# West Bengal Act LI of 1981

# THE WEST BENGAL MAZDOOR, TINDAL, LOADER, GODOWNMAN AND OTHER WORKERS (REGULATION OF EMPLOYMENT AND WELFARE) ACT, 1981.

AMENDED

.. ["WeslBen.AclXXXIXof1989. L Wcsi Ben. Acl XVIII of 2001.

[29th October, 1987.]

An Act lo provide for regulating the employment of unprotected worker engaged in certain employments in West Bengal and for matters connected therewith or incidental thereto.

WHEREAS it is expedient to regulate the employment of unprotected workers, such as Mazdoor, Tindal, Loader, Godownman and similar other workers, engaged in ccriain employments, lo make better provision for Ihe terms and conditions or employment of such workers, to make provision for ensuring the adequate supply and full and proper utilisation of such workers in such employments, and to provide for ihe establishment of Boards in respect of such employments for different areas of West Bengal;

It is hereby cnacted in the Thirty-second Year of the Republic of India, by the Legislature or West Bengal, as follows:ô

- 1. (1) This Act may be called the West Bengal Mazdoor, Tindal, Loader, Godownman and Other Workers (Regulation of Employment and Wei fare) Act, 1981.
  - (2) It extends to the whole of Wcsl Bengal.
- (3) Ii shall come into force on such dale as the State Government may by notification appoint, and different dates may be appointed For different areas or for different provisions of this Act.
  - (4) It applies to the scheduled employments.

2. In ihis Acl, unless there is anything repugnant in the subject or contexi.ô

- (1) "Advisory Committee" means the Advisory Committee constituted under section 16;
- (2) "Board" means a Board established under section 6;
- (3) "contractor" in relation to an unprotected worker means a person who undertakes to execute any work for an establishment by engaging such worker on hire or otherwise, or who supplies such worker either in group or gang or as individual, and includes a sub-contractor, an agenl, a sardar or a munshi;

For Statement of Objects and Reasons, Tre the *Calcutta Gazette. Extraordinary*, Pan IV of ihe 1st September. 1981, page 2482; for proceedings or line West Bengal Legislative Assembly, *see* the proceedings or ihe mealing nl tb:[ Assembly held on the 22nd September. L98L

Short liile. exlent.'com- i ne ncc merit and application.

Definitions.

#### (Section 2.)

- (4) employer means,ô
  - (a) in relation lo an unproleeied worker engaged by or through any contractor, the principal employer, and
  - (h) in relation to any oilier unprotected worker, the person who has ultimate control over the affairs of the establishment, and includes any other person, by whatever name called, lo whom the affairs of such establishment are entrusted.
- (5) "establishment" means any place or premises, including the precincts thereof, in which or in any part of which any scheduled employment is ordinarily carried on;
- (6) "family" in relation to an employer means the spouse, son, daughter, father, mother, brother or sister of such employer who lives with him and is wholly dependent on him;
- (7) "Inspector" means an Inspector appointed under section 17;
- (8) "notification" means a notification published in the Official Gazette:
- (9) "principal employer" means an employer who engages unprotected workers by or through a contractor in any scheduled employment;
- (10) "prescribed" means prescribed by rules made under this Act;
- (11) "scheduled employment" means any employment specified in the Schedule or any process" or branch of work forming part of such employment;
- (12) "scheme" means a scheme made under this Act;
- (13) "unprotected worker" means a worker engaged in any scheduled employ muni;
- '(14) "Wages" means all remuneration expressed in terms of money or capable of being so expressed which would, if the terms of employment, express or implied, were fulfilled, be payable to an unproiected worker in respect of work done in any scheduled employment, but does not includeô
  - (i) the value ol" any house-accommodation, or of the supply of light, water, medical attendance or other amenity or of any service excluded from Ihe computation of wages by a general or special order of the Slate Government;
- (ii) any contribution paid by the employer to any pension fund or provident fund or under any scheme of social '
  - insurance, and the interest which may have accrued 'thereon;

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- (iii) any [ravelling allowance or ihe value oF any travelling concession;
- (iv) any sum paid lo the worker lo defray spuria! expenses entailed on him by the nature of his employment;
- (v) any gratuity payable on the discharge of the worker; or
- (vi) any bonus;
- (15) ""worker" means a person engaged directly or through any agency, whether for wages or noi, to do any skilled or unskilled manual, supervisory or clerical work in any scheduled employment, and includes any person not employed by any employer or contractor, but working with the permission

