# West Bengal Act XXV of 1964<sup>1</sup> THE WEST BENGAL MINING SETTLEMENTS (HEALTH AND WELFARE) ACT, 1964.

West Ben. Act IX of 1973. AMLNDED . . West Ben. Act XLIV oF 1974, West Ben. Act XXXII or 1981. - West Ben. Aci XIX of 1992.

[26th November, J964.]

An Act to provide for ihe better control and sanitation of mining settlements in West Bengal.

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

#### CHAPTER I.

#### Preliminary.

*I*. (1) This Act may be called the West Bengal Mining Settlements (Health and Welfare) Acl, 1964.

(2) It extends to the whole of West Bengal.

Short Mile, extern and commencement.

Repeal of

Ben. Acl 11

of tyn.

(3) This section shall come into force at once; the remaining sections shall come into  $^{2}$ Torce on such dale or dates as ihe State Government may, by notification, appoint and, for this purpose, different dates may be appointed for different sections of this Act or for different areas to be specified in the notification.

2. (1) The Bengal Mining Settlements Act, 1912, is hereby repealed: Provided thaiô

- (i) any mining settlement declared, Mines Board of Health appointed, limits defined, appointment, rule, by-law or order made, notification or notice issued, expenses charged or assessed, or contract entered into under the said Act, shall, so far as may be, be deemed to have been respectively declared, established, defined, made, issued, charged or assessed, or entered into under this Act;
- (ii) any legal proceeding commenced under the said Act may be continued as if the said Act had not been repealed;
- <sup>614</sup> The West Bengal Mining Settlements (Health and Welfare) Act. J964,

lie 29ih July. 1964, Pi, IVA, pages 2151-2370; for proceed in g of ihe West Bengal Legislative The lemoing section came inio Force in certain areas on ihe 1st January, 1968 vide Notification No. PH/6344/2 A-18/66, dated the 15th December, 1967, published in Ihe Calcutta Gazette, Extraordinary. Pi, I, of the 29 th December. J967, page 3291.

(Chapter I.—Preliminary<sup>1</sup>.—Sections 3, 4.)

(iii) the State Government may, by notification, abolish any such Mines Board of Health or reconstitute it in accordance with Ihc provisions or this Act,

(2) All properties, movable or immovable and all interests of whatever nature or kind therein, held by or on behalf of any Mines Board of Health appointed under the Bengal Mining Settlements Act, 1912, shall continue to be vested in such Board, being a Board deemed under clause (i) of the proviso to sub-section (1) to have been established under this Act, and, where a notification abolishing or reconstituting such Board is issued under clause (iii) of the proviso to sub-section (I), shall stand transferred on and from such date and to such other Mines Board of Health, whether established under section 6 or deemed under clause (i) of the proviso to sub-scciion (1) to have been established under this Act, as may be specified in the notification.

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 $3 \; j_n \; jhj_s \; A_{cti}$  unles there is anything repugnant in the subjcul or context,ô

- (a) "Board" means a Mines Board of Health established or deemed to have been established under this Act and when used in relation to a mining settlement means the Board for such mining settlement;
- (b) "notification" means a notification published in the *Official* . *Gazette*,
- (c) "owner", when used in relation to a mine, means-any person who is in occupation of the mine or any pari thereof and carries on the business, or is a contractor for ihc working, or such mine or part and, except for (he purposes of section 27, includes ihe Government:

Provided thai where any person is deemed, under the proviso lo section 76 of the Mines Act, 1952, to be the owner of a mine for the purposes of (hat Act, such person shall be deemed to be the owner or ihe mine also for the purposes of this Act;

35 of 1952.

- (d) "prescribed" means prescribed by rules made by the State Government under this Act;
- (c) the expressions "employed" and "mine" have the same meaning as in the Mines Aci, 1952.

Dcc lara'.ion of area as mining settlement. Ben. Act II of 1912, .....<del>X.-.</del>...

## XXV of 1964.]

#### (Chapter /.—P re! ititi itaiy.—Section 5.~Chapter 11.—The Mines Board of Health.—Sections 6, 7.)

(2) A notice under sub-scctton (I) shall define llie limits of the area intended Lo be declared to be a mining settlement and shall specify a period within which any objection or suggestion in regard to the intended declaration may be submitted by any person lo Ihe State Government for its consideration.

. (3) On the expiry of the period for submitting objections or suggestions specified in a notice published under sub-scciion (I) llie Slate Government may, after considering the objections or suggestions,

if any, in regard to ihe intended declaration submitted lo it within such period, by notification,ô - \_ (a) withdraw the notice, or

(b) declare that ihe area, the limits whereof have been defined in the

notice, or such part thereof as may be specified in the notification,

shall, for Ihe purposes of this Act, be a mining settlement.

(4) The State Governmeni may, by like notification issued following mutatis miliaiitlis the procedure laid down in the foregoing sub-section,

add lo or alter the area included in a mining settlement.

5. The provisions of this Act shall not apply to any area included Application Ben. AciXV within a municipality constituted under the provisions of the Bengal <sup>olm,heAcl</sup> of 1032. Municipal Act, 1932.

