West Bengal Act XIV of 1976

THE WEST BENGAL RURAL EMPLOYMENT AND PRODUCTION ACT, 1976.

West Ben. Act XIV .of 1978.

West Ben. Act IX of 1981.
West Ben. Act V of 1982.
West Ben. Act VIII of 1983.
West Ben. Act XV of 1983.
West Ben. Act IV of 1984.
West Ben. Act I of 1986.
West Ben. Act V of 1987.
West Ben. Act III of 1988.
West Ben. Act III of 1988.
West Ben. Act XX of 1989.
West Ben. Act VIII of 1990.
West Ben. Act IV of 1993.
West Ben. Act IV of 1993.
West Ben. Act XVI of 1994.
West Ben. Act XVI of 1994.

AMENDED

[7sr April, 1976.]

An Act to provide for additional resources for promotion of employment in rural areas and for implementing rural production programme.

West Ben. Act IV of 1998. West Ben. Act VIH of 1998.

Whereas il is expedient lo provide for additional resources Tor pro mo lion of employment in rural areas and for implementing raraJ production programme;

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

1. This Act may be called the West Bengal Rural Employment and short liilc. Production Act, 1976.

'For Statement of Objects and Reasoas. see Ihe Calcutta Gazelle. Extraordinary. Pan IV, of Ihe 9 111 March, 1976, page 1123; for proceedings of the West Bengal T Jtoicl'ili Acromhlu Ih/> nf * h <- mfini nn r-f fk'ii A i knM m

[\Ves(Ben. Acl

(Section 2.)

Den mi ion 5. 2. In this Act, unless the context otherwise require.";,—

\1) "annual value of coal-bearing land", in relation to a financial year, means one-half of the value of coal, produced from such coal-bearing land during the two years immediately preceding that financial year, (he value of coal being that as could have been fetched by the entire production of coal during the said two immediately preceding years, had the owner of such coal-bearing land sold such coal at the price or prices excluding the amount of tax, cess, fee, duly, royalty,

crushing charge, washing charge, (ransporl charge or any other amount as may be prescribed, that prevailed on the dale immediately preceding the first day of thai financial year.

Explanation.—Where different prices are prevailing on (he dale immediately preceding the first dale of I hat financial year for different grades or qualities of coal, [he value of coal of each grade or quality produced during the two years immediately preceding that financial year shall be determined accordingly;

- '(la) "coal-bearing land" means holding or holdings ofland having one or more seams of coal comprising the area of a coal mine;
- '(lb) "despatched", for a financial year, shall, in relation to a mineralbearing land (oilier than coal-bearing land) or a quarry, mean onehalf the quantity of minerals, or materials;

despatched during two years immediately preceding that financial year from such mineral-bearing land or quarry; '(lc) "development value" means a sum equivalent to

five times

the annual value of land as assessed under the Cess Act, Ben. ali tx 1880; ortsBO.

- 2) "prescribed" means prescribed by rules made under this Act;
- (3) "proceeds of tax" means—
 - (a) the proceeds of "surcharge on land revenue" levied under section 3, and
 - (b) ihe proceeds of "rural employment cess" levied under section 4;
- ■(4) "year" means a financial year as defined in clause (15) of section 3 or the Bengal General Clauses Act, 1899, Ben. Acilof ______ 189

'Clauses (1). [J a), (lb) anct(lc) were subs Li in led forllic original clause (1) by s. 3(1 J (a) of ihe Wesl Bengal Taxation Laws (Amendment) Acl, 1992 (West Ben. Acl II of 1992), ■ClniKe w.n nrfrV'l Hv t TMVM

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(Sections 3, 4.)

3. (1) On and from the commencement of this Act, a surcharge on land revenue shall be levied and collected annually all the rate of thirty *per cent*, of the revenue payable under section 23B of the West Bengal Land Reforms Act, 1955 in respect of Hie holding or holdings situated in an irrigated area and fifteen *per cent*, of such revenue payable in respect of the holding or holdings situated in a non-irrigated area.

Surcharge oil land

West Ben, Aci X of I9S6.

- (2) The provisions of the West Bengal Land Reforms Act, 1955, shall, as far as possible, apply to the assessment, levy and collection of the surcharge.
- 4. (1) On and from the commencement of this Acl, all immovable Rural properties on which road and public work cesses '[are assessed or liable employment Ben. Act tx to be assessed] according to the provisions of the Cess Act, 1880, shall of 1880, be liable to the payment of rural employment cess:

Provided that no *raiyat* who is exempted from paying revenue in respect of his holding under clause (a) of sub-section (1) of section 23B of the West Bengal Land Reforms Act, 1955, shall be liable lo pay rural employment cess.

- ²(2) The rural employment cess shall be levied annually—
 - (a) in respect of land, except when a cess is leviable and payable under clause (b) or clause (c) or sub-section (2 A), at ihe rale of six paise on each rupee of development value thereof;

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- (b) in respect of a coal-bearing land, at the rate of '(twenty *per camtiu*] of the annua) value of coal-bearing land as defined in clause (1) of section 2\
- (c) in respect of a mineral-bearing land (other than coal-bearing land) or quarry, at the rate of fifty paise on each tonne of minerals (other than coal) or mate rials despatched therefrom:

Provided that when in the coal-bearing land referred to in clause (b), there is no production of coal for more than two consecutive years, such land shall be liable for levy of cess in respect of any year immediately succeeding the said two consecutive years in accordance with clause (a):

Provided further that where no despatch of minerals or materials is made during a period of more than two consecutive years from the mineral-bearing land or quarry as referred **io** in clause (c), such land or quarry shall be liable for levy of cess in respect of any year immediately succeeding the said two consecutive years in accordance with clause (a).

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(Section 4.)

'{2A) The rural employment cess shall be levied annually on a tea estate at the rate of '[eight paise] for each kilogram of green tea leaves produced in such estate.

Explanation.—For the purposes of this sub-section, sub-section (3) and section 4B,—

- (i) "green tea leaves" shall mean ihe plucked and unprocessed green leaves of ihe plant Cornelia Sinensis (L) 0. Kittaze',
- "iea estate" shall mean any land used or intended to be used for growing plant Camelia Sinensis (L) 0. Kuntze and producing green tea leaves from such plant, and shall include land comprised in a factory or workshop for producing any variety of the product known commercially as "tea" made from the leaves of such plant and for housing the persons employed in the lea estate and other lands for purposes ancillary to ihe growing of such plant and producing green lea leaves from sucii plani. Ben. Aci ix $^{\rm J}$ (3) Notwithstanding anything contained in the Cess Act, 1880.— of 18&Q,

^J(a) the rural employment ccss payable under sub-section (2A)

shal be paid by the owner of a tea estate in such manner, for such period and by such date as my be prescribed;

- (b) every owner of a tea estate shall get himself registered with the prescribed authority in the manner prescribed;
- (c) every owner of a tea estate shall file 3fa return showing the amount of rural employment cess payable by him in such form, for such period and by such date] as may be prescribed;
- ⁴(cc) every owner of a tea estate shall be liable to pay, by way of penalty in default of payment of the rural employment cess payable by him under clause (a) or filing without any reasonable cause the return under clause (c) for any period

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by Ihe prescribed date, an amount, not exceeding the amount of such cess payable for such period as may be levied by the prescribed authority at llie time of assessment of such cess under clause (d), in such manner as may be prescribed:

Provided that the prescribed authority shall give the owner of the lea estate an opportunity or being heard before imposition of such penalty:

'Provided further that if interest is payable by the owner of a lea estate under clause (gl) or clause (g2) for failure to make full payment of rural employment cess in respect of any period,—

- (i) no penalty under this clause for default of payment of the rural employment ccss under clause (a) shall be imposed upon him, and
- (ii) the penalty under this clause for default in filing without reasonable cause ihe return under clause (c) for such period by the prescribed dale shall not exceed five lakh rupees for each such return or ten *per centum* of the amount of rural employment cess assessed (not excluding any amount paid) under clause (d) by the prescribed authority for such period, whichever is less;
- (d) the rural employment cess ^[payable under sub-section (2 A)] shall be assessed by the prescribed authority in the manner prescribed and, if the return furnished under clause (c) ¹[is not accepted,] the owner of a lea estate shall be given a reasonable opportunity of being heard before making such assessment;
- (e) appeal, revision and review, as ihe case may be, from an' order of assessment or other orders relating to rural employment cess "[payable under sub-section (2A)] shall lie lo such authority and in such manner as may be prescribed:

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(f) recovery of cess assessed under clause (d) or refund of any " amount of such cess found lo have been paid in excess after

assessment shall be made in the manner prescribed:

'Provided that the prescribed authority may proceed to recover any unpaid amount of rural employment cess assessed as if it were an arrcur of liind revenue and may, for that pupose, forward a certificate to such authority and in such manner as may be prescribed;

- (g) every owner of a tea estate shall be liable to pay by way of penally an amount, not exceeding the amount of cess -[assessed under clause (d) and remaining unpaid,] for default in payment of such cess '[without reasonable cause.] The penally shall be imposed by the prescribed authority in the manner prescribed:
 - ■•Provided lhat no penalty under this clause shall be imposed in respect of an assessment of rural employment cess for which interest is payable under clause (g3) and clause (g6);
- ⁵(gl) where an owner of a lea estate files a return referred L₀ in clause (c) in respect of any period by ihe prescribed date or thereafter, but fails to make full payment of rural employment cess payable in respect of such period by such prescribed date, he shall

pay a simple interest at the rate of two *per centum* for each English calendar month of deraulL from the firsL day of such month next following the prescribed dale up to the month preceding the month of full payment of such cess or up to the month prior to ihe month of assessment under clause (d) in respect such period, whichever is earlier, upon so much of the amount of rural employmeni cess payable by him according to such return as remains unpaid a i the end of each such month of default:

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Provided thai where after an assessment is made under clause (d) in respect of any period, it is found that the amount of rural employment cess assessed (not excluding any amount paid) for such period exceeds the amount paid by such owner under clause (a) for such period by more lhan ten *per centum* of such amount of rural employment cess paid, the owner of the tea estate shall pay a simple interest all the rale of Uvo *per* ceisium for each English calendar month of default from the first day of such month next following the date prescribed for filing of the return for such period up to the month prior to the month of such assessment, upon the amount of rural employment cess assessed as due:

- '(g2) where an owner of a lea estate fails to furnish a return referred to in clause (c) in respect of any period by the prescribed dale or thereafter before the assessment under clause (d) in respect of such period and, on such assessment, full amount of rural employment cess payable for such period is found not to have been paid by him by such prescribed date, he shall pay a simple interest at the rate of two *per centum* for each English calendar month of default from the first day of such month next following <he prescribed date up to the month preceding the month of full payment of rural employment cess for such period or up to the month prior to the month of assessment under clause (d) in respect of such period, whichever is earlier, upon so much of the rural employment cess payable by him according to such assessment as remains unpaid al the end of each such month of default;
- '(g3) where an owner of a lea estate fails lo make payment of any rural employment cess payable after assessment under clause (d) by the date specified in the notice of demand issued in this behalf, he shall pay a simple interest at the rale of two *per centum* for each English calendar month of default from the first day of such month next following the last date for payment specified in such notice up to the month preceding the month of full payment of such cess or of forwarding of the certificate to the prescribed authority for recovery of the rural employment cess under clause (f), whichever is earlier, upon so much of Ihe amount of rural

