West Bengal Act XXXIX of 1974¹

THE WEST BENGAL COMPREHENSIVE AREA DEVELOPMENT ACT, 1974.

AMENDED . .

.. West Ben. Act VII of 1980.

[14ih September, 1974.]

An Act to provide for development of the Slate of West Bengal through area-based development programme with a view to increasing agricultural and allied production and ens it ring maximum benefits of such production to the cultivators.

WHEREAS it is expedient in the public interest to provide for development of Ihc State of West Bengal through area-based development programme with a view to increasing agricultural and allied production and ensuring maximum benefits of such production lo the cultivators and thereby to give effect to the policy of the State towards securing the principles specified in clause (b) and clause (c) of article 39 of the Constitution or India;

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

- 1. (1) This Act may be called the West Bengal Comprehensive Area Development Act, 1974.
- (2) It extends to Ihe whole of West Bengal.
- (3) It shall come into -force on such dale or dates as the Stale Government may, by notification in the *Official Gazette*, appoint and different dates may be appointed for different provisions of this Act or for different areas.

Short tide, extent and commencement.

- 2. In this Act, unless there is anything repugnant in the subject or
 - (a) "agricultural production" includes production of agriculture, horticulture, pisciculture, forestry, sericulLure, bee-keeping, dairy farming, piggery and poultry farming and also includes such olher types of production as are ancillary or incidental thereto and as the State Government may, by notification in the Official Gazette, specify as agricultural production;

For S laic men I of Objects and Reasons, *sec* ihe *Catania Gazelle, Extraordinary*. Part IV, of (lie 19th March, 1974, pages 568-569; for ihe Report of ihe Select Committee, set- ihe Report of that Committee submitted before the West Bengal Legislature on the IBlh April, 1974.

This Act came imo force on Ihe 15th September. 1975, vide notification No. 8475- CADP/1A-2/75. dated Ihe 30th August, 1975, published in ihe Calcutta Gazelle, Part I.

(Sections 3-6.)

- (b) "Corpora I ion" means the West Bengal Comprehensive Area Development Corporation established under sub-scclion (1) of section 3;
- (c) "cultivator" means a person engaged in agricultural production either in the capacity of an owner or a lessee or a bargadar or a labourer;
- (d) "notified area" means an area notified under sub-section (2) of section 15;
- (c) "prescribed" means prescribed by rules made by the State Government under this Act;
- (0 "project" includes scheme or schemes undertaken within a notified area for the purpose of fulfilling the objects referred to in section 8;
- (g) "regulations" means regulations made by the Corporation under this Act.

Esiabiishmcnl of ihc Comprehensive Area Dcv clopmen I Corporal ion.

- 3. (I) The State Government shall, as soon as may be after (he commencement of this Act, by a notification in the *Official Gazette*, establish for the Si ate of West Bengal a Corp oration to be called the West Bengal Comprehensive Area Development Corporation.
 - (2) The Corporation shall be a body corporate having perpetual succession and a common seal and may by the said name sue or be sued.

Members and iheir Icmis or office.

- 4. (1) The Corporation shall consist of a Chairman, a Vice- Chaimian. and such number of other members not exceeding thrity as the State Government may ihink fit to appoint.
 - (2) The term of office of, and Ihc manner of filling casual vacancics among, the members of the Corporation shall be such as may be prescribed.

Removal »r a member from office.

5. The State Government may remove from office any member of the Corporation who has, in the opinion of the Slate Government, so abused his position as to render his cominuance tn office as a member of the Coiporation detrimental to the interests of the Corporation.

Executive Viec-

- 6. (1) The State Government shall, subject to such terms and conditions as may be prescribed, appoint a member of the Coiporation to be the Executive Vice-Chairman oF the Corporation who shall be its Chief Executive Officer.
- (2) The Executive Vice-Chainiian shall exercise such powers and perform such duties as may be nrovided by renuTminne

7. Subject to such terms and conditions as may be provided by regulations, the Corporation may appoint such officers and other employees as il considers necessary for the purpose of canying oui ihe provisions of this Act:

Provided that no person whose honorarium or maximum salary exceeds fifteen hundred rupees per month shall be appointed by the Corporation except with the previous approval of the State Government.

