# West Bengal Act XIV of 1955<sup>1</sup> THE WEST BENGAL DEVELOPMENT CORPORATION ACT, 1954.

<sup>&</sup>lt;sup>1</sup> This section was inscrIrd by s. 2 or lhe West Bengal Dt vclopmcni Corpora ion(Awndmen[) Act, 1956 (Wesl Ben. Act XXII of 19561.

West Ben. Act XXII of Ben. Acl XK of 1963.

[20th April, J95S.]

An Act to establish a Development Corporation for West Bengal.

WHEREAS ii is expedient lo provide for the establishment of a Development Corporation for Wesi Bengal.

It is hereby enacted as follows:ô

- I, (1) This Act may be called the Wesi Bengal Development Corporation Act, 1954,
- (2) It extends to the whole of Wesi Bengal.
- (3) II shall come into force- on such date as the Slate Government may, by notification in the *Official Gazette*,, appoint.

Short Lille, extern and commencement.

- 2. In this Act, unless there is anything repugnant in the subject or Definitions, context,ô
  - (a) "the Corporation" means the Development Corporation established under section 3;
  - (b) "Board" means an Executive Board constituted under section 13;
  - (c) "prescribed" means prescribed by rules made under this Act.
- 3. (J) The State Government may, by Notification in the *Official Gazette*, establish a Development Corporation for West Bengal,

Incorporation.

- (2) The Corporation shall be a body corporate by the name notified under sub-section (1) and having perpetual succession and a common seal and shall by the said name sue and be sued.
- 4. (I) The Corporation shall consist of a Chairman and such number of other members, not exceeding ten, as the Stale Government may think fit to appoint.

Constitution of Lhc Corporation.

## (Sections 4A-6.)

### The West Bengal Development Corporation Act. 1954.

- (2) The State Government may, if it so thinks fit, appoint one of Hie other members as the Vice-Chairman of the Corporation.
- (3) Rules made under this Act shall provide for the representation of the Stale Government in the Corporation and in Ihc event of the capital of the Corporation being raised by the issue of shares to other parties, provision shall also be made for the representation of such share-holders in the Corporation and the manner in which the representatives shall be elected by such shareholders.
- (4) The term of office of, and the manner af filling casual vacancies among, the members of the Corporation shall be such as may be prescribed.
- '4A. A person shall be disqualified for being chosen as, and for being, a member of the Corporationô
  - (a) if he is a lunatic or a person of unsound mind, or
  - (b) if he has been adjudged insolvent, or
  - (c) if he has been convicted of an offence involving moral turpitude, or

DisquaJi Ileal ions for membership.

- (d)if he has directly or indirectly any interest in any subsisting contract made with or in any work being done for, the Corporation except as a share-holder (other than a Director) in an incorporated company, provided that where he is a share-holder, he shall disclose to the Stale Government the nature and extent of the shares held by him in such company, or
- (e) if he has any financial interest in any of the schemes undertaken by the Corporation for execution, or
  - (f) if he is a member of Parliament or of any Stale Legislature.

Resign alion of Chairman and members.

- 5. The Chairman or any other member of the Corporation may resign his office by giving notice in writing to the State Government and on such resignation being accepted by thai Government, shall be deemed to have vacated his office.
- 6. The Stale Government may remove from office the Chairman or any other member of the Corporation whoô

Removal from office of Chairman or member.

(a) without excuse, sufficient in the opinion of the Stale Government, is absent from more ihan four consecutive meetings of the Corporation,

XIV of 1955,] The West Bengal Development Corporation Act, 1954. (Sections 7-9.)

- (b) has, in the opinion oF the State Government, so abused his position as a member as to render his continuance on the Corporation detrimental to the interest of the Corporation.
- 7. No act or proceeding of the Corporation shall be invalid by reason only of the existence of any vacancy amongst its members or any defect in the constitution thereof.
- 8. (1) The Corporation shall meet at such time and place and shall, subject to the provisions of sub-sections (2) and (3), observe such rules of procedure in regard to transaction of business at its meetings as may be provided by regulations made under this Act.

Validity of acts and proceeding

(2) The person to preside at a meeting of the Corporation shall be the Chairman thereof or in his absence from any meeting, the Vice- Chairman, if any, or in the absence of both the Chairman and the Vice- Chairman, such member as may be chosen by the members present from amongst themselve to preside.

Transaction of business.