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employment cess payable by him according to such notice as remains unpaid at the end of each such month of default;

'{g4) where as a result of an order passed on an appeal, revision ar review under clause (e), the amount of rural employment cess payable is modified, ihe interest payable under clause (g3) shall be determined or redetermined on the basis or such modified amount

and the excess interest paid,

if any, shall be refunded;

'(g5) the prescribed authority shall, in Ihe prescribed manner,

pay a simple interest at the rate of two *per centitm* for each English calendar mouth of delay in making refund lo an owner of lea estate of the amount of rural employment cess paid in excess, when such excess payment arises oul of an order passed on an appeal, revision or review under clause (e) after the dale of coming into force or section 9 of the West Bengal Taxation Laws (Second Amendment) Act,

1990, from the first day of the month next following the expiry of three months from the date of such order up to the month preceding the month in which the refund is made under clause (f), upon the amount of rurai employment cess refundable to him according lo such order;

- ^J(g6) interest under clause (g1) or clause (g2) shall be payable in respect of returns, the prescribed dates for furnishing of which under clause (e) arc the dates subsequent to, and interest under clause (g3) shall be payable in respect of assessments for which the notices of demand of rural employment cess assessed under clause (d) are issued after, the date of coming into force of section 9 of ihe West Bengal Taxation Laws (Second Amendment) Act, 1990;
- '(g7) in calculating the interest payable under clause (g1), clause (g2), clause (g3) or clause (g5), ihe amount of rural employment cess in respect of which such interest is to be calculated shall be rounded off to the nearest multiple of one hundred rupees and, for this purpose, where such amount contains a part or one hundred rupees, if such part is fifty rupees or more, it shall be increased to one hundred rupees and, if such part is less than fifty rupees, it shall be ignored;
- '(g8) where an owner of a tea estate is liable to pay interest under clause (g1). clause (g2) or clause (g3), he shall pay such interest in such manner and by such dale or dales as may be prescribed;

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'(g9) where (he prescribe J authority is satisfied that an owner of \ast^{J} a lea estate is liable lo pay interest under clause (g1),

clause (g2) or clause (g3), lie shall, in such manner as may be prescribed, determine the amount of interest payable by such owner; and if, on such determination, any amount or additional amount becomes payable by such owner or any excess amount becomes refundable lo such owner, the prescribed authority shall issue a notice, in the prescribed manner, to such owner directing him to pay such amount or additional amount or informing him of the amount of excess payment, as the case may be;

- '(g 10) where there is an apparent mistake in the determination of interest under clause (g9). the prescribed authority may, on his own motion within four years, or upon application made by an owner of a tea estate within six months, from the date of such determination, rectify the amount of interest payable by such owner and issue a fresh notice in the prescribed manner;
- '(gll) recovery of any amount of interest determined or redetermined under clause (g4), clause (g9) or clause (g 10) or refund of any amount of in lerest found to have been paid in excess under any such clause shall be made in the manner prescribed:

Provided that the prescribed authority may proceed to recover any unpaid amount of interest determined or redetermined as if it were in arrear of land revenue and may, for that purpose, forward a certificate to such authority and in such manner as may be prescribed;

- '(gl2) Ihe State Government may by rules prescribe that no interest shall be payable or interest shall be payable at such rate,
 - lower than that specified under clause (gl), clause (g2) or clause (g3), in respect of such period or in such cases or under such circumstances and subject lo such conditions,

if any, as may be provided therein;

- (g 13) where an owner of a tea estate, who is liable to pay interest under clause (g3), makes—
 - (i) full payment of cess assessed under clause (d) in respect of the years commencing on the first day of April,

1981 and ending on the thirty-first day of March, 1995 or part thereof, as the case may be, and

'See rwil nale 5 on page 357. ante.

Clause (^13) wjis inserted by s. 6 of ihc West Bengal Taxation Laws (Amendmenl) Acl, 1998 OVcsi Ben. Acl IV of 1998).

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ri " (ii) full payment of interest payable in accordance with the direction of the Supreme Court of India contained in its judgement delivered on the twenty-fifth day of November, 1994 in the case of Goodricke Group Limited and Others versus State of West Bengal and Others, and also in the matter of similar other cases,

within the 31st day of March, 1999, the interest payable under clause (g3) for the period as aforesaid by such owner, accrued up to the thirty-first day of March, 1999 or the date of actual payment of such dues, whichever is earlier, shall, notwithstanding anything to the contrary contained in this section or elsewhere in this Act, be waived to the extent of Fifty *per centum* of the total amount of such interest

payable by such owner for such period:

Provided that there shall be no waiver of such interest payable for such period under clause (g3), if such owner of a tea estate fails to make payment of any part of cess referred to in sub-clause (i), and any part of interest referred to in sub-clause (ii), within the dale so specified;

'(gg) if the owner of a tea estate fails without reasonable cause to get himself registered under clause (b), he shall be punishable with simple imprisonment for a term which may extend to one year or with fine of one thousand rupees or with both, and in the case of a continuing offence, wilh a further fine which may extend to one hundred rupees for every day during which such offence continues after First conviction:

Provided that no Court shall lake cognizance of any offence punishable under this clause except wilh the previous sanciton of the prescribed authority, and no Court inferior to that of a Metropolitan Magistrate or a Judicial Magistrate of the FirsL class shall try such offence;

(h) the Slate Government or the prescribed authority may ' appoint persons lo assist the prescribed authority;

'(hh) every owner of a Lea estate shall keep a true and up lo dale accounts of green tea leaves produced in a tea estate and maintain such other documents, records or registers as may be prescribed;

'Clause (gg) was inserted by s. 7(l)(b)(">) of the Wesl Bengal Taxation Laws (Amendment) Act, 1982 (Wesl Ben, Act V or 1982).

■Clause (hh) was inserted by s. 3(c)(iv) of Ihe Wesl Bengal Taxation Laws (Second Amendment) Acl. 1989 (West Ben. Act XX of 1989),

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(i) any powers, duties or functions of the prescribed authority may be delegated to any person appointed under clause (h) in such manner as may be prescribed. 1

²Explanation 11.—For the purposes of this section and section 4B, "owner" shall, with reference to a tea estate, the possession of which has been transferred by lease, mortgage or otherwise, mean the transferree so long as his right to possession subsists.

³(4) The State Government may, if it considers necessary so to do, by notification in the Official Gazette, exempt From payment of the rural employment cess such categories of tea estates producing green lea leaves not exceeding 250000 kilograms and located in such area as may be specified in such notification.

^J4A. Notwithstanding anything contained in the Cess Act, 1880,—

Levy, recovery, etc., of cess in respect of co3t mines

⁵(a) the rural employment cess payable for a year under subsection (I) of section 4 in respect of a coal-bearing land referred to in clause (b) of subsection (2) of that section shall be paid by the owner of such coal-bearing in such manner, at such intervals and by such dates as may be prescribed;

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^A(b) every owner of a coal-bearing land shall furnish a declaration relating to a year showing the amount of rural employment cess payable by him under clause (a) in such form and by such date as may be prescribed and lo such authority as may be notified by the State Government in this behalf in the Official Gazette (hereinafter referred to as the notified authority);

' Rrplunaiion / wos omitied, w.e.f. the 1st day of April, 1981, by s. 3{c)(v) of Lhc Wesl Bengal Taxation Laws (Second Amendment) Act, 1989 (Wusi Bin. Acl XX or 1989).

• Explanation It was substituted, w.e.f. lhc Isl day of April. 1981. by s. 3(e)(vi). ibid.

ⁱThis sub-seciion was substituted for lhc original sub-section (4) by s. 3(d), *ibid*. Prior to Lhi.s substitution this sub-seciion was inserted by s. 7(c) or the Wesl Bengal Taxation Laws (Amendment) Acl. 1981 (Wesl Ben. Acl IX of 1931).

'Section 4A was inserted by s. 7(2) or Ihe Wesl Bengal Taxation Laws (Amendment) Acl, 1982 (West Ben. Ael V of I9H2),

Clause (a) was subslitued for the original clause by s. 3(3)(a) or the Wesl Bengal Ta* tit ton Laws (Amendmenl) Acl. 1992 (Wesl Ben. Act It of 1992).

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Clause (b) was substitution a proviso was added lo original clause by s. 3(3)(b), ibid. Prior lo ihis substitution a proviso was added lo original clause (b) by s. S(2)(i) of lhc West Bengal Taxation Laws (Amendmenl) Acl, 1986 (West Ben. Acl I of 1986).

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(c) every owner of a '[coal-bearing land] shall be liable to ~ pay, by way of penalty in default of payment of the rural

employment cess payable by him under clause (a) or filing without any reasonable cause the 'declaration' under clause (b) forany fyear] by the prescribed dale, an amount, not exceeding the amount of such cess payable for such '[year] as may be levied by the notified authority at the time of assessment of such cess under clause (d), in such manner as may be prescribed:

Provided that Ihe notified authority shall give the owner of a ¹ [coal-bearing land] an opportunity of being heard before imposition of such penalty:

'Provided further that if interest is payable by the owner of a '[coal-bearing land] under clause (ga) or clause (gb) for failure lo make full payment of rural employment 'cess in respect of any "[year],—

- (i) no penalty under ihis clause for default of payment of the rural employment cess under clause (a) shall be imposed upon him, and
- (ii) the penalty under this clause for default in filing without reasonable cause the ²[declaration] under clause (b) for such -'[year] by ihe prescribed dale shall not exceed five lakh rupees for each such -[declaration] or ten *per centum* of the amount of rural employment cess assessed (not excluding any amount paid) under clause (d) by the noiified authority for such '[year], whichever is less;
- '(d) the rural employment cess under clause (b) of subsection (2) of section 4 shall be assessed by ihe notified authority in the manner prescribed, and if the declaration under clause (b) is not accepted, the owner of the coal- bearing land shall be given a reasonable opportunity of being heard before making such assessment;

The words wilhin ihe square brackets were lubsliluted Tor Ihe words "coal mine" by s. 3(3)(c)(i) of [he Wesl Bengal Taxation Laws (Amencimenl) Acl, 1992 (West Ben. Act II Or 1992).

The word within ihe square brackets was substituted for the word "relurn" by s. 3(3)(c)(ii), *ibid*. The word wilhin ihe square brackels was substituted for Ihe word "period" by ,s. 3(3)(c)(iii), *ibid*.

This proviso wis added by s, 8(2)(ii) of the West Bengal Taxation Laws (Amendment) Act, 1986 (Wesl Ben. Acl I of 1986).

[^]Clause (d) was substituted Tor the original chute by s. 3(3)(d) of ihc Wesl Bengal Taxation Laws (Amendment) Acl. 1992 (West Ben. Act II of 1992).

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(Secfivn 4A.)