Officers .ind ulher employees or the Curpnrauon

- 8. '(1) The Corporation shall be responsible for drawing up and implementation of projects for comprehensive development of selected areas in the Stale wilh a view to increasing agricultural production and ensuring maximum benefits of such production to the cultivators.
- '(2) The Corporation shall be deemed to be an agriculturist for the purpose of any law for ihe time being in force in the State of West Bengal.

Object* of ihc Corporal ion.

Powers r

Corporation

- 9. The Corporation shall. Tor the purpose of carrying out its functions under this Act, have the following powers, namely:—
 - (a) to acquire, hold and dispose of movable and immovable property; '
 - (b) lo incur expenditure in the discharge of its functions under this Act;
 - (c) lo borrow money with or without interest subject to such lerms and conditions as may be prescribed, and for that purpose pledge, hypothecate or morlgage any of its assets;
 - (d) lo advance loans on such terms and conditions as may be prescribed;
 - (c) to write off loans subject to such conditions as may be prescribed;
 - (f) lo enter into or perform such contracts as may be necessary for the performance of its duties and the exercise of its powers under this Act.
- 10. ([) The Corporation shall meet at such times and at such places and observe such rales of procedure in regard lo the transaction of business at its meetings as may be provided by regulations.
- Meetings of the Corporation.

(2) The first meeting of the Corporation shall be held in accordance wilh such procedure as may be prescribed.

West

(Sections I1 -13.)

- XI. The Corporation may, by resolution, constitute different committees consisting or such number of persons noi exceeding five, on such terms and conditions and for such purposes in connection with execution of any scheme or schemes, as may be specified in the resolution.
- 12. The Slate Government may, from lime lo time, make grants and advance loans to, rnd act as a guarantor for loans lo be obtained by, llie Corporation for the purposes of this Act on such terms and conditions as the Stale Government may determine in each case.
- 13. (1) The Corporation shall constitute for each district a District Comprehensive Area Development Council (liereinafier referred to as the Council) with a view to aiding and advising (he Corporation with regard to ihe projects undertaken in the district.
 - '(2) The Council shall consist of the following persons:-
 - (i) die Sabhadhipiui and the Sahakari Sabhadhipati of the Zilla Pari shad',
 - (ii) the Sabhaptiiis and the Sahakari Sabhapatis gf the Panchuyat Sam it is within the notified area;
 - (iii) members of the 7.it!a Pari si tad elected thereto from the constituencies comprising the notified area;
 - (iv) [he District Magistrate;
 - (v) (he Additional District Magistrates;
 - (vi) the Subdivisions! Officers and the Block Development Officers having jurisdiction over the notified urea;
 - (vii) ihe Assistant Registrar of Co-operative Societies within the noti Tied area:
 - (viii) the district level officers of fishery, industries centre, animal husbandry, khadi, sericulture, West Bengal Slate Electricity Board and Irrigation and Waterways Department and such other district level officers as the Corporation may deem fit to appoint;
 - (ix) theDihlrictAgriuullur.il Officer or the Principal Agricultural
 Officer or the Project Executive Officer, as the case may be;
 - (x) the District Pane hay a I Officer;
 - (xi) the Special Officer for planning and development of the district;

'Sub-SL-ciion (2) was .subsiiiuied for the original sub-sec lion by s. 3(a) of the West Comprehensive Area Development (Amendment) Acl, 19S0 (Wivst Ren. Act vn of 19301.

- (xii) [he Project Directors or the Officer-in-charge of the projects undertaken in the district:
- (xiii) one representative of a leading bank operating al the project level;
- (xiv) one representative of a leading bank operating al the district level;
- (xv) representatives of farmers* service co-operative societies within the notified area:
- (xvi) members of the West Bengal Legislative Assembly elected thereto from the constituencies comprising the notified area; and
- (xvii) such other persons as may be nominated by the Corporation.
- (3) '[The Sabhadhipati of the Zilla Parishad shall be the Chairman of the Council and the Council shall meet] at such times and at such pJaces and shall observe such rules of procedure in regard to transaction of business al its meetings as may be provided by regulations.
- 14. (1) The Corporation shall, with the previous approval of the Slate Government, select the area where any project is to be undertaken and shall submit to the State Government for its approval the particulars of such project together with the financial implications,
- (2) The particulars of a project referred to in sub-section (I) may include the existing as well as future provisions relating to such infrastructure and other facilities as roads, drainage, *bitndhs*, major and minor irrigation, electricity, warehouses, cold storages, provision of staff quarters, approved centres of marketing, extension, education and training programmes, development of co-operatives, etc.