- (3) All questions at o meeting of the Corporation shall be decided by majority of votes of the members present and voting and in the case of equality or votes, the Chairman or in his absence any other person presiding shall have a second or casting vote.
- 9. (1) The Corporation shall have an Administrative Officer and a Chief Accounts Officer, both of whom shall be appointed by the State Government.

  (Sections JO-15.)
- 10. No person who has directly or indirectly by himself or his partner or agent, any share or in teres I in any contract, by or on behalf of the Corporation or in any scheme undertaken by the Corporation shall become or remain an officer or servant of the Corporation,

Administrative Officer and Chief Accounts Office rand other staff.

- II. The Corporation may authorise the Administrative Officer, subject to such conditions and limitations as il may specify, lo exercise such powers and perform such duties as it may deem necessary for the efficient administration of ils business.
- 12. All orders and decisions of the Corporation shall be authenticated by the signature of the Chairman or any other member authorised by the Corporation in this behalf and all oLhcr instruments issued by the Corporation shall be authenticated by the signature of the Administrative Officer or by any other officer of the Corporation authorised by the Administrative Officer in this behalf.
- 13. The State Government may, after ascertaining the views of the Corporation, by 'notification in the *Official Gazette*, constitute one or more Executive Boards consisting of such number of persons, not exceeding seven, on such terms and for the purpose of executing any particular scheme or schemes as may be specified in the notification.
- 14. (1) The Board or Boards may appoint such officers and servants as may be necessary for the performance of their functions subject lo sanction by the Corporation.
  - (2) The Administrative Officer of the Corporation shall have general powers of

[West Best Deprinted and control over the officers and servants appointed by the Board or Boards and the Chief Action of the Company of the C

15. The Corporation may delegate lo Ihe Board or Boards all or any of ils powers subject to such conditions and limitations as may be specified, so however that the Board or Boards shall function subject to the general control and supervision by the Corporation.

Officers and servants or Corporation not lo havtf 
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in contract, tic.

'For notification commuting-

- (a) Itw West Bengal Brick Board, see notification No, 1645/15-114/56, dated 7.9.57, published in the Calcium Gazette. of J957, Pan I, page 1385.
- [b) (he Wes< Bengal Housing Boaid, see notification No. 992/2C-66/57. dated 2,2.58, published in (he Calcutta Gnzeite of 1988, Part I. page 490,

Conferment of |lowers on Administrate OfUccr.

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Executive Boards.

Officers and servants of Boards

16. The Slale Government may, from lime to lime by 'notification in ihc *Official Gazette*, authorise [he Corporation lo undertake development schemes in respect of such objects as may be specified and in particular in respect ofô

 reclamation and improvement of land for establishing townships or for executing housing schemes or for agriculture; Development Sehemes.

- (2) water-supply;
- (3) drainage and irrigation;
- (4) disposal of sewage and manufacture of sewage gas;
- (5) fisheries;
- (6) dairy farms;
- (7) poultry and live-stock;
- (8) manufacture of salt.

17, Subject lo the provisions of ihis Act, the Corporation shall have Powers of powerô llie Corpora-

uon

- (a) to acquire or hold such property both movable and immovable as the Corporation may deem necessary for the purpose of any of ils activities and to lease, sell or otherwise transfer any property held by it;
- (b) to purchase by agreement or to take on lease or under any form
  of tenancy any land and to erect thereon such buildings as may
  be necessary for the purpose of carrying on its undertakings;
- (c) lo enter into or perform such contract as may be necessary for the performance of its duties and the exercise of its powers under this Act;
- (d) to provide facilities for the consignment, storage and delivery of goods;
- (c) with the prior approval of the Slate Government lo do all other things to facilitate the proper carrying on of the business and the functions of the Corporation.

'For notifications relating to authorisation ol''lhe West Bengal Development Corporation lo undertake various development schemes—

- (a) tee notification No. 7644/1 s—] 14/56, dated 7.9,57, published in the Calcutta Gazette of 1958, Part 1, pages 3384-3385.
- (b) see notification No. 785/2C—66/57, dated 30.1,58. published in the Calcutta Gazette of 1958, Pan 1, page 430,
- (c) see notification No. 772Q/2C—29/59, dated 26.10.59, published in the Calcutta Gazelle of 1959, Part I, page 3H92.
- (d) see notification No. 2669/15/28/60, doled 28,3.60. published in Ihc Calcutta Gazette of 1960, Pan I, page 1158.
- (e) ice notification No. 3694/23—4/60, dated 2,5.60, published in ihc Calcutta Gazette of 1960, Part t, page 1582,

The Explanation to clause (a) of section 17 was omitted by s, 2 of the West Bengal Development Corporation (Amendment) Ac(, 1963 (West Ben. Act XX of 1963).

