West Bengal Act XVI of 1972¹

THE WEST BENGAL APARTMENT OWNERSHIP ACT, 1972.

West Ben. Acl XXVII of 1972.

West Ben. Act XL of 1974. AMENDED ... 1992.

. . West Ben. Act XXI of

West Ben. Acl XXVIII of 1996, West Ben. Act XXXVI of 1997, [5th July, 1972.]

An Act to provide for the ownership of an individual apartment and make such apartment heritable and transferable property.

WHEREAS his expedient to provide for the ownership of an individual apartment and to make such apartment heritable and transferable property; It is hereby enacLed in the Twenty-third Year of the Republic of India, by the Legislature of West Bengal, as follows:—

- 1. (1) This Acl may be called the West Bengal Apartment Ownership Act, 1972,
 - (2) It extends lo the whole of West Bengal. .
- (3) This section shall come into force² al once; and. Ihc remaining provisions of this Acl shall come into force in such areas, and on such dales as the State Government may, by notification in the *Official Gazette*, appoint; and different dales may be appointed for different areas.

Short title, exicm and commencement.

¹2. This Act shall apply lo every building which is used, or is proposed to be used, mainly for residential purposes:

Provided that the sole owner or all ihe owners of every such building shall submit the same lo Ihe provisions of ihis Act by duly executing and registering a Declaration setting out the particulars referred to in section 10:

Application of Ihc Ael.

Provided further that the Slate Government may exempt by any general or special order any such owner from submitting such building lo Ihe provisions of this Act.

For Siaiemenl of Objects and Reasons, srr the Calcutta Gaulle, Extraordinary. Part IVA of the 28th April, 1972, page 982; for proceedings of the West Bengal Legislative Assembly, see the proceedings of the meeting of that Assembly held on 3rd May, 1972,

This Act came into force on 7th June, 1973, vide Notification No, 547-H.I.V., dated the 6th June, 1973, published in the Calcutta Guietir, Extraordinary, P.ir; [of the Gill June. 1973, page 2017.

^Section 2 wns substituted for original section by s. 2 or ihe West Bengal Apartment Ownership {Amendment) Act, 1992 (West Ben. Acl XX! of 1992), Prior lo this subslitution, the word "mainly" was substituted for the word "actually", in the proviso lo original section, by s, 2 of the Wesl Bengal Apartment Ownership (Amendment) Act, L974 (West Hen, Act XL of 1974).

(Section 3.)

Definitions. 3. In this Act, unless Ihe context otherwise requires,—

(a) "apartment" means part of a property having a direct exit to a road, street or highway or lo a common area leading to such road, street or highway which together with in undivided interest in the common areas and Facilities forms an independent '[residential unit, and includes a flat.]

²Explanation.—"Flat" shall mean a separate residential unit, whether self-coniained or not, used or intended lo be used for any of the purposes referred to in j,ub-c]auses (a)

to (i) of clause (2) of section 390 of the Calcutta Municipal West Ben.

Corporation Act, 1980;

- (b) "Association of Apartment Owners" means the association "[competent lo contract in its own name and) formed in accordance with the provisions made in the bye-laws; "'(c) "building" means a building containing two or more apartments or more than one building, each being a complete unit or each containing two or more apartments comprised in the same property;
- (d) "common areas and facilities" includes—
 - (1) the land on which the building is located and all casements, rights and appurtenances belonging lo the land and lhe building.
 - (2) the Foundations, columns, girders, beams, supports, main walls, roofs, halls, corridors, lobbies, stairs, stair-ways, fire-escapes and entrances and exits of the building,
 - (3) the basements, cellars, yards, gardens, parking areas ^s[. shopping centres, schools, garages,] ⁶[building or apartment vacant or occupied by a tenant or any other person, not being an owner, and transferred or proposed lo be transferred lo the Association of Apartment Owners] and storage spaces,

Words within ihe square bracIteLi were subsliluled Tor Ihe words "residential unil;" by s. 2(1) of Ihe West Bengal Apartment Ownership (Amendment) Acl, 1996 (Weal Ben. Act XXVIII of 1996).

