
- (b) "Company" **means** the Calcutta Tram **Jays** Company Limited;
- (c) "prescribed" means prescribed by rules made under this Act;
- (d) "undertaking of the Company" means the properties, cash balances, reserve funds and other assets of the Company including lands, buildings, works, machinery, plants, rolling stocks, lines, mains, motors, dynamos, switch-boards, apparatus, tool, implements, motor trucks and other like properly actually in use immediately before the commencement of this Act, or intended to be used, in connection with the running of tramways.

For Slalemcm of Objects and Reasons, *see* lhe *Calcutta Gazelle, Extraordinary,* Pari IVA of ihe 13lh July, 1567, page 2084; for proceedings of [he West Bengal Legislative Assembly, ice ihe proceedings of [he mceling of thai Assembly held on ihe 14(h July, 1967.

[West Ben. Act

[Chapter I!.—The taking over of the management of Use undertaking of the Calcutta Tramways Company.—Sections 3, 4.)

CHAPTER II

The taking over of the management of the undertaking of the Calcutta Tramways

Company.

3. CO The Slate Government may, by order published in [he *Official Gazette*, lake over the management of the undertaking of the Company and appoint an officer not below the rank of a Deputy Secretary to the Stale Government (hereinafter referred to as the Administrator) for managing the undertaking of the Company.

(2) An order issued under sub-section (1) shall remain in force for a period of [nine years] from the date of its publication in the *Official Gazette*:

Provided that the State Government may, with the approval of the State Legislature, cancel such order at any lime before the expiry of the said period of '[nine years].

With effect from the appointed dayô

all persons in charge of the management of the undertaking of the Company, including persons holding offices as directors, agents or managers or any other managerial personnel of the Company immediately before the appointed day, shall

cease to exercise any power of management and control in relation to relation the undertaking of the Company;

Effect of order 4. (1) issued under

Ben.

scclion 3.

the undertaking of the Company shall be deemed to be in (he custody of the Administrator who shall, as soon as may be after the appointed day, take all such steps as may be necessary to take the same into his custody or control;

the Administrator shall have all the powers of management and control in relation to the undertaking of the Company including any such powers as were exercised by the directors,

agents or managers or any other managerial personnel of the

Company immediately before the appointed day;

The
(b)words Tour years" were first substituted for Llic words "ihrcc years" by ss. 2(i)it (ii) ofihc Caleulla Tramways Company (Taking over of Management) (Amendment)Acl, 1970 (President's Acl 15 oT 1970). Then ihe words "six years" were substituted Tor the wordsTour years" by ss. 2(i) &. (ii) of Ihe Caleulla Tramways Company (Taking aver of Management)

(Amendment) Acl. 1972 (West Ben. Act XIX of 1972). Thereafter, Ihc words "seven (c) years" were substituled for the words "six years" by ss, 2(i) & (ii) of Ihc Calcutta

Tramways Compiny (Taking over or Management) (Amendmenl) Act, 1973 (West

Act XL of 1973). Then, the words "cighl years" were substituted for the words "seven years" hy ss. 2(i) & (ii) of [he Calcutta Tramways Company (Taking over of Management)

(Amendment) Act, 1974 (Wesi Ben. Acl Lit or 1974). Finally, the words within the square bracken were substituted for ihe words "cighl years" by ss. 2(i) & (ii) of the Calcutta Tramways Company (Taking over or Management) (Amendmenl) Acl. 1975 (Wesl Hen. Act XXXrII of 1975).

State Government lo take over die management oniie undertaking.

1967.]

(Chapter II.—The taking over of the management of the undertaking of the Calcutta Tramways Coijipany.—Sections 5-8.)

(d) persons employed by the Company in connection with the undertaking of the Company and continuing in officc immediately before the appointed day shall continue to remain under the lerms and conditions; of service in .force immediately before Ihe appointed day.

