## THE CONSTITUTION (SEVENTY-THIRD AMENDMENT) ACT, 1992

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Statement of Objects and Reasons appended the Constitution to 1991 (Seventy-second Amendment) Bill. which was enacted as the Constitution (Seventy-third Amendment) Act, 1992

## STATEMENT OF OBJECTS AND REASONS

Though the Panchayati Rai Institutions have been in existence for long time, it has been observed that these institutions have not been able to acquire the status and dignity of viable and responsive people's bodies due to a number of reasons including absence elections. prolonged supersessions, regular insufficient of weaker sections like Scheduled Castes. representation Scheduled women, Tribes and inadequate devolution of powers and lack of financial resources.

- Article 40 of the Constitution which enshrines one of the lays down Directive **Principles** of State Policy that the State shall steps take organise village panchayats and endow them with such powers and authority as may be necessary to enable them to function as light of the units of self-government. In the experience in the last short-comings which and in view of the have been observed. considered that there is an imperative need to enshrine the Constitution certain basic and of Panchayati Raj essential features Institutions to impart certainty, continuity and strength to them.
- 3. Accordingly, it is proposed to add a new Part relating to Constitution provide for **Panchayats** in the to among other things, of Sabha village or group villages; constitution of **Panchayats** village and other level levels; direct elections all at or to seats in Panchayats at the village and intermediate level. if any, and to offices of Chairpersons of **Panchayats** such levels; reservation the at Scheduled Scheduled Tribes of seats for the Castes and in proportion of their population for membership **Panchayats** and office of in **Panchayats** level: reservation Chairpersons at each of not less of the than one-third seats for women; fixing tenure of 5 years for holding elections within period of 6 months **Panchayats** and the event of supersession of any Panchayat; disqualifications for membership Panchayats; devolution by the State Legislature of powers and responsibilities upon the Panchayats with respect the

for economic preparation of plans developments and social iustice and implementation of development schemes; sound finance the from **Panchayats** securing authorisation State Legislatures for by **Panchayats** grants-in-aid the from the Consolidated Fund to the State. as also assignment to. or appropriation by, the **Panchayats** of the revenues of designated taxes. duties, tolls and fees: setting up of a Finance Commission within one year of the proposed amendment and thereafter 5 years review the financial position every to of Panchayats; auditing of accounts of Panchayats; powers of State the Legislatures provisions with to elections to make respect to superintendence, direction **Panchayats** under the and control ofthe chief electoral officer of State: application of the the provisions of the said Union Part territories: excluding certain States from the application of the provisions of said Part: areas the continuance of **Panchayats** existing laws and until one year from the commencement of the proposed amendment and barring interference by courts in electoral matters relating to Panchayats.

4. The Bill seeks to achieve the aforesaid objectives.

NEW DELHI; G. VENKAT SWAMY.

The 10th September, 1991.

THE CONSTITUTION (SEVENTY-THIRD AMENDMENT) ACT, 1992 [20th April, 1993.]

An Act further to amend the Constitution of India.

BE it enacted by Parliament in the Forty-third Year of the Republic of India as follows:-

- 1. Short title and commencement.-(1) This Act may be called the Constitution (Seventy-third Amendment) Act, 1992.
- (2) It shall come into force on such date\_680 as the Central Government may, by notification in the Official Gazette, appoint.
- 2. Insertion of new Part IX.- After Part VIII of the Constitution, the following Part shall be inserted, namely:-

`PART IX

THE PANCHAYATS

- 243. Definitions.- In this Part, unless the context otherwise requires,-
- (a) "district" means a district in a State;
- "Gram (b) Sabha" means body consisting of persons registered in the electoral rolls relating village comprised within the of to a area Panchayat at the village level;

