### West Bengal Act X of 1972

# THE WEST BENGAL SLUM AREAS (IMPROVEMENT AND CLEARANCE) ACT, 1972.

[4th May, 1972.]

An Act to provide for the improvement and clearance of the slum areas in West Bengal and for matters connected therewith or incidental thereto.

Whereas il is expedient to provide for the improvement and clearance of ihe slum areas in West Bengal and for matters connected therewith or incidental thereto;

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

- 1. (1) This Act may be called the West Bengal Slum Areas siiontiiie (Improvement and Clearance) Act, 1972.  $^{\rm and}$
- (2) It extends to the wholeor West Bengal except the places which are declared as Cantonments under the Cantonments Act, 1924.
- (3) Save as otherwise provided in this Act the powers of the State Government and the prescribed authority conferred by or under this Act shall be restricted to the area declared as slum area under section 3 of this Act.
  - 2. In this Act, unless the context otherwise requires,—

    Definitions.
- (a) "Calcutta Metropolitan District" means the area dscribed as Wcs! Ben. \*\* Schedule lo the Calcutta Metropolitan Planning AciXlv of Area (Use and Development of Land) Control Act, 1965;
  - (b) "hut" means any structure, no substantial part of which, excluding the walls up to a height of fifty centimetres above the floor level, is constructedof masonry, reinforced concrete, ferro-concrete, cemented brick work, slcel, iron or other metal or any combination thereof or prefabricated materials;
  - (c) "intermediary" means a proprietor, a tenure-holder, a lessee or a sublessee or holder of any other tenancy interest in land, whether liable lo pay any rent or not, but does not include a *thika* tenant;

For Statement of Objects and Reasons, see the Calcutta Gazette, Extraordinary,
Pari IVA of the 19th April, 1972, pages 895-896; for proceedings of the West Bengal Legislative Assembly, see the
proceedings of meeting of that Assembly held on 25th April.

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#### (Section 2.)

- (d) "notification" means a notification published in the Official Gazette:
- (e) "occupier", in relation lo any land, hut or other structure, includes—
  - (i) any person who, For the lime being, is paying, or liable lo pay, to the owner, the rent or any portion of the rent thereof,
  - (ii) an owner in occupation of, or otherwise using, such land, hut or other structure,
  - (iii) a rent-free tenant.
  - (iv) any person who is a licensee in occupation, and
  - (v) any person who is liable lo pay lo the owner damages for the use and occupation of such land, but or other structure;
- (f) "owner", in relation to a land, hutorother structure, includes any person who is receiving or is entitled to receive the rent of such land, hul or other structure on his own account or on behalf of himself and others or as agent or trustee, or who would so receive the rent or be entitled lo receive it if the land, hut or other structure were let to a tenant:
- (g) "prescribed" means prescribed by rules made under this Act;
- (h) "prescribed authority" means—
  - (i) in respect of any area within the Calcutta Metropolitan District,—
    - (a) unless otherwise specified by the State Government, ihe Calcutta Metropolitan Development Authority constituted under section 3 of the Calcutta Metropolitan Development Authority Act, 1972, or
    - (b) such local authority, having jurisdiction over any slum within such area, as the State Government may, on the recommendation of the Calcutta Metropolitan Development Authority, specify,
- West Ben. Acl XI of 1572.
- (ii) in respect of any other area, the local authority having jurisdiction over the area or any other authority, empowered by the Stale Government by notification, to perform the functions of the prescribed authority under this Act in such area;
- (i) "slum area" means the area declared as such by the State Government under section 3;
- (j) "thika tenant" has the same meaning as in the Calcutta Thika Tenancy Act, 1949.

Payment or subsisience allowance.

Wcsl Ben. Acl II of 1949. The WiJY Bengal Slum Areas (Improvement and Clearance) Act. 1972.

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3. If ihe Stale Government is satisfied that Ihe conditions of the land, huts or other structures in any area in such that the continued existence of such conditions would be injurious lo public health or safety or lo the health, hygiene or morals of the inhabitants of such area, il may, by notification, and in such other manner as may be prescribed, declare such area to be a slum area.

Declaration of slum area.

4. No new hui or other structure shall be erected, and no substantial addition to, or material Iteration in, any existing hut or other structure shall be made, in any slum area except with che previous permission in writing of the prescribed authority, obtained in such manner as may be prescribed, and in accordance with such general or special conditions, if any. as Ihe prescribed authority may impose.

Erection of, or addition or alteration to, hul or olher &(nicujrc be made with prior permission.