#### CHAPTER II.

#### The Mines Board of Health.

Establish-6. (1) The Slate Government may, by notification, establish a Mines Board of Health ment and for a mining settlement. incorporai

(2) The Board shall, by the name of the Mines Board of Health of the mining settlement for on Mines which it is established, be a body corporate and shall have perpetual succession and a common Board of seal with power to hold and acquire property, both movable and immovable, and, subject lo Health. such restrictions as may be prescribed, to iransfer any such property held by ii and to do all other things necessary for the purposes of this Act, and to sue and be sued in its corporate name.

7. (1) A Board shall consist of not less than sixteen and not more than seventeen members as follows:ô <sup>1</sup>(a) four members lo be nominated by the Coal Mines Authority Limited, 10, Camae Street, Calcutla-700 017, of whom one shall be a Colliery Manager;

Constitution of Board and I rim of office of members

of

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# The West Bengal Mining Settlements (Health and Welfare)

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[West Ben. Act j	
(Chapter II.—The Mines Board of Health, —Sect ion 7.) I	
'(b) one member lo be nominated by the Bharat Cooking Coal Limited, Sijua, Dhanbad;	I 1
(c) one member to be elected by ihe members of the West Bengal Branch of the Indian Medical Association From amongst medical practitioners registered under any law for the lime being in force and residing or carrying on profession within the mining settlement:	;
<ul> <li>(d) (he Coal Mines Welfare Commissioner, <i>ex-officio</i>)</li> <li>(e) not less than nine and not more than ten members to be appointed by the Slate Government of whomô <ul> <li>(i) one shall be a District Magistrate having jurisdiction within the mining settlement;</li> </ul> </li> </ul>	
<ul> <li>(ii) two shall be members of the Slate Legislature residing within, or representing a territorial constituency extending over the whole or any part of, the mining settlement;</li> </ul>	:
<ul> <li>(iii) one shall be a member of Ihe <i>Zillu Parishad</i> having jurisdiction within the mining settlement;</li> <li>(iv) one shall be a woman social worker;</li> <li>(v) two shall be persons representing mint labourers; and</li> <li>(vi) not less than two and not more than three shall be such persons as ihe Slate Government may think fit.</li> <li>(2) The time and manner of election of members under subsection (1)</li> </ul>	:
shall be such as may be prescribed.	
(3) If any of the electoral bodies mentioned in sub-scction (1) fails lo elect the requisite number of members within the prescribed period, the State Government shall fill up the seat or seats by appointment of a person or persons eligible for election by such body and any person so appointed shall be deemed to be a member of ihe Board as if he had been duly elected by such body.	j [
<ul><li>(4) An appointed or elected member of the Board shall hold office for a term of four years from the dale of the first meeling of the newly formed Board after a general election of members, at which a quorum is present;</li><li>Provided lhai if the Stale Government thinks fit so to do for special reasons lo</li></ul>	

be specified, it may, by notification in the Official Gazette, extend I he said term of four years by such period or periods, no! exceeding one year in the aggregate, as it may consider necessary.

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#### The West Bengal Mining Settlements (Health and Welfare) Acr, 1964.

1964.]

(Chapter If.—The Mines Board of Health.—Sections 8-10.)

(5) The term of Four years referred to in sub-scciion (4), or, if the said term is extended under the proviso to that sub-section then, ihe term so extended, shall be held lo include any period which may elapse between ihe expiry of the said term or extended term, as the case may be, and ihc date of ihe first meeting of the newly formed Board at which a quorum is present.

8. The Slate Government shall appoint two of the members of a Board to be ihe Chairman and the Vice-Chairman respectively of the Board.

9. (1) The Chairman or the Vice-Chairman or any other member oT a Board may resign his office by giving notice in writingô

- (a) in the case of the Chairman of a Board, to llie State Government, and
- (b) in the case of Ihe Vice-Chairman or any other member of a Board, to the Chairman of the Board who shall forthwith lay the notice before the Board, -

and such resignation shall take effect from the dale on which the resignation is accepted by ihe Stale Government or ihe Board, as the case may be.

- (2) Leave of absonce may be grantedô
  - (a) to the Chairman of the Board, by ihe State Government, and
  - (b) to the Vice-chairman or any other member of ihe Board, by the Board.

(3) Casual vacancies in the office of ihe Chairman, the Vice- Chairman or any appointed or elected member of the Board may be filled up by appointment or election, .is the case may be, in Ihe same manner in which ihe persons, in whose seats such casual vacancies occur, were appointed or elected and any person appointed or elected lo fill any such casual vacancy shall hold office for the remainder of the term of office of the person in whose place he is so appointed or elected.

10. Subject to such conditions as may be prescribed, a Board may, for the transaction of business under this Act. or the rules, by-laws or regulations made thereunder or for ihe purpose of making any order authorised thereby, delegate lo the Chairman of the Board such of the powers or duties of the Board under this Act or the rules, by-laws or regulations made thereunder as (he Board may think fit, and may, at any

Resignation of the Chairman. Vicc-Chaimtan and other members of the Board on iKilling of casual

Chairman and Vice-

Chainnan.

Delegation of powers and duties of Board to the Chairman.

#### The West Bengal Mining Settlements (Health and Welfare) Act, 1964.

#### [West Ben. Act

#### (Chapter II.—The Mines Board of Health.—Section 11.— Chapter III.— Establishment.—Sections 12-14.)

U. Subject lo such conditions as may be prescribed, die Chairman of a Board may by order in writing delegate Lo Lhe Vice-Chairman or any officer of the Board such of Lhe powers or duties assigned to him by this Act or the rules, by-laws or regulations made thereunder as he may think fit, and may, at any lime, in like manner withdraw or modify any such delegation.