- (e) an appeal, revision or review, as Ihe case may be, from "J an order of assessment or any other order passed under this section .shall lie to such authority, on such conditions and in such manner as may be prescribed;
- (0 recovery of the rural employment ccss assessed under clause (d) or refund of any amount oF such cess found to have been paid in excess after assessment shall be made in the manner prescribed:

'Provided that the notified authority may proceed to recover any unpaid amount of rural employment cess assessed as if it were an anear of land revenue and may,

- for thaL purpose, forward a certificate to such authority and in such manner as may be prescribed;
- (g) every owner of a ³[coal-bearing land] shall be liable to pay, by way of penalty in default, without reasonable cause, of payment of ihc rural employment cess assessed under clause (d) by the date specified in the notice of demand issued in this behalf, an amount not exceeding the amount of such cess so remaining unpaid, and such penally may be imposed by the noiified authority in the manner prescribed:

Provided that the noiified authority shall give the owner of a ³lcoal-bearing land] an opportunity of being heard before imposition of such penalty:

'Provided further \hat no penalty under this clause shall be imposed in respect of an assessment of rural employmeni cess for which interest is payable under clause (gc) and clause.(gf); .

"(ga) where an owner of a coal-bearing loud furnishes a declaration referred to in clause (b) in respect of any year by the prescribed date or thereafter, but fails to make full payment of rural employment ccss payable in respect or such period by such date as may be prescribed under

'This proviso wis added by s. 8(I)(iii) of the Wesl Bengal Taxation Laws {Amendment) Acl, 1386 (West Ben, Act 1 of 1986)

The words wilhin the square brackets were substinued Ibr the words "coal mine" by s. 3(3){c) of the West Bengal Taxation Laws (Amendment) Act, 1992 (Wesl Ben. Act II of 1992).

^JThis proviso was added hy s. 8(2)(iv) of ihe Wesl Bcng j| Taxation Laws (Amendment) Act, 1936 (Wesl Ben. Ael I or 1986).

■"Causes (ga) lo (gl) were inserted by s. S(2)(v), *ibid*. Thereafter, the pre will clause (ya) was substituted Tor the original one by s. 3(3)(f) or the West Bengal Taxation Laws (Amendnienl) Acl. 1992 (Wesl Ben. Acl It of 1992).

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(Section 4A.)

clause (a), he shall pay a simple interest at the rale two *per centum* for cach English calendar month of default in payment under clause (a) from the first day of such month next following the prescribed date up to the month preceding the month of full payment of such cess or up • to the month prior to the month of assessment under clause (d) in respect of such period, whichever is earlier, upon so much of the amount of rural employment cess payable by him according to clause (a) as remains unpaid at the end of each such month of default;

'(gb) where an owner of a coal-bearing land fails lo furnish a declaration referred to in clause (b) in respect of any year by the prescribed date or thereafter before the assessment under clause (d) in respect of such year and, on such assessment, full amount of rural employment cess payable for such year is found not to have been paid in the manner and by the date prescribed under clause (a), he shall pay a simple interest at the rate of two *per centum* for each English calendar month of default in payment under clause (a) from the first day of the month next following the prescribed date for such payment up to the month preceding Lhe month of full payment of rural employment cess under clause (a) or up lo the month prior to the month of such assessment under clause (d), whichever is earlier, upon so much of the amount of rural employment cess payable by him according to clause (a) as remains unpaid at the end of each such month of default:

Provided that where the rural employment ccss payable under clause (a) is not paid in the manner prescribed under that clause by the owner of a coalbearing land, the notified authority shall, while making the assessment under clause (d) in respect of a year, apportion on the basis of such assessment the rural employment cess payable in accordance wilh clause (a);

'Clauses (ga) lo (gl) were inserted by s, 8(2)(v) uf ihe Wesl Bengal Tujalion Laws (Amendment) Acl, 1986 (Wesl Ben. Acl I of 1986). Thereafter, lhc prescul clause (gb) was subslituted for lhc original one by s. 3(3)[g) of ihe West Bengal Taxation Laws

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'(gc) where an owner of a ³[coal-bearing land] fails to make

payment of any rural employment eess payable after assessment under clause (c!) by (he date specified in Ihe notice of demand issued in this behalf, he shall pay a simple interest at the rate of two *per centum* for each English chlendar month of default from the first day of the month next following the Inst date for payment specified in such notice up 10 the month preceding the month of full payment of such cess or of forwarding of ihe certificate to the prescribed authority for recovery of the rural em ploy m en L cess under the proviso lo clause (0,

whichever is earlier, upon so much of the amount of rural employment cess payable by him according to such notice as remains unpaid at the commencement of each such month;

- '(gd) where as a result of an order passed on an appeal, revision or review under clause (e), the amount of rural employment cess payable is reduced, the interest payable under clause (gc) shall be determined or redetermined on the basis of such reduced amount and the excess interest paid, if any,
 - shall be refunded;
- '(ge) the notified authority shall, in the prescribed manner, pay a simple interest at the rale of two *par centum* for each English calendar month of delay in making refund to an owner of a ^J[coal-bearing land] of the amount of rural employment cess paid in excess, when such excess payment arises out of an order passed, on an appeal, revision or review under clause (e), after the date of coming into force of section 8 of the West Bengal Taxation Laws (Amendmenl) Act, 1986, from the first day of the month next following, ttie expiry of three months from the date of such order up to the month preceding the month in which the refund is made under clause (f), upon ihe amount of rural employment cess refundable to him according **10** such order;

(Section 4A.)

'(gf) interest under clause (ga) or clause (gb) shall be payable in respect of payment of rural employment cess which falls due on any day after the 30th day of April, 1992, and interest under clause (gc) shall be payable in respect of assessments for which notices of demand of rural employment cess under clause (d) arc issued on or after the date of commencement of the West Bengal Taxation Laws (Amendment) Act, 1992:

Provided that interest under clause (ga) or clause (gb) in respect of any period ended on or before the 31st day of March, 1992, or interest under clause (gc) in respect of assessments for which notices of demand of rural employment cess under clause (d) are issued before the date of commencement of ihc Wesl Bengal Taxation Laws (Amendment) Act, 1992, shall continue to be payable in accordance with the provisions of litis Act as they stood before the coming into force of Che said Act as if the said Acl had not come into force;

- '(gg) in calculating the interest payable under clause (ga), clause (gb) or clause (gc), the amount of rural employment cess in respect of which such interest is to be calculated shall be rounded off to the nearest multiple of one hundred rupees and, for this purpose, where such amount contains a part of one hundred rupees, then, if such part is fifty rupees or more, it shall be increased to one hundred rupees and if such pan is less than fifty rupees, it shall be ignored;
- *(gh) where an owner of a ²[coal-bearing land] is liable to pay inlerest under clause (ga), clause (gb) or clause (gc), he shall pay such interest in such manner and by such date or dales as may be prescribed;
- ²(gi) where the noiified authority is satisfied that an owner of a "[coal-bearing land] is liable to pay interest under clause (ga), clause (gb) or clause (gc), he shall, in such manner as may be prescribed, determine the amount of interest

²The words within Ihe square brackets were subilituted for the words "coal mine" by s. 3(3)(k) of the West Bengal Taxation Laws (Amendment) Acl, 1992 (West Ben. Acl II or 1992).

[&]quot;The words within the square brackets were substituted for the words "coal mine" by s. $3f3VI\$ ibid

(Section 4A.)

payable by such owner; and if, on such determination, any

- The West Bengal Rural Employment and Production Act, 1976, amount becomes refundable to such owner, the notified authority shall issue a notice, in the prescribed manner to such owner directing him to pay such additional. amountorinfomiing him of Ihe amount of excess payment, as the case may be;
- '(gj) where there is an apparent mistake in the determination of interest under clause (gi), the notified authority may,
 - on his own motion within four years, or upon application made by an owner of a ¹ [coal-bearing land] within six months, from the dale of such determination, rectify the amount of interest payable by such owner and issue a fresh notice in the prescribed manner;
- '(gk) recovery of any amount of interest determined or redetermined under clause (gd), clause (gi) or clause (gj) or refund of any amount of interest found to have been paid in excess under any such clause shall be made in the manner prescribed:

Provided Lhat the notified authority may proceed to recover any unpaid amount of interest determined or redetermined as if it were an arrear of land revenue and may, for that purpose, forward a certificate to such authority and in such manner as may be prescribed;

- ¹(gl) the Stale Government may by rules prescribe that no interest shall be payable, or interest shall be payable at such rale, lower than lhat specified under clause (ga), clause (gb), or clause (gc), in respect of such period or in such cases or under such circumstances and subject to such conditions, if any, as may be provided therein;
- (h) the State Government or the noti Tied authority may appoint persons to assist the notified authority;
- (i) any powers, duties or functions of the notified authority may be delegated to any person appointed under clause (h) in such manner as may be prescribed.

XIV of 1976.]

proved, lo be equal.

(Secn'oii 4AA.J

- '4A A. (1) Nolwithsianding ihe issue of a requisition under ihe proviso ^P^of to clause (f) of sub-section (3) of section 4 or under Ihe proviso to clause recovery, (f) of section 4A for realisation of cess, penalty or interest as arrears of land revenue, the prescribed authority or the notified authority, as the case may be, may, al any lime or from time to time by notice in Hie prescribed form, require any person from whom money is due or may become due to the owner referred to in sub-section (3) of section 4 or section 4A, as the case may be, or any person who holds or may subsequently hold money for or on account of such owner, to deposit into a Government Treasury or Ihe Reserve Bank of India under the appropriate head of account, either forthwith upon ihe money becoming due or being held or at or wilhin the time specified in Hie notice (not being before the money becomes due or is held), so much of the money as is sufficient to pay the amount due by such owner in respect of the arrears or the whole of the money when it is equal to or less than the amount-due.
- (2) A notice under this section may be issued lo any person who holds or may subsequently hold any money for or on account of the owner jointly with any other person and, for the purposes of this section, the shares of the joint-holders in such account shall be presumed, until the contrary is

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- (3) A copy of the notice shall be forwarded to ihe owner al his last address konwn to the prescribed authority or the notified authority, as the case may be, and, in ihe case of a joint account, loall thejoinl-holders at their last addresses known to Ihe said authority.
- (4) Save as otherwise provided in this section, every person to whom a notice is issued under this section shall be bound to comply with such notice, and, in *The U'cj? Bengal Rural Employment and Product ion Act, 1976.* particular, where any such notice is issued to a post-office, banking company or insurer, it shall not be necessary for any pass book, deposit receipt, policy or any olher document to be produced for the purpose of any cnUy, endorsement or the like being made before payment is made, notwithstanding any rule, practice or requirement lo ihe contrary.

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- (5) Any claim with respect to any property in relation to which a notice under this section has been issued, arising after the date of the notice, shall be void as against any demand contained in Ihe notice.
- (6) Where a person to whom a notice under this section is sent proves to the satisfaction of Ihe prescribed authority or the notified authority, as the case may be, that the sum demanded or part thereof is not due to the owner or that he does not hold any money for or on account of the owner or that the money demanded or any part thereof is not likely

'Section 4AA was inserted by s. 9(I) of ihc Wesl Benpal Taxation Laws (Amendment)

(Section 4B.)

to be due to Hie owner or be held for or on account of the owner, then,

nothing contained in the section and the case may be.

1976.

any such sum or part thereof, as the case may be.

