West Bengal Act LVI of 1974

THE WEST BENGAL WORKMEN S HOUSE-RENT ALLOWANCE ACT, 1974,

Amended

Wesl Ben. AcL L of 1980.

\I8tl) July, 1975:1

An Act io provide for the payment of house-rent allowance t o workmen employed in inditisny in West Bengal.

Whiirf-as it is expedient io provide for the payment of house-rent allowance to workmen employed in industry' in Wesl Bengal;

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

- 1. (I) This Act may be called the Wesl Bengal Workmen's House- rent Allowance Act, 1974.
- (2) II extends lo the whole of West Bengal.
- (3) It shall come into -force on such date as lhc State Government may, by notification, appoint.
- (4) Ii shall apply to every industry in which fifty or more workmen are employed:

Provided that the State Government may, after giving not less than sixty days' notice of its intention so io do, by notification, apply lhc provisions or this Act to any industry employing such number of workmen Jess than fifty as may be specified in the notification:

Provided further that ihis Act, if it once applies to any industry, shall continue to apply to lhai industry even if the number of workmen employed in that industry falls below fifty or, as the case may be below such number as may be speci Tied in the noti fication under the first proviso.

'Explanation.—For computing the number of workmen employed in any industry for (he purposes of this sub-section, the number of workmen employed in all the units and the branches of lhc industry in and outside West Bengal, shall be taken into consideration, and if there is any dispute or difference in (his regard, the decision of the Slate Government [hereon shall be final.

For 51 ale men I of Objects and Heasotis. *xec* lhc *Ctilamn Gazelle*. *Extraordinary*, Pan JV. (f Ilic 29 ih April, 1974. page 973: for proceedings or the Wesl Bengal Legislative Assembly, *see* ihe proceedings of lhc meeting of lhai Assembly he 111 on the 4ih May. 1974.

-This Aei eams into force on lhs Isi October, 1975, vide notification No, I.TS1L/2/74, dated lhs 29th August, 1975. published in the $CuicMla\ GuzeUc$. FMntut diiMiy. Pari I. of lhs 29th September. 197S. page 2106.

Tliis further proviso and *KxpUmmUm* wen: added by s, 2 of lhc Wesl Bengal Workmen's Housercnl Allowance (Amendmom) Act. 1980 (Wesl Ren, AclLof 1980).

Short liile. enicnl. com men iemcnland applicatio n.

[West Ben. Act

(Sections 2, J.)

- 2. In ihi.s Acl, unless the comexi otherwise requires,—
 - (b) "controlling authority" means the authority appointed by llie Slate Government under section 3;
 - (c) "employer" means in relation to any industry-
 - (i) belonging to, or under the control of, Ihe Slate Government, a person or authority appointed by the Slate Government, for the supervision and control of workmen, or where no person or authority has been so appointed, the head of the department concerned, or
 - (ii) belonging to. or under ihc control of, any local authority, the person appointed by such authority Tor the supervision and control of workmen, or where no person has been so appointed, Ihe chief execulive officer of (he local authority, or
 - (iii) in any other ease, the person who. or the authority which, has the ullimate control over the affairs of the industry and where the said affairs are entrusted to any other person, whether called a manager, managing director or by any other name, such person;
 - (d) "industry" has the fame meaning as assigned to it in clause (j)ofsectron 2 of ihe Industrial Disputes Act, 1947, but does i4ofi947, noi include a plantation as defined in clause (f) of section 2 of the Plantations Labour Acl, 1951;
 69 ofi95l.
 - (e) "month" has the same meaning as assigned !o it in clause (27) of ihc Bengal General Clauses Act, 1899*.

Ben. Act I of 1899.

- (f) "notification" means a rotification published in the Official Gazette,
- (g) "prescribed" means prescribed by rules made under this Acl;
- (h) "wages" has the same meaning as assigned lo it in clause (IT) of section 2 of Ihe Industrial Disputes Acl, 1947;
- (t) "workman" has the same menning as assigned to it in clause (s) ofsection 2 of ihe Industrial Disputes Acl, 1947.
- 3, The Slate Government may, hy notification, appoint any officer not below the rank of Labour Officer, to be inc controlling authority who shall lie responsible for the administration of this Act and different controlling authorities may be appointed for differed areas.

'Clause (a) was cmined by s, 3 of ihe Wcsi Bengal Workmen's House-cenl Allowance (Amendmenl) Al-i. 19B0fWTM Ki*n ' "fiTM»

LVI of 1974.]

(Seelions 4, 5.)

4. '(I) Every employer shall be bound lo pay lo every workman Payment of house-reni allowance which shall be five *per cent*, of [lie wages payable allowance lo ihe workman for his service in (he industry during a month, or rupees fifteen, whichever is higher:

Provided that in Ihc case of a workman employed purely on temporary basis or casual basis or as a *biulti*, who renders service for less than six days in a monih house-rent allowance shall be paid pro-rata.