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- of, or under an agreement with, such employer or coniracior, bui does not include any member of the family of an employer '[or iuiy person who, heing employed in a supervisory capacity, draws wages exceeding one thousand six hundred rupees per mensem];
- (16) "year" means a period of twelve months beginning on the lsi day or April.
- 3. (1) For the purpose or ensuring an adequate supply and lull and proper uiilisa[ion of unpro[ecied workers in scheduled employments, and generally Tor making better provision Tor the terms and conditions of employment of such workers, the Slate Government may by means of a scheme provide for the registration of employers and unprotected workers in any scheduled employment and the terms and conditions of work of registered unprotected workers, and make provision for ihe general welfare in such employments.
- (2) In particular, a scheme may provide for all or any of the following mutters, that is lo say,- $\hat{o}$ 
  - (a) for the application of the scheme to such classes of registered unprotected workers and employers as may be specified therein;
  - (b) Tor defining the obligations of registered unprotected workers and employers, subject to the fulfilment of which the scheme may apply-to them;
  - (c) for regulating the recruitment and entry into the scheme of unprotected workers, and the registration of unprotected workers and employers, including the maintenance of registers, removal, either lemporarily or permanently, of

Words within the square brackets  $Wci\ L$ - inserted by S. 2(b) of the West Bengal Ma/tluor, Tindal. Godownman and Other Wnrkers i Regulation of Employment and Welfare) (Amendment) Acl, 1989 (Wcsl Ben. XXXIX nf 19R9).

Scheme for ensuring regular employment of unprotected workers.

#### (Section 3.)

names from the registers, and [he imposition of fees Tor registration:

- (cT> for regulating ihe employment of registered unprotected workers, and the terms and conditions of soch employment,
  - . including the rates of wages, hours of work, maternity benefit, overtime payment, leave with wages, gratuity, payment of bonus after taking into consideration the provisions of the Payment of Bonus Act, 1965 and conditions as lo weekly 21 of 1965, and other holidays and pay in respect thereof;
- (e) Tor providing ihe lime within which the registered employers shall remit Lo the Board the amount of wages payable to the registered workers for the work done by such workers; for requiring such employers as, in the opinion of the Board, make default in remitting the amount of such wages within the lime as aforesaid to deposit with the Board an amount equal to the monthly average of such wages; for requiring the employers to make good the amount of such deposit if at any lime such deposit falls short or such average; and for requiring such employers as persislenily make default in making such remittances within the lime as aforesaid to pay also, by way of penalty a surcharge of such amount, not exceeding ten per cent, of the amount to be rem tiled, as the Board may determine;
- (f) for securing that in respect of the period during which employment or full employment is not available lo registered unprotected workers available for work, such workers receive, subject to the conditions of the scheme, a minimum wages;
- (g) for prohibiting, restricting or otherwise controlling the employment of such unprotected workers by such employers as to whom the scheme does not apply;
- (h) for the welfare of registered unprotected workers covered by the scheme, in so far as satisfactory provision therefor does not exist, apart Trom the scheme;
- (i) for the health and safety measures in places where Ihe registered unprotected workers are engaged, in so far as satisfactory provision lherefor is required but does not exist, apart from the scheme;
- (j) for the constitution of any fund including provident fund for the benefit or registered unprotected workers, the vesting of such fund, the payment and contribution to such fund. including, in so far as the provident fund is concerned, the

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#### (Section 4.)

rale of contribution lo such fund after taking into consideration the provision of the, Employees' Provident if of ]<J52. Funds and Miscellaneous Provisions Acl. 1952 and the'

