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GOVERNMENT OF NATIONAL CAPITAL TERRITORY OF DELH (DEPARTMENT OF LAW, JUSTICE & LEGISLATIVE AFFAIRS) 8TH LEVEL, C-WING, DELHI SECRETARIAT, NEW DELHI

No.F.14(3)/LA-2011/4/aw /140

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NOTIFICATIO?

No.F.14(3)/LA-2011/ (claw)//40 - The following Act of the Legislative Assembly of the National Capital Territory of Delhi received the assent of the LL Governor of Delhi on the 7th April, 2011 and is hereby published for general information-

"THE DELHI (RIGHT OF CITIZEN TO TIME BOUND DELIVERY OF SERVICES) ACT, 2011 (DELHI ACT 07 OF 2011)

(As passed by the Legislative Assembly of the National Capital Territory of Delhi on the 28th March, 2011)

[7th April, 2011]

An Act to provide for the delivery of services to the citizens in the National Capital Territory of Delhi within the stipulated time limit, including liabilities of the government servants, in case of default and for matters connected therewith or incidental thereto.

BE it enacted by the Legislative Assembly of the National Capital Territory of Delhi in the Sixty - second Year of the Republic of India as follows:-

CHAPTER-I

PRELIMINARY

 Short title, extent commencement and application.- (1) This Act may be called the Delhi (Right of Citizen to Time Bound Delivery of Services) Act, 2011.

(2) It extends to the whole of National Capital Territory of Delhi.



(3) It shall come into force on such date as the Government may, by notification, soppint.

(4) This Act shall apply to covernment servants appointed substantively to any civil services or posts in connection with the affairs of the Government of National Capital Tembory of Dahi and to the servants of local bodies and authorities which are served, cost-older or substantially financed by that Government, but shall not apply to b.

i) persons appointed on casual or daily rates basis;

 persons employed on contract except when the contract provides otherwise;

persons whose terms and conditions of services are regulated by or under the provisions of the Constitution.

2. Definitions.- In this Act; unless the context otherwise requires, -

(a) "Appellate Authority" means an officer appointed by the Government or local body, as the case may be, by notification, invested with the power to hear appeals against the orders passed by any competent officer und or this Act;

(b)

) "citizen related services" include the services as specified in the Schuckder

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c) "comparised officer" means an officer appointed by the Government or local hody, under section 9 of this Act, by notification, who shall be empowered to impose cost on the government servent detauting or detarying the delivery of services in accordance with this Act;

(d) "Delhi" means the National Capital Territory of Delhi;

 "depurtment" means a department of the Government or department of a local body, as the case may be;

(f) "Government" means the Lieutenant Governor of the National Capital Territory of Debi appointed by the President under article 238 and designated as such under article 239 AA of the Constitution;

"government senses" means a person appointed substantively to any old survice or post in occoncision with the affairs of the Government induction, person working or inputation basis; and person appointed in a local body which is owned, controlled or aubstantially financed by that Government

(h) "local body" includes any public authority, municipality, Delhi Cantument Board, Delhi Jai Board, Town Planning Authority, Delhi Development Authority or any other body or authority, by whatever name called, for the time being invested by law to render essential servicies of public utility within the tanttory of Debit or to control, managin or regulate such services within a specified local area thereof;

i) "notification" means a notification published in the official Gazette;

'public address' masses any authority or body or institution of selfgenerations established or constituted [6] by or under the Constitution; (6) is usy offer the same by Palianety, (6) by any sum olds by the Lipsiciance of a Silter or Units methody, (6) by a software law offer order made by the Conversement, orth distribution; (6) is nonconstruint or addressible frammed by the Community, (6) a nonconstruint or addressible frammed by the Community, (6) a nongenerative operations unstatistical frammed, directly or reflection, (6) and (6) and (6) and the fundar government's productions and methody and operations to work opporting in the copecity as an instanentiality of 'Data' is defined under action: the off the Co-bindment on dimension gravities and public addition in Denie.

) "rule" means a rule mude by the Government under this Act, by notification;

"Schedule" means the Schedule appended to this Act

m) "year" moans a calendar year commencing on the 1st day of January

and ending on the 31st day of December.

CHAPTER-II

CITIZEN'S HIGHT TO TIME BOUND DELIVERY OF SERVICES, AND PROCEDURE GOVERNING FIXING OF LIABILITY IN CASE OF DEFAULT,

 Right of citizen to obtain time bound delivery of services. Every citizen shall have the right to obtain the citizen related services in Dehi in accordance with this Act within the time bound period as stipulated in the Schedular.

Provided that the Government shall be entitled to amend and revise the Schedule from time to time by notification.

4. Liability of government servent to deliver services within the silpulated period.- Every government servent shall be duly bound to deliver: cilizen related services as specified in the Schedule within the time period as sputated in the Schedule.

 Monitoring the status of the application.-(1) Every citizen having applied for any citizen related services shall be provided an application number by the concerned department, or local body, as the case may be and shall be entitled to obtain and monitor status of his application online in accordance with such procedure as may be prescribed.

(2) The department or local body, as the case may be, shall maintain status of applications governing diszen related services online and shall be duty bound to update the status of the same as per the procedure or presents of ty rules in this recard.

6. «-governance of services through mutual understanding.» The government shall endeavor and encourage all the departments, local bodies and services of the government to enter by mutual understanding to deliver. their respective elition related services is a stipulated time period as part of a government.

7. Liability to pay cost-. Every government sevent who fails to delevthe altican related services is a citizen within the stipulated time as estipulate: in the clanded, within the latils to pay can at the rate of ten as estimation for the period of delay subject to maximum of two hundred ruposes per application, in aggregate, while: shall be payable by him to the ottann as compensationy cost.