5. (1) Where any work in connection with the election of a new hut or other structure or addition lo, or alteration in, an existing hut or other s true tu re, h as been comme n ced, is being carried on, or has been completed, in contravention of the provisions of section 4, the prescribed authority may, after giving the owner of the hut or other structure, a reasonable opportunity of being heard, serve a notice upon such owner requiring him lo demolish so much of the new hut or other structure as has been erected or so much of the addition or alteration as has been made, as the case may be, within such time as may be specified in the notice.

Power lo order demolition in ccnain areas.

(2) On the failure of an owner to comply with the notice referred to in subsection (1) wilhin the time specified therein, Ihe prescribed authority may cause the new hut, OLher structure, addition or alteration specified in the said notice to be demolished and recover the expenses of such demolition from such owner as if such expenses were a public demand,

Power \*n require ilie carrying ouL of certain measures.

6. Where the prescribed authority is, upon the report from any of its officers or otherwise, satisfied that any hut or other structure in any slum area is, by reason of any omission lo make the necessary repairs, or by reason of any damage or sanitary inconvenience or any impediment to the flow of natural lighl or air, unfit for human habitation, it may serve upon the owner of such hut or other structure, a notice requiring him to carry out wilhin such time, not being less Chan sixty days, as may be specified in the notice, such measures as, in its opinion, are necessary to render such hut or other structure fit for human habitation.

Power to require scrvicc privy or urinal lo be connected with sewer

mains.

- 7. Where sewer mains exist or have been laid within one hundred metres of any service privy or urinal in any hut or other structure or on any land appurtenant thereto wilhin a slum area, the prescribed authority may serve on the owner of such hut, other structure oriand, a notice requiring him—
  - (a) to get such privy connected with the sewer mains, or
  - (b) in the case of a urinal, either lo close it or to gel it connected with the sewer mains,

wilhin such lime, not less lhan sixty days, as may be specified in the noiice.

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Power lo direct disdonlinuprivy or urinal.

8. Where, in any slum area, public conveniences connected either with the sewer mains or any septic tank exist or have been provided within such distance of any hut or other structure as the prescribed authority considers reasonable, it may serve a notice upon the owner of such hut or other structure requiring him within such time, not being less than sixty days, as may bespecified in the notice, to discontinue the use of any service privy or urinal existing therein or on any land appurtenant thereto, and, if necessary, to demolish such service privy or urinal.

Power prescribed authority ſo cause certain works lo Jflrii!.

- 9. (1) Efa notice served on the owner ofaliut, other structure or land under section 6, section 7 or section 8 is not complied with, within the lime specified therein, the prescribed authority may cause the work specified in the said notice to be done,
- (2) All expenses incurred by the prescribed authority in causing any work to be done under sub-section (1), togetherwith interest thereon at the rate of six per centum per annum from the dale on which the demand for payment of such expenses is made until such payment, may be recovered by it from the owner of the hut, oLher structure or land as if they were a public demand,
- 10. (I) Subject lo the provisions oFlhis Act, the prescribed authority may prepare such improvement schemes for the purpose of effecting such works of improvement as it may consider necessary in respect of any slum area and publish a copy of such schemes in such manner as may be prescribed.

schemes

- (2) The improvement schemes prepared under sub-section (1) shall indicate the manner in which environmental improvements shall be carried out in the slum area, and may provide for all or any of the following matters, namely:—
  - (a) water supply, whether from any existing main belonging lo a local authority or otherwise;
  - drainage and sewerage, whether to be connected with any existing channel or sewer main in the locality or otherwise;
  - construction of latrines connected either with the sewer mains or any septic tanks;
  - (d) sewage and garbage disposal;
  - (e) raising, lowering or levelling any land in the slum area;
  - (0 lighting and paving of footways, passages and pathways;
  - (g) improvementofhulsorothcrstructures; and
  - (h) such other matters as may be considered necessary for carrying out the objects of this ACL.

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#### (Sections II, 12.)

- 11. (1) Whenever it appears to Ihe Slate Government that it is necessary for Ihe purpose of implementing any improvement scheme prepared under this Act in respect of any slumarcathat the right of user in any land in or around such slum area should be acquired,—
  - (a) for the purpose of laying or erection of any cable, wire, pipe, post, drain, sewer main or channel through, across, under or over any road, passage, footway or pathway, or
  - (b) for the installation of any equipments or appliances, or
  - (c) for the construction of any other work,

the State Government may, by notification, and in such other manner as may be prescribed, dcclare its intention to acquire the right of user therein, giving a brief description of the land over which the righl of user is to be acquired and inviting suggestions or objections from persons likely to be affected thereby within such time as may be prescribed.