# CHAPTER HI.

#### Establishment.

12. (1) A Board shall appoint a Health Officer or, if so required by the Slate Government, more than one Health Officer for the mining settlement.

(2) Such Health Officer or Health Officers shall be appointed in consultation with the State Government from amongsl the members or the West Bengal Health Service on such terms and conditions as may be prescribed.

(3) Where more than one Health Officer are appointed Tor a mining settlement, ihe area over which cach such officer shall have jurisdiction shall be specified in lhe order of appointment.

13. (1) A Board may, with the approval of the State Government, determine the number of Sanitary Inspectors and other officers and servants necessary (or its administration and fix ihe salaries and allowances lo be paid to them.

(2) The Board shall have the power to appoint such Sanitary Inspectors and other officers and servants as arc referred to in subsection (1).

(3) In appointing Sanitary Inspectors and other officers and servants the Board may specify the area or areas over which they shall exercise jurisdiction.

14. (1) A Health Officer shall exercise-within the area under his jurisdiction the powers conferred on him and perform the duties imposed upon him by or under this Acl. and such other powers and duties consisteni with the objects of this Act as the Stale Government or the Board concerned may, by general or special order, specify.

(2) A Sanitary Inspector shall, in respect of any area within the mining settlement for which he has been appointed, be subordinate to the Health Officer having jurisdiction over such area and shall perform such duties and exercise such powers as may be conferred upon him by or under this Act, or as may be delegated lo him by the Health Officer

Sanitary Insfweiors and oIIkT officers and . wrvoiits of the Board.

Powers and duties of Health Officers and Sanitary Inspectors.

ffcallh Officers.

Delegation of powers

and duties

lo Vicechairman.

of Chairman The H'cif Bengal Mining Settlements (Health and Welfare) Act, 1964.

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### (Chapter IV.—Duties of owners and occupiers of lands, buildings or structures in mining settlements.—Sections 15, 16.)

(3) Every Health Officer or Sanitary Inspector or such oiher officer of a Board as may be specified in this behalf by lie Slate Government may, within the area over which he has jurisdiction, $\hat{o}$  -

- (a) make such inquiries as he may think fit in order to ascertain whether the provisions of this Act and of ihc rules, by-laws and orders made thereunder are observed;
- (b) enter, with such assistants (if any) as he may think fit, and inspect any pkicc within such area ai all reasonable limes by day or by nighl;
- (c) make inquiries regarding the sanitary condition of such area; and
- (d) do all things neecssary for the due discharge oT the duties imposed upon him by or under this Act

#### CHAPTER IV.

# Duties of owners and occupiers of lands, buildings or structures in mining settlements.

15. (I) Buildings and structures constructed in any area after the declaration thereof as a mining settlement under section 4 shall conform to such conditions as lo sanitation, water supply, safety of ihe dwellers therein and public health as may be prescribed.

(2) If a Board is satisfied thai any building or structure within the mining settlement endangers the safely of the dwellers therein, it may, after giving ihe owner an opportunity of showing cause against the action proposed to be taken under this sub-section, order the demolition of such building or structure:

Provided that no such order shall be executed until after the expiry of the period of appeal or until any appeal filed against it has been disposed of.

(3) Where any building or structure, which was constructed before the declaration of the area in which it is situate as a mining settlement under section 4, is so demolished, the Board shall pay lo ihe owner of such building or structure compensation, to be determined by such authority as the Slate Government may, by notification, specify in this behalf, for the actual loss sustained by him on account of such demolition.

16. Any person aggrieved hy an order under sub-section (2) or by the decision of the authority referred to in sub-section (3) of section 15 may, wilhin thirty days from the dale of the order or decision of such

Buildings and shnii lin s Luiu-ir.ic:cd wilhin mining scntoihjnis <0 conform lo prescribed eondiLions anil power of Boar J (o demolish buildings and structures in certain cases. The H'l'jf Bengal Mining Settlements (Health and Welfare) Act, 1964.

#### [West Ben. Act

#### (Chapter IV.—Duties of owners and occupiers of lands, buildings or si rue tares in mining settlements.—Sections 17-19.)

11, Every person owning or occupying any land, building or structure within a mining settlement shall furnish the HealLh Officer or Sanitary Inspector or such other officer or servant of the Board as may he specified in this behalf by lhe Stale Government, on requisition, with all reasonable facilities for entering upon such land, building or structure and for any inspection, examination or inquiry under this Acl or lhe rules or by-laws made thereunder.

18. Subject to such restrictions as may be prescribed, a Board may, on ihe recommendation of the Health Officer or otherwise, undertake in the mining settlement sucli measures as it considers necessary to provide forô

- (i) the supply of filtered or other water;
- (ii) sanitation, drainage, conservancy, maintenance of public health and prevention or abatement of nuisanccs;
- (iii) the housing of residents in the mining settlement, whether permanent or temporary;
- (iv) preventing the outbreak and spread of, and combating, epidemic and other diseases;
- (v) the proper treatment of the sick by lhe establishment and maintenance of hospitals and dispensaries and a medical siaff;
- (vi) the regular inspection of food-sluffs exposed for sale in the mining settlement and report to food inspectors appointed under the Prevention of Food Adulteration Act, 1954;
- (vii) the registration of births, deallis and diseases in lhe mining settlement;
- (vjii) the carrying out generally of the purposes of this Act.