8. Payment of compensatory cost to the cilizen.- At the time of delivery of cilizen related services, the cilizen having applied for such services shall be entitled to seek companiatory cost in accordance with the provisions of this Act and the rules made theraunder, in case of delay in the delivery of such services, beyond the period prescribed in the Schedule.

9. Appointment of comparise: efficier. (1) The Government and in Thu case of a local body, the local body concerned, shall appoint, by notification, and effort not below the rank of Decuy Secretary or its equivalent rank in the case or local body to act as competent effort empowered to impose corrapting the powerment servard distulling or belowing the delivery of services in secontaince with the Act.

(2) The Government or the local body concerned, as the case may be, shall for the purpose of payment: of cost, confer on the competent offloor the powers of drawing and diabunsment offloor in accordance with the law, procedure and rules as applicable.

(3) On such demand of companiatory cost by the citizen, at the time of delivery of citizen related services, it shall be the duty of the competent officer to pay such cost to the citizen against acknowledgment and receipt as per the format as respected in the nets.

 Procedure governing fixing of liability.- (1) Within a period of fifteen days of the payment of such compensatory cost, the competent officer, after conducting preliminary encury, shall issue a notice against the government survant found responsible for the delay in delivery of such citizen related services, calling upon him as to why the companiatory cost paid to the citizen may not be represented from him.

(2) The government several signed when such notes is issued may represent within a period of seven cays from the data of notes of such modes. In case no any presentation is in society by the compared effort within the prescribed period or the explanation resolute, if any, is not found satisficationy, its acceptent officer viail be entitled to base obtif reducting such detailing generomest several where to depart the cost as signaladad in the debit note or discusing the accounts affore concerned to debit the satisfy of such generomest service for the amount as mentioned in the debit note:

Provides that if the comparison officer finds missionship and judge granular in lenser of such government server and extense to the controllers that be deary to be being to the officers was not attributed to him but are attributed to some one government servers. It shall be lend for the comparison officiar to withdraw this water has been dearthere cause notice to such other government as most importable for the deary and shall follow the provide mutant. In addition, the this subsection and beach officiar to the comparison of the deart to the deart of the deart of the deart of the deart officers.



(3) While fixing the liability under this Act, the competent officer shall follow the principles of natural justice before passing the order in that respect.

CHAPTER-III

RIGHT OF APPEAL AGAINST THE ORDER FIXING LIABILITY

11. Right of appeal. (1) Any government servert apprival by the order passed by the competent officer in accordance with sections 6 and 10 and 10

(2) For the purpose of this section, the Government or the local body concerned, as the case may be, shall appoint an effort to be the Appellate Officer to hear and decide appeals against the order passed by the competient officer. The Appellate Officer shall not be below the rank of Joint Secretary of the Covernment of the security for infinite time case of a cold body.

USCELLANEOUS

12. Developing estimates to deliver services within fixed period. (1) The defaults on the part of government servart in the time bound delivery of deliver relative services as defaults in the Act shall not be counted toxicities misconduct as the purpose and object is to sentilize the public servant testands the clitters.

(2) In case of habitual defaulter, the competent officer shall be competent to take appropriate administrative action after recording a finding to this effect but not beiners giving a show cause notice and opportunity of hearing to the defaulting unreart.

Explanation.- For the purpose of this sub-section, a government servant shall be deemed to be habitual defaultor in case he incurres more than twenty five defaults in one vec.

(3) To encourage and enhance the efficiency of the government servarts, it shall be lawful for the compating office to recommend cash incentive not exceeding five thousand ruppes in aggregate in throar of a government wave an assist whom no defluit is recontrol in one year. On such recommendation, the Government or the local body concerned, as the case may be, shall be competent to grant such incentive as it deem fit and proper, not exceeding the association as recommended by competent officer, alongeth coefficient of concertation.

 Deemed service condition.- The provisions of this Act shall be deemed to be part of service conditions of the government servants including such servants of local bodies of the Government.

14. Supplicitiest. The providence of the Act shall be supplemented to the disciplinary and financial rules and such other service rules and regulations as applicable to the ampliques of the Goursment or local body concerned, as the case may ice, and not in deregation to such service rules and regulations governing the survice condition and conclust of the potentimient employees or the eventowers. If the board body concerned.

 Power to make rules.- (1) The Government may, by notification, make rules for carrying out the provisions of this Act.

(2) In particulars, and without prejudice to the generality of the forgoing power, such rules may provide for pil or any of the following matters, namely -

the manner and the forms of giving notice under this Act;

- (b) the procedure governing preliminary enquiry and adjudication by the competent officer governing fixing of liability of cost;
- (c) the procedure governing adjudication of appeals by the appellate authority;
- (d) the procedure pertaining to application governing citizen related survices;
- the procedure governing generation of application number online;
- (f) U:o procedure governing managing, maintaining, operating of c time status of the applications of citizen related services;
 (g) any other matter which is required to be, or may be prescribed.

(c) Every n.is made under this Act by the Government dual to lot, as soons as may ine after it is made, induce the Legislative Assembly of DeN, and the it is made, induce the Legislative Assembly of DeN, and it is not an observation of the density days which may to competited in one session in random following the session in random test of the density of the de



10. Power to remove difficulture. (1) If any difficulty arises in giving effect to the provisions of this Act, the Government may, by order published in the official gravitie, make such provisions not inconsistent with the provisions of this Act, as appear to it to be necessary or expedient for removing the difficulties:

Provided that no such orders shall be made after the expiry of a period of two years from the date of commencement of this Act.

(2) Every order made under this section shall, as soon as may be, after it is made, be latic before the Legislative Assembly of Dethi.

