

महाराष्ट्र शासन राजपत्र असाधारण भाग आठ

वर्ष ६, अंक ३०]

शनिवार, जुलै १९, २०१४/आषाढ २८, शके १९३६

पृष्ठे ५, किंमत : रुपये २७.००

असाधारण क्रमांक ९०

प्राधिकृत प्रकाशन

महाराष्ट्र विधानमंडळाचे अधिनियम व राज्यपालांनी प्रख्यापित केलेले अध्यादेश व केलेले विनियम आणि विधी व न्याय विभागाकडून आलेली विधेयके (इंग्रजी अनुवाद).

In pursuance of clause (3) of article 348 of the Constitution of India, the following translation in English of the Maharashtra Regional and Town Planning (Amendment) Ordinance, 2014 (Mah. Ord. XV of 2014), is hereby published under the authority of the Governor.

By order and in the name of the Governor of Maharashtra,

SANGITRAO PATIL.

I/c. Principal Secretary to Government, Law and Judiciary Department.

(Translation in English of the Maharashtra Regional and Town Planning (Amendment) Ordinance, 2014 (Mah. Ord. XV of 2014), published under the authority of the Governor).

URBAN DEVELOPMENT DEPARTMENT

Madam Cama Marg, Hutatma Rajguru Chowk, Mantralaya, Mumbai 400 032, dated the 19th July 2014.

MAHARASHTRA ORDINANCE No. XV OF 2014.

AN ORDINANCE further to amend the Maharashtra Regional and Town Planning Act, 1966.

WHEREAS both Houses of the State Legislature are not in session;

AND WHEREAS the Governor of Maharashtra is satisfied that circumstances exist which render it necessary for him to take immediate action further Mah. to amend the Maharashtra Regional and Town Planning Act, 1966, for XXXVII of 1966. the purposes hereinafter appearing ;

महाराष्ट्र शासन राजपत्र, असाधारण भाग आठ, जुलै १९, २०१४/आषाढ २८, शके १९३६

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 213 of the Constitution of India, the Governor of Maharashtra is hereby pleased to promulgate the following Ordinance, namely:-

and commencement.

- 1. (1) This Ordinance may be called the Maharashtra Regional and Town Planning (Amendment) Ordinance, 2014.
- It shall be deemed to have come into force on the 4th October 2013.

Amendment

2. In section 26 of the Maharashtra Regional and Town Planning Act, Mah. of Mah. 1966 (hereinafter referred to as "the principal Act"), in sub-section (1), for $\frac{XXXVII}{\text{of }1966}$. XXXVII of the third proviso, the following proviso shall be substituted, namely:-

- " Provided also that, the period so extended shall not in any case, exceed,—
 - (i) twenty four months, in the aggregate, in case of Municipal Corporation having population of one crore or more, as per the latest census figures;
 - (ii) twelve months, in the aggregate, in case of Municipal Corporation having population of ten lakhs or more but less than one crore, as per the latest census figures; and
 - (iii) six months, in the aggregate, in any other case.".

Amendment of section 30 of Mah. XXXVII of 1966.

Amendment of section 31

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of 1966.

- 3. In section 30 of the principal Act, in sub-section (1), for the proviso, the following proviso shall be substituted, namely:-
 - " Provided that, the State Government may, on an application by a Planning Authority or the said officer, by an order in writing, and for adequate reasons which shall be recorded, extend from time to time, the said period by such further period as may be specified in the order but not in any case exceeding,—
 - (i) twenty four months, in the aggregate, in case of Municipal Corporation having population of one crore or more, as per the latest census figures;
 - (ii) twelve months, in the aggregate, in case of Municipal Corporation having population of ten lakhs or more but less than one crore, as per the latest census figures; and
 - (iii) six months, in the aggregate, in any other case.".

4. In section 31 of the principal Act, in sub-section (1), —-

for the first proviso, the following proviso shall be substituted, (a)namely:—

"Provided that, the State Government may, if it thinks fit, whether the said period has expired or not, extend from time to time, by notification in the Official Gazette, the period for sanctioning the draft Development plan or refusing to accord sanction thereto, by such further period not exceeding,-

- (i) twenty four months, in the aggregate, in case, the area of such Development plan falls in the jurisdiction of a Metropolitan Planning Committee constituted under the Maharashtra Metropolitan Planning Mah. V Committees (Constitutions and Functions) (Continuance of Provisions) of 2000. Act, 1999;
- twelve months, in the aggregate, in any other case, as may be specified in such notification:";

