THE CONSTITUTION (SEVENTY-FOURTH AMENDMENT) ACT, 1992

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

STATEMENT OF OBJECTS AND REASONS

many States local bodies have become weak and ineffective on variety account of a of reasons, including the failure to hold regular prolonged inadequate elections. supersessions and devolution of powers and functions. As a result. Urban Local **Bodies** are not able to perform effectively as vibrant democratic units of self-government.

- Having regard to these inadequacies, it considered necessary provisions **Bodies** that relating to Urban Local are incorporated in the Constitution particularly for-
- (i) putting on a firmer footing the relationship between the State Government and the Urban Local Bodies with respect to-
- (a) the functions and taxation powers; and
- (b) arrangements for revenue sharing;
- (ii) Ensuring regular conduct of elections;
- (iii) ensuring timely elections in the case of supersession; and
- (iv) providing adequate representation for the weaker sections like Scheduled Castes, Scheduled Tribes and women.
- 3. Accordingly, it is proposed to add a new part relating to the Urban Local Bodies in the Constitution to provide for-
- (a) constitution of three types of Municipalities:
- (i) Nagar Panchayats for areas in transition from a rural area to urban area;
- (ii) Municipal Councils for smaller urban areas;
- (iii) Municipal Corporations for larger urban areas.

The broad criteria for specifying the said areas is being provided in the proposed article 243-0;

- (b) composition of Municipalities, which will be decided by the Legislature of a State, having the following features:
- (i) persons to be chosen by direct election;
- (ii) representation of Chairpersons of Committees, if any, at ward or other levels in the Municipalities;

- (iii) representation of persons having special knowledge or experience of Municipal Administration in Municipalities (without voting rights);
- (c) election of Chairpersons of a Municipality in the manner specified in the State law;
- constitution of Committees ward level other level levels at or or within the territorial area of Municipality be provided a may in as the State law;
- (e) reservation of seats in every Municipality-
- (i) for Scheduled Castes and Scheduled Tribes in proportion to their population of which not less than one-third shall be for women;
- (ii) for women which shall not less than one-third of the total number of seats;
- (iii) in favour of backward class of citizens if so provided by the Legislature of the State;
- (iv) for Scheduled Castes, Scheduled Tribes and women in the office of Chairpersons as may be specified in the State law;
- fixed Municipality (f) tenure of 5 vears the and re-election for within six months of end of tenure. If Municipality is dissolved before expiration ofits duration. elections be held within period of six months of its dissolution;
- devolution by the Legislature responsibilities of powers and the **Municipalities** of upon with respect preparation plans for to economic development and social justice, and for the implementation of required them to development schemes as may be to enable institutions of self-government;
- (h) levy of taxes and duties by Municipalities, assigning of such taxes and duties to **Municipalities** by State Governments and making for Municipalities grants-in-aid by the State to the as may be provided the State law;
- (i) a Finance Commission to review the finances of the Municipalities and to recommend principles for-
- (1) determining the taxes which may be assigned to the Municipalities;
- (2) Sharing of taxes between the State and Municipalities;
- (3) grants-in-aid to the Municipalities from the Consolidated Fund of the State;
- (i) audit of accounts of the Municipal Corporations by the Comptroller and Auditor-General of India and laying of reports before the Legislature of the State and the Municipal Corporation concerned;

- (k) making of law by a State Legislature with respect elections the **Municipalities** to be conducted under the superintendence, direction and control of the chief electoral officer of the State;
- application the provisions of the Bill Union of to any territory thereof part with such modifications be specified the or as may President:
- exempting Scheduled referred in clause (1),and tribal (m) areas to referred in clause (2),of article 244. from the application areas to ofBill. of the provisions the Extension of provisions of the Bill such areas may be done by Parliament by law;
- (n) disqualifications for membership of a Municipality;
- (o) bar of jurisdiction of Courts in matters relating to elections to the Municipalities.
- 4. The Bill seeks to achieve the aforesaid objectives.

NEW DELHI; SHEILA KAUL.

The 11th September, 1991.

THE CONSTITUTION (SEVENTY-FOURTH AMENDMENT) ACT, 1992

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-fourth Amendment) Act, 1992.
- (2) It shall come into force on such date_681 as the Central Government may, by notification in the Official Gazette, appoint.
- 2. Insertion of new Part IXA.-After Part IX of the Constitution, the following Part shall be inserted, namely:-

`PART IXA

THE MUNICIPALITIES

243P. Definitions.-In this Part, unless the context otherwise requires,-

- (a) "Committee" means a Committee constituted under article 243S;
- (b) "district" means a district in a State;
- "Metropolitan area" means an area having a population of ten lakhs or more. comprised in one or more districts and consisting of two more Municipalities **Panchayats** other contiguous areas, specified or or Governor by public notification Metropolitan to be a area the purposes of this Part;