^'Explunation' was substituted for the original 'Explunation' by s, 2(2), ibid.

³Words within the square brackets were inserted by s, 3(1) of the West Bengal Apunmem Ownership (Amendment) ACL 1992 (West Ben. Act XXI of 1992).

'Clause (c) was subslituled by s. 3(2), *ibid*. Prior lo this subslitution, the words "or more than one building eacli combining four or mare apartment* comprised in the same properly" were inserted, in original clause (c), by s. 3(1) of the Wcsl Bengal Apartment Ownership (Am end men I) Acl, 1974 (West Ben. Acl XL of [974).

Words within Ihe square brackets were inserted by s. 3(2), ibid.

Words within the square brackets were inserted by s. 3(3) of the West Bengal Apartment Ownership (Amendmem) Act, 1992 (Wesl Ben. Acl XXI of 1992).

Act LIX of

XVI of 1972.]

(Section 3.)

- (4) ihe premises for the lodging of janitors or persons employed for the management or the property,
- (5) installations of common services, such as power, light, gas, hot and cold water, heating, refrigeration, air conditioning, sewerage, etc.,
- , (6) the elevators, lanks, pumps, motors, compressors, pipes and ducts and in general all apparatus and installations existing for common use.
 - (7) such other common facilities, as may be specially provided for in the Declaration.
 - (8) all other parts of the property necessary or convenient to its existence, maintenance and safely, or normally in common use:
- (e) "common expenses" means expenses of administration, maintenance, repair or replacement of ihe common areas and facilities and all other sums assessed against the apartment owners by the Association of Apartment Owners;
- (f) "common profits" means the balance of all income, rents, profits and revenues from the common areas and facilities remaining after Ihe deduction of the common expenses;
- '(g) "Competent Authority" means any person, or any officer not below the rank of a Deputy Magistrate, authorised by the State Government by notification in Ihe *Official Gazette* to perform the functions of Ihe Competent Authority under this Act for such area as may be specified in ihe notification, and different persons or officers may be authorised for different functions or for different areas:
- (h) "Declaration" means the instrument by which the property is submitted to the provisions of this Act, as hereinafter provided;
- "limited common areas and facilities" means those common areas and facilities which may be designated in Ihe Declaration as reserved for use of certain apartment or apartments lo ihe exclusion of the other apartments;
- '(ia) "owner", in relation lo a properly or part thereof or an upartmeni, includes any person owning the same or deemed

'Clause (g) was HiM substituted Tor original clause by s, 2 of the Wesl Bengal Apinment Ownership (Amendment) Acl, 1972 (Wesl Ben. Acl XXVII of 1972). Then, Itiesnme was resubstituted by s, 3(4) of the Weil Bengal A pari m cm Ownership (Amendment) Acl, 1992 (Wesl Den. Acl XXJ of 1992).

"Clause (in) was inserted by s. 3(3) of ihc Wcsl Bengal Apanmenl Ownership (A me nil men I) Acl, 1971 (Wcsl Ben. Acl XL of 1974). Then, Ihc same was subslituted by s. 3(5) of ihc Wcsl Bengal Apanmenl Ownership (Amendmenl) Acl, 1992 (Wcsl Ben. Acl XXI of 1992).