(2) Subject lo the other provisions of this Acl and to the control of the Stale Government, the Administrator shall take such steps as may be necessary for the purpose of efficiently managing the business of the Company and shall exercise such other powers including the power lo borrow money and have such other duties as may be prescribed.

5. No person who ceases to exercise any power of management or control in relation to the undertaking of the Company by reason of the provisions contained in clause (a) of sub-section (1) of section 4, shall be entitled to claim any compensation on thai account:

Provided that nothing contained in this section shall affect the right of any such person to recover from Ihe Company moneys recoverable otherwise than by way of such compensation, No right lo

6. Upon the expiration of the period of '[nine years] from the dale of publication of Ihe order issued under sub-section (1) of section 3 or upon its earlier cancellation by Ihe State Government under the proviso to sub-section (2) of the said section, the management of the undertaking of Ihe Company shall revert to ihe Company.

-7. (I) The State Government may appoint one or more persons to be called Deputy Administrators, to assist the Administrator in carrying out his functions under this Act.

(2) A Depuly Administrator shall exercise such powers and discharge such duties as may be entrusted to him by the Administrator.

8. (1) The State Government may, on the application made by the Administrator in this behalf, advance moneys 10 the Company for ihe purpose of efficiently managing the business o f the Company and all sue h moneys shall be repaid by the Company with such inierest as may be prescribed.

The words "four yenrs" were first substituted for the words "three years" by s, 3 of Lhc Calculla Tramways Company (Taking ovcrofManagemenl) (Amendment) Acl, 197U (President's Acl 15 of 197t>),Then the words "six years" were first substituted for the words "four year," by s. 3 or lhe Calcutta Tramways Company (Taking over or Management) (Amendment) Acl, 1972 (West Ben. Acl XIX of 1972). Thereafter, the words "seven years" were substituted for the words "sin years" by s. 3 or the Calcutta Tramways Company (Taking overoT Management) (Amendment) Acl. 1973 (West Ben. Act XL of 197.1). Then, the words "eight years" were substituted for the words "seven years" by s. 3 of lhe Calcutta Tramways Company (Taking over of Management) (Amendment) Act. 1974 (West Bun, Act Lit of 1*174). Finally, the words within the square braekels were substituted for the words "eight years", by s. 3 of the Calcutta Tramways Company (Taking over of Management) (At 1975). (West Ben. Acl XXXIII of 1975).

Management (revert lo the Company,

compensa-

termination of office.

for

tion

Persons to assist Ihe Administrator,

Advances by Stale Government. 130

(Chapter III. —Miscellaneous. —Sections 9, 10.)

(2) Any money advanced to the Company undersub-section(1) shall, "

TheuGalauttanEranowpas กายเมืองหมุ่มโลย่ามระละเราลาย์ Manasarusetto Gov-

Act, 1967.

ernment on account of taxes or fees, be a first charge upon the undertaking of the Company.

CHAPTER III

Miscellaneous.

9. (1) When an order has been made under sub-section (1)-of section 3 in relation to the undertaking of the Company, every person having possession, custody or control of the undertaking of the Company or any part thereof, shall forthwith deliver ihe same to the Administrator or to such officer as may be authorised by the Administrator in this behalf.

(2) Any person who, at ihe commencement of this Act, has in his possession or under his control any books, documents or other papers relating to the undertaking of Ihe Company, including any letters, memoranda, notes or other communications between him and Ihe Company shall, notwithstanding anything contained in any law for the time being in force, be liable to account for the said books, documents and other papers (including such letters, memoranda, notes or other communica- lions) to the Administrator and shall deliver them to the Administrator or

Duly lo deliver possession of properly and documen relating (hereto.

com-

(3) The State Government may take all necessary steps for securing

Powcisor jo. (I) For the purpose of ascertaining whether any property is

inspectiDn. pj-jsed jn undertaking of the Company or for any other purpose mentioned in this Act or the rules made thereunder, any person authorised by the State Government in this behalf shall have the right toô

(a) enter and inspect any premises;

- (b) require any person having the possession, custody or control of any register or record relating to the undertaking of the Company to produce such register or record;
- (c) require the occupier of any property comprised in the under
 - taking of the Company to submit to Ihe person so authorised such accounts, books ar other documents or lo furnish to him such information as he may reasonably think necessary; and
- (d) examine any person having the control of, or employed in connection with, the undertaking of the Company and require him lo make any statement relating lo the undertaking of the Company.