37 of 1954.

Power to require owner of land .011",, loexecuic wurks und cany o *n* operations 19. (I) IF a Board is satisfied that the necessity for the measures to be taken for any of the purposes specified in section 18 is distinctly referable to any ncl or omission on the part of the owner or occupier of any land, building or structure within the mining settlement, Lhe Board may, by n notice specifying the measures to be taken, require such owner or occupier, as the case may be, $\hat{0}$ 

- (i) to execute within a period to be fixed in the notice, such works as Ihe Board may consider necessary,
- (ii) to maintain in good repair any work executed in accordance with such notice,

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#### XXV of 1964.]

### (Chapter IV.—Duties of owners and occupiers of lands, buildings or structures in mining settlements.—Sections 20-22.)

. (2) If a Board is satisfied lhal in order lo prevent or abate a nuisance affecting the public health ii is necessary that any owner or occupier of any land, building or siruclurc in any pari of the mining scillement should take any measures with respect lo any such land, building or structure belonging to him or in his possession or under his management, the Board may by notice require such person to take such measures at his own expense.

(3) If in any of the cases referred to in sub-sections (I) and (2) llie Board is satisfied thai immediate action is necessary, the Board may, for reasons lobe recorded by il in writing, by a notice specifying the measures lo be taken and the estimated expenses ihereof(ifany), declare its intention of itself taking such measures aL the expense of the owner or occupicr of the land, building or structure concerned.

20. (1) Any person who is required by a notice under subsection (1) or sub-section (2) of section 19 lo lake any measures, may prefer an objection in writing lo the Board wilhin fifteen days from the dale of service of the notice on him.  $\_$ 

(2) The Board may, after considering ihe objections (if any) preferred under sub-section (1), withdraw, modify or confirm the noiicc.

21. Subject to the provisions of section 22, where a notice is modified or confirmed under sub-section (2) or section 20, if any measures required Lo be taken by Ihe noLice, as so modified or confirmed, be nol taken, lo ihe satisfaction of the Board within ihe period fixed by ihe notice, or within such further period fir any) as may be allowed by the Board, or if any work executed in carrying out such measures be nol maintained in good repair to the satisfaction of the Board, or where, in any case, the Board has declared its intention or ilseIT taking any measures under sub- scciion (3) of section 19, Ihe Board may cause such measures to be taken or such repairs effected in such manner as the Board may ihink fit, and ihe expenses incurred iherefor shall be recoverable from the defaulting owner or occupier of lie land, building or structure concerned, as a public demand.

22. Any person aggrieved by any declaration made under sub-scciion (3) of section 19 or by an order passed under sub-section (2) of section 20 may appeal to the Commissioner of ihe Division within which the mining sclllemenl is situate within thirty days from the dale of such declaration or order:

Provided that the filing of such an appeal shall not by ilscIT operate, unless the Commissioner so directs, as a stay of execution of any work to be

executed in carrying out any measures by the Board during the pnfvn  $r^*nnnfif$ 

Objection against requisition.

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Power lo execute work.clc., in default or owner or occupicr and lorecover expenses.

Appeal from declarations and orders under sections 19(3) and **20(2).** 

#### The Hfof Bengal Mining Settlements (Health and Welfare) Act, 1964.

### [West Ben, Act

## (Chapter IV.—Duties of owners and occupiers of lands, buildings or structures in mining settlements.— Section 23.)

Provided fun her that where any work is executed during the pendency of any such appeal and the appeal is subsequently allowed, the costs of execution shall be borne by the Board.

imposition 23. (I) For the purpose of meeting the expenses lo be incurred by a micand Board under this Act, the Board may, in such manner and subject to mLc<sup>A,r,a,rC1, SUCA</sup> terms an<sub>A</sub> <sup>C(mt</sup>l<sup>11 ons as</sup> may be prescribed, impose and assess on the owners of a mine or mines, ihc employees of which reside wilhin ihe mining settlement, after giving such owners an opportunity of being heard,ô

- (a) a fee payable by all such owners, and also
- (h) a water rate and a conservancy rate, payable by the owners of mines ihc employees of which reside within the area or areas in respect of which provision has been made by the Boardô
  - (i) in the case of water rate, Tor ihe supply of water, and
  - (ii) in the case of conservancy rale, for the cleansing of private latrines, urinals and cesspools.

(2) The assessment o T the fee, water rate and conservancy rale referred to in suh-section (1) shall be made, on the basis of quantity of annual output of the mine, at such rale, not exceeding,ô

- (i) in the case of the Tee, '[rupees one hundred] per hundred mctric tonnes,
- (ii) in the ease of the waler rale, fifteen paise per metric tonne, and
- (iii) in the case of the conservancy rate, twenty-five paise per metric tonne,

as the Board may fix with the previous approval of ihe Stale Government.

(3) The fee, water rate or conscrvancy rate, imposed under this section, shall be recoverable as a public demand.