- (7) The prescribed authority or the notified authority, as the case may be, may, at any time or from time to time, amend or revoke any notice issued under this section or extend the time for making any payment in pursuance of such notice.
- (8) The Treasury or the Bank shall grant a receipt for any amount paid in compliunce with a notice issued under this section, and ihe person so paying shall be fully discharged from his liability to the owner to the extent or the amount so paid.
- (9) Any person discharging any liability lo the owner after receipt of a notice under this section shall be personally liable Lo the prescribed authority or the notified authority, as the case may be, to the extent of his own liability to the owner so discharged or to the extent of the owner's liability for any sum due under this Act, whichever is less.
- (10) If the person to whom a notice under this section is sent fails to make payment in pursuance thereof, he shall be deemed to be an owner in default in respect of the amount specified in the notice and further proceedings may be taken against him for the realisation of ihe amount as if it were an arrear due from him and the notice shall have the same effecL as attachment of a debt.
- (11) The prescribed authority or ihe notified authority, as the case may be, may apply to the Court in whose custody there is money belonging to the owner for payment lo him of ihe entire amount of such money, or, if it is more than Ihe tax due, an amount sufficient to discharge the tax:

Provided that any dues or property exempt from attachment in execution of a decree of a Civil Court under secLion 60 of the Code of 5 oJ - jc^ Civil Procedure, 1908, shall be exempt from any requisition made under this section.

Validation '4B. (I) Where any sum has been paid by, or collected from, any exemption owner of a tea estate during ihe period commencing on the 1st day of April, 1981 and ending on the day immediately preceding the dale of coming into force of the Wesl Bengal Taxation Laws (Second Amendment) Act, 1989 as rural employment cess in respect of any period prior to the coming into force of the said Acl, such portion of the said sum as may become payable in accordance with the provisions

'Section 4B was added by s. 3(c) of the Wcs I Bengal Taxation Laws (Second AmeniJmem)

XIV or 1976.]

(Section 4B.)

of this Acl after the coming into force of ihe said Act shall, notwithstanding any judgement, decree or order of any court, be deemed to have been validly levied, paid or collected under this Act, and where after assessment or fresh assessment any portion of such sum is found lo have been levied, paid or collected in excess of \tie rural employment cess payable for the said period shall be refunded to such owner in accordance will the provisions of this Acl and ihc rules made (hereunder.

- (2) Where any assessment is purported to have been made, or any order is purported to have been passed on appeal, revision or review, by any authority, or any appeal or application for revision or review has been made before such
- by any authority, or any appeal or application for revision or review has been made before such authority under this Acl, or any order has been passed by a court or where any sum has been paid or collected as rural employment cess, before the coming into force of the West Bengal Taxation Laws (Second Amendment) Act, 1989, in respect of any period prior to the coming into force of Che said Act, assessment or fresh assessment shall, notwithstanding such order on appeal, revision or review, or the pendency of such appeal or application for revision or review, or any order passed by a court, be made in accordance with the provisions of this Acl within four years from the date of coming into force or the said Acl.
- (3) Notwithstanding anything contained in this Act, any default by an owner of a tea eslale to make payment of Ihe rural employment cess or to apply for registration or to file return in accordance wilh the provisions of this Act after Ihe coming into force of the West Bengal Taxation Laws (Second Amendment) Acl, 1989 in respect of any period prior to the coming into force of Ihe said Act shall not be deemed to be a contravention of such provisions if such owner makes payment of such rural employment cess within one month or files return within six months, as the case may be, from date of coming into force of the said Act,
- (4) The amount of the rural employment cess payable by any owner of a lea estate under subsection (2A) of section 4 of this Act in respect of any period prior to the coming into force of the West Bengal Taxation Laws (Second Amendment) Acl, 1989, shall, notwithstanding anything contained in this Act, be reduced by such amount of rural employment cess payable in respect of such tea estate or such quantity of green tea leaves produced therein during the said period as may be equivalent to the quantity of any tea despatched for which such owner has purported to have enjoyed or would have enjoyed exemption from payment of the rural employment cess during such period, and it is hereby declared that for determining the amount of the rural employment cess lo be reduced, each kilogram of tea despatched during such period shall be equivalent to four and a half kilograms of green tea leaves produced in such tea

(Seerions 5, 6 and 6A.)

- 5. (1) There shall be established a fund lo be called the West Bengal Rural Employment and Production Fund which shall be administered in such manner as may be prescribed.

 The West Bengal Rural Employment and Production Act, 1976.
 - (2) The fund shall consist of-
 - (a) all proceeds of lax,
 - (b) any sum granted by Ihe State Government, and
 - (c) any other sum received from any source whatsoever.

Wesl Bengal Rural Employment and Production Fund.

6. The West Bengal Rural Employment and Production Fund shall be utilised by the Slate Government for the implementation of such rural production programme and for promotion of such employment in the rural areas as may be prescribed.

'6A. (1) Whoever-

- (a) fails to pay the full amount of rural employment cess payable under sub-section (1) of section 4 in respect of a tea estate referred to in sub-section (2 A) of Ihal section for any period in accordance with clause (a) of sub-section (3) of that section, or
- (b) submits a false rturn, or fails without reasonable cause lo furnish a retym, under clause (c) of sub-section (3) of section 4, or
- (c) fails to make payment of interest payable under clause (gl), clause (g2) or clause (g3) of sub-section (3) of section 4,

or

- (d) fails lo pay ihe full amounL of rural employment cess payable under sub-seciion (1) of section 4 in respect of a coal-bearing land referred to in clause (b) of sub-seciion (2)
- of that section for any period in accordance wilh clause (a) of section 4A, or
- (e) submits a false declaration, or fails without reasonable cause lo fumish a declaration, under clause (b) of section 4A, or
- (f) fails to make payment of interest payable under clause (ga), clause (gb) or clause (gc) of section 4A,

shall be punishable with simple imprisonment which may extend to six months or wilh fine or wilh both and, when the offence is a continuing one, with a daily fine not exceeding one hundred rupees during the period of continuance of the offence:

'Seclionc 6A and 6B were inserted hv s. of ihf'. WHSI Rpncnl T.iTniinn 1 nw

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Application of the Wesl Bengal Rural Employment and Production Fund.

Offences and penal lies.

The West Bengal Rural Employment and Proditciion Act, 1976. (Section 68.)

Provided lhat no prosecution For an offence enumerated in this subsection shall be insliluted in respect of the same facts in respect of which a penally has been imposed under clause (cc) or clause (g) of subsection (3), as the case may be, of section 4.

- (2) No Court shall take cognizance of any offence—
 - (a) under clause (a), clause (b) or clause (c) of sub-section (1), except wilh Ihe previous sanction of the prescribed authority referred to in sub-section (3) of section 4, or
 - (b) under clause (d), clause (e) or clause (0 of sub-section (1), except with ihe previous sanction of the notified authority referred to in clause (b) of section 4A,

and no Court inferior to the Court of a Metropolitan Magistrate or a Judicial Magistraie of the first class shall try such offence.

- (3) The offences punishable under sub-section (I) shall be cognizable and bailable.
- '6B. (1) When an offence under clause (a), clause (b) or clause (c) Liability to of sub-section (I) of section 6A has been committed by an owner of a pro^cuiion. tea estate or an offence under clause (d), clause (e) or clause (f) of subsection (1) of that section has been committed by an owner of a coal- bearing land, as the case may be, every person who, at the time the offence was committed, was in-charge of such tea eslate or coal-bearing land, as the case may be, and was responsible lo such owner for the conduct of the business of such lea estate or coal-bearing land, as Ihe case may be, as well as (he owner, shall be deemed lo be guilty of the offence and shall be proceeded againsl and punished accordingly:

Provided lhat nothing contained in this sub-seciton shall render any such person liable to any punishment provided under section GA, if he proves that the offence was committed without his knowledge or that he exercised all due diligence lo preveni the commission of such offence.

[West Ben. Act XIV of 1976.]

(Section 7.)

Powerio make rules, _

- 7, (i) The Slate Government may, by notification in the *Official Gazette*, make rules Tor carrying out the purposes of this Act.
- (2) Without prejudice to the generality of the foregoing power such rules may provide for all or any of ihe matters which may be or are required to be prescribed.
- '(3) Notwithstanding the provisions contained in sub-section (2), in particular, and without prejudice lo the generality of the foregoing power, such rules may also provide for lhc manner of payment, determination and recovery of interest ³[under sub-section (3) of section 4 or under section 4A, as the case may

^{&#}x27;Sub-scclion (3) wis inserted by s, H(3) of!he Wesl Bengal Taxation Laws (Amendmcnl) Acl. 1986 (Wesl Ben. Acl t or iyH6).





West Bengal Act VIII of 1983'

THE WEST BENGAL TAXATION LAWS (AMENDMENT) AND REPEALING ACT, 1983.

[30th March, 1983.]

An Act to amend the Bengal Amusements Tax Act, 7922, the Bengal Electricity Only Act, 1935, the Bengal Finance (Sales Tax) Act, 194 J, the Bengal Ra\i'Jure Taxation Acr, 1941, the West Bengal Sales Tax Act, 1954, She West Bengal Motor Spirit Sales Tax Act, 1974. r/itr West Bengal Rural Employment and Production Act. 1976, the West Bengal State Tax oit Professions, Trades, Callings and Employments Act, 1979. and the West Bengal Multi-storeyed Building Tax Act, 1979, and to repeal the West Bengal Paddy Purchase Tax Act, 1970.

Ben. Act V of 1932, Ben, Acl X ol 1935. Ben, Acl VI □r 1941. Bun. Act XI of 194), Weil Ben. Act tV or 1954. Wesl Ben Acl XI of 1974 West Ben. Act XIV of 1976. West Ben. Act VI of l<)7<J. West Ben. Ac: XVI(of 1979.

Whkreas ii is expedient to amend ihc Bengal Amusements Tax Acl, 1922, ihe Bengal Elcclriciiy Duty Act, 1935, the Bengal Finance (Sales Tax) Act, 1941, Ihe Bengal Raw Jute Taxation Act, 1941, the West Bengal Sales Tax Act, 1954, ihe West Bengal Motor Spirit Sales Tax Act, 1974, ihc Wesl Bengal Rural Employment and Production Act, 1976, the Wesl Bengal Stale Tax on Professions, Trades, Callings and Employments Acl, 1979, and ihc Wesl Bengal Mulii-storeyed Building Tax Acl, 1979, for ihe purposes and in Ihe manner hereinafter appearing;

West Ben, Acl XV of 1970.

AND WHEREAS it is expedient to repeal ihc Wesl Bengal Paddy Purchase Tax Acl, 1970;

It is hereby cnacied in iheThirty-fourih Year of ihe Republic of India,

by Ihe Legislature of West Bengal, as follows;-

Short tit(p

1. (I) This Acl may be culled Ihc West Bengal Taxation Laws and ' (Amendment) and Repealing Acl. 1983,

ment"6"""

(2) Il shall conic tnio force on such date as ihe State Government may, by notification in ihe *Official Gazette*, appoint and different dales may be appointed for different provisions of lliisAct,

Tor Statement of Objects an J K^asnns. .u'r ihc *Cclatih: Curette. ExiMordintiry*, P;m IVol'ihe I4ih Mjrch. 19(13 (Bill Nu, II of 1983).

77/1* IVt'iV Bengal Taxmion Laws (Amendment) and Repealing Act. J983.

[West Ben. Act

(Sections 2, 3.)