#### (Seclions 17A-19.)

<sup>1</sup>17A. (]) The Slate Government may, all the cost of the Corporation, requisition or acquire any land for purposes of the Corporation in accordance with [he provisions of any law for the lime being in force,

Requisitioning and, acquisition ofland.

- (2) When land is requisitioned in pursuance of sub-section (1), possession thereof shall be made over to the Corporation and Ihe Corporation shall be liable lo pay to the Stale Government such recurring compensation as may be determined.
- (3) When land is acquired in pursuance of sub-section (1) and the cost lias been paid by the Corporation, possession thereof shall be made over to the Corporation and thereupon the acquired land shall vest in the Corporation:

Provided that the Corporation shall remain liable to pay lo the Slate Government any additional compensation which may be payable for acquisition of such land.

18. It shal I be the general principle of the Corporation that in carrying on its undertakings it shall act on business principles.

Corpora l ion lo act on business principles. Cspii.il ofily Corporation.

- 19. (1) The Stale Government may provide lo the Corporation any capital that may be required by it for the purpose of carrying on its undertakings or for purposes connected therewith on such terms and conditions not inconsistent with the provisions of this Acl as ihc Slate Government may determine.
- (2) The Corporation may supplement its capital by the issue of shares when so authorised by the State Government.
- (3) The authorised capital of the Corporation shall be divided into such number of shares as the Slate Government may determine, and the number of shares which may be subscribed by the State Government and other parties shall also be determined by the State Government:

Provided that the value of the shares to be subscribed by the State Government shall not be less than fifty-one *per cent*, of the authorised capital.

- (4) The allotment of shares lo other parties mentioned in sub-section (3) shall be made by the Corporation in such manner as may be prescribed.
- (5) The shares of the Corporation shall not be transferable except in accordance with such rules as may be made under this Act.
- (6) The Corporation may at any time, with the previous approval of the State Government, redeem the shares issued to the other parties in such manner as may be prescribed.

'Scclion I7A was inserted by s. 3 of the West Bengal Development Corporation (Amendment) Acl, 1961 (West Ben. Act XX of 1963),

#### (Sections- 20-26.)

20. If after the issue of shares under sub-section (2) of scetion 19, ihe Corporation requires any further capital, ihe Corporation may, with the previous sanction of Ihe SLate Government, raise such additional capital by the issue of new shares and ihe provisions of sub-sections (3), (4), (5) and (6) of section J 9 shall apply *mutatis mutandis* to such shares.

Additional capital.

21. The shares of the Corporation shall be guaranteed by the State Government as to the payment of the principal and as to the payment of annual dividend at such rate not being less than five *per cent, per annum* or more than seven *per cent, per annua* i, as may be fixed by the State Government by notification published in the *Official Gazette* at the time of issuing ihe shares.

Guarantee by Slate Govern menl to icspect ofshares.

22. (1) The Corporation may, with the previous approval or the State Government, borrow money in the open market or otherwise [for canying out the purposes of this AcL.]

Borrowing by the Corporation.

(2) Money borrowed under sub-section (1) by the Corporation shall be guaranteed by the State Government as lo the repayment of the principal and the payment of interest al such rate not being less than four *per cent, per annum* as the State Government may, on the recommendation of the Corporation, fix at the time the money is borrowed.

Receipts into and payments from ihe general fund of the Corporation.

23. All receipts of the Corporation shall be carried into its general fund and all payments by the Corporation shall be made therefrom.

Grants to Board or Boards.

24. The Corporation shall make suitable grants lo the Board or Boards for executing the schemes entrusted lo ihe Board or Boards.

Dividends on

25. The Corporation shall pay dividends on shares at such rate as may from lime to time be fixed by the Slate Government under section 21 and subject to any general limitations which may be imposed by Ihe State Government, and the payment of such dividend shall be deemed lo be a part of the expenditure of the Corporation.

Reserve and other funds.

- 26. (I) The Corporation shall make such provisions for reserve and other specially denominated funds as the Slate Government may from time to lime direct.
- (2) The management of the funds referred lo in sub-section (1), the sums to be carried from time lo time to the credit thereof and the application of the money comprised therein shall be determined by the Corporation.

'These words within the square brackets were substituted for the words Tor the purpose of raising its working capital," by  ${\bf t}$ , 3 ofthi West Bengal Development Comminv I AnKridmenO

[West Ben. Act The IVcjf Bengal Development Corporation Act, 1954. (Sections 27-30.)