Projecis and iu

- 15. (1) The State Government may approve either wilh or without modification, or may refuse to approve, any project submitted to it under scelion 14.
- (2) Whenever the State Government approves any project under sub-section (1), it shall publish a notification in the *Official Gazette*, specifying the area in which the project shall be implemented.

Power of ihe Suae Government 10 sanction or reject a project.

16. (1) For each project there shall be a Project Director and an Advisory Board lo be appointed by the Corporation.

The words wilhin lbs square brackets were substituted Tor (he words "The Council shall have a Chairman lo bcclccled from amongst the members of ihe Council and it shall meet" by s. 3(b) of ihc West Bengal Comprehensive Area Development (Amendment) Act.

ProJccL Director and Advisory Boa/il, The West Bengal Comprehensive Area Development Act, 1974.

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(Section 16.)

'(2) An Advisory Board shall consist of such number of persons belonging to the following categories as may be determined by the Corporation:—

- Sabhapatis, Sahakari Sabhapmis of the Panchayal Sunlit is within The notified area;
- (ii) Pradhans or ihe Cram Panchayats within the notified area;
- (iii) members of the Zilla Parisiiad elected thereto from the consliluencies comprising the noli fieri area or any part thereof;
- (iv) members of the West Rengjil Legislative Assembly elected thereto from the constituencies comprising the notified area or any part (hereof:

Provided that if any such member is a Minisler-in- charge of a department of (he State Government, he may be represented on ilte Advisory Board through his nominee;

- (v) Block Development Officers having jurisdiction over the notified area:
- (vi) Subdivision;! I Officers having jurisdiction over die notified area;
- (vii) one representative cadi from die farmers' co-operative societies within Ihe notified area;
- (viii) one represent alive of a leading bank within the notified area;
- (ix) the Assistant Registrar of Co-operalive Societies within the notified area:
- (x) six co-opted members, including four from the categories of-
 - (a) marginal farmers,
 - (b) small fanners,
 - (c) labourers,
 - (d) share croppers;
- (xi) such other persons as ihe Corporation may deem fu to appoint.
- (3) The powers and functions of the Advisory Board and Uic terms and conditions of service of (he Project Director shall be such as may be provided by regulations.

'Sub-scclion (2) wis substilulcJ Tor the original subjection by s. 4(3) of [tic West Bengal rompfsKerisivs Area Development (Amendment) Act, 1980 (West Sen. Act VII of 1985).

'(4) The Sabhapali of the Panchayai Samiti wilhin the noli Tied area shall be the Chairman of the Advisory Board. If there are more than one such Sabhapali in the Advisory Board, each such Stibhapati shall be the Chairman of the Advisory Board in succession for such period and in such manner as may be determined by the Advisory Board.

XXXIX of polymenton.—For the purposes of this section,—

The West Bengal Camprehensive Area person what of the was fund measuring not more of the one hectare, and

- (b) a small farmer means a person who owns land measuring more than one hectare but less lhan Iwo hectares.
- 17. Subject lo in provisions of any regulations or any directions Funcibnsor given by the Corporation, ine Project Director shall be in overall and immediate charge of implementation of any project approved by the Stale Government under sub-section (1) of section 15.

Consequences of a

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notification under section

- 18. On a notification under sub-section (2) of section 15 being published in the *Official Gazette*, it shall be the duly or each cultivator—
- (I) to follow the directions of the Project Director with regard to the following matters, namely:—
 - (i) the manner in which cultivation is to be carried out;
 - (ii) the crops which are to be raised and the rotation of such corps;
 - (iii) the manner of carrying on any other agricultural production;
 - (iv) the application and use of various inputs for agricultural production such as, seeds, pesticides, manures, fertilisers, fingerlings, fodder, poultry feed, and such other items as may be provided by regulations;
 - (v) provision for field channels for carrying water for purposes of irrigation;
 - (vi) provision for drainage; -
 - (vii) location of wells, tube-wells, pumps and other sources of irrigation;
 - (viii) erection and removal of fences over lands;
 - (ix) provision of pastures; and
 - (x) such other matters as may be provided by regulations;

'Sub-scelion (4) was inserted by s. 4(b) of the WcsL Bengal Comprehensive Area

(Sections 19-21.)