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| T | | a | | b | | 1 | | e | | , | | | | t | | h | | e | | | | following |
| proviso shall be added:— | | | | | | | | | | | | | | | | | | | | | | |

"Provided further lhat in the ease of cinematograph exhibitions in Bengali or Nepali language, the rate of enienainmenls lax shall be three-fourths of the rates as shown above.":

(2) 10 sub-section (3aa). Ihc following proviso shall be added:— "Provided that in the case of cinematograph exhibitions in Bengali or Nepali language, the rate of additional surcharge for coloured films shall be three-fourths of the rales as aforesaid.".

A in end I lit lit of Ben. Act X

(1)

3. In the Bengal Electricity Duty Act, 1935,—

after section 3, lhc following section shall be inserted:—
"Assessing 3A. The State Government may prescribe Auihority. an authority or authorities to assess in the manner prescribed ihe electricity duly payable under this Acl and the rules made thereunder.";

(2) after section 7B, the following section shall be inserted:—

"Appeal. 7C. (I) Any person may in the prescribed manner appeal to Ihe prescribed authority againsl any order of assessment of electricity duly or any other order passed under this Act or ihe rules made [hereunder wiihin sixty days or such further period as may be allowed by the prescribed authority for reasons shown lo his satisfaction from lhc dale of receipt of a notice of demand issued after such order of assessment or the dale of communication of such other order, as ihe case may be:

Provided lhat no appeal againsl an assessment of electricity duty shall be entertained by the prescribed authority unless he is satisfied that such amount of the electricity duly as the appellant may admit to be due from him has been paid.

- (2) Subject to such rules of procedure as may be prescribed, ihe prescribed authority, in disposing or any appeal under sub-seciion (I), may—
- (a) confirm, modify or annul the assessment of electricity duty or any other order, as the case may be; or (h) set aside the assessment of electricity duly or any other order, as the case may be, and direct the authority concerned io make a fresh assessment or pass a fresh order after such furlher inquiry as may be directed.".

VIII of 1983.]

The lV<?i7 Bengal Taxation Lttws (Amendment) and Repealing Aci. 1983. 553 (Sec/ion 4.)

4. In lhc Bengal Finance (Sales Tax) Aci. 1941.—

Amendment

- (1) in section 4. in sub-section (6). in clause (i), for the words vi o NSmV. "gold and fertilisers.", die words. letters and brackets "gold, ricc (Or_v'C« satiia L.) and wheat (Triticnin vulgate. T. compaction, T. sphaerococcuin, T. durum, T. aestivuni L.. T. dicocanu)," shall be subsliluled;
- in section 5,-
 - (a) in sub-section (I).—
 - (i) in clause (a), lor lhc words "sales of gold:", the words "sales of gold, ricc {Oryza saliva L.) and wheal (Triiicuin vulgare. T. compacium, T. sphaerncoccum, T. durum, T. aestivuni L.. T. dicoccum)" shall be subsliluled;
 - (ii) in clause (hlib). alter sub-clausc (iii), ihe following subclause shall be added:-"(iv) nuislard oil, rape oil and mixtures of muslard and rape
 - (iii) in clause (c). lor the words "sales of goods", the words "sales of goods, other lhan ricc and wheal," shall be subsliluled;
 - (b) in suh-scciion (2).—
 - (i) in clause (a).—
 - (A) in sub-clause (ii). lor lhe words "of goods referred to", ihe words "of goods, other than ricc and wheal, referred to" shall be • substituted;
 - (B) after sub-clause (va). the following subclauses shall be inserted:-
 - "(vb) sales of rice (Oryza saliva L.) and wheal (Triiicuin vulgare. T. compactum, T. xphacrococciim, T. durum, T. aestivuni L.. T. dicoccum) purchases whereof are shown lo ihe satisfaction of the Commissioner lo have been made from a registered
 - dealer;
 - (vc) sales of rice (Oryza saliva L.) procured oui of paddy on which lax has been levied under the Wesl Bengal Paddy Purchase Tax Act. 1970;";
 - (ii) in clause (h). in sub-clauses (ii) to (v). for ihe figure, letter and brackets "(va)", wherever they occur, ihe figure, letter and brackets "(va). (vb), (vc)" shall be substituted;

Acl W nf

(Section 4.)

- (c) in sub-section (3), for clause (b), ihc following clause shall be subslituied:—
 - "(b) ihe aggregate of ihc following amounts, if any,—
 - (i) one per centum of the balance remaining after making ihc deduction allowed by clause (a) from lhat pan of ihe turnover of the dealer which is taxable at the rate o f one per centum of ihc turnover;
 - (ii) two per centum of Ihc balance remaining after making ihc deduction allowed by clause (a) from that part of the turnover of the dealer which isiaxableat the rate of two per centum of the turnover.
 - (iii) two and three-founhs *per centum* of Ihe balance remaining after making the deduction allowed by clause (a) from lhai pari of the turnover of the dealer which is taxable at the rale of three *per centum* of the turnover:
 - Civ) three and three-fourths *per centum* of the balance remaining after making the deduction allowed by clause (a) from that pari of llie turnover of ihc dealer which is taxable al the rate of four *per centum* of the turnover;
 - (v) ten and three-fourths per centum of the balance remaining after making the deduction allowed by clause (a) from that part of the turnover of the dealer which is taxable at the rate of twelve per centum of the turnover;
 - (vi) seven and one-fourth per centum of the balance remaining after making the deduction allowed by clause (a) from that pan of the turnover of the dealer which is taxable at rales other than one, two, three,
 - four or twelve per centum of the turnover.";
 - (d) in sub-section (6), in clause (b), for the words "two per centum", the words "ihrec per centum" shall be subslituied:

VIII of J983.]

I Seer ion 5.)

- (3) in Schedule [,—
 - (a) in ihc entry in column 1 against item 1, Tor the words "hran thereof,", the words "bran thereof, but excluding rice (Onza saliva L) and wheat {Triricttm viilgiire, T, i nmpacutm, T. sphaemcoccttm. T. durum, T. aesrivmn L.. T. dicoccum)," shall be subslituied;
 - (b) in the entry in column I against item 6, alter ihe word "sak", the words other than dry chillies" shall be inserted and shall be deemed always to have heen inserted:
 - (c) in the eniry in column I againsl item 11, ;if[er the word "Milk", the words oiher than powdered or condensed milk." shall be inserted and shall he deemed always to have been inserted;
 - (d) item 43 and Ihe enlry relating thereto in column I shall be oniitied;
- (4) in Schedule II,-
 - (a) Tor serial No. 19 and the eniry relating thereio.
 lite following serial No. and entry shall be subslituied:—
 "19, At tides, oiher than utensils, made wholly or principally of stainless steel.";
 - (b) after serial No. 41 and the entry relating ihercto, the following serial No. and entry shall be added:— "42. Fooiwcars of all descriptions, when sold at a price exceeding fifty rupees per pair",

Amendmeni of Ben, Acl XI of 1941.

5. In the Bengal Raw Jute Taxation Acl, 1941, after section 9A, (he following section shall be inserted:—

"Spec i nh»ode of recovery.

9B. (I) Notwithstanding the issue or a requisition under sub-section (3) ot section 9 for realisation olders.

tax or penalty as an arrear of land revenue, the auihorily referred lo in clause (h) of section 6 or clause (b) of section 7 may, at any time or from time to lime, by notice in tht prescribed form, require any person from whom money is due or may become due lo the defaulting occupier of a jute-mill or shipper of jute or any person who holds or may subsequently hold money for or on account of such defaulting occupier or shipper of jute to deposit in the Treasury or (he Reserve Bank of India under the appropriate head of account either forthwith upon the money becoming due or being held or all or wilhin the time specified in the aforesaid notice (not being before the money hecomes due or is held) so much ol" the money as is sufficient to pay the amount due by the said occupier or shipper of jute in respect of arrears or the whole of money when it is equal to the arrears or less than the amount of arrears.

[West Ben. Act

(Section 5, J

- (2) A notice under this seciion may be issued lo any person who holds or may subsequently hold any money for or on account of the defaulting occupier of ajuteinill or shipper of jute jointly wilh any other person and for the purposes of this section, the shares of the joint holders in such account shall be presumed, until the contrary is proved, to be equal,
- (3) A copy of the notice shall be forwarded to the defaulting occupier of a jute-mill or shipper of jute at his last address known to Lhc authority referred to in sub-section (I) and, in the case of a joint account, to all the joint holders al ihcir last addresses known to such authority.
- (4) Save as otherwise provided in this seciion, every person lo whom a notice is issued under this section shall be bound to comply with such notice and, in particular, where any such notice is issued to a posi-office, banking company or insurer, it shall not be necessary for any pass book,

deposit receipt, policy or any oLher document to be produced for the purpose of any entry, endorsement or lhc like being made before payment is made, notwithstanding any rule, practice or requirement to the contrary.

- (5) Any claim respecting any properly in relation lo which a notice under this section has been issued arising after the date of the notice shall be void as againsl any demand contained in the notice.
- (6) Where a person lo whom a notice under this section is seni proves to the satis faction of the authority referred to in sub-section (1) that the sum demanded or any pan thereof is not due to the defaulting occupier of a juic-mill or shipper of jute or ihai he does not hold any money for or on account of such occupier or shipper of jute or that the money demanded or any pari thereof is not likely to be due to the said occupier or shipper or jute or to be held for or on account of such occupier or shipper of jute,

nothing contained in this section shall be deemed to require such person to deposit any sum or part thereof, as the case may be.

- (7) The authority referred to in sub-sceiion (1) may, at any time or from lime lo time, amend or revoke any notice issued under this scciion or extend the lime for depositing any sum demanded or part thereof.
- (8) The Treasury or ihe Reserve Bank of India, as the case may be, shall grant a receipl ToT any amount deposited incompliance wilh a notice issued under this section and the person depositing the amount shall be fully discharged from his liability to the defaulting occupier of a jute-mill or shipper of jute lo the extent of the amount so deposited.
- (9) Any person discharging any liability lo ihe defaulting occupier of a julemill or shipper of jute after receipt of a noiicc under this section shall be personally liable Lo the. authority referred to in sub-section (1) to the extent or his own liability to such occupier or shipper of juie so discharged or to the extent of the occupier's or the shipper's liability for any sum due under this Acl, whichever is less.

(Sections 6-9.)

- (10) If the person Lo whom any notice under this section is sent fails to make payment in pursuance lliereor, he shall be deemed lo be a defaulting occupier or ajute-mill or shipper ofjute in respect of the amount specified in Ihc notice and funher proceedings may be started against him for ihe realisation of the amount as if it were an arrear due from him and Ihc notice shall have the same effect as attachment of a debt.
- (11) The authority referred to in sub-scciion (1) may apply to the court in whose custody there is money belonging to the defaulting occupier of ajute-mill or shipper of jute for payment lo him of (he entire amount of such money or, if it is more than (he tax or penalty due, such amount or money as is sufficient to cover the tax or the panally imposed:

Provided that any dues or property exempt from attachment in execution of a dccree of a civil court under section 60 of the Code of Civil Procedure, 1908, shall be exempt from any requisition under this section.",

6. In the West Bengal Sales Tax Act, 1954, in section 4, in subsection (3), in clause (a), for the words "*TvJoper centum*", the words "Ihrec *per centum*" shall be substituted. 5 i)f 1908.

Amendment of Wesl Ben. Acl IV of 1954.