- "Intermediate level" (c) means level between the village and a district levels specified by the Governor of State by public a notification to be the intermediate level for the of this purposes Part:
- (d) "Panchayat" means an institution (by whatever name called) of self-government constituted under article 243B, for the rural areas;
- (e) "Panchayat area" means the territorial area of a Panchayat;
- (f) "population" means the population as ascertained at the last preceding census of which the relevant figures have been published;
- "village" means a village specified Governor public the by of notification to be a village for the purposes this Part and includes a group of villages so specified.
- Gram Sabha.-Α Gram Sabha 243A. may exercise such powers and perform such functions at the village level the Legislature as State may, by law, provide.
- 243B. Constitution Panchayats.-(1) There shall be constituted in of **Panchayats** every State, at the village, intermediate and district levels in accordance with the provisions of this Part.
- the (2) Notwithstanding anything in clause (1),**Panchayats** at in-State having termediate level may not be constituted in a a population not exceeding twenty lakhs.
- 243C. Composition Panchayats.-Subject of (1) to the provisions of State may, by law. this Part. the Legislature of a make provisions with respect to the composition of Pancayats:
- that the Provided ratio between the population of the territorial area any level Panchayat of a Panchayat at and the number of seats in such be filled by election shall, far as practicable, be the to SO same throughout the State.
- be filled (2) All the seats in a Panchayat shall by persons chosen by direct election from territorial constituencies in the Panchayat area and; for this purpose, each Panchayat area shall be divided into territorial constituencies in such manner that the ratio between the constituency population of each and the number of seats allotted to it shall, throughout far practicable, be the the Panchayat SO as same area.
- (3) The Legislature of a State may, by law, provide for the representation-
- the Chairpersons of the Panchayats at the village level, the **Panchayats** at the intermediate level or. in the case of a State not

having Panchayats at the intermediate level, in the Pancayats at the district level;

- (b) of the Chairpersons of the Panchayats at the intermediate level, in the Panchayats at the district level;
- (c) of the members of the House of the People and the members the Legislative Assembly of the State representing constituencies which comprise wholly partly Panchayat area than or a at level other the village level, in such Panchayat;
- (d) of the members of the Council States of and the members the Legislative Council of the State, where they registered are as electors within-
- (i) a Panchayat area at the intermediate level, in Panchayat at the intermediate level;
- (ii) a Panchayat area at the district level, in Panchayat at the district level.
- (4) The Chairperson of a Panchayat and other members of a Panchayat whether chosen direct election from or not by territorial constituencies in the Panchayat area shall have the right to vote in the meetings of the Panchayats.
- (5) The Chairperson of -
- (a) a Panchayat at the village level shall be elected in such manner as the Legislature of a State may, by law, provide; and
- (b) a Panchayat at the intermediate level or district level shall be elected by, and from amongst, the elected members thereof.
- 243D. Reservation of seats.- (1) Seats shall be reserved for-
- (a) the Scheduled Castes; and
- (b) the Scheduled Tribes,
- number of seats of in every Panchayat and the reserved shall bear, as nearly as may be, the same proportion to the total number of seats to be filled bv direct election that Panchayat as the population of Panchayat the Scheduled Castes in that area or of the Scheduled Tribes in Panchayat area bears to the total population of that area and seats different constituencies such may be allotted by rotation to in a Panchayat.
- Not less one-third (2) than of the total number of seats reserved under shall clause (1) be reserved for women belonging the to Scheduled Castes or, as the case may be, the Scheduled Tribes.
- (3) Not less than one-third (including the number seats reserved for women belonging to the Scheduled Castes and the Scheduled Tribes)

total number of seats be filled of the to by direct election in every Panchayat shall be reserved for women and such seats may be allotted by rotation to different constituencies in a Panchayat.

The offices of the Chairpersons in the **Panchayats** the at village any other level shall be reserved for the Scheduled Castes, the or Scheduled Tribes and women in such the Legislature manner as State may, by law, provide:

of Provided that the number offices of Chairpersons reserved the Scheduled Castes and the Scheduled Tribes in the **Panchayats** at each level in State nearly may be, any shall bear, as as the same proportion to the total number of such offices in the **Panchayats** at Scheduled of Castes level the population the in the as or the **Tribes** State bears Scheduled in the to the total population of the State:

Provided further less than one-third of that not the total number of of Chairpersons in the **Panchayats** each level shall at be reserved for women:

Provided also that the number of offices reserved under this clause shall be allotted by rotation to different Panchayats at each level.

- reservation of(5) The seats under clauses (1) (2) the and and of reservation of offices Chairpersons (other than the reservation for (4) women) under clause shall cease to have effect on the expiration of the period specified in article 334.
- (6) Nothing in this Part shall prevent the Legislature of State making provision for reservation of seats in Panchayat anv any or of Chairpersons offices in the **Panchayats** any level in favour of at backward class of citizens.
- 243E. Duration of Panchayats, etc.-(1) Every Panchayat, unless for the sooner dissolved under any law time being in force, shall continue for years from appointed for five the date its first meeting and no longer.
- (2) No amendment of any law for the time being in force shall have effect dissolution of Panchayat level. which of causing a at any is immediately till before such amendment, the of functioning expiration its duration specified in clause (1).
- (3) An election to constitute a Panchayat shall be completed-
- (a) before the expiry of its duration specified in clause (1);
- (b) before the expiration of a period of six months from the date of its dissolution:

Provided remainder of the that where the period for which the dissolved **Panchayat** would have continued is less than six months. it shall be necessary to hold election under this clause for not any constituting the Panchayat for such period.