- (3) None of the funds referred lo in sub-section (1) shall be utilised for any purpose not connected with the functions of Ihe Corporation without ihe previous approval of the Slate Government.
- 27. The Corporation shall have power to spend such sums as il thinks fit on objects authorised under ihis Act and such sums shall be treated as expenditure payable oul of the general fund of the Corporation or the funds referred to in sub-section (1) of section 26, as the case may be.

E\pindiiun; from ihc funds

28. (1) The Corporation shall, by such date in each year as may be prescribed, prepare and submit to the Stale Government for approval the budget for the next financial year showing the estimated receipts and expenditure during that financial year in such form as may be prescribed.

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- (2) The Corporation may sanction any ^appropriation within the gran 1 from one head of expenditure to another or from a provision made Tor one scheme to that in respect of another, subject lo the condition that ihe aggregate of the grant is not exceeded.
- (3) The Corporation may, within such limits and subject to such conditions as may be prescribed, incur expenditure in excess of the limil provided in the budget approved by the Slate Government under any head of expenditure or in connection with any particular scheme.
- (4) A copy of the budget shall be placed before the State Legislature as soon as may be after the same is prepared.
- 29. (1) The Corporation shall cause to be maintained books of account and other books in relation lo ils accounts in such form and in such manner as may be prescribed.
- (2) The accounts of the Corporation shall be audited by the Auditor appointed by llie Slate Government in this behalf at such limes and in such manner as may be prescribed.
- (3) As soon as the accounts of ihc Corporation have been audited, the Corporation shall send a copy thereof together with a copy of the report of the Auditor thereon to the State Government.
- 30. The Stale Government may issue to the Corporation general instructions to be followed by the Corporation and such instructions may include directions relating to the recruitment, the conditions of service and training of ils employees, the wages to be paid to ihc employees, the reserves to be maintained by it and the disposal of its properly, movable or immovable, and ihe Corporation shall be bound to follow such

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The West Bengal Development Corporation Act, 1954. (Sections 3J, 32.)

- 31. (1) The Corporation shall furnish to the State Government such returns, statistics, accounts and other information with respect to its property of activities or in regard to any proposed scheme as the State Government may from time lo lime require.
- (2) Tlie Corporation shall also furnish to the State Government an annual report on ils working as soon as may be after the end or each year and a copy of the annual report shall be placed before the State Legislature as soon as may be after il is received by the State Government.
- 32. (1) If the Stale Government is of opinion that the Corporation or a Board established under ihis Act is unable to perform or has made default in lite performance of the duties imposed upon it by or under the provisions of this Act or has exceeded or abused its powers, the Stale Government may, by notification in the *Official Gazette*, supersede the Corporation or the Board for such period as may be specified in the notification:

Provided that before issuing a notification under this sub-section the Slate Government shall give a reasonable time to the Coiporation or the Board lo show cause why il should not be superseded and shall consider the explanations and the objections, if any, of the Corporation or the Board.

- (2) Upon the publication or a notification under sub-section (1) superseding the Corporation or a Board $\hat{o}$  .
  - (a) all the members of the Corporation or ihe Board shall as from the dale of supersession vacate their offices as such members;
  - (b) all the powers and duties which may by or under ihe provisions of this Act or of any other law be exercised or performed by or on behalf of ihe Corporation or the Board shall during the period of supersession be exercised and performed by such person or persons as ihe State Government may direct;
  - (c) all property vested in the Corporation shall during the period of supersession vest in ihe Stale Government.
- (3) On the expiration of the period of supersession, as specified in the notification issued under sub-seclion(l), the State Government may
  - fa) extend the period of supersession for such further term as it may consider necessary, or
  - (b) reconstitute the Corporation or (he Board in the manner provided in this Act for establishing the Corporation or a Board.

Furnishing of returns, clc.

Supersession oflhc Corpora i ion or of the Boards. (Sections 33-35.)

- 33. No provision of any law relating to the winding up of companies or corporations shall apply to Ihc Corporation and Ihc Corporation shall not be placed in liquidation save by order of the Slalc Government and save in such manner as may be directed by the Slate Government..
- 34. The provisions of this Act shall have effect nouvithsianding anything lo the contrary contained in any other law for ihc lime being in force, and ihe Slate Government may delegate lo the Corporation such of its powers or duties, or vesi it with such powers and duties exercisable by local bodies, under any local or special Law, in connection with the execution of schemes undertaken by the Corporation, as the State Government thinks fit.

Liquidation ufijjc Corporation.