; to such officer as may be custody of the undertakins

of 1967.]

(Chapter ill.—Miscellaneous.—Sections 11-13.)

11. (1) If any person,ô

Penally for false state-

- (a) when required by this Act or by any order made under this Act lo make any statement or furnish any information, makes any statement or furnishes any information which is raise in any material particular and which he knows or believes to be false or does not believe to be true; or
- (b) makes any such statement as aforesaid in any book, account, record, return or other document which he is required by any order made under this Act to submit,

he shall be punishable with imprisonment for a term which may extend to two years, or with fine which may extend lo two thousand rupees, or with both.

- (2) Any person, whoô
 - (a) having in his possession, custody or control any properly forming part of the undertaking of the Company, wrongfully withholds such property from the Administrator, or
 - (b) wrongfully obtains possession of any property forming part of the undertaking oF the Company, or
 - (c) wilfully withholds or fails to produce to any person authorised under this Act, any register, record or other document which may be in his possession, custody or control, or
 - (d) fails, without any reasonable cause, to submit any accounts, books or other documents, when required to do so,

shall be punishable with imprisonment for a term which may extend to two years, or with fine which may extend to two thousand rupees, or with both.

(3) All offences under this section shall be cognizable,

12. The Administrator shall have the power to institute, defend, or lake part in, any suil or proceeding by or against the Company, relating to the undertaking of the Company.

Administrator lo institute, defend, etc., suits and proceedin gs.

13. No suit, prosecution or other legal proceedings shall lie against the State Government or the Administrator or any other person for anything which is in good faith done or intended lo be done under this Act or ihe rules made thereunder.

Protection of action taken underihe Acl.

[West Ben. Act XVI of 1967.]

(Chapter 111.—Miscellaneous.—Sections 14-18.)

14. The provisions of this Act or any order or rale made [hereunder shall have effect noi with standing anything inconsistent therewiih contained in any law other than this Acl or any instrument having effect by virtue of any law other than this Act.

15. The State Government may, from lime to lime, give such directions to the Administrator as the Stale Government may deem fit for the proper management of the undertaking of the Company and the Administrator shall comply with such directions,

16. The State Government shall, as soon as may be after the expiry of each financial year, lay before each House of Ihe State Legislature an annual administration report from the Administrator in respect of the undertaking of the Company with an audited statement of accounts.

17. (1) The Stale Government may make rules for carrying out the purposes of Ihis Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following mat-

- ters, namely:ô
- (a) ihe powers and duties oF the Administrator including the manner of keeping accounts;
- (b) interest to be paid in respect of advances under subsection (1) of section 8;
- (c) any other matter which has lo be, or may be, prescribed.

(3) Every rule made by the Stale Government under this Act shall be laid, as soon as may be after it is made, before each House of the State Legislature while it is in session for a total period of thirty days which may be comprised in one session or in two successive sessions, and if,

before the expiry of the session in which it is so laid or the session immediately following, '[the State Legislature agrees] in making any modification in the rule of¹ [the State Legislature agrees] that the rule should not be made, the rule shall thereafter have effecL only in such modified form or be of no effect, as Vhe case may be; so, however, that any such modification or annulment shall be without prejudice lo the validity of anything previously done under that rule.

18. If any difficulty arises in giving effect to the provisions of this Act, the State Government may, by order as occasion requires, do anything, not inconsistent with the provisions of this Acl, which appears to it to be necessary for the purpose of removing such difficulty.

"The words within [he square bracket wen: substituted for the words "bath Houses agree" by Order No. 15Q4-L, dated iSc 31.7.1970.