(Section 3A.)

to be owning the same, promoter or, for the purposes of this Acl, excepting the provisions of sub-section (1) or section 4 thereof, lessee of such property or part thereof or of such apartment, where the lease is for a period of thirty years or more:

Provided that where a person has executed and registered an agreement for purchase or for taking lease for a period of thirty years or more of a building or an apartment or has paid the consideration or part thereof, he is deemed lo be owning such building or apartment even though the document for purchase or lease has not been executed and registered;

- (j) "prescribed" means prescribed by rules made under this Act;
- (k) "property" comprises the land, the building and the common areas and facilities;
- '(1) "promoter" means a person who constructs or causes to be constructed a building on a plot of land for the purpose of transfer of such building by sale, gift or otherwise to any other person or lo a company, co-operative society or association of persons, and includes—
 - (i) his assignee, if any,
 - (ii) the person who constructs, and the person who transfers by sale, gift or otherwise, the building, if ihe two are different persons,
 - (iii) the Government,
 - (iv) an undertaking of the Government, or
 - (v) any board or corporation established by or under any law for Ihe time being in force.

²3A. Where a Co-operative Society is the owner in respect of a property or part thereof, a member of such society in legal occupation of an apartment comprised in such property or such part shall be deemed lo be the owner of such apartment within the meaning of ihe provisions of this Acl excepting those of sub-section (1) of section 4 thereof.

Co-ope rj live Soeicly, where such society is iht owner or a properly, lo be the owner of the apifl- menl of such properly in hii possession for j limited purpose.

Member of a

'Cbu-ie (I) was inserted by s. 3(6) of ihe West Bengal Apanmenl Ownership (Amendment) Act, 1992 (West Ben. Acl XXI of 1992).

Section 3 A was inserted by s, of the West Bengal Apartment Ownership (Amendment) Acl, 1974 (West Ben. Acl XL of 1974).

- 4. (1) Each apartment owner shall be entitled to the exclusive ownership and possession of his apartment.
- (2) An apartment, together with its undivided interest in the common areas and facilities, shall constitute heritable and transferable immovable property within the meaning of any law for the lime being in force:

Provided that no apartment and the percentage of undivided interest in the common areas and facilities appurtenant to such apartment shall be partitioned or subdivided for any purpose whatsoever.

- '(3) Notwithstanding anything contained in the Transfer of Property 4 or 1882, Act, 1882, or in any other law for the time being in force, but subject to the provisions of section 11 of this Act, any person,—
 - (a) acquiring by purchase ²[or by inheritance], or
 - (b) taking lease of, for a period of thirty years or more, an ¹ apartment comprised in a property submitted to the provisions

of this Act, shall,—

- (i) in respect of ihe said apartment, be subject to the provisions of this Act, and (ii) execulc and register an instrument in such form, in such manner and within such period as may be prescribed, undertaking to comply strictly with the bye-laws and with the covenants, conditions and restrictions set forth in the Declaration.
- ^J4A. Where an apartment is transferred to one person for a consideration paid or provided by another person for his own benefit, Ihe transferee shall, notwithstanding anything in the Transferor Property 2 of 1882. Act, 1882, or in the Indian Trusts Act, 1882, or in any other law for the lime being in force, be deemed 10 be the real owner of such appartmenl, and no Court shall entertain any claim of the person, paying or providing ihe consideration, for title in such appartmenl on the ground that he did not intend to pay or provide such consideration for the benefit of Che transferee and that the transferee is his *benamdar*, or on any other ground.

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property.

- 5. (1) Each apartment owner shall be entitled to an undivided interest in the common areas and facilities in the percentage expressed in the Declaration.
- 'Sub-scclion (3) was inserted by s. 5, of the Wesl Bengal Apartmenl Ownership (Amendment) Act, 1974 (West Ben. Acl XL of 1974).

Words within ite square brackets wen; inserted by 5, 4 of [he Wesi Bengal Apartmenl Ownership (Amendment) Acl, 1992 (Weil Ben. Acl XX [of 1992).

¹Scclion 4 A was inserted by s. fi of the Wiisf Bengal Apartnical Ownership (Amendment) Acl, 1974 (Wesi Ben. Acl XL of 1974).

Common areas and facilities.

[West Ben. Act

(Section 5.)

(2) The percentage of the undivided interest of each apartment owner in [he common areas and facilities as expressed in the Declaration shall not be altered '[without the written consent of all the apartment owners.