- (2) lo submit returns wilhin such time and in such manner as may be provided by regulations containing a true and accurate statement regarding the following matters, namely:—
 - (i) area of land cultivated by him, the classification of such land, his inieresl therein and incumbrances on such land, if any,
 - (ii) the nature and quantity of agricultural production raised by him:
 - (iii) any olher matter which may be provided by regulations.

Corporation 19. The State Government shall, for carrying out the purposes of this to liC LCO*

oniina ior. Acl, have powers to issue such directions as may be necessary with a view to co-ordinating and integrating the activities of such agencies as the West Bengal Minor Irrigation Corporation, the Rural Electrification Corporation, the Fertilizer Corporation and the Agro-Industries Corporation and any other Corporation constituted under any law for the time being in force.

Loins io 20. (1) The Project Director shall nrrange for giving such loans to cultivators. A cui(j_{va(ors as may} be considered necessary for the purpose of augmenting agricultural production.

- (2) The Project Director may act as an agent of any bank or other financial institution in the mailer of distribution of loan or as an agent of the cultivator in the matter of obtaining such loan and he may also act as an agent for recovery of loan due from the cultivators.
- (3) Any loan advanced to a cultivator under this section including any interest chargeable thereon shall be the first charge on the crop raised or on the output of any other agricultural production carried on by the cultivator as well as on any other property acquired by him through such loan.
- (4) Any loan advanced by or through the Project Director including the interest chargeable thereon shall be recoverable as a public demand under the Bengal Public Demands Recovery Act, 1913.
- 21. In each notified area there shall be one or more Debt Selllement Boards to be established under sub-section (1) of section 3 of The Bengal Agricultural Debtors Act, 1936, which shall settle all outstanding debts in accordance with the provisions of the said Act notwithstanding that any such debt had been incurred nfipr ih/» fir^i a-v- nf r.m.,-v. irun

Ben, Acl VII of 1936.

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(Sections 22-24.)

Wesi Ben.... 22. Notwithstanding anything to the contrary contained in the West of 1972. Bengal Agricultural Produce Marketing (Regulation) Act, 1972SwiinE up of warehouses.

- (1) in each notified area-
 - (i) the Project Director may arrange for selling up marketing centres, equipped with warehouse and such other facilities including processing as may be required for profitable disposal of any agricultural production, and
 - (ii) every cultivator shall, with a view to discharging any of his liabilities referred to in clause (2), deposit in the warehouses such quantity of agricultural production may be directed by the Project Director;
- (2) the Project Director shall sell or cause to be sold the agricultural production deposited by a cultivator under clause (1) and pay to him the price thereof after deducting therefrom-
 - (i) such marketing fee, storage and service charges not exceeding si | per cent. of the market value of the gross agricultural production obtained by him as may be prescribed,
 - (ii) the amount of any loan or advance together with interest thereon as may be found due against him, and
 - (iii) the amount of any debt found due against him by the Debt Settlement Board under section 21.
- 23. (1) Notwithstanding anything contained in section 22, there shall be one or more Dharmagolas to be set up by the Project Director in such manner as may be provided by regulations in which shall be stored all items of agricultural production received from the cultivators as voluntary contribution together with all other receipts referred to in section 24.

Selling up or **Dhorwagalas**

- (2) The Project Director may advance loan of any item of agricultural production from such Dhannagolas o persons in distress residing within the notified area subject to such terms and conditions as may be provided by regulations.
- 24. Notwithstanding anything contained in the West Bengal Utilisation of Land for Production of Food Crops Act, 1969, the Project Director shall have all the powers of a Collector under the said Act and the share due to the Collector amounting to ten per cent, of the gross produce of any land requisitioned under that Act within a notified area shall be deposited in the Dharmagola set up under sub-section (1) of

Powers of the Projeci Director under Wcsl Ben. Acl XVI of I9fi9.

[West Ben. Act

(Sections 25-28.)

Where any land is cultivated by a bargttdar, sharing of the crop between an owner and a bargutlar shall be according to the provisions of the WesL Bengal Land Reforms Act, 1955.