- schemc framed thereunder with suitable modifications; where . necessary, lo suit the conditions of work of such registered unprotected workers, and all matters relating thereto;
- (k) for the manner in which, the day from which (either prospective or retrospective), and the person or persons by whom, the cost of operating the scheme shall be defrayed;
- for constituting the authorities which shall be responsible for the administration of the scheme, and the fund referred to in clause (j);
- (m) for specifying the powers and duties which the authorities referred to in clause (1) shall exercise and perform; for providing appeals and revision applications against the decisions or orders of such authorities; and for deciding such appeals and revision applications and for matters incidental thereio;
- (n) for such incidental or supplementary mailers as may be necessary or expedient for giving effect to the purposes of Ihe scheme.
- (3) A scheme may further provide that a contravention of any provision thereof shall be punishable with imprisonment for such term as may be specified (but in no case exceeding six months in respect of a first contravention or one year in respect of any subsequent contravention), or with fine which may extend to such amount as may be specified (but in no case exceeding one thousand rupees in respect of a first contravention or three thousand rupees in respect of any subsequent contravention), or with both imprisonment and fine as aforesaid and, if Ihe contravention is continued alter conviction, with a further fine which may extend lo two hundred rupees for each day on which ihe contravention is so continued.
- **4.** The State Government may, after consultation with ihcAdvisory Making, Committee, by notification and subject to the condition of previous ^j.on publication, make one or more schemes for any scheduled employment revocation or group of scheduled employments in one or more areas specified in of scheme, the notification, and may, in like manner, add lo. amend, vary or rescind any such scheme or schemes:

Provided that no such notification shall come into force unless a period of one month has expired from the date of publication of the notification:

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(b) if a demand or request is made by n majority of employers or workers in any oilier scheduled employment lhaL all or any of the provisions of any such scheme or schemes should be applied to such other scheduled employment.

after consulting the employers and workers in such other scheduled employment, by notification, apply all or any of the provisons of such scheme or schemes to such other scheduled employment with such modifications, if any, as may be specified in ihe notification.

Disputes regarding application of sclicmi:. 5. If any question arises whether any scheme applied to any class of unprotected workers or employers, ihe mailer shall be referred to the State Government and the Stale Government shall, after consultation with ihe Advisory Committee, decide (he question. The decision of ihe State Government shall be final.

Constitution 6. (I) The Slate Government may by notification establish a Board, 'lo be known by such name as may be specified in the notification, for any scheduled employment in any area. One or more Boards may be established for one or more scheduled employments and for one or more areas,

- (2) Every such Board shall be a body corporate with the name aforesaid, having perpetual succession and a common seal, with power to acquire, hold and dispose of properly and to contract and may, by lhat name, sue and be sued,
- (3) Every such Board shall consist of members, nominated from lime lo lime by the employers, ihe unprotected workers and the Slate Government, representing respectively the employers, the unprotected workers, and the Slate Government.
- (4) The members representing the employers and the unprotected workers shall be equal in number, and the members representing the State Government shall not exceed one-third of the lotal number of members of a Board.
- (5) The Chairman oT a Board shall he appointed by the Slate Government from amongst the members nominated to represent the State Govern men I.
- (6) After nomination of all the members of a Board including the Chairman, the State Governmenl shall by notification publish the names of all the members ihereof.

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#### (Sections 7. 8.)

- (7) The term of office of the members of a Board other than ihe members representing ihe State Government shall be such as may be prescribed.
- (8) The members representing the State Government on a Board shall hold office during ihe pleasure of the Suite Government.
- (9) The meetings of a Board and the procedure to be followed at such meetings and all other matters supplementary or ancillary thereto shall, subject to the approval of the State Government, be regulated by the Board.
- 7. (I) Whereby reason of the employers or the unprotected workers in any scheduled employment refusing to nominate persons to represent the employers or the unprotected workers, as the case may be, on a Board, or where for any reasons whatsoever, ii appears to the State Government ihai ii is t\oi possible lo establish a Board for such scheduled employment in accordance with the provisions of section 6, the State Government may by notification appoint a person who shall, subjeel lo the provisions of subsection (2). hold office until a Board is duly constituted under that section for such scheduled employment.
- (2) The person so appointed shall be deemed lo constitute the Board under section 6, and shall exercise all the powers and discharge all the duties conferred and imposed on the Board by or under ibis Acl. He shall continue in office until the clay immediately preceding the date of the first meeling of the Board as constituted under section 6.
- (3) The person deemed to constitute the Board shall receive such remuneration from the fund of the Board, and the lerms and olher conditions of his service shall be such, as the Slate Government may determine,
- 8. (1) A Board shall be responsible for administering a scheme, and shall exercise such powers and discharge such duties as may be conferred

Power and duties of Board.

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and imposed on it by the scheme.

- (2) A Board may take such measures as it may deem fit for administering ihe scheme.
- (3) Every Board shall submit to the Stale Government, as soon as may be after ihe 1 st day of April every year and not laler than the 30th day of September of lhat year, an annual report on the working of the scheme during the preceding year. Every such report shall, as soon as may be after it is received, be laid before the State Legislature if it is in session or during Ihe session immediately following the dale of receipt thereof,

Power of State
Government to constitute
Board consisting of one person.