Addition or alteration, if any, is to be expressed subsequently] in an amended Declaration duly executed and registered as provided in this Act. The percentage of the undivided interest in the common areas and facilities shall not be separated from the apartment lo which it appertains,

and shall be deemed lo be conveyed or encumbered wilh the apartment even though such interest is not expressly mentioned in the conveyance or other instrument.

- (3) The common areas and facilities shall remain undivided, and no apartment owner or other person shall bring any action for partition or division of any part thereof, unless Ihe property has been withdrawn from the provisions of this Acl,
- (4) Each apartment owner may use the common areas and facilities for the purpose for which they are intended without hindering or encroaching upon the lawful rights of the other apartment owners.
- (5) The work relating to the maintenance, repair and replacement of the common areas and facilities and the making of any additions or improvements thereto shall be carried out in accordance with the provisions of this Act and the bye-laws made thereunder.
- (6) The Association of Apartment Owners shall have 2* * * right, to be exercised by the Manager or the Board of Managers on behalf of the Association, wilh such assistance as the Manager or the Board of Managers, as the case may be, considers necessary, lo have access to each apartment from time lo time during reasonable hours, for the maintenance, repair and replacement of any of the common areas and facilities therein or accessible therefrom, or for making emergency repairs therein Lo prevent any damage to the common area and facilities or Lo other apartments.

'Words within the square brae kc Is were subslituted for [he words "without the con sen L of nil the apartment owners expressed" by s. 3 of the West Bengal Apartment Ownership (A mend men 1) Act, 1996 (West Ben. Acl XXVU1 of 1996).

^{&#}x27; The word "irrevocable" wnsomi lied by s. 5(1) of the West Bengal Apanmenl Ownership (Amendment) Acl, 1992 (Wesl Ben. Act XXI of 1992).

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'(7) The Association of Apartment Owners shall, subject to any covenants, conditions or restrictions if any agreement, have Ihe right, lo be exercised by Ihe Manager or the Board of Managers on behalf of the Association wilh such assistance as the Manager or the Board of Managers, as the case may be, considers necessary, Lo transfer ownership, by sale or by lease for thirty years or more, of any buildings of apartment owned or deemed lo be owned as common areas and facilities by the Association and occupied by any tenant or any other person not being an owner:

Provided that no such transfer shall be made by the Association lo any person, other than an existing tenant or an occupier, not being an owner, without the consent of all lhe apartment owners.

6. Each apartment owner shall comply strictly wilh the bye-laws and with the covenants, conditions and restrictions set forth in the Declaration. Failure to comply wilh any of the same shall be a ground for an action to recover damages or for other relief or reliefs at the instance of the Manager or ihe Board of Managers on behalf of the Association of Apartment Owners or, in a proper case, by an aggrieved apartment owner.

Compliance wilh bye- laws, covenants, clc.

7. No apartment owner shall do any work which would be prejudicial to the soundness or safeLy of the property or would reduce the value thereof or impair any easement or hereditament ²[or shall add any material structure or excavate any additional basement or cellar without first obtaining the consent, in writing, of all other apartment owners]

Certain work prohibited.

8. During the period Ihe property remains subject to this Acl, no encumbrance of any nature shall be created against ihe property. During such period an encumbrance may, however, be created only against each apartment and the percentage of undivided interest in the common areas and facilities appurtenant to such apartment, in ihe same manner as in relation to any other separate parcel of property subject lo individual ownership.

Encumbrances against apartments.

9. The common profits of the property shall be distributed among, and the common expenses shall be charged lo, the apartment owners according to the percentage of the undivided interest in the common areas and facilities.

'Sub-section (7) was inserted by s, 5(2) or Ihe West Bengal Apartment Ownership (Amendmem) Acl, 1992 (West Ben. Acl XXI of 1992).

