

# असाधारण भाग आठ

वर्ष ७.	अंक १३(२)	शुक्रवार, जुलै १६,	२०२१/आषाढ २५	५. शके १९४३	पिष्ठे ६.	किंमत : रुपये २७.००
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असाधारण क्रमांक २९

प्राधिकृत प्रकाशन

महाराष्ट्र विधानमंडळाचे अधिनियम व राज्यपालांनी प्रख्यापित केलेले अध्यादेश व केलेले विनियम आणि विधि व न्याय विभागाकडन आलेली विधेयके (इंग्रजी अनवाद).

In pursuance of clause (3) of article 348 of the Constitution of India, the following translation in English of the Maharashtra Paragana and Kulkarni Watans (Abolition), Maharashtra Service Inams (Useful to Community) Abolition, Maharashtra Merged Territories Miscellaneous Alienations Abolition, Maharashtra Inferior Village Watans Abolition and Maharashtra Revenue Patels (Abolition of Office) (Amendment) Act, 2021 (Mah. Act No. X of 2021), is hereby published under the authority of the Governor.

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

SATISH WAGHOLE,

I/c. Secretary (Legislation) to Government, Law and Judiciary Department.

# MAHARASHTRA ACT No. X OF 2021.

(First published, after having received the assent of the Governor in the "Maharashtra Government Gazette", on the 16th July 2021).

An Act further to amend the Maharashtra Paragana and Kulkarni Watans (Abolition) Act, the Maharashtra Service Inams (Useful to Community) Abolition Act, the Maharashtra Merged Territories Miscellaneous Alienations Abolition Act, the Maharashtra Inferior Village Watans Abolition Act and the Maharashtra Revenue Patels (Abolition of Office) Act, 1962.

LX of 1950. LXX of 1953 WHEREAS it is expedient further to amend the Maharashtra Paragana and Kulkarni Watans (Abolition) Act, the Maharashtra Service Inams (Useful

### महाराष्ट्र शासन राजपत्र असाधारण भाग आठ, जुलै १६, २०२१/आषाढ २५, शके १९४३

to Community) Abolition Act, the Maharashtra Merged Territories XXII of 1955. Miscellaneous Alienations Abolition Act, the Maharashtra Inferior Village I of 1959. Watans Abolition Act and the Maharashtra Revenue Patels (Abolition of Mah. XXXV Office) Act, 1962, for the purposes hereinafter appearing ; it is hereby enacted of 1962. in the Seventy-second Year of the Republic of India, as follows :—

### CHAPTER I

#### PRELIMINARY

Short title.

1. This Act may be called the Maharashtra Paragana and Kulkarni Watans (Abolition), Maharashtra Service Inams (Useful to Community) Abolition, Maharashtra Merged Territories Miscellaneous Alienations Abolition, Maharashtra Inferior Village Watans Abolition and Maharashtra Revenue Patels (Abolition of Office) (Amendment) Act, 2021.

### CHAPTER II

# Amendment To The Maharashtra Paragana And Kulkarni Watans (Abolition) Act.

2. In section 4 of the Maharashtra Paragana and Kulkarni Watans LX of Amendment (Abolition) Act, in sub-section (2), after the third proviso, the following proviso <sup>1950.</sup> <sup>of section 4 of</sup> shall be added, namely :— LX of 1950.

> "Provided also that, on or before the commencement of the Maharashtra Paragana and Kulkarni Watans (Abolition), the Mah. X of Maharashtra Service Inams (Useful to Community) Abolition, the 2021. Maharashtra Merged Territories Miscellaneous Alienations Abolition, the Maharashtra Inferior Village Watans Abolition and the Maharashtra Revenue Patels (Abolition of Office) (Amendment) Act, 2021, if any such occupancy has already, without prior permission of the Collector or any other competent authority and without payment of an amount equal to fifty per cent. of the current market value of such land, been transferred for non-agricultural use, or utilised for non-agricultural use, and division of such land or plot has been or is being regularised under the Maharashtra Gunthewari Developments (Regularisation, Upgradation and Control) Act, 2001 (hereinafter referred to as "the Gunthewari Mah. XXVII Developments Act"), then such transfer may be regularised on payment of 2001. of an amount equal to twenty five per cent. of the current market value of such land in addition to any amount payable under the Gunthewari Development Act for regularization of gunthewari development; and on such payment, the occupant shall hold the land or plot as an occupant Class-I in accordance with the provisions of the Code.

*Explanation.*—For the purposes of this sub-section, the term "market value of such land" means the value of such land specified in the Annual Statement of Rates published under the provisions of the Maharashtra Stamp (Determination of True Market Value of Property) Rules, 1995 or any other Rules for the time being in force, in this regard for the relevant year, and where such Annual Statement of Rates is not prepared or available, it means the value of such land as determined by the Assistant Director of the Town Planning Department of the concerned District.".