5 wire of crop between owner 2nd bor^adar.

The Corporation may by order delegate to the Project Director such of its powers and functions as it considers necessary or expedient.

West Ben. Act X of 1956

Del camion.

- 27. (1) If any cultivator defaulis in following any of the directions referred to in sub-section (I) of section 18 or in submitting any of the returns referred lo in sub-section (2) of that section or in depositing the required quantity of agricultural production referred to in clause (1) of section 22, the Project Director shall bring lo the notice of the cultivator ihe nature of default made by him and shall also direct him to fulfil his obiignlions wilhin such period as may be prescribed.
- (2) If The cultivator does not comply with the directions issued by the Project Director under sub-section (1), a Board consisting of such number of persons not exceeding five to be appointed by Ihc State Government in this behalf, upon complaint made lo it by the Project Director, may, in such manner as may be prescribed and after giving the cultivator an opportunity to show cause against the action proposed lo be taken, impose upon hiin a fine not exceeding five hundred rupees, and where the breach is a continuing one a further fine not exceeding twenty-five rupees Tor each day during which the breach continues and such fine if not duly paid shall be recoverable as a public demand under the Bengal Public Demands Recovery Acl, 1913.
- (3) Any person aggrieved by an order passed by the Board under sub-section (2) may appeal to the Collector of the district wilhin such

time and in such manner as may be prescribed and Ihe order passed by the Collector upon such appeal shall be final.

Ben. Act III of 1913.

Fund of the 28. (I) The Corporation shall have a fund to be called the Wesl Corponiion. genga(Comprehensive Area Development Corporation Fund to which shall be credited-

- (a) all moneys received from the State Government as grants and loans advanced under section 12:
- all moneys borrowed by the Corporation under clause (c) of section
- (c) all marketing fees, storage and service charges realised under subclause (i) of clause (2) of section 22;
- (d) any other receipts.
- (2) The fund shall vcsl in the Corporation and shall be under ils control nnri chnll In tVn-

(Sections 29-32.)

- (3) All moneys belonging to the Corporation shall be deposited in such custody and in such manner as the Stale Government may, by special or general order, direct.
- (4) The accounts of the Corporation shall be operated either jointly or severally as the Corporation may direct by order made in this behalf, by the Executive Vice-Chairman and such other officer or officers of the Corporation as ii may authorise,
- 29. [I) The Corporation shall in each year, by such date and in such Budget, form as may be prescribed, prepare a budget estimate showing the anticipated income and expenditure of the Corporation for the next financial year as well as a revised estimate showing the income and expenditure of the Corporation for the current financial year and shall submit to the State Government a copy each of such budget estimate and revised estimate within such time as may be prescribed.
- (2) The Stale Government may either approve or modify within such lime and in such manner as may be prescribed the budget estimate and the revised estimate.
- 30. No expenditure shall be incurred by the Corporation from its fund except for the purposes of this Act, and unless such expenditure is provided for in the budget estimate, or the revised estimate as the case may be.

Restriction as lo expend iiuic>

- 31. (1) The accounts of the Corporation shall be maintained and an annual statement of accounts prepared in such form and in such manner as may be prescribed,
 - (2) The accounts of the Corporation shall be audited annually by an auditor appointed by the Slave Government.

Accounts

- (3) On receipt of the auditor's report, the Corporation shall forward the same along with the audited accounts to die State Government, and the State Government may issue such directions as it thinks fit in relation lo such report and accounts, and the Corporation shall comply with such directions.
- 32. Whenever the Corporation is of opinion that the minimum rate Fixing or rales of wages payable to any class of agricultural labourers ought lo be fixed or revised the Corporation shall make a reference in this agricultural behalf lo the Slate Government and the State Government shall take such liburarcr. steps as may be necessary in order to fix or revise such wages in 11 ar I'J-IS. accordance with the provisions of the Minimum Wages Act, 1948:

Provided that ihe rale or rates of wages payable to any class of agricultural labourers may, if the Corporation so thinks fit, be higher than

[West Ben, Act

(Sections 33-37.)