- (2) Every suggestion or objection received in pursuance of the notification referred to in sub-section (1) shall be forwarded by the State Government lo the prescribed authority and the prescribed authority shall after giving a reasonable opportunity of being heard, to all the affected persons and after making such inquiry as ii may consider necessary, submit a report to ihe State Government stating its views thereon and the State Government may, after considering the views of the prescribed authority, by notification, declare that the righl of user in the land should be acquired,
- (3) On the (late of publication of the declaration u nder sub-section (2), the right of user in Ihe land shall vest absolutely in the State Government free from all incumbrances.
- (4) Notwithstanding anything contained in sub-scciion (3), the Slate Government, on such terms and conditions as it may think fit to impose, may directby order in writing thai therightofuser in the land shall, instead of vesting in the State Government, vest in the prescribed authority on Ihe date of publication of the declaration.
- (5) If, within a period of three years from the date of issue of the notification under sub-section (1), no declaration is published under subsection (2), such notification shall cease to have effect on Ihe expiration of that period.
- 12. Where the righl of user in any land has vested in the prescribed authority under section 11, ii shall be lawful for any person authorised by such prescribed authority lo enter into or upon the land and do all things necessary for canying out the works of improvement referred lo in sub-section (I) of section 11 and take such steps as are necessary for the repair and maintenance of such works.

Right of user lo vest in State Govennncni or prescribed authority.

cnIL'r and carry oul mcuMires lo implement improveme nt scheme.

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(Section 13.)

Slum Clean net and Redevelopment Scheme.

- 13. (1) Where it appears lo the prescribed authority lhat in view of Ihe unhealthy, unhygienic, insanitary and congested conditions existing in a slum area, it is not expedient to carry out works of improvement in pursuance of the improvement schemes prepared under this Act for such slum area without redeveloping that area after demolishing the huts and other structures (hereon, it may prepare a scheme, to be known as a "Slum Clearance and Redevelopment Scheme" and publish a copy thereof in such manner as may be prescribed inviting suggestions and objections.
- (2) Every such Scheme shall, as far as practicable, indicate the manner in which clearance and redevelopment shall be carried out and may provide for all or any of the following particulars, namely:—
  - (a) the acquisition of any land or other property in the area comprised in the Scheme, or affected by, or required for the execulion of, the Scheme;
  - (b) the reservation, acquisition or allotment of land or other property for any of the matters specified in sub-section (2) of section 10;
  - (c) the laying or relaying of any area comprised in the Scheme;
  - (d) the provision of alternative accommodation, temporary or permanent, for the inhabitants of the area who may be displaced by reason of the execution of the Scheme or any part thereof;
  - (e) the construction, alteration or widening of streets or passages;
  - (f) the suspension, as far as may be necessary for the proper carrying out of the Scheme, of any rule, bye-law, regulation, notification or order made or issued under any law for the lime being in force which the Legislature of the State is competent to make;
  - (g) an estimate of the total cost of the Scheme; and Qi) such other matters not inconsistent with the objects of this

Act as may be directed by the State Government.

(3) The prescribed authority, after considering any objection or suggestion relating to the Scheme referred to in sub-section (1) and received within thirty days from (he date of publication of the said Scheme and after making such modification in the Scheme as it thinks fit, shall, not later than twenty-four months from Ihe date of publication of the Scheme, sanction it, subject Lo the approval of the State Government, by notification and by such other means as are calculated to bring it to the notice of all persons concerned.

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#### (Section 14.)

- (4) Where a Scheme is sanctioned under sub-section (3), Ihe Slate Government may, on (he recommendation of the prescribed authority, by order published in the *Official Gazette*, suspend, to such extent only as may be necessary for ihe proper carrying out of the Scheme, any rule, bye-Jaw, regulation, notification or order made or issued under any law for the time being in force which the Legislature of the Slate is competent to make.
- 14. (I) Where the State Government is of opinion that for thepuqiosc p<sub>0W</sub>cr of ofcarryingou t any Slum Clearance and Redevelopment Scheme sanctioned under this Act, it is necessary lo acquire any land or any other immovable <sub>[0</sub> acquire property within, adjoining or surrounded by, any slum area, it may, by a lnnd- notice published in the *Official Gazette* and by such oiher manner as may be prescribed, acquire such land or immovable properly with effect from such date as may be specified in the notice.
- (2) With effect from the date specified in the notice referred lo in sub-section (1), the land or immovable property as is mentioned in the notice shall vest absolutely in the State Government free from all incumbrances.
- (3) Notwithstanding anything contained in sub-section (2), ihe Stale Government may, on such terms and conditions as it may think fii to impose, direct by order in writing that such land or immovable properly shall, instead of vesting in the Slate Government, vest in the prescribed authority, and thereupon the prescribed authority shall—
  - (a) take possession of the property as aforesaid in such manner as may be prescribed, and
  - (b) clear and redevelop the area in accordance with the Slum Clearance and Redevelopment Scheme sanctioned under section 13, and
  - (c) dispose of surplus landorimmovableproperty, ifany, with such notice to the previous owner thereof and subject to such terms and conditions as may be prescribed in this behalf.
- (4) Before taking possession under clause (a) of sub-section (3) of any hut or other structure situated upon any land acquired under this section, such officer of the prescribed authority, as may be duly authorised in this behalf, shall determine, after such inquiry and inspection as may be considered suitable,—
  - (a) the cost of erection or removal of such hut or other structure.
  - (b) the cost of dismantling and re-erecting any plant, machinery or other equipment used for any trade or industry carried on in the hut oroiher structure, and
  - (c) compensation of any temporary loss of vocation,