- (d) "Municipal area" means the territorial area of a Municipality as is notified by the Governor;
- (e) "Municipality" means an institution of self-government constituted under article 243Q;
- (f) "Panchayat" means a Panchayat constituted under article 243B;
- (g) "population" means the population as ascertained at the last preceding census of which the relevant figures have been published.
- 243Q. Constitution of Municipalities.-(1) There shall be constituted in every State,-
- a Panchayat called) (a) Nagar (by whatever name for transitional area, that is say, an area in transition from a rural area to an urban area;
- (b) a Municipal Council for a smaller urban area; and
- (c) a Municipal Corporation for a larger urban area,

in accordance with the provisions of this Part:

Provided that a Municipality under this clause may not be constituted the Governor in such urban area or part thereof as may, having regard being provided or to the size of the area and the municipal services proposed to be provided bv an industrial establishment in that area as he and such other factors may deem fit. bv public notification, specify to be an industrial township.

- article, "a smaller urban area" (2) In this "a transitional area", or area" the "a larger urban means such area as Governor may, having population density regard to the of the area. the of the population for local therein, the revenue generated administration. the percentage of employment in non-agricultural activities, the economic importance or such other factors as he may deem fit, specify by public notification for the purposes of this Part.
- 243R. Composition of Municipalities.-(1) Save as provided in clause (2),all the seats in a Municipality shall be filled by persons chosen by direct election from the territorial constituencies in the Municipal area and for this purpose each Municipal area shall be divided into territorial constituencies to be known as wards.
- (2) The Legislature of a State may, by law, provide-
- (a) for the representation in a Municipality of-
- (i) persons having special knowledge or experience in Municipal administration;

- of of the People and (ii) the members the House the members of the Legislative Assembly of the State representing constituencies which comprise wholly or partly the Municipal area;
- the members of the Council of States and the members of the Legislative Council of the State registered electors within the as Municipal area;
- (iv) the Chairpersons of the Committees constituted under clause (5) of article 243S:

Provided that the persons referred to in paragraph (i) shall not have the right to vote in the meetings of the Municipality;

- (b) the manner of election of the Chairperson of a Municipality.
- 243S. Constitution composition and of Wards Committees, etc.-(1) shall There be constituted Wards Committees, consisting of one or more wards. within the territorial area of Municipality having a population of three lakhs or more.
- (2) The Legislature of a State may, by law, make provision with respect to-
- (a) the composition and the territorial area of a Wards Committee;
- (b) the manner in which the seats in a Wards Committee shall be filled.
- Municipality representing within (3) Α member of a ward the the territorial area of Wards Committee shall be a member of that Committee.
- (4) Where a Wards Committee consists of-
- (a) one ward, the member representing that ward in the Municipality; or
- (b) two or more wards, one of the members representing such wards in the Municipality elected by the members of the Wards Committee, shall be the Chairperson of that Committee.
- Nothing in this article shall be deemed prevent the Legislature (5) to of State from making any provision for the constitution of Committees in addition to the Wards Committees.
- 243T. Reservation reserved of seats.-(1) Seats shall be for the Scheduled Castes and the Scheduled Tribes in every Municipally the and nearly as number of seats SO reserved shall bear. as may be, same be filled proportion to the total number of seats to by direct election in that Municipality the population of the Scheduled as Castes in the Municipal of the Scheduled Tribes in the area or Municipal bears the total population of that and such area to area

seats may be allotted by rotation to different constituencies in a Municipality.

- seats (2) Not less than one-third of the total number of reserved shall under clause (1) be reserved for women belonging the Scheto duled Castes or, as the case may be, the Scheduled Tribes.
- (3) Not less than one-third (including number of seats reserved the for women belonging Scheduled Castes and the Scheduled to the Tribes) oftotal number of seats to be filled by direct election in every Municipality shall be reserved for women and such seats may be allotted by rotation to different constituencies in a Municipality.
- officers (4) of Chairpersons the **Municipalities** shall be reserved for the Scheduled Scheduled Castes, the Tribes and in women such manner as the Legislature of a State may, by law, provide.
- (5) The reservation ofseats under clauses (1) and (2) and the (other reservation of offices of Chairpersons than the reservation for women) under clause (4) shall cease have effect the expiration to on of the period specified in article 334.
- (6) Nothing in this Part shall prevent the Legislature of a State making any provision for reservation of seats in any Municipality offices of Chairpersons in Municipalities in favour of backward the class of citizens.
- 243U. Municipalities, Duration of etc.-(1) Every Municipality, dissolved unless sooner under any law for the time being in force, continue appointed shall for five years from the date its first meeting and no longer:

Provided that a Municipality shall be given a reasonable opportunity of being heard before its dissolution.