- 7. In section 4 of (he West Bengal Motor Spirit Sales Tax Act, 1974, in the Table below sub-section (2),—
 - (a) in column 2 against item 2B, for Ihe words "Six *per centum"*, (he words "Eight *per centum"* shall be substituted, and
 - (b) in the proviso to item 2B, Tor the words "one per cent urn", the words "two per centum" shall be substituted.
 - 8. In section 4 of the Wesl Bengal Rural Employ meni and Production Act, 1976, in sub-section (2), in clause (b), for the words "rupees seven and fifty paise", the words "rupees fifteen" shall be substituted.
 - 9. In ihc West Bengal State Tax on Professions, Trades, Callings and Employments Act, 1979, in the Schedule,—
 - (1) in Serial No. 1,-
 - (a) in column 3 against item (iv), Tor the letters and figure "Rs. 6", the leileis and figure "Rs. 7" shall be substituted;
 - (b) in column 3 againsl item (v), for the letters and figures "Rs. 10", the letters and figures "Rs. 12" shall be substituted;
 - (c) in column 3 against item (vi), for the letters and figures "Rs. 15", tlie letters and figures "Rs, 18" shall be substituted;
 - (2) in Serial No. 2, in the proviso, for the letters, figures and words "Rs. 200 *per annutn"*, the letters, figures and words "Rs. 250 *per annum."* shall be substituted.

Amend men! of West Ben. Acl XI of

197.1.

A mend me ni of Wesl Ben. Act XIV of 1976.

Amendment of Wesl Ben. Acl Vt of 1979.

[Wesl Ben. Act

(Seciion 10.)

10. In the Wesi Bengal Multi-siorcycd Building Tax Acl. 1979. after section 10. the following section shall be inserted:—

Amend i lion I ofWgsl Bun. AclXVlt of 1079.

IOA. (I) Notwithstanding any action laken in

Other Jilliacs

ofn; wvtry. pursuance of section 10. ihe Commissioner or any

person appointed under sub-section (2) of seciion 4, may

recover ihe lax or penally by any one or more of tile modes provided in this section.

(2) If any owner is in receipt of any income chargeable under the head "Salaries" under ihe Income-Tax Acl. 1961, the Commissioner or 43 of 1961.

any person appointed under sub-section (2) of section 4 may require any person paying ihe same lo deduct from any payment subsequent lo the date of such requisition any arrears of tax or penalty due from such owner, and such person shall comply with any such requisition and shall pay the sum so deducted into the Treasury or the Bank specified in llie requisition to the credit of the State Government.

- (3) {a) The Commissioner or any person appointed under sub-section (2) of section 4 may, at any lime, or from lime to lime, by noiicc in writing, require any person, from whom money is due or may become due lr> lie owner or any person who holds or may subsequently hold money for or on account of the owner to pay inio the Treasury or lhc Bunk specified in the notice to the credit of the Stale Government, either forthwith upon the money becoming due or being held or at or within the time specified in the notice (not being hefore the money becomes due or is held) so much of the money as is sufficient la pay the amount due by the owner in respect of arrears or whole of the money when it is equal to or less than the amouni due.
- (b) A notice under this sub-section may be issued to any person who holds or may subsequently hold any money lor or on account of the owner jointly wilh any other person and for the purposes of this sub-scciion, the shares of the joint holders in such account shall be presumed, until llie contrary is proved, to be equal.
- (c) A copy of such notice shall be forwarded to the owner at his last address known to the Commissioner or any person appointed under sub-section (2) of section 4 and, in (he case of a joint account, to all the joini holders at their last addresses known to the Commissioner or any person appointed under sub-section (2) of section 4.
- (d) Save as otherwise provided in this sub-section, every person to whom a notice is issued under this sub-section shall he bound lo comply with such notice and. in particular, where any sudi notice is issued to a post-orfiee, banking company or insurer, it shall not be necessary for any pass book, deposit receipt, policy or any other document to be produced for the purpose or any entry, endorsement or the like being made before payment is made, notwithstanding any rule, practice or requirement to the contrary.

VIII of 1983.]

(Section JO.)

- (e) Any claim respecting any properly in relation lo which a notice under [his sub-scciion has been issued arising after the dale of such nmice shall be void us against any demand contained in the notice.
- (4) Where a person to whom a requisition or notice under (his section is sent proves to lhc satisfaction of llie Commissioner or any person appointed under subsection (2) of section 4, as the case may be, lhal ihe sum demanded or any part thereof is not due lo ihe owner or that he does not hold any money for or on account of the owner or that lhc money demanded or any part thereof is not likely lo be due lo the owner or lo be held for or on account of the owner, nothing contained in ibis section shall be deemed lo require such person lo pay any such sum or part thereof, as the ease may be.
- (5) The Commissioner or any person appointed under sub-section (2) of section 4 may, at any time or from time lo lime, amend or revoke any requisition or notice issued under this section or extend the lime for making any payment in. pursuance of such requisition or notice,
- (6) A receipt shall be granted for any amount paid in compliance with a requisition or noiice under this see lion, and ihe person paying lhe amount shall be fully discharged Tram his liability lo ihe owner lo lhe extent of Lhe amount so paid.
- (7) Any person discharging any liability lo the owner after receipl of a requisition or noiice under this seciion shall he personally liable to the Commissioner or any person appointed under sub-seciion (2) of seciion 4 lo the extent of the owner's liability for any sum due under this Actor lo the extent of his liability \mathbf{I}_D llie owner, whichever is less.
- (8) Subject lo die provisions of sub-seciion (4), if a person to whom a requisition or noiicc under this seciion is seni fails lo make payment in pursuance thereof, he shall be deemed lo be an owner in default in respect of lhc amount specified in the requisition or ihe notice and further proceedings may be taken againsl him for lhc realisation of the amount as if it were an arrear of lax or penally due from him in ihe manner provided in section 10.
- (9) The Commissioner or any person appointed under sub-section (2) of section 4 may apply to the court in whose custody there is money belonging to the owner For payment to him of the entire amount of such money or, if it is more than Lhc lax or penally due. an amount sufficient to discharge the lax or the penally:

Provided lhat any dues or property exempt from attachment in 5 of 19DB. execution of a decree of a civil court under section 60 of ihe Code of Civil Procedure, 1908, shall be exempt from any requisition or notice made under this section.'.

[West Ben. Act VIII of 1983.]

(Section //J

Kupc:ii nmi 11. The Wesl Bengal Paddy Purchase Tax Acl. 1970 shall siand wcsiDcn. ^;nm£v repealed with effect from the date ol'coining inio force ot sub-clausc (a) *970* ^ lar of clause (3) of section 4 of lliis Acl:

Provided lhal such repeal shall not affect—

- (i) any right, title, obligation or liability already acquired, accrued or incurred or anything done or suffered before the aforesaid date.
- (ii) any legal proceeding or remedy in respect of such right, title, obligation or liability, or
- (iii) the levy, determination, collection or refund of any tax, or the imposition or recovery of any penalty, which may have become payable before the aforesaid date, under the Wesl Bengal Paddy Purchase Tax Acl. 1970,

and any such proceeding may he instituted, continued or disposed of, and any such remedy may he enforced and any such lax may he levied, determined or collected or any such refund may he made and any such penalty may be imposed or recovered as if this Acl had not been passed.

360

West Bengal Act IX of 1983⁴

THE WEST BENGAL APPROPRIATION ACT, 1983,

[31st March. / .]

/bi Acs to ant ho tist pay men! and appropriation of ceriom further sums/win and out of the Consolidated Fund of Wesi Bengal for the set vices and pttrp/ises of the year ending on the rhirly-first day of March, 1983.

WniEKt-iAS ii is expedient lo authorise payment and appropriation of certain further snm.< Irani and ouL of die Consolidated Fund of Wesi Bengal for Llie services and purposes of ihe year ending on the IhirLy-first day of March. 1983;

II is hereby enacted in Llie Thr'ny-fourth Year of ihe Republic of India. Iiy the Legislature of West Bengal, as follows:—

L This Acl may lie called the West Bengal Appropriation AcL, 19K3. Shomiilc

2. From and oui of (lie consolidated Fund ol'Wcst Bengal there may he paid and applied sums nol exceeding lliose specified in column 3 of lhc Schedule amounting in Ihe aggregate to the sum of rupees live hundred and twenty-seven crorcs sixty-six lakhs forty-lour thousand two hundred and eighty-eight towards defraying the several charges which will come in course of payment during the year ending on the thirty-first day of March. 1983. in respect of the services and purposes specified in column 2 of llie Schedule,

Issue oT Rs,
.*i,27,&6,4J.2!!
S out or Lhc Consolidated
Fund of Wt5(
13 aigal for Ihe ve:ir I9S2-0.

3. The sums authorised to be paid and applied from and out of the Apprupria-ConsolidiUed Fund of West Bengal by litis Acl .shall be appropriated for the services and purposes expressed in the Schedule in relation to the year ending on the ihiriy-first day of March, 1983.

 $^{^4}$ F-or S lale 11 unt <, if Objei I s nild Re; is on *. w I Ii i £ ~'i I''' I In zc lit \ Extrumrflin n I x L'an IV ul ihc25ih Mnreli. iys.1. prite S74, forproixvUiniisitf the Wesl UcnpaI Legislative Assembly, see Ihu proceedings of lifeline of ih; il Assembly licili on Ibv Kllh March. 14S3.

The Wen Bengal Appropriation Act, 1983.

[West Ben. Act

(Schedule.) SCHEDULE. $(See\ sections\ 1\ and\ 3.)$

| 1 | 2 | | 3 | |
|---|--|--|--|--------------|
| | | Sı | ıms not exceeding | |
| Demand Number/ Serial N urn her. | Services and purposes. | Voied by the Legislative Assembly. | Charged on The Consolidated Fund. | Total. |
| | | Rs. | Rs. | Rs. |
| | REVENUE ACCOUNT | | | |
| | A—General Services | | | |
| | (a) Organs of Stale | | | |
| Serial | | | | |
| 2 | 212—Governor | | ' 1,38,000 | 1,38,000 |
| 3 | 213—Council ol' Ministers | 2,33,000 | | 2,33,000 |
| 4 | 214—Administration of Justice | 4.52,000 | 6.09.000 | 10,61,000 |
| 5 | 215—Elections | 2,02,56.000 | | 2,02.56,000 |
| | (b) Fiscal Services (i) Collection of Taxes on Income and Expenditure | | | |
| (i | 220—Collection of Taxes on Income and Expenditure. | 4.25.000 | | 4.25.000 |
| | (ii) Collection of Taxes nn Properly and Capital Transactions | | | |
| 8 | 231)—Stamps and Registration | 01,000 | | 61,000 |
| | (iii) Collection of Taxes on Commodities and Services | | | |
| 10 | , 239—Slate Excise | 10,33.000 | 43,000 | 10,76,000 |
| . 1) | ; 240—Sales Tax | 4,97.000 | | 4,97,000 |
| 12 | 241—Taxes on Vehicles (d) Administrative Services | 5.15.000 | 15.000 | 5,30.000 |
| Serial 17 | 251 —Public Service Commission | | 2,61,000 | 2.61,000 |
| 18 | 252—Secretariat—General Services | 8,89,000 | | 8,89,000 |
| 20 | 254—Treasury and Accounts Administration, , . | 3.37.000 | | 3.37,000 |
| 21 | 255—Police | 10.71.56.000 | 1,47.000 | 10,73.03,000 |
| 24 | 258—Stationary and Priming | 17.11,000 | | 17.11,000 |