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(Section 15.)

and shall pay ihe amount so delermined lo the owner or occupier, as the case may be.

Principles J5. (i) Where the right of user in any land has vested in the State mining Government under sub-section (3), or in the prescribed authority under compciisa- sub-section (4), of section 11, the Slate Government or the prescribed authority, as the case may be, shall be liable to pay lo the owner and to any other person whose right of enjoyment in that land has been injuriously affected by reason of such vesting, compensation calculated at ten *per centum* of the market value of that land on (he dale of notification under sub-section (I) of section 11.

- (2) Where, in pursuance of any Slum Clearance and Redevelopment Scheme, any land or immovable properly has been acquired, and has vested in the State Government under sub-section (2), or in the proscribed authority under sub-section (3), of section 14, the State Government or the prescribed authority, as the case may be, shall be liable to pay—
  - (a) to each intermediary in respect of his rights and interests—
    - (i) in any land, an amount equal to twenty times, and
    - (ii) in any hut or other structure situated in the land and belonging to such intermediary, a further amount equal to five times

the net annual income of such intermediary from such land or such hut or other structure, as the case may be;

(b) lo every thika tenant in respect of the rights and interests in any land, huis or oiher structures thereon, at an amount equal to five times the net annual income of the *thika* tenant from such land, huts or other structures.

Explanation.—In this sub-section,—

- (i) "net annual income", in relation to any person, means the yearly average of his net income during a period of five consecutive years immediately preceding the date of vesting;
- (ii) "net income", in relation to any person, means the amount arrived at by deducting from his gross income the following, namely:—
  - (a) ihe rents and taxes, if any, payable by such person in respect of the property concerned, and
  - (b) the cost of management and collection calculated at an amount not exceeding three *per centum* of the gross income;

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(iii) "gross income", in relation  ${\bf m}$  any person, means the -j income actually derived or derivable by such person:

Provided lhat, where only a portion of any land is lei oui by any person For any period during ihe five consecutive years immediately preceding the dale of vesting, the gross income of such person from the entire land or immovable properly for such period shall be calculated on the basis of the income actually derived by him during such period for the ponion so let oui.

16. The compensation payable in respect of the acquisition of any interest under this Act either to one claimant or to several claimants jointly shall, subject to the provisions of this Act, be paid in the following manner, namely:—

(a) payment in cash shaJI be made in accordance with the following Table, namely:—

payment of compensation.

#### TABLE

Net compensation. Payment to be made in cash (i) For the first Rs. 5,000 or 100 *per centum* of the

amount of compensation payable.

70 per centum oT the amount.

50 per centum of ihe amount.

30 *per centum* of the □ mount by which ihe compensation

less of the amount.

exceeds Rs. 15,000;

(b)

- (ii) For the next Rs. 5,000 or less of the amount. For the
- (iii) next Rs. 5,000 or less or ihe amount. For the balance of the amount of compensation
- (iv) the amount of compensation where such amount exceeds Rs. 15,000,

save as otherwise provided in clause (a), the balance of the compensation, if any, shall be paid to the claimants at their opiion in cash or in bonds issued by ihe State Government or the prescribed authority, as the case may be, repayable at par and maturing at the end of fifteen years from the date of vesting and

carrying interest from the date of such vesting at the rate of five and a half *per centum* per annum.

17. (1) Any person aggrieved by the amount offered to be paid under subsection (4) of section 14 or under section 15 or apportionment thereof may prefer an appeal to such appellate authority as may be appointed by ihe State Government by notification in this behalf and the decision of the appellate authority thereon shall be final.

Appeal.

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#### (Sections 18, 19.)