¹Words inserted by s. 2 of the West Bengal Apanmenl Ownership (Amentimenl) Act. 1997 (West Ben. Acl \XXV1 of 1997).

"Words "or shall add any material structure or excavate any additional basement or cellar" were omitted by s. 4 or ihe West Bengal Apartment Ownership (Amendmenl) Acl. 1996 (Wesl Ben. Acl XXVIII of 1996).

Common profits and expenses.

' i [West Ben. Acl '

(Sections 10, 10A.)

10. (1) The Declaration referred to in section 2 shall be submitted in such form and in such manner as may be prescribed and shall contain ihe following particulars, namely:—■

- (a) description of the properly;
 - (b) nature of interest of the owner or owners in the

Contents of Declaration.

property;

property;

- (c) existing encumbrance, if any, affecting the
- (d) description of each apartment containing its location, '[actual built-up area,] number of rooms, immediate common area to which it has access, and any other data necessary for its proper identification;
- (e) description of the common areas and facilities;
- (f) description of the limited common areas and facilities, if any, stating to which apartments their use is reserved;
- (g) value of the property and of each apartment, and the percentage of undivided interest in the common areas and facilities appertaining lo each apartment and its owner
- (h) such other particulars as may be prescribed.
- (2) The Declaration referred lo in sub-section (1) may be amended under such circumstances and in such manner as may be prescribed.
- ³10A. (1) Any Declaration referred to in section 2 or any amendment thereto or any instrument referred to in sub-section (3) of section 4, shall, in the first instance, be submitted, in duplicate, within fifteen days from the date of its execution, lo ihe competent authority along with copies of site plans, building plans and relevant title deeds.

A Declaration or an instrument to be submitted before ihe competen t authority and lo be

- (2) On receipt of a Declaration or an amendment thereto or an dealt with by instrument referred to in sub-section (1), the competent authority shall,— him.
 - (a) ^J[after issuing notice lo the parlies concerned and

after

holding such inquiry,] if any, as it may consider necessary for the purpose, examine the Declaration, the amendment or ihe instrument as ihe case may be, to ascertain whether—

- $\begin{tabular}{ll} (i) & the property concerned comes within the \\ purview of this Act. and \\ \end{tabular}$
- (ii) the Declaration, the amendment or the instrument is in order,

'Words within the square brackels were substituted Tor Ihe words "approximate area," by s. 5(1) of the West Bengal Aparlmenl Ownership (Amendment) Act. 1996 (West Ben. Act XXVIII of 1996).

Words "for all purposes, including voting" were omitted by s. 5(2). ibid.

•'Section 10A was inserted by s. 7 of the Wesi Bengal Apartment Ownership (Amendment) Act, 1914 (West Ben, Act XL or 1974).

'Words within Ihe square brackets were substituted far the wurds "after holding such inquiry" by s. 6(l)(a) of the Wcsl Bengal Apartment Ownership {Amendment} Acl. 1992 (Wcsl Ben. Acl XXI of 1992)

(Sections 10B, U.)

- (b) by an order in writing giving reasons therefor accept or reject ihe Declaration, Ihe amendment or ihe instrument, and
- (c) in case of acceptance, immediately return the Declaration, ihe amendment or the instrument along with all the enclosures lo the owner or owners, as ihe case may be, for registraiion, within fifteen days of the dale of return,
- ¹(d) in case of rejection, forthwith communicate the order of rejection to the owner or owners.
- ³(3) Any person aggrieved by an order of rejection under sub-section (2) may appeal to such appellate authority as the State Government may, by notification in the *Official Gazette*, appoint, provided that such appeal shall be made within Ihiny days from the date of such order or within such further period as ihe appellate authority may allow on sufficient grounds being shown in this behalf. The order of the appellate authority on any such appeal shall be final and shall not be called in question in any court of law.
- (4) Any order referred lo in clause (b) of sub-section (2) or in subsection (3) shall not be called into question in any court of law.