| 1 | 2 | | 3 | |
|--------------------------------------|---|--|--|--------------|
| | | Su | ıms not exceeding | |
| emand (umber/ erial (umber, | Services and purposes. | Voted by ihe Legislative Assembly. | Charged on the Consolidated Fund. | Total. |
| | | Rs. | Rs. | Rs. |
| | Capital Expenditure Outside the Revenue Account | | | |
| | (Capital Outlay on Public Wtirks under Functional Heads) | | | |
| | B—Capital Account or Social and Community Services | | | |
| 25 | 480—-Capital Outlay on Medical (Buildings) | | 6.HO,000 | 6,80,000 |
| | REVENUE ACCOUNT A—General Services (d) | | | |
| | Administrative Services | | | |
| 27 | 265—Oilier Administrative Services , , | 1,30.57.600 | | 1,30,57,600 |
| | (c) Pensions and Miscellaneous General Services | | | |
| 28 | 266—Pensions and Oilier Retirement Benefits B—Social and Community Services | 14,40.40.000 | | 14,40,40,000 |
| 31 | 276—Secretarial—Social and Community Services | | 2,639 | 2.639 |
| 33 | 277—Educiuion (Youth Welfare) | 33,98,000 | | 33,98,000 |
| 34 | 277— Education (Excluding Sports | 7.44,87.000 | 1,11,638 | 7,45,98,638 |
| | and Youth Welfare) 278— Art and Culture. | 1,80,000 | | 1.80.000 |
| Į | Toial | 7,46,67,000 | J, 11,638 | 7,47,78,638 |
| 36 | 280—Medical , . | 2,63,28,000 | S9.679 | 2,64.17,679 |
| 37 | 281—Family Welfare | 4,20,25,000 | | 4,20,25,000 |
| 38 | 282—Public Health, Sanitation and Waler Supply, | 8,20,72,000 | | 8,20,72,000 |

| <u>hedule.)</u> 1 | 2 | | 3 | |
|-----------------------------------|--|--|--|--------------|
| | | Su | ms not exceeding | |
| emand ımber/ rial ımber. | Services and purposes. | Voted by the Legislative Assembly. | Charged on the Consolidated Fund. | Total. |
| | | Rs. | Rs. | Rs. |
| | Capit.il Expenditure Outside the Revenue Account | | | |
| | B—Capitol Account of Social and Community Services | | | |
| 39 | 483—Capita! Outlay on Housing | | 2.00,000 | 2.00,000 |
| 41 | 485—Capita! Outlay on Information and Publicity | 55.15.000 | | 55.15,000 |
| | REVENUE ACCOUNT B—Social and Community Services | | | |
| 42 | 287—Labour and Employment | 47,18,32.000 | | 47.18.32.000 |
| 45 | B—Social Security and Wei Tare (Welfare of Scheduled Castes, Scheduled Tribes and Other Backward Classes) | | 1,511 | 2.22,63,511 |
| 46 | 288—Social Security and Welfare (Excluding Civil Supplies, Relief and Rehabilitation of Displaced Persons and Repatriates and Welfare of Schedule Castes, Scheduled Tribes and Other Backward Classes) | | 4,131 | 14,08,82.131 |
| | REVENUE ACCOUNT B—Social and Community | | | |
| 47 | Services 289—Relief on account of Natural | 3.42.28.000 | | 3,42,28,000 |
| 4, | Calamities | 3.42.28.000 | | 3,42,20,000 |
| | 295—Other Social and Community Services | 58.17.000 | | 58,17.000 |
| | Capital Expenditure Outside the Revenue Account | | | |
| 48 | D—Capital Account of Social and Community Services | | | |
| | 495—Capital Outlay on Other Social and Community Services, | 3.08.000 11,00.000 | | 3,08.000 |
| | F—Loans and Advances | | | |
| | 695—Loans for Other Social and Community Services, | | | 11,00.000 |
| | Total,, | 72.25,000 | | 72,25,000 |

| 1 | 2 | | J | |
|--|---|------------------------------------|-----------------------------------|-------------|
| | | S | ums not exceeding | |
| Demand Number/ Serial Number. | Services ;ind purpose | Voicd by the Legislative Assembly. | Charged on the Consolidated Fund. | Total. |
| | | Rs. | Rs. | Rs. |
| | REVENUE ACCOUNT | | | |
| | C—Economic Services | | | |
| | (a) General Economic Services | | | |
| -19 | 296—Secretarial—Economic Services | | 1.38.168 | 1,38.168 |
| - | 29K—Co-operation . | | 54.300 | 54,300 |
| 50 | Capital Evpcndilure Outside Ihe Revenue Accounl F—Loans and Advances | | | |
| | 698—Loans Tor Co-operation , , | 2,01,13.000 | | 2,01,13,000 |
| ļ | Total,, | 2.01.13.000 | 54,300 | 2,01,67,300 |
| 5 i | REVENUE ACCOUNT C—Economic Services (a) General Economic Services 304—Other General Economic Services., (b) Auriculturt and Allied Services | 2.21.000 | | 2,21.001) |
| 52 | 305—Agriculture REVENUE ACCOUNT C—Economic Services (1)) Agriculture and Allied Services | | 2.71.357 | 2,71,35 |
| 53 | 306—Minor Irrigation , . | 5,28,35.000 | | 5.28.35,000 |
| | 309—Food . , Capital Expenditure Outside tlie Revenue Account | 4,22,05.000 | | 4,22,05,000 |
| 54 | C—Capital Account or Economic Services (b) Capital Account of Aj;riciiUuri: and Allied Services | | | |
| | and Amed Services 509—Capital Outlay on Food . | 18.00.000 | | 18,00,000 |
| ļ | Toial | 4.40.05.000 | | 4.40,05.000 |

| 1 | 2 | | 3 | |
|--|---|--|--|-------------|
| | | Sı | ıms not exceeding | |
| Demand Number/ Perial Number. | Services and purposes. | Voted by the Legislative Assembly. | Charged on tlic Consolidated Fund, | Total. |
| | | Rs. | Ri. | Rs. |
| | REVENUE ACCOUNT | | | |
| | C—Economic Service;; | | | |
| | (b) Agriculture and Allied Services | | | |
| 55 | 310—Animal Husbandry | | 4.000 | 4.000 |
| 56 | 311—Dairy Development , . | 2.11.16.000 | J 0.000 | 2,11.26.0D0 |
| 58 | 313—Forest | 63,63.000 | | 63.63,000 |
| 59 | 314—Community Develop mem (Panchnyai) | 3,10.74.000 | | 3.10,74.000 |
| 60 | 314—Community Development (Excluding Paneliayat) | | 2,104 | 2,104 |
| | Capital Expenditure Outside the Revenue Account | | | |
| | C—Capital Account of Economic Services | | | |
| | (c)—Capital Account of Industry and Minerals | | | |
| | 522—Capital Outlay on Machinery and Engineering Industries (Closed and Sick Industries) | 73,00.000 | | 73,00,000 |
| 61 | 526—Capital Outlay on Consumer Industries {Closed and Sick Industries}. | 1,39,50,0(10 | | 1,39,50.000 |
| | F—Loans and Advances | | | |
| | 726—Loans Tor Consumer Industries {Closed and Sick Industries). , , | 1.30,000 | 11,373 | 1,41,373 |
| I | Toial | 2,1 3.80,000 | 11,373 | 2.13,91,373 |

| (0) | | | |
|------|-----|-----|---|
| {Scl | non | 7// | 0 |
| | | | |

| 1 | 2 | | 3 | |
|--|---|--|---|-------------|
| | | Su | ıms not exceeding | |
| Demand Number/ Serial Number. | Services and purposes. | Voted by the Legislative Assembly. | Charged an the Consolidated Fund. | Total. |
| | | Rs. | Rs, | Rs, |
| | REVENUEACCOUNT | | | |
| | C—Economic Services | | | |
| | (c) Industry and Minerals | | | |
| | 320—Industries (Excluding Public Undertakings and Closed and Sick Industries). | 28,24,000 | | 28.24,000 |
| | Capital Expenditure Outside Ihe Revenue Account | | | |
| ; | C—Capital Account or Economic Services | | | |
| | (c) Capital Account of Industriy and Minerals | | | |
| 62 | 520—Capital Ouilay on Industrial Research and Development (Excluding Public- Undertakings and Closed and Sick Industries) | | | |
| | F—Loans and Advances | 5,000 | | 5,00 |
| | 720—Loans for Industrial Research and Development (Excluding Closed and Sick Industries) | | | |
| | | 3,15,38.000 | | 3,45,38,00 |
| Į. | Total | 3,73,07.000 | | 3,73,67,000 |
| | REVENUE ACCOUNT | | | |
| | C—Economic Services | | | |
| | (c) Industry and Minerals | | | |
| | 321—Village and Small Industries (Excluding Public Undertakings) | 37,32,000 | | 37,32,00 |
| | Capital Expenditure Outside the Revenue Account | | | |
| (i.l | F—Loans and Advances | 13,00,000 | | 13,00.000 |
| | 721—Loans lor Village and Small Industries (Excluding Public Undertakings), | | | |
| | Total,, | 50,32,000 | | 50,32,000 |

| (Scl | hedu | le.) |
|------|------|------|
| DUI | icun | ıc., |

| Schedule.) 1 | 2 | | 3 | |
|--|--|--|--|---|
| | | Sums not exceeding | | |
| emand umher/ erin 1 Nil bL'r. | Services and purposes. | Voted hy die Legislative Assembly. | Charged on the Consolidated Fund, | Total. |
| | | lis, | Rs. | Rs. |
| | REVENUEACCOUNT | | | |
| | C—Economic Services | | | |
| | (c) Industry and Minerals | | | |
| 64 | 32K—Mines and Minerals | 47.01)0 | | 47.000 |
| | (d) Water and Poiver Development | | | |
| | 333—Irrigation. Navigation. Drainage ,ind Flood Control Projects | 2.35.33.000 | | 2,35,33.000 |
| | Cupilal Expenditure Outside the - Revenue Account | | | |
| | C—Capital Account of Economic Services | | | |
| (if) | (d) Capita! Account or Water and Power Development 532— Capital Outlay on | | 1.000 | 1,000 10,55.000 |
| | Multipurpose River Projects 533— Capital Outlay on Irrigation. Navigation, Drainage and Flood Control Projects | | 10,55,000 | |
| | Total | 2.35.33.000 | 10,56.000 | 2.45.89,000 |
| | REVENUE ACCOUNT | | | |
| | C—Economic Services | | | |
| | (d) Water and Power Development | | | |
| 67 | 334—Power Projects | 2.60,00.000 | | 2,60,00,000 |
| i | (e) Transport and Communications 337—Roads and Bridges | 23.S2.000 | | 23,82,000 |
| | Capital Expenditure Outside the Revenue Account | | | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |
| 70 | C—Capital Account of Economic Services (e) Capital Account or Transport and Communications 537—Capital Outlay on Roads and Bridges | | 26,41,788 | 26,41.788 |
| | Total , , | 23,82,000 | 26,41,788 | 50,23,788 |