- (2) No person shall be appointed under sub-section (1) as an appellate authority to hear appeals under this Act unless he is, or has been, or is qualified for appointment as, a District Judge.
- (3) An appeal shall be filed within such time and shall be heard and disposed of in such manner and according lo such procedure as may be prescri bed.
- 18. (1) For ihe purpose of canying out any of the provisions of this Act and the rules or schemes framed thereunder, the Stale Government or any prescribed authority may, by order, requireany person to furnish such information in hispossession wiltiinsuch time, not being earlier than thirty days from the data of issue of the order, as may be specified in the order.
  - (2) Every person required under sub-section (I) lo furnish any information shall be deemed to be legally bound to do so wilhin the meaning of section 176 of the Indian Penal Code.  $^{\wedge}$   $^{\circ}$   $^{\circ}$   $^{\circ}$
- Power of unity. 19. (I) Any officer of the Slate Government or of the prescribed authority duly authorised in this behalf may, with\_or without assistants and workmen, enter into or upon any land, hut or other structure, in order—
  - (a) lo make any inquiry, inspection, survey or measurement,
  - (b) to lake levels,
  - (c) to dig or bore into ihe sub-soil,
  - (d) to sec out boundaries and intended lines of work.
  - (e) to mark levels, boundaries and lines by placing marks and cutting trenches, or
  - (f) to do any oiher thing.

for the purpose of carrying out any of the provisions of this Act, the rules or schemes framed thereunder:

- . Provided thai-
  - (a) no such entry shall be made between sunset and sunrise; and
  - (b) no such entry shall be made in any hui or other structure or enclosed court or garden attached thereto save with the consent of the occupier thereof and, in case such consent is withheld, save after giving three days' written notice to the occupier.
- (2) Ajiy person authorised under sub-section (I) to enter any land, hui or other structure, and his assistants and workmen, shall be deemed to-be a public servant wilhin the meaning of section 21 of the Indian Penal Code. 45 of .860-

20. For determining ihe amount payable under sub-section (4) of Powcrio >. section 14, ihe officer referred to in that sub-section, and for determining  $^{TM}_{c}^{mmon}$ 

the amount payable under sub-section (2) of section 15, the prescribed authority or the appellate authority, as the case may be, shall, subject to such rules as may be made under this Act, and insorting such powers are necessary for carrying out the provisions of this Act, have power to summon and enforce ihe attendance of witnesses, including the parties interested, and to compel the production of documents by the same means and so far as may be, in the same manner as is provided in the Code of Civil 5 of 1908. Procedure, 1908, with regard to a suit tried by a Civil Court.

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- 21. No suit or proceedingshall lie against the State Government or any indemnity, prescribed authority, and no suit, proceeding or prosceuiion shall lie against any person, for anything in good failh done or intended lo be done in pursuance of this Act or any rule, scheme or order made thereunder.
- 22. The provisions of any law for the time being in force in aslum area Other laws which are inconsistent wilh ine provisions of (his Act shall, so long as ihis Act continues to apply lo such slum area, remain suspended in dial area.
- 23. Notwithstanding the suspension of any law in force in a slum area Savings, by reason of the provisions of section 22, anything done, action taken or work undertaken under any such law shall, if it is nol inconsistent with the provisions of Ihis Act, continue to be done, taken or undertaken, as the case may be, as if that area had not been declared under this Act lo be a slum area.
- 24. Where Ihe State Government is of opinion that in view of the improvements made in a slum area for any other reason, the continuation of the declaration of any area as a slum area is no longer necessary, it may, by notification and in such other manner as may be proscribed, revoke that declaration.

Revocation oriiechra-UJ1(Jcr section 2.

- 25. (I) The Stale Government may, by notification, make rules for Powerio carrying out Ihe purposes of this Act.
- (2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following mailers, namely:—
  - (a) ihe manner of publication of copies of the schemes framed under this Acl;
  - (b) the manner of publication of the notice referred lo in subsection (I) of section 14;
  - (c) the manner of taking possession of a property by a prescribed authority under sub-section (3) of section 14;
  - (d) the lime wiihin which an appeal under section 17 shall be filed and Ihe manner and procedure of disposing of such appeal; and
  - (e) such oilier matters as are regired to be, or may be, prescribed.

#### (Section 26.)

Repeal and 26. (1) The West Bengal Slum Areas (Improvement and Clearance) Wesl Ben. !tf<sup>v</sup>jnG\_s. Ordinance, 1972, is hereby repealed.

(2) Anothing done or any action taken under the West Bengal Slum Areas (Improvemental Classical School Company of the Wall Classical School Company of the Wall Compan