'The words "rupees forty" were first substituted for the words "rupees ten" by s. 2 or the West Bengal Mining Set LIE men! s {Health and Welfare} (Amendment) Act, 1981 (West Ben.

Aci XXXIt of 1981). Thereafter, the words "rupees one hundred" were substituted for Ihe words "rupees forty" by s. 2 of the Wesl Bengal Mining Settlements (Health and Welfare)

#### The West Bengal Mining Settlements (Health and Welfare) Act, J964.

XXV of 1964.]

(Chapter IV.—Duties of owners and occupiers of lands, buildings or structures in mining settlements.— Section 24.—Chapter V— The Mining Settlement Fund.—Section 25.)

(4) Subject to the approval of Ihe Slale Government the Board may, on such terms as may be prescribed, supply water or render conservancy services lo private persons, Railway Authority, local authorities and industrial concerns within the mining settlements.

24. (1) When any land whether within or without the limits of a Acquisition mining settlement is required for the purposes of this Acl, the Slate <sup>oritin</sup> Government may, on lhe application of the Board, proceed lo acquire ii lof 189J. under lhe provisions or the Land Acquisation Act, 1894.

(2) The Board shall be bound lo pay to lhe State Government lhe expenses of acquiring any land for lhe Board on its application under lhe provisions of sub-section (1). Such expenses shall include the compensation awarded under the Land Acquisition Acl, 1894, lhe charges incurred by Lhe Slate Government in acquiring lhe land and the costs, if any, incurred by lhe Stale Government in proceedings, subsequent to the acquisition, relating to lhe enhancement of the award for the land.

(3) The State Government shall, on paymenfio it by Lhe Board of lhe expenses referred 10 in sub-section (2), relating lo lhe acquisition of any land, by notification, vest the land in Lhe Board, and thereupon the land shall vest in the Board free from all incumbrances.

## CHAPTER V.

#### The Mining Settlement Fund.

The Mining Settlement Fund,

25. (1) Every mining settlement shall have a Tund to be called "Lhe Mining Setilemeiu Fund". Such fund shall be vested in the Board, and [here shall be placed to the credit thereofô

- (a) all sums charged and received by Lhe Board under the provisions of this Act;
- (b) all sums paid to the Board out of the Consolidated Fund of the SLaie by lhe State Government and all sums borrowed by

Lhe Board under Lhe Local Authorities Loans Act, 1914, for lhe purpose of carrying oul die provisions or this Act;

- (c) all grants received from any local authority, association or private person;
- (d) all sums realized as expenses, fees, fines, penalties or otherwise under this Acl or the rules or by-laws made thereunder;
- (e) all other sums received by or on behalf of the Board.
- (2) The custody and lhe investment of the money to the credit of a

9 or 1914.

#### The Hfe/ Bengal Mining Settlements (Health and Welfare)

Act, 1964.

#### [West Ben. Act

#### (Chapter V.—The Mining Settlement Fund.—Section 26.)

Applffaiion nfihcFund. 26. (I) A Mining Settlement Fund shall be applied for ihe following purposes, namely:ô

- (i) Ihe payment or expenses incurred by the Board Tor the purposes of this Aci and Ihe rules, by laws and regulations made thereunder;
- (ii) the payment of contributions or grants for the prevenlion and control of epidemic and other diseases and for welfare activities in the mining settlement, including contribulions referred to in sub-section (2);
- (iii) the payment of any sums which the Board may be liable to pay as interest on loans, and to the re-payment of the principal of such loans;
- (iv) the payment of the cost of audit;
- (v) the payment of the salaries and allowances of Ihc officers and servants employed by the Board;
- (vi) the payment of expenses incurred by the Board in providing medical assistance," in accordance with regulations made under this Act to the officers and servants employed by the Board;
- (vii) the payment of contribulions to a provident or annuity fund for the officers and servants employed by the Board;
- (viii) ihe payment of pensions and gratuities to the officers and servants employed by the Board and to (be members of the families of such officers and servants;
- (ix) the payment of travelling allowances lo members or (he Board;
- (x) the payment of any advances to the officers and servants employed by the Board lo enable them to acquirc or construct rcsidences for themselves or lo enable ihem to purchase vehicles for use by them in discharging the duties imposed on them by or under this Act;
- (xi) ihe payment of any other lawful expenses or of any expenses specially sanctioned by the State Government.

(2) If any medical or public health institution, hospital, dispensary or clinic is established and maintained by the Stale Government wilhin a mining settlement for the benefit of perons residing wilhin the settlement including those employed in mines, the State Government may require the Board lo contribute such share of the cost of establishment and maintenance of the institution, hospital, dispensary or clinic, so

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#### The IVfc.sr Bengal Mining Settlements (Health and Welfare) Act. 1964.

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(Chapter VI.—Penalties,—Sections 27. 28.)

## CHAPTER VI,

#### Penalties.

27. (I) Whoever obstructs any Health Officer or Sanitary Inspector or other person duly authorised by a Board to discharge any duties under this Act or the rules or by-laws made ihcrcunder in the discharge of such duties or refuses or wilfully neglects to furnish him with the means ncccssary for making any entry, inspection, examination or inquiry thereunder in relation to any mining stllcinent, or withholds any information necessary for lhe purposes of such inquiry, shall be punishable with imprisonment for a term which may extend to three months, or wilh fine which may extend to one thousand rupees, or with both.