| tSchcilttle.) | | | | |
|-------------------------------|--|--|--|----------------|
| 1 | 2 | | 3 | |
| | Services and purposes. | Sums not exceeding | | |
| Demand Number/ Scrinl Number, | | Voted by ihe Legislative Assembly. | Charged on the Consolidated Fund, | Total. |
| | | Rs. | Rs. | Rs. |
| | REVENUE ACCOUNT | | | İ |
| | C—Economic Services | | | |
| | («0 Transport and Communications | | | İ |
| 71 | 33X—Road and Water Transport Services | 1.06.45.000 | | 1,96,45,000 |
| 72 | 339—Tourism D—Grants-in-aid and | 37,000 | | 37,000 |
| 74 | Contributions 363—Compensation and Assignments to Local Bodies and Vanchayati Raj Institutions (Excluding Panchayat) | 7,39,01,000 | | 7,39,01,000 |
| | Capital Expenditure Outside the Revenue Account F—Loans and Advances | | | |
| so | 726—Loans lor Consumer Industries (Excluding Public Undertakings and Closed and Sick Industries) | 59,00,000 | | 59.00,000 |
| | C—Capital Account of Economic Services (c) Capital Account or Industry and Minerals | | | |
| ii | 530—Investments in)ni3usiria\ Financial Institutions (Excluding Public Undertakings) | 16.25.000 | | 16,25,000 |
| | E—Public Debt | | | |
| Serial | 603—Internal Debt of the State Government , . | | 2,99.75,82,000 | 2,99,75.82,000 |
| 83 | i 604—Loans (or Advances from the Central Government | | 67.89.02,000 | 67,89,02,000 |
| I | Tgtal | | 3,67,64.84.000 | 3,67,64,84,000 |
| | Grand Tiilal | 1,59,36.68,600 | 3,68,29,75,688 | 5,27,66,44,288 |

[&]quot;The words within the square brockets were substituted for lite words "arc assessed"

by s. 7(a) of llic West Bengal Taxation Laws (Amendment) Acl, 1981 (West Ben. Acl IX of 1981).

Sub-section (2) was substituted for the original sub-section by s. 3(2) of the West Bengal Taxation Laws (Amendment) Act, 1992 (West Ben. Act 11 of 1992). Prior lo litis substitution there occurred following changes in original sub-section (2), namely:—
(I) in clause (a)—

The words "in respect of lands, other Ihan a lea estale," were substituted for the words "in respect of lands," by s. 7(b)(i) of the West Bengal Taxation Laws (Amendment) Act. 1981 (West Ben. Act IX of 1981);

⁽II) clause (aa) was inserted by s. 7(b)(ii), *ibid*. Thereafter, ihe lint proviso lo this clause (aa) was omitted by s. 7(l)(a)(i) of the West Bengnl Taxation Laws (Amendment) Act, 1982 (West Ben. Acl V of 1982). Finally, clause (aa) was omitted, w.e.f. the 1st April, 1981, by s. 3(n) of the West Bengal Taxation Laws (Second Amendment) Act. 1989 (Wesl Ben. Acl XX of

⁽lit) in clause (b)-

⁽i) firstly, the words "rupees two and fifty paise" were substituted for the words "fifty paise" by s. 5 of the Wesl Bengal
Taxation Laws (Amendment)

Acl, 1978 (West Ben. Acl XIV of 1978). Secondly, die words "rupees five"

were substituted for the words "rupees two and fifty paise" by s. 7(b)(iii)

of the Wesl Bengal Taxation Laws (Amendment) Act, 1981 (Wesl Ben,

Acl IX of 1981). Thirdly, the words "rupees seven and fifty paise"

| were substituted for ihe words "rupees five" by s. 7(l)(a)(ii)(A) of the West Bengal Taxation Laws (Amendment) Acl, |
|---|
| 1982 (West Ben. Act V of 1982). Fourthly, the words "rupees fifteen" were substituted for the words "rupees seven |
| and fifty paise" by s. 8 of the West Bengal Taxation Laws |

(Amendaten) and Repealing Acl. 1983 (West Ben. Acl VIII of 1983).

ξ₩est Ben. Act

The Wesl Bengal Appropriation Act, 1983.

(Fool-note 2 continued from page 35S.)

Fifthly, the words "fifteen per ccnltim of the value of coal" were substituted for the words "rupees (iflccn on each tonne of coal" by s. Thinly, the Worst Bengal Taxation Laws (Second Amendment) Acl, 1983 (West Ben. Acl XV of 1983). Sixthly, the words "seventeen prr centum" were substituted Tor the words "fifteen per centum" by s. 7 or the West Bengal Taxation Laws (Second Amendment) Acl. IBS! (West Ben. Acl IV of 1984), Seventhly, the words "at sucli rale, not exceeding twenty-five perceimim of the value of coal, as the Slate Government may. by notification in the Official Gazette, dciL-nume in Itiis behalf." were subslituted Tor the words "at the rale of seventeen per centum of the value of coal" by s. S(1) of the West Bengal Taxation Laws (Amendment) Acl, 1986 {West Ben. Acl I uf 1986). Finally, the words "thirty-five per centum" were subslituted for the words "twenty-five per centum" by s, 6 or the Wesl ticngal Taxation Laws (Amendment) Act, 19ES (West Bun. Acl III of 1988), and

(ii) the word "annual" was omitted by s. 7(l)(a)(ii)(B) or the West BengaE Taxation Laws (Amendment) Acl. 1982 (Wesl Ben, Act V of 1982);

(IV) in clause (c)-

- (i) the words "at the rate of fifty paise on each tonne of male rials or minerals olher than coal on Ihe annual despatches therefrom." were substituted Tor the words "at Ihe rule of six paise on each rupee of annual nel profits thereof." by s. 6 of the Wesl Bengal Taxation Laws (Amendment) Acl, 1987 (West Ben. Act V or 1981), and
- after clause (c) an Explanation was added by s. 7(ii) of the Weil Bengal Taxalion Laws (Second Amendment) Acl. 1983 (West Ben. Aet XV of 19S3).

The words within the square brackets were substituted for ihe words "thirty-eight per cenlitm" by s. 3 of the West Bengal Taxation Laws (Second Amendmenl) and Repealing Act. 1998 (Wesl Ben. Act VIII of 1998), Prior to ihis substitution the words "ihirty-eiglu per centum" were subslituted for the words "ihirty-five per centum" by s. 6 of the West Reneal Finance Act, 1996 (West Ben. Act X nf 1996).

Su b-scctia n (2 A) was inserted, we,f, the [si April, 198 J, by 5,3(b) of the Wesl Bengal Taxation Laws (Sccond Amendment) Acl, 1989 (Wesl Ben, Act XX or 19S9).

The words within the square brackets were substituted Tor the wards "twelve paise" by s. 6 of ihe West Bengal Finance Acl. 1994 (West Ben. Act XVI of 199-1).

Sub-sections (3) and (4) were inserted by s. 7(e) of the West Bengal Taxation Laws (Amendment) Act, 1981 (Wesl Ben. Act IX of 1931).

Clause (a) was substituted, w.e.f. 1.4.81, by s. 3(c)(1) of the West Bengal Taxation Laws (Sccond Amendment) Acl. 19£9 (West Ben. Acl XX or 1939), Prior to this substitution the words, letters, figures and brackets "the rural employment cess payable under subsection (I) in respect of 3 tea estate referred to in clause (aa) or sub-section (2) shall be paid" were substituted, in original clause (a), far the words, letters, figure and brackets "The rural employment ccss under clause (a) of sub-wetion (2) shall be payable" by s. 7(1)(h)(i) or the West Bengal Taxation Laws (Amendment) Act, 1982 (West Ben. Act V of 1982).

Tric words within lhe square brockets were substituted for the words "such return" by s. 7flVbVin *ihM*.

This proviso was itlded by s. 9(1)(a) of the West Bengal Taxation Laws (Second Amendment) Act, 199D (Wesl Ben. Act VITT or 1990).

The words, Figure, letter and brackets within (he square brackets were subsliluled, w.e.r. the 1st April, 1981, Tor the wordi, letters, figure and brackets "under clause (aa) of sub-section (2)" by s. 3(c)(ii) or Ihe Wesl Bengal Taxation Laws (Second Amendmenl) Acl, 1989 (West Ben. Acl XX of 1959).

¹TIK wards within the square brack els we re substituted Tor the words "arc not accepted," by s. 7{])(h)(iv) or Ihe Wesl Bengal Taxation Liws (Amendmenl) Acl, 1982 (West Ben, Acl V nf I9&2).

The words, figure, letter and brackets within the square brackels were substituted.

w.c-f- ihe 1st day or April, 1931, for ihe words, letters, figure and brackets "under clause (aa) of sub-scclion (2)" by s, 3{c)(iii) of the West Bengal Taxation Liws (Second Amendment)

This proviso was added by s, 9(1 }(b) of ihc West Bengal Taxation Laws (Second Amendment) Acl, 1990 (West Ben. Acl VIII of 1990).

=The words, letter and brackets within ihe square brackets were substituted for the words, tellers, figure and brackets "leviable under clause (aa) of subseclian (2) for any period." by s, 7(J)(b)(v)(A) or the Wesl Bengal Taxation Laws (Amendment) Act. 19B2 (West Ben. Act V of 1982).

The words within the square brackcls were substituted for the words "for such period without reasonable cause by such date as may be prescribed," by s.

This proviso was added by s, 9(1)(c) or the Wesl Bengal Taxaiion Laws (Sccond Amendment) Acl, 1990 (Wesl Ben, Act VIII of 1990). Clauses (gl), (g2), (g3), (g4), (g5), (g6), (g7), (g8). (g9), (g10). (g1l) and (pi2) were inserted by s. 9(1)(d), *ibid*.

5₩2st Ben. Act

The Wesl Bengal Appropriation Act, 1983.



'Sire fool-nole 5 on page 357. ante.

'CIjiiscs (ga) lo (gl) were inserted by s. 8(2)(v) of llie Wesl Bengal Taxation Laws (Amendment) Act, 1986 (West Bun. Act 1 or 198G).

-"The words within lhc squaw brackew were substituted for lhc words "coal mine" by S. 3(3)(li) of lhc Wesl Bengal Taxation Lows (Anientlinenl)
Act, 1992 (West Ben. Act

II of 1992).

The words wiihin the square brackets lvcrc subslilulcd for the worth "coal mine" by

5West Ber T. > I the West Bergal Appropriation Act 1983 (Mendment) Act, 1992 (West Ben, Act II of 1992). Prior lo ihis substitution clause (gO was inserted by s. 8{2}(y) of the West Bengal Taxation Laws (Amendment) Act, 198(5 (West Ben. Act I of 1986). 'Clauses (ga) lo (gl) were inserted by s. 8(2)(v), ibiti. 'See fool-note 2 on page 367, ante.

The words wiihin lhe square brackets were substituted for lhe words "coal mine" by- s. 3(3)(m) or lhe Wesl Bengal Taxation Laws {Amendment) Acl, 1992 (Wesl Ben. Acl

II of 1992),

(2) Notwithstanding anything contained in sub-section (1), where an offence under section 6A has been committed by an owner of a lea estate or coal-bearing land, as the case may be, and ii is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary or other officer shall be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

5W6st Ben. Act The Wesl Bengal Appropriation Act, 1983.