# (Sections 9-11.)

- (4) In the exercise of its powers and the discharge of its duties, a Board shall be bound by such directions as the State Government may, for reasons lo be slated in wriline. sive lo il from lime to lime.
- Travelling and daily allowan ces.
- 9. There shall be paid to every member of a Board (nol being a member representing the Stale Government) from the fund or the Board travelling and daily allowances for attending the meetings of the Board at such rates as may be prescribed.

Accounts and audil.

Disquali Ika-

lions and removal.

- 10. (1) Every Board shall maintain proper accounts and other relevant records and prepare an annual statement of accounts, including a balance-sheet in such form as may be prescribed.
- (2) The accounts of the Board shall be audited annually by such qualified person as the State Government may appoint in this behalf (hereinafter referred to as the auditor).
- (3) The auditor shall, at all reasonable times, have access lo the books of accounts and other documents of the Board and may, for the purposes of the audil, call for such explanation and information as he may require or examine any member or officer of the Board.
- (4) The accounts of the Board certified by the auditor together with the audited report thereon shall be forwarded annually to the State Government before such dale as the Stale Government may specify in this behalf.
- (5) The Board shall comply with such directions as the Stale Government may, after perusal of the report of the auditor, think fit to give to il.
- (6) Tl)e cost of audil as determined by the Stale Government shall be paid out of the fund of the Board.
- 11. (1) No person shall be chosen as, or continue lo be, a member of a Board if heô
  - (a) is a salaried officer of the Board; or
  - (b) is or at any lime has been adjudged insolvent; or
  - (c) is found to be a lunatic or of unsound mind; or
  - (d) is or has been convicted of any offence involving moral turpitude; or
  - (e) is an employer, or a representative of an employer, who is a defaulter in paying contribution under the Employees' Provident Funds and Miscellaneous Provisions Act, 1952, or the Employees' Slate Insurance Acl, 1948, or the West Bengal Labour Welfare Fund Acl. 1974.

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(Sec! ions 12-15.)

- (2) The State Government may remove from office any member of a Board if lieô '
  - (a) is or has become subject to any of the disqualifications mentioned in sub-section (I): or
  - (b) is absent without leave of the Board in more 111 an three consecutive meetings of the Board,
- (3) Where, in the opinion of the State Government, any person nominated lo represent the employers or tlie unprotected workers on a Board lias ceased to represent such employers or workers, the Stale Government may by notification declare that with effect from such date as may he specified therein such person shall cense to be a member t>r (he Board.
- 12. Any member of a Board may at nny time resign his office by writing under his hand addressed Ki the State Government, and his office shall, on acceptance of the resignation, become vacant.

Filling up or vacancies

member.

Resign at ion of office by

13. [n ihe cvcnl or any vacancy occurring in the office of a member of a Board by reason of death, resignation, removal or otherwise, the Board shall forthwith repon the vacancy to the Slale Government, and the vacancy shall be filled, not later than ninety days from the date of occurrence of the vacancy, in accordance with the provisions of this Act, and the member nominated to fill the vacancy shall hold office for the unexpired portion of the term of office of the member in whose place he is so nominated:

Provided that pending the filling up of any such vacancy, ihe Board shall continue to exercise the powers and discharge the duties conferred and imposed on if by or under this Acl or scheme, as if no vacancy has occurred.

- 14. No acl or proceeding shall be called in question or invalidated Aasor merely by reason of any vacancy  $i_n$  ihe Board or any defect, initial or on^no! subsequent, in the constitution of the Board.

  lobe invalidated
- 15. (1) On an application made by a Board lo the Collector for the Rccovery of recovery of arrears of any amount payable lo il under this Act or any scheme, acompanied by a statement of accounts in respect of such arrears, the collector may. after making such inquiries as he deems fii. grant a certificate for Ihe recovery of the amount due to the Board as arrears.
- (2) A cenificate by the Collector shall be final and conclusive as to the arrears due and the amount shall be recoverable as arrears of land revenue.

#### (Serrifiux 16, 17.)

AJvisory
Cominillee.