- 35. (1) The Stale Government may, by notification in the *Official Gazette*, make rules<sup>1</sup> to give effect lo ihe provisions of this Act.
- (2) In particular and without prejudice lo the generality of ihe foregoing power, such rules may provide for all or any of the following matters, namely,ô
  - (a) ihe conditions and manner of appointment of members of die Corporation, the representation in the Corporation of the State Government and where shares are issued to other parties under section 19 or section 20, the representation of such share-holders and generally all matters relating lo the constitution of Ihe Corporation;
  - (b) Ihe remuneration, allowance or fees to be paid to the members of the Corporation;
  - (c) the lerm of office of members of the Corporation and the manner of filling casual vacancies among such members;
  - (d) the number of the members necessary to cons titu tea quorum at a meeting of ihe Corporation;
  - (c) the conditions of appointment and service and the scales of pay or the Administrative Officer and the Chief Accounts Officer;
  - (f) the manner in which the shares of (he Corporation shall be allotted, transferred or redeemed;

'For nil is nude in exercise of the power conferred by (his section and called the Wcsi Bengal Development Corporation Rules, 1956, set Notification No. 6992/2A-23/55, dated the 9<h August, 1956, published in the Calcutta Gazette, doled thc23rd August, 1956, Pan I, pages 3225-3234 as subsequently amended from time to time.

Acl Lo override other laws. Delegation of ppivem and duties offheSlale Covumment and of Ihe loc al bodies in connection wi I h schemes undertaken

Coqwnuion.

Rules.

#### (Section 36.)

- (g) the manner in which Lhc net profits of the Corporation shall be utilised:
- (h) the date by which and ihe form in which the budget shall be prepared and submitted in each year and the limits and conditions under which the Corporation may incur expenditure in excess of the limit provided in the budgel under section 28;
- (i) the form and the manner in which the accounts of the Corporation shall be maintained;
- (j) the lime ai which and ihe manner in which the accounts of the Corporation shall be audited;
- (k) ihe Form in which returns, statistics and reports shall be submitted under section 31;
- (I) any other matter which has to be or may be prescribed.
- 36. (1) The Corporation may, with the previous sanction of the Slate Regulations. Government, make regulations not inconsistent with this Act and the rules made thereunder for the administration of the affairs of Ihe Corporation.
- (2) In particular and without prejudice to (he generality of the foregoing power, such regulations may provide for all or any of the following mailers, namely,ô
  - (a) the time and place of meetings of the Corporation and ihe procedure to be followed in regard lo transact ion of business ni such mcciings;
  - (b) the conditions of appointment and service and [he scales of pay of officers and servant or the Corporation o[her [lian [lie Administrative Officer and the Chief Accounts Officer.

'For S ia« men L of Objects an J Reasons, ste the Calcutta Gazette, Extraordinary, dated the 12th March. 1954, Pi. IVA, page 320; for proceedings of the West Bengal Legislative Assembly, j« the proceedings of the meetings of llic Wesi Bengal Legislative Assembly held onlhe21s(. 22nd. 23rd.29th and 30lh September. 1954and the9lh and IOlh February, 1955; and for proceedings of the West Be n gal Legislative Council. see the proceedings of the meetings □fthe Wesi Bengal Legislative Council held on the 23rd February and the 1st March, 1955.

This  $A_{\rm CL}$  was brought into farce with efTeet from ihc 1st December, 1955, vide

Notification No. 775B/2C-2Q/55. dated the 28th November, 1955, published in the *Calcutta Gazelle, Extraordinary-*. dated the Isl December, 1955, Pt. I, page 2189.

'For Notification relating TO establishment of "The West Bengal Deve lopine n I Corporation". see notification No. 7D66/2C-20/55. dated 11.8.56, published in the Calcutta Gazette of 1956, Pan], page 3263,

- (2) The Corporation may appoint such other officer and servants as it considers necessary for the efficient performance of its functions.
- (3) The conditions of appointment of officers and servants and the scales of pay of the officer and servants of the Corporation shallô
  - (a) as respect the Administrative Officer and the Chief Accounts Officer be such as may be prescribed; and
  - (b) as respect Che other officers and servants be such as may, subject to the approval of the Stale Government, be determined by regulations made under this Act.
- (4) The Administrative Officer shall be the Executive Head of the Corporation and all other officers and servants of the Corporation shall be subordinate to him.
- (5) The Chief Accounts Officer shall have the right to record his views on every proposal involving expenditure from the funds of the Corporation prior to the consideration of such proposal by the Corporation.

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