- Panchayat constituted (4) upon the dissolution of Panchayat a the expiration of its duration shall continue only for the remainder of period for which the dissolved Panchayat would have continued under clause (1) had it not been so dissolved.
- Α 243F. Disqualifications for membership.-(1) person shall be disqualified for being and being, chosen as, for a member of Panchayat-
- (a) if he is so disqualified by or under any law for the time being elections force for the purposes of to the Legislature of the State concerned:

Provided that no person shall be disqualified on the ground that is than twenty-five years of age, if he has attained the age of twenty-one years;

- (b) if he is so disqualified by or under any law made by the Legislature of the State.
- as to whether a member of a Panchayat has (2) If any question arises disqualifications become subject of the mentioned in any question shall be referred for the decision of (1),the such authority and in such manner as the Legislature of a State may, by law, provide.
- 243G. and responsibilities Powers. authority of Panchayats.-Subject this to the provisions of Constitution, the Legislature of State by law, endow the Panchayats with such powers and authority as may be necessary to enable them to function as institutions self-government such law may provisions for the and contain devolution of powers and responsibilities upon Panchayats at the appropriate level, subject such conditions as be specified therein, to may with respect to-
- (a) the preparation of plans for economic development and social justice;
- (b) the implementation of schemes for economic development and social justice as may be entrusted to them including those in relation to the matters listed in the Eleventh Schedule.
- 243H. Powers to impose taxes by, and Funds of, the Panchayats.-The Legislature of a State may, by law,-

- levy, (a) authorise Panchayat collect and appropriate such taxes. a to duties. tolls and fees in accordance with such procedure and subject to such limits:
- Panchayat such taxes, duties, tolls and fees levied assign a collected by the State Government for such purposes and subject such conditions and limits;
- (c) provide for making such grants-in-aid to the Panchayats from the Consolidated Fund of the State; and
- for Constitution of such Funds for crediting (d) provide all moneys the respectively, by or behalf of Panchayats and received. on also the withdrawal of such moneys therefrom,

as may be specified in the law.

- 243-I. Constitution Commission review financial of Finance to position.-(1) The Governor of a State shall. as be within as soon may the of the one year from commencement Constitution (Seventy-third Amendment) Act. 1992. and thereafter at the expiration of every fifth constitute Finance Commission a to review the financial position vear. of the Panchayats and to make recommendations to the Governor as to-
- (a) the principles which should govern-
- (i) the distribution between the State and the **Panchayats** of the net the taxes, duties, tolls and fees leviable by the proceeds of State, this which may be divided between them under Part and the allocation between the **Panchayats** at all levels of their respective shares of such proceeds;
- (ii) the determination of the taxes, duties, tolls and fees which may be assigned to, or appropriated by, the Panchayat;
- (iii) the grants-in-aid to the Panchayats from the Consolidated Fund of the State;
- (b) the measures needed to improve the financial position of the Panchayats;
- (c) any other matter referred to the Finance Commission by the Governor in the interests of sound finance of the Panchayats.
- (2) The Legislature of State may, by law. provide for the of composition the commission, the qualifications which shall be requisite for appointment as members thereof and the manner in which they shall be selected.
- (3) The Commission shall determine their procedure and shall have such in the performance of their functions Legislature of the as the State may, by law, confer on them.

- (4) The Governor shall cause every recommendation made by the this together Commission under article with an explanatory memorandum taken laid before the Legislature to the action thereon to be as the State.
- 243J. Audit of accounts of Panchayats.-The Legislature of State provisions by law. make with respect to the maintenance of may, accounts by the Panchayats and the auditing of such accounts.
- 243K. Elections the Panchayats.-(1) The superintendence, direction of electoral rolls control of the preparation for. and the and conduct of. all to the **Panchayats** shall be vested in elections State consisting of a State Election Election Commission Commissioner be appointed by the Governor.
- (2) Subject to the provisions of any law made by the Legislature of a State. the conditions of service and tenure of office of the State Election Commissioner shall such the Governor be as may by rule determine:

Provided the State Election Commissioner shall be that not removed from his office except in like manner and on the like grounds Judge of a High Court and the conditions of service of the State Election Commissioner shall not be varied to his disadvantage after his appointment.