- (2) No amendment of any law for the time being in force shall have the effect of causing dissolution of Municipality a at any level, which is functioning immediately before such amendment. till the expiration of its duration specified in clause (1).
- (3) An election to constitute a Municipality 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 that where the remainder of the period for which the dissolved Municipality would have continued is less than six months, it shall be necessary to hold any election under this not constituting the Municipality for such period.

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

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

- (b) if he is so disqualified by or under any law made by the Legislature of the State.
- whether a member (2) If any question arises as to of Municipality a subject to of the disqualifications mentioned in has become any clause for (1),question shall be referred the decision of such authority and in such manner as the Legislature of a State may, by law, provide.
- 243W. Powers. authority and responsibilities of Municipalities, etc.-Subject the provisions of this Constitution, the Legislature to State may, by law, endow-
- with (a) the Municipalities such powers and authority as may be enable them function institutions of necessary to to as the self-government and such law may contain provisions for devolution powers and responsibilities upon Municipalities, subject such to conditions as may be specified therein, with respect to-
- (i) the preparation of plans for economic development and social justice;
- (ii) performance of functions and the implementation schemes the of be entrusted to them including those in relation the matters to listed in the Twelfth Schedule;
- (b) the Committees with such powers and authority as may be necessary enable them carry out the responsibilities conferred to upon them including those in relation listed to the matters in the Twelfth Schedule.
- 243X. Power to impose taxes by, and Funds of, the Municipalities.-The Legislature of a State may, by law,-

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

as may be specified in the law.

- 243Y. Finance The Finance Commission Commission.-(1) constituted under article 243-I shall also review the financial position of the Municipalities and make recommendations to the Governor as to-
- (a) the principles which should govern-
- (i) distribution State the between the and the Municipalities of the tolls and net proceeds of the taxes. duties, fees leviable by the the State. which may be divided between them under this Part and the all allocation between **Municipalities** at 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 Municipalities;
- (iii) the grants-in-aid to the Municipalities from the Consolidated Fund of the State;
- (b) the measures needed to improve the financial position of the Municipalities;
- (c) any other matter referred to the Finance Commission by the Governor in the interests of sound finance of the Municipalities.
- (2) The Governor shall cause every recommendation made by Commission under this article together with an explanatory memorandum to the action taken thereon to be laid before the Legislature the State.
- 243Z. ofAudit accounts of Municipalities.-The Legislature of State provisions with make respect the maintenance accounts by the Municipalities and the auditing of such accounts.
- 243ZA. Elections to the Municipalities.-(1) The superintendence, direction control of the preparation of electoral rolls for, and and

the conduct of, all elections to the Municipalities shall be vested in the State Election Commission referred to in article 243K.

- Subject the provisions of this Constitution, the Legislature (2) to of State may, by law, make provision with respect to all relating to, or in connection with, elections to the Municipalities.
- 243ZB. **Application** to Union territories.-The provisions of this Part shall apply the Union territories and shall, in their application to the Governor Union territory, have effect as if the references to to Administrator of State were references to the of the Union territory appointed under article 239 and references to Legislature the the Legislative Assembly of a State were references in relation to a Union territory having a Legislative Assembly, to that Legislative Assembly:

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

- 243ZC. Part certain Nothing not to apply to areas.-(1) in this Part Scheduled Areas apply to the referred to in clause (1),and the tribal areas referred to in clause (2), of article 244.
- this Part (2) Nothing in shall be construed affect the functions to the Darjeeling Gorkha powers of Hill Council constituted under and for the time being in force hill for the areas of the district of Darjeeling in the State of West Bengal.
- Notwithstanding this Constitution, (3) anything in **Parliament** may, by the provisions of this law, extend Part to the Scheduled Areas the tribal areas referred to in clause (1) subject to such exceptions and modifications may be specified in such law, and no such law as shall be deemed to be an amendment of this Constitution for the purposes article 368.
- 243ZD. Committee for district planning.-(1) There shall he constituted in everv State at the district level a District Planning Committee to consolidate the plans prepared by the **Panchayats** district development Municipalitiies in the and to prepare a draft plan for the district as a whole.
- (2) The Legislature of a State may, by law, make provision with respect to-
- (a) the composition of the District Planning Committees;
- (b) the manner in which the seats in such Committees shall be filled:

Provided than four-fifths of the total that not less number of members of such Committee shall be elected by, and from amongst, the elected district level of mambers of the Panchayat the and the at the Municipalities in the district in proportion to ratio between the population of the rural areas and of the urban areas in the district;