> (2) Whoever makes, gives or delivers any notice or return required lo be given by or under this Act containing a statement, entry or detail which is not, lo the best of his knowledge or belief, true, shall be punishable with fine which may extend to five thousand rupees.

- (3) Whoever commits a breach of the requirementsô
  - (a) of any notice or order made under any provision of this Act or any rule, by-law or order made thereunder, or

(b) oF any provision of ihis Act or any rule, by-law or order made thereunder, for which no penalty is otherwise provided, shall be punishable wiLh fine which may exiend to Five thousand rupees, and, in the case where such breach is a continuing breach, with a further line which may extend lo one hundred rupees for every day during which the breach is proved to have been persisted in after the date on which the requirements become operative.

28. (1) If the person committing an offence punishable under this Act is a company, every person, in charge of and responsible to the company for the conduct of its business at the lime of lhe commission of Offences by the offence shall be deemed lo be guilty of lhe offence and shall be liable lo be proceeded againsi companies. and punished accordingly:

Provided that in the case of an offence punishable with fine the company shall also be liable to be proceeded against and punished.

(2) Notwithstanding anything contained in sub-section (I), where an offence punishable under this Act lias been committed by a company and it is proved thai lhe offence has been committed wilh the consent or connivance of, or thai ihe commission of the offence is attributable to any neglect on the part of, any director, manager, secretary or other oITicer of the company, not being a person deemed under sub-section (1) to be guilty or the offence, such director, manager, secretary or other officer shall be deemed lo be guilty of

abetment of such offence and shall be liable lo be proceeded against and punished in the same manner as lhe /n...1 .... ii...

Portal lies for oJTcficts.

## The West Bengal Mining Settlements (Health und Welfare) Act, 1964.

[West Ben. Act

(Chapter VII.—Miscellaneous.—Sections 29-34.)

Explanation.ô For the purposes of this sclionô

- (a) "company" means any body corporate and includes a firm or other association of individuals, and
- (b) "director" includes a share-holder and alsoô
  - (i) in relation to a firm, a partner in the Hrm, and
  - (ii) in relation to an association of individuals, a member of the

association.

### CHAPTER VII.

## Miscellaneous.

Saving.	29. No act or proceedings of a Board, and no act of any of its officer*. shall be called in question merely on the ground of Lhc existence or any vacancy in, or defect in the constitution of, the Board or any defccl in the appointment of such officer.	
AciLO override uI her laws, clo.	30. The provisions of this Act shall have effect notwithstanding anything to Lhc contrary contained in any other law for the Lime being in force or any instrument made thereunder.	
Health Officers. Snnilary luspeciors IUI other officers and .servant 5 of ilic Board to	31. All Health Officers and all Sanitary Inspectors and such other officers and servanls of a Board as the Stale Government may specify by order made in this behalf shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code.	Ac! 45 of IS6D.
Paputhisa G <sup>rv</sup> pierisons iiulinir in Good failli.	32. No suit or other legal proceeding shall lie against any person for anything done or intended lo be done in good faith under this Act or the rules, by-laws or regulations made thereunder.	
Proicciioji to persons obeying order*.	33. No person shall be liable for any breach of contract if such breach be due lo an order from a Board under this Act or the rules, by-laws or regulations made thereunder.	
Howcrio m.ikc rules.	34. (I) The Stale Government may, by notification, make, after previous publication, rules for carrying out the purposes of this Act in rcspcct of any mining settlement or any group or class of mining settlements and different rules may be made for different mining	

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#### (Chapter VII.—Miscellaneous. —Section 34.)

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide forô

- fa) the time and manner oF holding elections of members of lhe Board under subsection (1) of section 7;
- (b) leave of members of the Board including leave of the Chairman and the Vicc-Chaimian;
- (c) the powers and procedure of the Board including the calling of, and the conduct of business at, meetings and the number of members required to form a quorum thereat, the delegation to, and exorcise by, Hie Chairman of powers vested in a Board, and the delegation by the Chairman of his powers and functions to the Vice-Chairman or any officer of such Board;
- (d) lhe powers and duties of Health Officers and Sanitary Inspectors;
- (e) appeals from any orders passed under this Act where no specific provision exists in [his Act for such appeals;
- (0 the manner in which and the terms and conditions subject to which the imposition and assessment of fees and rates referred to in section 23, may be made by lhe Board; .
- (g) the control of expenditure to be incurred by the Board;
- (h) the custody of the Mining Settlement Fund, the maintenance of accounts of a Board and audit thereof and Lhe preparation and submission of its estimates of income and expenditure;
- (i) the conditions as to sanitation, water supply, safely of dwellers and public health, to which buildings or structures within a mining settlement should conform and controlling the construction thereof;.
- (j) determining the standards of accommodation in cases where accommodation is provided by a Board or owners of mines wiLiiin the mining settlement for persons employed in mines; ',
- (k) defining lhe medical assistance to be provided by lhe owners or mines for their employees who reside within a mining settlement;(1) any other matter which may be or is required to be proscribed.
- (1) any other matter which may be or is required to be prosented

(3) All rules so made shall be laid for not less than fourteen days before the StaLc Legislature as soon as possible after they are made and shall be subject lo such modification, if any, as the State Legislature may

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(Chapter VII.—Miscellaneous.—Sections 35, 36.)