- a State shall, when requested (3) The Governor of SO by the Commission, make the State Election available to Election Commission such staff as may be necessary for the discharge of the functions conferred on the State Election Commission by clause (1).
- Subject to the provisions of this Constitution, the Legislature of a State may, by law, make provision with respect to all matters relating to, or in connection with, elections to the Panchayats.
- 243L. Application to Union territories.-The provisions of this Part shall the Union territories and shall, in their apply to application Union territory, have effect as if the references to the Governor to State were references to the Administrator of the Union article references Legislature appointed under 239 and to the or the Legislative Assembly of State were references, in relation a to Union territory having a Legislative Assembly, to that Legislative Assembly:

Provided that the President may, by public notification, direct that the provisions of this Part shall apply to Union territory or any part thereof subject to such exceptions and modifications as he may specify in the notification.

- 243M. Part to apply to certain areas.-(1) Nothing this Part not in Scheduled Areas the referred to in clause (1),apply to the tribal areas referred to in clause (2), of article 244.
- (2) Nothing in this Part shall apply to-
- (a) the States of Nagaland, Meghalaya and Mizoram;
- (b) the Hill Areas in the State of Manipur for which District Councils exist under any law for the time being in force.
- (3) Nothing in this Part-
- (a) relating to **Panchayats** at the district level shall apply the of the of Darjeeling the State of hill areas District in West Bengal Darjeeling Gorkha Hill Council exists under any law for the time being in force;
- (b) shall be construed to affect the functions and powers of the Darjeeling Gorkha Hill Council constituted under such law.
- (4) Notwithstanding anything in this Constitution,-
- (a) the Legislature of a State referred to in sub-clause (a) of clause
- (2) may, by law, extend this Part to that State, except the areas. (1),referred in clause if the Legislative Assembly any, to of that effect resolution to that by majority passes a of total membership of that House and by a majority of not less than two-thirds of the members of that House present and voting;
- (b) Parliament may, by law, extend the provisions this of Part the tribal areas referred Scheduled Areas and to in clause subject (1) exceptions to such and modifications as may be specified in such law, and such law shall be deemed to be an amendment of this no Constitution for the purposes of article 368.
- 243N. Continuance of existing laws and Panchayats.-Notwithstanding any law this Part, any provision of relating to Panchayats anything force in State immediately before the commencement of the a Constitution (Seventy-third Amendment) Act, 1992. which is provisions Part, shall continue inconsistent with the of this to in force until amended or repealed by a competent Legislature or other expiration year authority or until the of one from such commencement, whichever is earlier:

Provided that all the Panchayats existing immediately before such commencement shall continue till the expiration of their duration, dissolved by a resolution passed to that effect unless sooner bv the Legislative Assembly of that State or, in the case of a State having a Legislative Council, by each House of the Legislature of that State.

- 243-O. Bar to interference by courts in electoral matters.-Notwithstanding anything in this Constitution,-
- the validity of law delimitation (a) any relating to the of constituencies the allotment of such constituencies, made or seats to under 243K, shall called purporting to be made article not be in question in any court;
- be called no election any **Panchayat** shall in question to except by in election petition presented to such authority and such manner is provided for by or under any law made by the Legislature a State.'.

Constitution, after sub-clause (b), the following sub-clause shall be inserted, namely:-

"(bb) the measures needed to augment the Consolidated Fund of State supplement the **Panchayats** in the State the to resources of the on by basis of the made the Finance Commission of recommendations the State;".

Constitution, the following Schedule shall be added, namely:-

## "ELEVENTH SCHEDULE

(Article 243G)

- 1. Agriculture, including agricultural extension.
- 2. Land improvement, implementation of land reforms, land consolidation and soil conservation.
- 3. Minor irrigation, water management and watershed development.
- 4. Animal husbandry, dairying and poultry.
- 5. Fisheries.
- 6. Social forestry and farm forestry.
- 7. Minor forest produce.
- 8. Small scale industries, including food processing industries.
- 9. Khadi, village and cottage industries.
- 10. Rural housing.
- 11. Drinking water.
- 12. Fuel and fodder.
- 13. Roads, culverts, bridges, ferries, waterways and other means of communication.
- 14. Rural electrification, including distribution of electricity.
- 15. Non-conventional energy sources.
- 16. Poverty alleviation programme.

- 17. Education, including primary and secondary schools.
- 18. Technical training and vocational education.
- 19. Adult and non-formal education.
- 20. Libraries.
- 21. Cultural activities.
- 22. Markets and fairs.
- 23. Health and sanitation, including hospitals, primary health centres and dispensaries.
- 24. Family welfare.
- 25. Women and child development.
- 26. Social welfare, including welfare of the handicapped and mentally retarded.
- 27. Welfare of the weaker sections, and in particular, of the Scheduled Castes and the Scheduled Tribes.
- 28. Public distribution system.
- 29. Maintenance of community assets.".