- (c) the functions relating to district planning which may be assigned to such Committees;
- (d) the manner in which the Chairpersons of such Committees shall be chosen.
- (3) Every District Planning Committee shall, in preparing the draft development plan,-
- (a) have regard to-
- the (i) matters of common interest between **Panchayats** and the Municipalities including spatial planning, sharing of water and other natural resources, integrated physical and the development of infrastructure and environmental conservation;
- (ii) the extent and type of available resources whether financial or otherwise;
- (b) consult such institutions and organisations as the Governor may, by order, specify.
- The Chairperson of every District Planning Committee forward shall such the development plan, as recommended by Committee, to the Government of the State.
- 243ZE. Committee Metropolitan shall for planning.-(I) There be constituted in every Metropolitan area Metropolitan Planning a Committee to prepare a draft development plan for the Metropolitan area as a whole.
- (2) The Legislature of a State may, by law, make provision with respect to-
- (a) the composition of the Metropolitan Planning Committees;
- (b) the manner in which the seats in such Committees shall be filled:

two-thirds Provided that not less than of the members of such elected Committee shall be by, and from amongst, the elected members of the Municipalities and Chairpersons of the **Panchayats** in the area in proportion the ratio the Metropolitan to between population the Municipalities and of the Panchayats in that area;

(c) the representation in such Committees of the Government of India and the Government of the State and of such organisations and

- institutions as may be deemed necessary for carrying out the functions assigned to such Committees;
- (d) the functions relating to planning and coordination for the Metropolitan area which may be assigned to such Committees;
- (e) the manner in which the Chairpersons of such Committees shall be chosen.
- (3) Every Metropolitan Planning Committee shall, in preparing the draft development plan,-
- (a) have regard to-
- (i) the plans prepared by the Municipalities and the Panchayats in the Metropolitan area;
- of interest between **Municipalities** (ii) matters common the and the Panchayats, co-ordinated including spatial planning of the area. sharing of water and other physical and natural resources, the integrated of infrastructure development and environmental conservation;
- (iii) the overall objectives and priorities set by the Government of India and the Government of the State;
- (iv) the extent and nature of investments likely to be made in the Metropolitan by agencies of the Government of India and of the area Government of the State and other available resources whether financial or otherwise:
- (b) consult such institutions and organisations as the Governor may, by order, specify.
- (4) The Chairperson of every Metropolitan Planning Committee shall forward the development plan, as recommended by such Committee, to the Government of the State.
- 243ZF. Continuance of laws and Municipalities.existing Notwithstanding anything in this Part, any provision of any law Municipalities force a State immediately before relating in in the commencement of THE CONSTITUTION (Seventy-fourth Amendment) Act, 1992, which is inconsistent with the provisions of this Part, shall continue in amended or repealed by a competent Legislature or to be force until of other competent authority or until the expiration one year from such commencement, whichever is earlier:

Provided all that the **Municipalities** existing immediately before such commencement shall continue till the expiration of their duration, unless dissolved resolution passed that effect the sooner by a to

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.

- 243ZG. Bar to interference by courts in electoral matters.-Notwithstanding anything in this Constitution,-
- the validity of any law relating the delimitation of to constituencies or the allotment of to such constituencies, made seats 243ZA be made under article shall purporting to not be in question in any court;
- (b) election any Municipality shall be called in question no to except election petition presented authority and in such to such Legislature of a as is provided for by or under any law made by the State.'.
- 3. Amendment article 280.-In 280 of clause (3) of article of the Constitution. sub-clause (c) shall be relettered sub-clause (d) as and before sub-clause (d) relettered, following as SO the sub-clause shall be inserted, namely:-
- "(c) needed the Consolidated State the measures to augment Fund of supplement the resources of the Municipalities in the State on the basis of the recommendations made by the Finance Commission of the State:".
- 4. Addition of Twelfth Schedule.-After the Eleventh Schedule to the Constitution, the following Schedule shall be added, namely:-

"TWELFTH SCHEDULE

(Article 243W)

- 1. Urban planning including town planning.
- 2. Regulation of land-use and construction of buildings.
- 3. Planning for economic and social development.
- 4. Roads and bridges.
- 5. Water supply for domestic, industrial and commercial purposes.
- 6. Public health, sanitation conservancy and solid waste management.
- 7. Fire services.
- 8. Urban forestry, protection of the environment and promotion of ecological aspects.
- 9. Safeguarding the interests of weaker sections of society, including the handicapped and mentally retarded.
- 10. Slum improvement and upgradation.
- 11. Urban poverty alleviation.

- 12. Provision of urban amenities and facilities such as parks, gardens, playgrounds.
- 13. Promotion of cultural, educational and aesthetic aspects.
- 14. Burials and burial grounds; cremations, cremation grounds and electric crematoriums.
- 15. Cattle pounds; prevention of cruelty to animals.
- 16. Vital statistics including registration of births and deaths.
- 17. Public amenities including street lighting, parking lots, bus stops and public conveniences.
- 18. Regulation of slaughter houses and tanneries.".