(4) Any modification made by the Stale Legislature under sub-scciion (3) in the said rules shall be published by Ihe Stale Government by notification, and shall, unless some later date is specified

Power of Boiwi lo nulc	in such notification in ihis behalf, come inlo force on ihe date of such publication.	
by-laws.		

35. (1) Subject to such rules as may be made under section 34, a Board may, after previous publication, make by-laws,ô

- (i) defining the duLies of ihe owners of mines ihe employees of which reside within the mining settlement, and of all persons acting under them, in respect of such mining scillemenl;
- (ii) defining lhc matters in respect of which noiiccs, returns and reports shall be furnished by such owners of mines, the form of such notices, returns and reports, the persons and authorities lo whom ihey are lo be furnished, and the particulars lo be comained iherein;
- (iii) defining (he plans (if any) relating to the mines lo be kepi by such owners of mines and the manner and places in which ihey are lo be kept for purposes of record;
- (iv) providing for measures for the supply of filtered or other water and for sanitation, drainage and conservancy in the mining settlement;
- (v) providing for the taking of measures lo prevent the outbreak or spread of, and lo combat, epidemic and other diseases in the mining settlement;
- (vi) providing for the prevention or abatement of nuisances affecting the public health committed by any person within the limits of the mining settlement; and
- (vii) generally for promoting the safely, health and welfare of employees of mines residing within the mining settlement.

(2) By-laws made under ihis section shall not take effect unlil they have been submitted lo, and confirmed and published in lhc *Official Gazelle* by, ihe Siale Government.

EfTcci of rules olid	36. Rules and by-laws made under ihis Aci shall be subject to, and shall have	
by-laws.	effect in so Tar as they are not inconsistent with, the provisions of the Mines	
	Act, 1952 and the rules and regulations made	35 of 1952-

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#### The West Bengal Mining Settlements (Health and Welfare) Act, 1964

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#### (Chapter VII.—Miscellaneous.—Sections 37-40.)

37. (I) A Board may make regulations providing forô Lhe

(I payment of coniribulions or grants for the prevention and
 ) control or cpidcmic and other diseases and for welfare activities

) in the (a) the

and

of the

Board; the qualifications, recruitment, suspension, dismissal, leave, salaries (h) allowances, mcdical assistance, and other conditions of service,

officers and servants, other than Health Oncers, employed by tlie

grant of pensions and gratuities out of lhe Mining

mining settlement;

- (c) Settlement Fund to the officers and servants of the Board other than Health Officers, including the grant of pensions and gratuities to members of the families of sucli officers and servants of the Board as have died of any disease contacted or injury suffered in the discharge of duties imposed by or under ihis Acl which were attended with extraordinary bodily risk;
- (d) the creation and management of a providenl or annuity fund, contributions to be made thereto by officers and servants of the Board, other than Health Officers, and by the Board;
- (e) the payment of advances lo the officers and servants of the Board for the purpose of enabling ibem lo acquire or construct residence for ihemselve or to purchase vehicles for use by them in discharging lhe duties imposed on them by or under this Act.

(2) Regulations made by the Board under sub-section (1) shall not take erfcci until they have been submitted Lo, and confirmed by, the State Government.

(3) The State Government may rescind any regulation which it has confirmed and thereupon such regulation shall cease lo have effect.

38. No prosecuiion shall be instituted for any offence under this Act or under any rule, by-law or order made (hereunder, except under lhe authority of the Board.

39. No Magistrate other than a Magistrate of the first class or a Subdivisional Magistrate shall try any offence under this Act or under any rule, bylaw or order made thereunder which is punishable with imprisonment.

40. A Board shall have all the powers of a Civil Court for lhe purpose of enforcing lhe attendance of witnesses and compelling the production of documents; and every person required by the Board lo furnish information before it shall be deemed to be legally bound to do ro ^irirhin mummer cprrint 17^ r.F ihp Tnrti Y\* Penal Corfp

Prosecution al(tic instance of lhe Board.

Cognizance of offences.

Powers of Mines Board of Health for oblaining cvi dance.

Power of Hoard to mike regulations for terrain mailers.

The West Bengal Mining Settlements (Health and Welfare) Act, 1964.

[West Ben. Act

(Chapter VII.—Miscellaneous.—Sections 41-44.) 41. Any noticc under section 19 shall, unless the contrary is proved, be deemed to have been duly served after seven days have elapsed from the dale of its despatch by registered post to lhc usual place of residence or business of the person lo whom ii is addressed. 42. (1) The Director of Health Services, West Bengal, or any olher officer specially authorised by lhc State Government in this behalf, shall be entitledô (a) io inspect any movable or immovable property used or occupied by a Board or any work in progress under its direction; (b) lo inspect any work or institution contracted or maintained in whole or in part at the experves or a Board and all registers, books, accounts or olher documents relating thereto; (c) to supervise the work of the Health Officers of a Board and to record, in writing, for the consideration of the Board, any observations he thinks proper in regard to the promotion of public health and welfare services within the mining settlement; (d) to attend meetings of a Board and to address its members on any matter relating to public health and welfare services within the mining settlement, (2) Every Board shall furnish such statements, accounts, reports or copies of

documents as may be called Tor from time to lime by the Director of Health Services, West Bengal, or such other officer as the Stale Government may authorise in this behalf.