16. (I) The Slate Government may constitute an Advisory Commillec to advise upon .such mailers arising oul of Lhc administration of Ibis Acl or any scheme or relating lo lhc application of lhc provisions of [his Acl to any panicufar class of unprotected workers or employers or I lie co-ordination of (lie work of various Boards as lhc Advisory Committee may consider necessary or as [he Siaic Government may refer in il for advice,

(2) Tlic members of the Advisory Commillec shall be appointed by the Slaic Government and shall be of such number and chosen in such manner; is may he prescribed:

Provided that the Advisory Commillec shall include an equal number of members representing the employers, the workers and the Wcsi Bengal Legislative Assembly, and shall also include such uumber of members representing the Slate Government as shall not exceed one-fourth of the uital number of members of the Advisory Committee.

- (3) The Chairman of [he Advisory Committee shall be appointed by ihe Sliuc Government from amongst die members appointed lo represent the Stale Government.
- (4) The Stale Government shall publish in the Official Gazette the names of all ihe members of the Advisory Committee,
- (5) The meetings of the Advisory Committee and the procedure lo he followed Utercai shall be regulated in such manner as may be presceribed.
- (6) The term of office of the members of the Advisory Committee shall be such as may be prescribed.
- 17. (I) A Board may appoint such persons as it thinks fit [o be Inspectors, possessing such qualil'i^aitons as may be pTtseribed, for the purposes of this Acl or any scheme, and may define the limits of their jurisdiction.
  - (2) Suhjecl 10 the rules made under this Acl, an Inspector may- fa) enter and search ai all reasonable hours, with such assistance LIS lie thinks fit, any premises or plnec where unprotected workers are employed or work is given out to unprotected workers in any scheduled employment, for ihe purpose of examining any register, record of wages or notice required lo bo kepi ur exhibited under any scheme, or require any person concerned with such register, record of wages or inotice Lo produce [lie same for inspection;
    - (b) examine any person whom he finds in any such premises or place and who he has reasons lo believe is an unprotected worker employed, or is given out work, therein;

(nspLciuri "'i:1 1 heir powers

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#### (Si'crio/i.y iS-20.)

- (c) require any person giving oul tiny work to an unprotected worker or in a group ol" unprotected workers lo give any information which is in his- power to give in respect of the names and addresses of the persons to whom lhc work is given oul and in respect of ihe paymenis made or to be made for the said work;
- (d) seize, or take copies of. such register, record of wages or notice or portion thereof as he may consider relevant in respeel of an offence under this Acl or a scheme which he has reasons lo believe has been committed by an employer; and
- (c) exercise such other powers as may be prescribed.
- (3) Any person required to produce any register, record of wages or nolice or to give any informalion under sub-seciion (2) shall be bound to do so:

Provided lhat no such person shall be required under Ihis section to answer any question or lo make any statement lending to incriminate himself.

- (4) Every Inspector appointed under this section shall be deemed lo 4S of IM60. be a public servant within the meaning of section 21 oT the Indian Penal Code.
  - 18. No child shall be engaged, or given oul any work, in any scheduled employment.

Explanation.ô "Child" shall mean a person who has not completed the age of fifteen years.

- 19. INn single worker shall be required by any employer to carry without any mechanical aid] a load exceeding fifty-five kilograms in weight ai a lime.
- 20. (I) No Court shall take cognizance of any offence nude punishable by a scheme or of any abcimenl thereof, except on a complaint in writing made by an Inspector or by a person specially authorised in this behalf by the Board or ihe Stale Government,
- (2) Notwithstanding anything contained in the code of Criminal Procedure, 1973, an offence made punishable by a scheme or an abetment thereof shall be triable only by a Metropolian Magistrate or a Judicial Magistrate of the first class.

Words within lhc square brackets wen: subslitued far lhc words "No worker shall be required by any employer 10 carry" by s. *i* of the WeM Bengal Mazdoor, Tindal. Loader, Godownman and Olhci Workers (Regulation »f Employment and Welfare) (Amendment) Aci, 1989 (West Ben. Acl XXXIX of 1989).

Prohibition of employment of children.

Bar lo tarry load exceeding (iriy-five kilograms in weight al a time,

Cognizance of offences.