- (2) The house-reni allowance payable lo a workman under subsection (I) shall be paid in such manner and within such time as may be prescribed.
- (3) Notwithstanding anything contained in sub-section (i) a workman who is entitled to draw under the terms of his scrvice house-rent allowance at a higher rate than that provided in sub-section (1) shall continue to draw the same at such higher rate.
- (4) Where the workman in an industry is given house accommodation by the employer and a deduction is made therefor from his wages then,—
 - (a) if the amount deducted for such house accommodation is higher than Uie house-rent allowance admissible under subsection (1), the deduction shall be reduced by the amount mentioned in that subsection and no house-rent allowance shall be payable to the workman; and
 - (b) if the amount deducted is less than the house-rent allowance admissible under sub-section (1). the said allowance shall be reduced by the amount deducted and the balance paid to the workman.
- 5. (1) IF the house-rent allowance payable under this Act is not paid Recovery of by the employer within the prescribed time, the workman or any other allmviiw" person authorised by him in writing in this behalf, or in the ease of death of the workman, his legal representative;; may, without prejudice to any other mode of recovery, make in such form and in such manner as may be prescribed, an application lo the controlling authority having jurisdiction over the area in which the industry is situated, for the recovery of Ihe house-rent allowance due lo him:

Provided that such application shall be made within one year from the date on which the house-rent allowance became due:

Provided farther that such application may be entertained after the expiry of the said period of one year iT ihc controlling auihorily is satisfied that the workman had sufficient cause for nol making the application in time.

'Sub-sccMon (I) n'li iubslimicd for Lho original sub-scclion by s. 4 of ihc West Bengal

- (2) The controlling authority to whom an application under sub-section,...
- (J) is made may, after giving iht; applicant and the employer concerned

an opportunity of being heard and after making such further inquiry, as may be considered necessary. determine, in such manner as may be prescribed, the amount of house-rent allowance due to lhc applicant and may, by an order, direct, without prejudice to any other action which may under Ibis Act or any other law lie ag'tiist the employer, the payment to the applicant, of the amount of liouse-reni allowance so del emit net).

- (3) Any amount directed 10 be paid by an order under sub-section (2) may he recovered by any Magistrate io whom ihe controlling authority making the order makes application in this behalf as if it were a fine imposed by such Magistrate.
- (4) An appeal shall lie in the prescribed manner and within the prescribed lime from an order of the controlling authority dismissing any application or giving any direction under sub-section (2), to the Stale Government or to such authority not below the rani; of Assistant Labour Commissioner, as the Statu Government may, by notification. ;ippoini in ihis behalf.

Reference or 6. Where any dispute arises between an employer and any workman unXrihc with respect io ihe house-rent allowance payable under this Act or wilh Atl- respect io the application or this Act to an industry, such dispute shall be

deemed to be an industrial dispute within th£ meaning of the Industrial 14 or i'J-17. Disputes Act, 1947.

Inspectors.

- 7. (1) The State Government may, by notification, appoint such person as it thinks fit to be Inspectors for lhc purposes of ihis Act and may define the limits within which they shall exercise jurisdiction.
- (2) An Inspector appointed under sub-section(l) may, for the purpose of ascertaining whether any of the provisions of this Act has been complied with,—
 - require an employer to furnish such information as he may consider necessary;
 - (b) at any reasonable time and with such assistance, if any, as he thinks fit, enter ihe place of any industry or any premises connected thercwiih and require any one found in charge thereof to produce before him for examination any accounts, books, registers and olher documents relating to the employment of workmen or the payment of wages in the

LVI of 1974.]

(Sections S-!l.)

- (c) examine, wkli respect to any matter relevant to any of [he purposes aforesaid, [he employer, his agem or servant or any other person fount) in charge of the industry di any premises connecied therewith or any person whom [he Inspector has reasonable cause [o believe [o be or lo have been a workman in the industry;
- (d) make copies of, or lake extracis from, any book, register or o[her documeni mainiained in relation to the industry;
- (e) exercise such other powers as may be prescribed.
- (3) Any person required to produce any accounts. bonk, register or other document or to give information by an Inspector under sub-section (1) shall be legally bound to do so.
- 8. The Stale Government may, if it thinks Hi so lo do in [he public interest, by notification, exempt any class or indus[ry from the provisions of this Act for such period and subject lo such conditions, if any, as may be specified in the notification.
- 9. Every employer shall prepare and maintain such registers, records, and other documents in such form and in such manner as may be prescribed.

Maintenan ce oT registers, records, clc.

Pcuwr eicmpl

10. {1) Whoever, for the purposes of avoiding any payment to be made by himself under this Act or of enabling any other person to avoid such payment, knowingly makes or causes to be made any false statement or false representation shrill be punishable willi imprisonment Tor a term which may extend lo six months, or with fine which may exiend to one thousand rupees, or with both.

Pcnafiie.v

- (2) Any person who contravenes, or makes default in complying "with, any of the provisions of ihis Acl shall be punishable with imprisonment for a term which may extend lo one year, or wilh fine which may extend lo one thousand rupees, or wilh both.
- 11. (I) No court shall take cognizance of any offence punishable under this Act, save on a complaint made by or under Ihc auihorily of [he Slate Government.

Cagm/ancc of offentxs.

(2) No court inferior to that or a Metropolitan Magistrate or a Judicial Magistrate of the first class shall try any offence punishable under this 4rr

[West Ben. Act LVI of 1974.]

(,Sections 12, 13.)

Proicclion of aclidn laken in good failh.

- 12. No suit or other legal proceeding shall lie againsi ihc controlling authority, an Inspector or any other person in respect of anything which is in good faith done or intended to be done under this Act or any rule made [hereunder.
- 13, (I) The State Government may make rules for carrying out the purposes of this Act.

Power 10 mak« niles.

- (2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely;—
 - (a) manner and lime of payment of house-rent allowance referred to in sub-section (2) of section 4;
 - (h) form and manner of making application for, and manner of determining the amount of, house-rent allowance due, referred to in sub-sections (1) and (2) of section 5;
 - (c) manner in which and the time within whieti an appeal shall be filed under sub-section (4) of section 5;
 - (d) other powers or Inspectors referred lo in clause (c) of subsection (2) of section 7; and
 - (c) form in which registers, records and other documents are to be prepared and manner in which they are lo be mainiained under section 9.