(b) after the second proviso, the following provisos shall be added, namely:-

"Provided also that, if the Government does not publish its decision by notification in the Official Gazette, regarding sanctioning the draft Development plan submitted to it, for the whole area, or separately for any part thereof, either without modification, or subject to such modifications as it may consider proper, or return the draft Development plan to the Planning Authority, or as the case may be, the said Officer for modifying the plan as it may direct or refuse to accord sanction and direct the Planning Authority or the said Officer to prepare a fresh Development plan, within the period under this section, such draft Development plan shall be deemed to have been sanctioned as submitted to the Government under section 30, on the date immediately following the date of expiry of the period under this section:

Provided also that, where any modification submitted by the Planning Authority or, as the case may be, the said Officer, under section 30 is of substantial nature with respect to the draft Development plan published under section 26, such modification shall not be deemed to have been sanctioned and the Government shall publish a notice regarding such modifications of substantial nature and the provisions relating to publication of the notice in the Official Gazette and two local newspapers for obtaining suggestions and objections as stipulated in the second proviso shall apply.".

5. In section 148-A of the principal Act, after the words "due to any Amendment interim order of any court", the words "or due to enforcement of any of section Code of conduct by the Election Commission of India or the State Election Mah. XXXVII Commission in respect of any election" shall be inserted.

of 1966.

STATEMENT

Sections 21 to 31 of the Maharashtra Regional and Town Planning Act, 1966 (Mah. XXXVII of 1966), deal with the preparation, submission and sanction to Development plan. By the Maharashtra Regional and Town Planning (Second Amendment) Act, 2010 (Mah. X of 2011), which has come into force on 5th April 2011, the time-limits for preparation, submission and sanction to the Development plan have been revised, with a view to expediting the process therefor so as to complete the same within a period of three and half years to four years.

- 2. The Act thus amended provided uniform time-limits for completing the various stages of preparation, submission and sanctioning of Development plan, irrespective of whether such plan was for a small town or a Metropolitan City like Mumbai. It was noticed that the Planning Authorities of the bigger cities, having regard to area, rapid urbanization and the complex problems arising therefrom, were experiencing time-constraints in preparing the Development plans and submitting them for sanctioning within the stipulated time-limits. In view of this and considering the above circumstances, the concerned Planning Authority had conveyed that it may not be possible for it to publish the revised draft Development plan for Brihan Mumbai, within the statutory time-limit, it became necessary to incorporate suitable provisions in the said Act of 1966, for granting extension of stipulated time-limits for the bigger cities having population of ten lakhs or more as per the latest census. It also became necessary to incorporate provisions for removal of doubt regarding application of the amended time-limits. Accordingly amendments to that effect were carried out by the Maharashtra Regional and Town Planning (Amendment) Act, 2014 (Mah. V of 2014) with effect from 4th October 2013.
- The work of preparation of the revised draft Development plan of Brihan Mumbai is still in progress and due to the complexities of the urban issues in this large city, the Planning Authority has conveyed its inability to publish the draft Development plan within the statutory timelimit. After carefully considering the request of the said Planning Authority and the problems and complexities of Urban Planning of in the Metropolitan areas, it is considered necessary to incorporate suitable provisions in said Act of 1966, for granting extension of stipulated time-limit for all such Planning Authorities and Special Planning Authorities within the jurisdiction of a Metropolitan Planning Committee constituted under the Maharashtra Metropolitan Planning Committees (Constitution and Functions) (Continuance of Provisions) Act, 1999. At the same time, it is also considered necessary to extend the time-limit stipulated for sanctioning the Development plan by the Government, in respect of other Planning Authorities also. Moreover, it seems necessary to exclude the period of Model Code of Conduct for any election from the stipulated periods for the reason that such draft Development plan of any Planning Authority cannot be either published or sanctioned during such period. Furthermore, since the existing provisions in the said Act of 1966 do not spell out the effects of expiry of timelimit stipulated under section 31, it is considered necessary to incorporate specific provision in the said Act for deemed sanction of the Development plan in such circumstances.

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4. As both Houses of the State Legislature are not in session and the Governor of Maharashtra is satisfied that circumstances exist which render it necessary for him to take immediate action further to amend the Maharashtra Regional and Town Planning Act, 1966 (Mah. XXXVII of 1966), for the purposes aforesaid, this Ordinance is promulgated.

Mumbai, Dated the 17th July 2014.

K. SANKARANARAYANAN, Governor of Maharashtra.

By order and in the name of the Governor of Maharashtra,

MANUKUMAR SRIVASTAV,
Principal Secretary to Government.