^JIOB. Notwithstanding anything in this Act, ihe State Government may, on its own, call for and examine the records of any proceeding before the Competent Authority or the apellate authority within thirty days from the date of any order made by such Competent Authority or appellate authority, as the case may be, in such proceeding, and make such order thereon as it may think fit.

 $\begin{array}{ll} Power \ lo \\ call \ Tor \\ records \\ r'_\backslash \end{array}$

11. (I) All the apartment owners may ^J[with the prior permission of the State Government,] withdraw a properly from the provisions of this Act by an instrument executed lo lhat effect.

Withdrawal from the provisions or

- (2) Upon the property being withdrawn from the provisions of this Act, it shall be deemd to be owned in common by the apartment owners and the share of each such owner in the property shall be the percentage of undivided interest previously owned by such owner in the common areas and facilities.
- (3) Any encumbrance affecting any of the apartments shall be deemed lobe transferred in accordance with the existing priority to the percentage of the undivided interest of the apartment owner in the property as provided herein,

'Clause td) w,is inserted by s. 6(1)(b) of the Wesl Bengal Aparlmenl Ownership (Amendment) Acl. 1992 (Wesl Ben. Acl XXI or 1992),

Sub-seelion (3) was subslituled by s. 6(2), ibid.

³Seclion JOB was inserted by s, 7, *ibid*.

'Words inserted by s. B, ibid.

(Sections 12, 13.)

Instruments of Declaration etc., compulsorily registrable. 12. (I) All instruments relating **I**d the Declaration or any amendment thereto referred to in section 10 or the withdrawal of a property from the provisions of this Acl referred lo in section 11 '[or the instrument referred to in sub-section (3) of section 4] shall be deemed lo be instalments compulsorily registrable within the meaning of clause (b) of sub-section (1) of secLion 17 of the Registration

Acl, 1908.

16 of] 908.

- (2) The withdrawal provided for in section 11 shall in no way bar the subsequent resubmission of the properly to the provisions of this Act.
 - Bye-laws.
- 13, (l) Every property shall be administered in accordance with such bye-laws as may be framed by the Competent Authority with the prior approval of the Slate Government.
- (2) The bye-laws shall provide for the following amongst other mailers, namely:—
 - (a) the manner in which the Association of Apartment Owners is to be formed, the election of a Board of Managers from among the apartment owners, the number of persons constituting the Board, the number of members of such Board lo retire annually, ihe powers and duties of the Board; the honorarium, if any, of the members of the Board; the method of removal from office of members of the Board; the powers of the Board to engage the services of a Secretary or Manager, delegation of powers and duties to such Secretary or Manager;
 - (b) method of calling meetings of the apartment owners and the number to constitute a quorum;
 - (c) election of a President who shall preside over the meetings of the Board and of the Association of Apartment Owners;
 - (d) maintenance, repair and replacement of the common areas and facilities and payments therefor;
 - (e) manner of collecting share of the common expenses from the apartment owners;
 - (f) any other matter considered to be necessary for the administration of the property.

■Words, figures and brackets were Inserted by s. H of the Wiist Bengal Ap^nment Ownership (Amcndmcnl) Acl. 1974 (West Ben, Acl XL of 1974).

(Sections 14-16 and 16A.)

'14. Notwithstanding anything lo the contrary in any oLher law for the time being in force, each apartment (of a properly including its percentage of undivided interest in Lhc common areas and facilities thereof) ihe owner of which does nol own any olher apartment in such property, shall be deemed lo be a separate unii for the purpose or assessment of municipal rates and taxes.

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15. All sums assessed by the Association of Apartment Owners for the share of the common expenses chargcable to any apartment shall constitute a charge on such apartment prior to all other charges, except charge, if any, on the apartment for payment of municipal rates and taxes.

Charge for property of common expenses.

16. Upon ihe sate of an apartment, the purchaser or Ihe apartment shall be jointly and severally liable with the vendor for all unpaid assessment against the latter for his share of the common expenses up to the time of the sale.