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21. The provisions <if Ihe Workmen's Compensation Acl, 1923 (hereinafter referred to in tins section as the said Act) and the vutc£ made (hereunder shall apply, niinaiis mutandis, to the registered unprotected workers employed in any scheduled employmeri lo which this Act applies; and for that purpose such workers shall be deemed to be workmen within the meaning of llie said Acl: arid in relation to such workmen, employer shall mean, where a Board makes the payment of wnjTCK lo ;my such workman, die Board, and in any othei case, Ihe

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- A |ipl jcgIhi nrf llta. K.iyiiiiii! i̇>f Wuyes Acl. IV36. ui vurkL'rs.
- employer as denned in Iliis Act. 21. (I) Notwithstanding anything contained in the Payment of Wages

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- Aei, 1930 (hereinafter referred lo in ihis sccnon as tlie said Ael). the Siale Government may hy notification direct that all or any of the provisions of the said Acl or ilic rules uwde thereunder shall apply to the payment ol wages to all or any class of regisiered unprotected workers employed in any scheduled employment to which this Acl applies, with the modilieaiion lhai in relation to such workers, employer shall mean, where a Board makes ihe payment of wages to any such worker, ihe Board, and in any oilier e.iise. ilic L-iviployer as defined in lUis Act; and on sucli application of the provision or provisions of the said Act or the rules made thereunder, an Inspector appointed under this Acl shall be deemed to be an Inspector lor the purpose oT enforcement of such provision or provisions of the said Act or the rules made thereunder within the local limits of Lhis jurisdiction.
- (2) The State Government may, only if the Advisory Committee so advises, by a like notification. c;\ncel or vary an\ notification under subsection (1).

J3 of 1961

23, Notwithstanding anythins.\* coniained in the Maiornily Benefit Act. 1961 (hereinafter referred lo in this section. ELS the said Act), the State Government may by uolillcation direct thai atl or any of the provisions of ihe said Act or the rules made thereunder shall apply to an establishment wherein registered uiipiotccted women workers arc employed in any scheduled employment lo which this Act applies; and for thai purpose the workers concerned shall he deemed lo be women within ihi; meaning of Lhc said Ael; and in relation lo such women, employer shall mean, where a Board makes the payment or wages to any such woman, the Board, and in any oiher ease, the employer as defined in this Acl; and on such application of (he provision or provisions of the snid Act or the rules n.ade thereunder, an Inspector appointed under this Act shall he deemed to he an Inspector for the purpose of en lor cement of such provision oi provisions of ihe said Act or [he rules made [hereunder wiihin the local limils of his jurisdiction.

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#### (Sections 24-26.)

24. Nothing contained in this Acl shall affect lhc rights or privileges of whatever kind enjoyed by any registered unprotected worker, employed in any scheduled employment, on ilic dale of coming into force of lliis Act under any other law for the time being in force or tinder any contract, cuslom or usage applicable lo such worker, if such righls or privileges are more favourable to him ill an the righls or privileges to which he would be cniilled under lliis Acl or any scheme;

Right\* anj privileges uniltr lit her taiv\* nr>l affeclt'd in ecnain crises.

Provided that no such worker shall be entitled to any corresponding benefit under the provisions of this Acl or a scheme.

25. The Stale Government may, alter consulting (he Advisory Coinmiliee, by notification exempi, subject to such conditions and for such period as may he specified in the notification, from the operation of all or any of the provisions of this Acj or any scheme any class of unprotected workers employed in any scheduled employment or in any establishment, i T in the opinion of the State Government such unprotected workers are in receipt of benefits not less favourable than the benefits under Iliis Acl or any scheme:

Exemplio

Provided that before any such notification is issued, lite Slate Government shall, by a notice, published in the Official Gazette, of its intention lo exempt from the operation of all or any of lite provisions of Ihi.s Acl or any scheme any class of unproiected workers as aforesaid, invite objections and suggestions in respect thereto, and no such notification shall be issued until a period of one monili has expired from the date of publication of the nolice in lhe Official Gazette and the objections and suggestions, if any received by it during such period have been considered:

Provided further that the Slate Government may, ai any time, by notification and for reasons to be specified therein, rescind any such notification as aforesaid.

26. {I) The Slate Government may, at any lime, appoint any person Inquiry mio to investigate or inquire into the working of any Board or scbcine and

submit a report to the Stale Governmenl in this regard.

- (2) The Board shall give to the person so appointed all facilities for lite proper conduct of the investigation or inquiry and furnish lo him such documents, accounts or information in possession of lhc Board as he may require.
- (3) Any person appointed lo investigate or inquire inio the working of any Board or scheme shall exercise all lhc powers of an Inspector appointed under this Act.