#### CHAPTER III

### Amendment To The Maharashtra Service Inams (USEFUL TO COMMUNITY) ABOLITION ACT.

In section 5 of the Maharashtra Service Inams (Useful to Community) Amendment 3. LXX of 1953. Abolition Act, in sub-section (3), after the third proviso, the following proviso of section 5 of shall be added, namely :----

LXX of 1953.

"Provided also that, on or before the commencement of the Maharashtra Paragana and Kulkarni Watans (Abolition), the Maharashtra Service Inams (Useful to Community) Abolition, the Maharashtra Merged Territories Miscellaneous Alienations Abolition, the Maharashtra Inferior Village Watans Abolition and the Maharashtra Revenue Patels (Abolition of Office) (Amendment) Act, 2021, if any such occupancy has already, without prior permission of the Collector or any other competent authority and without payment of an amount equal to fifty per cent. of the current market value of such land, been transferred for non-agricultural use, or utilised for non-agricultural use, and division of such land or plot has been or is being regularised under the Maharashtra Gunthewari Developments (Regularisation, Upgradation and Control) Act, 2001 (hereinafter referred to as "the Gunthewari Developments Act"), then such transfer may be regularised on payment of an amount equal to twenty five per cent. of the current market value of such land in addition to any amount payable under the Gunthewari Development Act for regularization of gunthewari development; and on such payment, the occupant shall hold the land or plot as an occupant Class-I in accordance with the provisions of the Code.

Explanation.—For the purposes of this sub-section, the term "market value of such land" means the value of such land specified in the Annual Statement of Rates published under the provisions of the Maharashtra Stamp (Determination of True Market Value of Property) Rules, 1995 or any other Rules for the time being in force, in this regard for the relevant year, and where such Annual Statement of Rates is not prepared or available, it means the value of such land as determined by the Assistant Director of the Town Planning Department of the concerned District.".

### CHAPTER IV

### Amendments To The Maharashtra MERGED TERRITORIES MISCELLANEOUS ALIENATIONS ABOLITION ACT.

4. In section 6 of the Maharashtra Merged Territories Miscellaneous Amendment XXII of 1955. Alienations Abolition Act (hereinafter in this Chapter, referred to as "the of section 6 of principal Act"), after the fifth proviso, the following proviso shall be added, XXII of 1955. namely :---

"Provided also that, on or before the commencement of the Maharashtra Paragana and Kulkarni Watans (Abolition), the Mah. X of Maharashtra Service Inams (Useful to Community) Abolition, the 2021. Maharashtra Merged Territories Miscellaneous Alienations Abolition, the Maharashtra Inferior Village Watans Abolition and the Maharashtra Revenue Patels (Abolition of Office) (Amendment) Act, 2021, if any such occupancy has already, without prior permission of the Collector or any other competent authority and without payment of an amount equal to fifty per cent. of the current market value of such land, been transferred for non-agricultural use, or utilised for non-agricultural use,

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X of

and division of such land or plot has been or is being regularised under the Maharashtra *Gunthewari* Developments (Regularisation, Upgradation Mah. and Control) Act, 2001 (hereinafter referred to as "the Gunthewari Developments Act"), then such transfer may be regularised on payment of an amount equal to twenty five per cent. of the current market value of such land in addition to any amount payable under the Gunthewari Development Act for regularization of gunthewari development; and on such payment, the occupant shall hold the land or plot as an occupant Class-I in accordance with the provisions of the Code.

*Explanation.*—For the purposes of this sub-section, the term "market value of such land" means the value of such land specified in the Annual Statement of Rates published under the provisions of the Maharashtra Stamp (Determination of True Market Value of Property) Rules, 1995 or any other Rules for the time being in force, in this regard for the relevant year, and where such Annual Statement of Rates is not prepared or available, it means the value of such land as determined by the Assistant Director of the Town Planning Department of the concerned District.".

5. In section 7 of the principal Act, in clause (3), after the third proviso, the following proviso shall be added, namely :—

"Provided also that, on or before the commencement of the Maharashtra Paragana and Kulkarni Watans (Abolition), the Mah. Maharashtra Service Inams (Useful to Community) Abolition, the X of Maharashtra Merged Territories Miscellaneous Alienations Abolition, the Maharashtra Inferior Village Watans Abolition and the Maharashtra Revenue Patels (Abolition of Office) (Amendment) Act, 2021, if any such occupancy has already, without prior permission of the Collector or any other competent authority and without payment of an amount equal to fifty per cent. of the current market value of such land, been transferred for non-agricultural use, or utilised for non-agricultural use, and division of such land or plot has been or is being regularised under the Maharashtra Gunthewari Developments (Regularisation, Upgradation Mah. and Control) Act, 2001 (hereinafter referred to as "the Gunthewari XXVII of 2001. Developments Act"), then such transfer may be regularised on payment of an amount equal to twenty five per cent. of the current market value of such land in addition to any amount payable under the Gunthewari Development Act for regularization of gunthewari development; and on such payment, the occupant shall hold the land or plot as an occupant Class-I in accordance with the provisions of the Code.