Liability for unpaid common expenses.

H6A. (1) If the owner of any apartment subject lo the provisions of this Act, contravenes—

any of the provisions of section 7 or section 8,

any bye-law that may be framed by the Competent Authority, or

Penally,

any covenant, subject or a lo ihe provisions required for 10A and the

- condition or restriction set forth in the Declaration lo which he is party, '[or if such owner stands in the way of submitting the property of this Act and does not furnish the particulars or documents as execution of Declaration in accordance with Ihe provisions of section rules made under this Act, he shall, at the instance of the Manager or
- the Board of Managers on behalf of (he Association of the Apanment Owners, an aggrieved apartment owner or, in a proper case, the Competent Authority, on conviction before a Magistrate, be liable to a fine which may extend to rupees one thousand or to a term of imprisonment which may extend to six months or to both, and in case of continuing contravention, to additional fine which may extend to rupees fifty for everyday during which such contravention continues after conviction for the first such contravention.

'Seelion 14 was substituted Tor original section by s. 9 of the Wesl Bengal Apanment Ownership (Amendment) Acl. 197-1 (West Ben. Act XL of 1974).

Scc(ion I6A wis inserted by s. 10. ibid.

¹ Words wilhin ihii square brackels were subslitued for the words "he shall," by 5. 6 or Ihe Wesl tkngal Apanmenl Ownership (Amendment) Acl, 1936 (Wesl Ben. Act XXVIII of 1996).

[West Ben. Acl XVI of 1972.]

(Sections 16B, 17 and ISJ

- (2) Any contravention punishable under sub-seclion (1) may, where prosecution lies or is instituted at the instance of, or by, the Manager or the Board of Managers on behalf of the Association of the Apartment Owners, be compounded by sucJi Association, either before or after the institution of the prosecution, on payment of, for credit lo its fund, such sum as it may think fit.
- (3) The provisions of this section shall appJy without pejudice lo those of section 6, section 15 and section 16.
- ¹16B. ([) If ihe Association or Apartment Owners having right to be exercised by ihe Manager or ibe Board or Managers fails to perform i ts fu rictio ns u nder th i s Ac t or ih e bye-1 a ws made there u nde r, the Compe te n t Authority may give to it such directions as that Authority considers fit.
 - (2) If the Competent Authority is of ihe opinion that the function of the Manager or the Board of Managers is detrimental to Ihe interest of the Association of Apartment Owners or of the apartment owners or is against the public interest, the Competent Authority may give a notice to the Manager or the Board of Managers to show cause why he should not be removed or, as the case may be, it should not be superseded. If the reply of the Manager or the Board of Managers is not considered satisfactory, the Competent Authority may by order remove the Manager or supersede the Board of Managers, as the case may be, and appoint any member from amongst the members of ihe concerned Association of Apartment Owners or any employee of the Si ale Government or any other person as administrator lo perform the functions or the Manager or the Board of Managers, as the case may be, for a period not exceeding six months:

Provided that the Competent Authority may, if it considers necessary so lo do. by order extend the period of removal of the Manager or supersession of the Board of Managers, as the ease may be, for a further period, not exceeding six months at a time; so, however, that the aggregate period of removal or supersession, as the case may be, shall not exceed three years.

17. The Stale Government may make rules for carrying out the purposes of this Act.

Power to make rules.

Removal oi" doubts.

18. For Ihe removal of doubts, it is hereby declared that Ihe provisions of the Transfer of Property Act, 1882, shall, in so far as they are not 4 l8B2 inconsistent wilh the provisions of ibis Act, apply to every apanment togellier with its undivided interest in the common areas and facilities as those provisions apply in relation to any other immovable property.

'Suction 16D was inserted by s. 7 of Ihe Wcsl Bengal Apartment Ownership (Amendment) Acl, 1996 (West Ben. Act XXVTII or 1996),