#### (Sections 27, 28.)

Superetssiun 27. (I) [f. on consideration of the report under section 26 or . otherwise, the Slate Government is of opinion-ô

- (a) thai a Hoard is unable to discharge its duties, or
- (b) iliai a Board has persistently made default in the discharge of its duLics or has exceeded or abused its powers,

the Slate Governmenl may by noiificniion supersede ihe Board for such period not exceeding twelve months as may be specified in lhc noli fixation:

Provided lhat before issuing a notification under this sub-section on any of the grounds meniioned in elausc (b) Ihe State Government shall give a reasonable opportunity lo the Board lo show cause why it should not be superseded and shall consider lhe explanations and objections, if any, of Ihe Board.

- (2) Upon the publication of a notification under sub-scclion (I),ô
  - (;v) all the members of ihe Board shall, as from the dale of such publication, vacate iheir offices as such members;
  - (b) all ihe powers and duties which may be excreised or discharged by the Board shall, during the period of supersession, be exercised or discharged by the Stale Government or by such person as may be specified in lhe noiification;
  - (c) all funds and oiher properly vested in ihe Board shall, during ihe period of supersession, vest in ihe Siale Government.
- (3) On the expiration of the period of supression specified in the noiilleaiion under sub-section {I}, Slate Government mayô
  - (a) exlend the period of supersession for such further period not exceeding six months as il may consider necessary so however that lhc aggregate period of supersession shall not exceed eighteen munitis; or
  - (b) re-esiablish ihe Board in lhc manner provided in section 6.

Com radium -28. Any coniraci or agreement, whether made before or after the oul commencement of ihis Acl, whereby a registered unprotected worker relinquishes or reduces any right conferred on hini, by, or any privilege or concession accruing lo him under, (his Acl or any scheme shall be void and of no effect in so far as il purpons lo deprive him or such right or privilege or concession.

- 29. The Stale Government, after giving hy notification nol less lhan Power ia, iwo months' nolice of its inieniion so to do, may, by like notification, schedule, modify any employment specified in the Schedule or add lo ihe Schedule any employment in respect of which it is of opinion ilial Ihe provisions of this Aci should apply, and thereupon the Schedule .shall be deemed lo he amended accordingly and the provisions of lhis Acl shall apply lo such employment as modified or added.
  - 30. Save as otherwise expressly provided in this Act, any person, General who contravenes any of the provisions of this Act or the rules made penalty for thereunder, shall, on convicinn, be punishable with fine which may extend lo one thousand rupees, and in the case of a continuing contravention, with n further fine which may extend to Iwo hundred rupees per clay during which such contravention continues after the first conviction.
- 31. No suit, prosecution or other legal proceeding shall lie against ihe Stale Government or a Board or the Chairman or any other member of a Board or of the Advisory Committee, or an Inspector or any oilier person, or any officer of a Board, for anything which is in good faith done or intended lo be done under this Act or ihe rules made thereunder or under any scheme.

Protection < jf action iak < n in good fnjlh.

- 32. (1) The Stale Government may, subject to the condition of previous publication, by notification make rules for carrying out the purposes of this Act.
- (2) In particular and without prejudice u> ihe generality of the foregoing power, such rules may provide for all or any of ihe mailers which may be, or arc required lo be, prescribed.

33. Every scheme and every rule made under [his Acl shall be laid before the Siale Legislature while il is in session for a total period of ihirly days which may be comprised in one session or in two successive sessions, and if, before (he expiry of the session in which ii is so laid or llie session immediately following, ihe Stale Legislature makes any modification in the scheme or the rule or directs lhal llie scheme or any provision thereof or ihe rule should nol be made, the scheme or such provision [hereof or [he rule shall, from the dale of publication of a notification in lhis behair, have effect only in such modified form or be of no effect, as ihe case may he, so, however, ihai any such modification or annulment shall be wilhoul prejudice lo ihe validity of anything previously done oromitted to be done under thai scheme or ihe provision

thereof or under lhal rule, as the case may be.

Power lo mnke rules.

Schemes and niles In be laid before the Stale Lu^i.slalure.