Npiice lo be giVen ill ease or registration of an instrument Tor transfer of holding. 33, Notwithstanding anything to the contrary contained in the West Bengal Land Reforms Act, 1955, the Registering Officer shall not accept for registralion any instrument for transfer of the holding of a *raiyar* or a share or portion [hereof within the area notified under sub-section (2) of scction 15, unless there is tendered along with it a notice giving the particulars of the transfer in the prescribed form for transmission to the Corporation.

West Ben, Act X or 195G.

Certain persons to be deemed to be public servanK

34. The members of the Corporation and of the Council and persons in the service of the Corporation shall be deemed to be public servants within the meaning of section 21 of Ihc Indian Penal Code.

45 of J 860.

Indemnity

35. No suit, prosecution or other legal proceeding whatsoever shall lie against any person for anything in good faith done or intended to be done under this Act.

Power lo remove difficulties. 36. If any difficulty arises in giving effect to the provisions of [his Act, the State Government may make such order or do such thing, not inconsistent with the provisions of this Act, as appears to it lo be necessary or expedient for removing the difficulty.

Power io 37, (1) The Stale Government may, by notification in the *Official* mi e rales.
| Juze ae, make rales for carrying out the purposes of this Act.

- (2) Without prejudice to the generality of [he foregoing power such rules may provide for all or any of the following mailers, namely:—
 - (a) the term of office of, and the manner of filling casual vacancies among, the members of the Corporation referred to in sub-section
 (2) of section 4;
 - (b) the terms and conditions of service of the Executive Vice- Chairman referred to in sub-seciion (1) of seciion 6;
 - (c) the conditions subject lo which officers and other employees of the Corporation are to be appointed under section 7;
 - (d) the lerms and conditions subject to which the Corporation may borrow money, advance loans or write off loans under clauses (c), (d) and (e) of section 9;
 - (e) the procedure in connection with the first meeting of the Corporation referred to in sub-section (2) of section 10;
 - (f) the rates of marketing fee, storage and service charges under subclause (i) of clause (2) of section 22;
 - (g) the period within which obligations are io be fulfilled referred to in sub-section (1), the manner of hearing objections referred to in sub-section (2), and I he time and manner of

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(Section 38.)

- (h) ihe dale by which and Ihe form in which a budget estimate and a revised estimate shall be prepared and ihe lime within which such budget estimate and revised estimate shall be submitted to ihe Slate Government under sub-section (1), and the time within which and Ihe manner in which the State Government may approve or modify such budget estimate and revised estimate under sub-section (2), of section 29;
- (i) the form and manner in which the annual statement of accounts shall be prepared under sub-section (1) of section 31;
- (j) any other mauer which may be, or is required lo be, prescribed.
- 38. CO The Corporation may, with the previous sanction of the State Regulations.

 Government, make regulations not inconsistent with Ihis Act and the rules made thereunder for the administration of the affairs of the Corporation.
- (2) Without prejudice to the generality of the foregoing power, such regulations may provide for all or any of the following matters, namely:—
 - (a) powers lo be exercised and duties to be performed by the Executive Vice-Chairman of the Corporation referred lo in sub-section (2) of section 6:
 - (b) The terms and conditions of service of the officers and other employees of The Corporation appointed under section 7;
 - (c) place, time and number of meetings of the Corporation and the rules of procedure to be followed at such meetings referred lo in subsection (1) of section 10;
 - (d) place, time and number of meetings of the District Comprehensive Area Development Councils and the rules of procedure to be followed at such meetings referred lo in sub-section (3) of section 13;
 - (c) powers and functions of the Advisory Board and the terms and conditions of service of the Project Director referred to in sub-section (3) of section 16;
 - (0 conditions subject lo which the Project Director shall discharge his functions under section 17;
 - (g) other items referred lo in sub-clause (iv), and matters referred to in sub-clause (x), of clause (1) of section 18, regarding which the Project Director may issue directions;
 - (h) time within which and manner in which a return is to be

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(Sections 39.)

- (i) manner in which *Dhamiagolas* are lo be set up under subsection (1), and the terms mid conditions subject to which loan of any item of agricultural production is lo be advanced under sub-section (2), of section 23;
- (j) any other matter which may be, or is required lo be, provided by regulations.

ACT "dc ihm 39* The provisions of this Act shall have effect notwithstanding provisions or anything lo ihe contrary contained in any other law or in any contract, oiher tews. express or implied, or in any instrument and notwithstanding any custom or usage to the contrary.