43. The State Government may, iT it is of opinion that any order passed under this Act by a Board or any officer or servant of the Board is Government unreasonable or would work hardship or be nol in the public interest, rescind or modify such order.

(2) If at any time it appears to the Stale Government that a Board has made persistent default in carrying out any direction given no ii under sub-section (i), whether in relation to the functions of the Board referred to in section 18 or otherwise, ihe Slate Government may, by order in

Service aT notices.

Powerof Director of Heal ill .Services Wcsi Hernial.

Power or Slaic

to alter or rescind

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<sup>44. (1)</sup> A board shall comply with all such directions as may be Boardm directions of S<sup>vcn</sup> to it from time to time by the State Government having regard lo the state ihe provisions of this Act. Government

## The West Bengal Mining Settlements (Health and Welfare) Act, 1964.

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#### (Chapter VIJ.—Miscellaneous.—Sections 45, 46.)

(3) If within the time so fixed such direction is not canied out, lhe State Government may, by order in writing, appoint an officer not below the rank of District Magistrate Lo cany out such direction and the expenses of carrying it out shall be paid by the Board, within such lime as may be fixed by the State Government in the order, from the Mining Settlement Fund to Lhe officer so appointed.

(4) If such expenses are not paid under sub-section (3), the officer appointed under that sub-section may, with the previous sanction of the State Government, make an order directing the persons having the custody of the balance of lhe Mining Settlement Fund Lo pay either ai one time or by instalments such expenses in priority lo any other charges and such person shall pay accordingly.

'45. (1) If in lhe opinion of lhe State Government a Boardô

#### Powerof Stale

# (a) haspcrsisLentlymadcdcfauliinihcpcrformanccofthcdulics Government imposed on it by or under this Act or by any other law, or

(b) has exceeded or abused its powers,

the State Government may, by an order published in. the *Official Gazette* and slating lhe reasons therefor, supersede the Board, for such period not exceeding two years, as may be specified in lhe order and take such steps as may be nccessary to re-cslablish the Board immediately on Lhe expiry of the period of supersession.

(2) For the removal of doubts, it is hereby declared lhat no notice whatsoever is required lo be given lo lhe Board for submission of any representation before making any such order of supersession under sub-section (1).

(3) The Stale Government may, if it considers necessary so to do,

by order, extend or modify from time to lime lhe period of supersession of any Board subject however lo lhe condition lhai the aggregate period of such supersession shall in no case cxcccd two years.

### '46- (1) When an order of supersession has been made under section 45,ô

(a) all lhe members of the Board shall vacate their offices,

(b) all the powers and duties which, under lhe provisions of this Act or any rule, bye-law or regulation made thereunder or any olher law for lhe lime being in force, may be exercised or performed by lhe Board shall be exercised or performed by an Administrator to be appointed by the Stale Government in this behalf

Consequences of supersession.

with cffect from the date of the order:

' Sec lion s 4 5 and <16 were ad ded by s, 2 of the Wes i Bengal Mininp Settlements (Health and

## The Hferf Bengal Mining Settlements (Health and Welfare)

Act, 1964.

# [West Ben. Act XXV or 1964.]

(Chapter VII.—Miscellaneous.—Section 46.)

Provided that an Administrator appointed under this sub-scciion may delegate any of his powers or duties Loany officer or other employee of the Board.

(2) The Stale Government shall fix the remuneration of the Administrator and direct thai such remuneration shall be paid From the Mining Settlement Fund.

(3) All property vested in the Board shall vest in the State Government during the period of supersession.

(4) The State Government may, by an order published in the *Official Gazette*, cancel an order made under section 45 and re-establish the Board.

(5) On [he rc-eslablishment] of the Board under sub-section (1) of section

45 or sub-section (4) of this section ihe Administrator shall cease

lo excreise his powers or perform his duties.

For Slate ment of Objceis and the Reasons and the Financial Memorandum, jet (he *Calcutta Guzeite. Extnutrdimin* of the 6th November, J962, Pi. IVA, page 3259 and page 3260, respectively; for Report or the Joint Committee, *see* the *Calcutta Cuzetle, Extraordinary at* Assembly., *(eel* he procced ingsorthenteelingsofLJul Assembly held online 8lh Augusi, 1%3, and IKihand 21si September, 1964, and Forproceedings of Lie West Bengal Legislative Council, see the proceedings of the meetings of Ihai Council held an Ihe 19th August, 1963 and the6lh October, 1964.

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4. (I) Whenever it appears to the Slate Government that it is necessary in the public interest to provide for the planned construction of buildings and siruclures, proper sanitation and water supply and prevention of the outbreak and spread of epidemic diseases, in any area, not being or not forming part of any mine, within which persons employed in a mine or mines reside, the Stale Government may publish in ihc *Official Gazette* a notice of its intention to dcclare such area lo be a 'ClnusP Cat Wis silhmihiTrrI l\*r/r hv c Til rVv R^nnl

ClnusP Cat Wis siihmihiTrrI l\*r\r hv c Til rVv R^nnl Clause (b) was substituted for original clause by s. 2(ii) of the West Bengal Mining Sclllcmcnh (Health and Welfare) (Amsndmcnl) Acl, 1974 (Wcsi Ben. Acl XLIV