#### (The Schedule.)

# THI: SCHEDULE fSee section 2(1 1) and 29.]

- 1. Employment in cereals. pulsus, edible nils, sugar, salt, gut: tea, vegetable, fruit, fish, spices and oilier food-stuff wholesale markets, including mats, galas and wholesale shops, in connection with loading, unloading, slacking, carrying, weighing, measuring, filling, bagging. stitching, sorting, cleaning, blending, marking, repairing chesls and crates, and work preparatory or incidental u> such operations and supervision thereof.
- 2. Employment in eollon/cottmi lexlile/clolh/garmenls wholesale markets. including godowns and wholesale shops, in connection with loading, unloading, stacking, carrying, weighing, measuring, (Tiling, baling, pressing, stitching, sorting, cleaning and work preparatory or incidental to such operations and supervision thereof.
- 3. Emplnyment in juie/julc lextilc/gunriy wholesale markets, including godowns arid wholesale shops, in Lonnection with loading, unloading, slacking, carrying, weighing, measuring, filling, baling, pressing, stitching, sorting, cleaning, marking, and work preparatory or incidental to such operations and supervision (hereof.
- 4. Employment in iron and steel godowns and stockyards in connection with loading, unloading, stacking, carrying, weighing, measuring, packaging, batching, sorting, and work preparatory or incidental lo such operations and supervision thereof,
- 5. Employment in godowns, stockyards, warehouses, transhipment points or hulk delivery points in connection with loading, unloading, slacking, carrying, weighing, measuring. Tilling, bagging, slilching, sorting, cleaning, blending, marking, repairing chests and craies, baling, pressing, packaging, batching and work preparatory or incidental lo such operations and supervision thereof.
- 6. Employment in docks, jetties and wharves in connection wilh loading, unloading, slacking, carrying, weighing, measuring, baling, pressing, bagging, stilching, packaging, baiehing, and work preparatory or incidental to such operations and supervision iherenf, except employment of a dock worker within the meaning of the Dock Workers 9 of l(«H.

# Tlw IVt'.v/ Bengal Mazdoni; 'TiiulaL Loader, Godownman and Other Workers (Regulation of Employment and Welfare) Act. fVS!.

LI or 1981.]

#### (77ie Schedule.)

(Regulation or Employment) Acl. 1948 <sup>1</sup>[or employment of a wurker or .is of I'Jfi.i any undertaking or llie Central Government or (hi: Slale Government in any area ol'a port within (he meaning of (he Major Port Trusts Acc. 1963 or employment or a worker of (lie Board of Trustees of ilic Fort or (Kolkala) constituted under the Major Port Trusts Act. 1963].

- 7. Employment of casual nature in factories and other establishment, in connection with loading, unloading, stacking, constructions, repairs, and work preparatory or incidental to such operations and supervision thereof.
- 8. Employment in building construction, road building and irrigation works in conned ion with loading, unloading, stacking, carrying, cutis lruction, repairs, and work preparatory or incidental to such operations and supervision ilicreuf.
- 9. Employment in railway yards and goods-sheds in connection with loading, unloading, sLacking. carrying, weighing, measuring. Tilling,

bagging, baling, pressing, packing, batching, stitching, sorting, cleaning, blending, marking, repairing thesis arid craics, and work preparatory or incidental to such operations and super vision thereof '[, except employment of a labourer employed by a railway administration ') of IS'JU. within the meaning of ihe Indian Railways Act. 1890, in connection with the service or a railway],

- 10. Employment in connection with transportation of men and ma(erial by manual lahour.
- 11. Employment of manual labour in connection with any work, no( specified in this Schedule in any place where exclusively manual labour is used 1'or the performance of such work and supervision I hereof.

Words mid figure<sup>1</sup>; within tlic square time tic Is Mn: inserted by s. -1(a) or lhc Wesl Bengal Mazdoor. Tinilal. Loader, Godownman anil Oilier Workers (lieyulalion of Employment and Welfare) (Aiiicndinenl) Airl. 1989 (West Hen Ael XXXIX or 1989).

The word within the round brack els was suhslituted for the word "Calculi a by s .5 of lhc Woi Bengal Capital City (Cliun^ (if Name) Ael. 2001 (Wesl Ben. Ael XVIII of 2001), w.e.f. the Im January'. 2001. Words anithou'ci within llii; scjunre braAel?, were inserted tiy s, -\*ihI af lhc West Renga! Mazdoor. Tcniial. Loader. Godownman and Oilier Workers (Regulation of Em ploy men i nnd Welfare) (A men [linen I) Acl. 1989 iWe'l Ben. Acl XXXIX of 1989).

37is The 1 Vest Bengal Mazdoor, Ihulal. Umder, Godownman and Oilier Workers (Regitlaiivn of Employment are! Welfare) Act, J9SI. [West Ben. Act