*Explanation.*—For the purposes of this sub-section, the term "market value of such land " means the value of such land specified in the Annual Statement of Rates published under the provisions of the Maharashtra Stamp (Determination of True Market Value of Property) Rules, 1995 or any other Rules for the time being in force, in this regard for the relevant year, and where such Annual Statement of Rates is not prepared or available, it means the value of such land as determined by the Assistant Director of the Town Planning Department of the concerned District.".

Amendment of section 7 of XXII of 1955.

### CHAPTER V

### Amendment To The Maharashtra Inferior VILLAGE WATANS ABOLITION ACT.

**6**. In section 5 of the Maharashtra Inferior Village Watans Abolition Amendment I of 1959. Act, in sub-section (3), after the third proviso, the following proviso shall be of section 5 of I of 1959. added, namely :---

Mah. "Provided also that, on or before the commencement of the X of Maharashtra Paragana and Kulkarni Watans (Abolition), the 2021. Maharashtra Service Inams (Useful to Community) Abolition, the Maharashtra Merged Territories Miscellaneous Alienations Abolition, the Maharashtra Inferior Village Watans Abolition and the Maharashtra Revenue Patels (Abolition of Office) (Amendment) Act, 2021, if any such occupancy has already, without prior permission of the Collector or any other competent authority and without payment of an amount equal to fifty per cent. of the current market value of such land, been transferred for non-agricultural use, or utilised for non-agricultural use, and division of such land or plot has been or is being regularised under the Maharashtra Gunthewari Developments (Regularisation, Upgradation and Control) Act, 2001 (hereinafter referred to as " the Gunthewari Developments Act "), then such transfer may be regularised on payment of an amount equal to twenty five per cent. of the current market value of such land in addition to any amount payable under the Gunthewari Development Act for regularization of gunthewari development; and on such payment, the occupant shall hold the land or plot as an occupant Class-I in accordance with the provisions of the Code.

> Explanation.-For the purposes of this sub-section, the term " market value of such land " means the value of such land specified in the Annual Statement of Rates published under the provisions of the Maharashtra Stamp (Determination of True Market Value of Property) Rules, 1995 or any other Rules for the time being in force, in this regard for the relevant year, and where such Annual Statement of Rates is not prepared or available, it means the value of such land as determined by the Assistant Director of the Town Planning Department of the concerned District.".

#### CHAPTER VI

#### Amendment To The Maharashtra Revenue Patels (Abolition Of Office) Аст, 1962.

Mah. 7. In section 5 of the Maharashtra Revenue Patels (Abolition of Office) Amendment XXXV of Act, 1962, in sub-section (3), after the third proviso, the following proviso of section 5 of 1962. shall be added, namely :-

Mah. XXXV of 1962.

"Provided also that, on or before the commencement of the Mah. Maharashtra Paragana and Kulkarni Watans (Abolition), the X of Maharashtra Service Inams (Useful to Community) Abolition, the 2021. Maharashtra Merged Territories Miscellaneous Alienations Abolition, the Maharashtra Inferior Village Watans Abolition and the Maharashtra Revenue Patels (Abolition of Office) (Amendment) Act, 2021, if any such occupancy has already, without prior permission of the Collector or any other competent authority and without payment of an amount equal to fifty per cent. of the current market value of such land, been transferred for non-agricultural use, or utilised for non-agricultural use, and division of such land or plot has been or is being regularised under the Maharashtra Gunthewari Developments (Regularisation, Upgradation Mah. XXVII and Control) Act, 2001 (hereinafter referred to as "the Gunthewari of 2001.

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### महाराष्ट्र शासन राजपत्र असाधारण भाग आठ, जुलै १६, २०२१/आषाढ २५, शके १९४३

Developments Act"), then such transfer may be regularised on payment of an amount equal to twenty five per cent. of the current market value of such land in addition to any amount payable under the Gunthewari Development Act for regularization of gunthewari development; and on such payment, the occupant shall hold the land or plot as an occupant Class-I in accordance with the provisions of the Code.

*Explanation.*—For the purposes of this sub-section, the term "market value of such land" means the value of such land specified in the Annual Statement of Rates published under the provisions of the Maharashtra Stamp (Determination of True Market Value of Property) Rules, 1995 or any other Rules for the time being in force, in this regard for the relevant year, and where such Annual Statement of Rates is not prepared or available, it means the value of such land as determined by the Assistant Director of the Town Planning Department of the concerned District.".

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