THE CONSTITUTION (TENTH AMENDMENT) ACT, 1961

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Statement of Objects and Constitution Reasons appended to the No. (Tenth Amendment) Bill, 1961 (Bill 43 of 1961) which was THE CONSTITUTION enacted (Tenth Amendment) Act, 1961

> **STATEMENT OBJECTS** AND **REASONS** OF

people and the Varishta Panchayat of Free Dadra and Nagar Haveli repeatedly affirmed their request to the Government of India for of their territories with the Union India to which they recently rightly belong. Their request was embodied in a formal Resolution adopted by the Varishta Panchayat 12th 1961. on the June,

In deference to the desire and request of the people of Free Dadra and of their territories with the Union of Nagar Haveli for integration India, Government of India have decided territories that these should form of the Union of India. part

It proposed specify these areas expressly as the Union territory of Haveli by amending the Schedule Dadra and Nagar First the Constitution. **I**t is further proposed amend clause (1) article to 240 of the Constitution to include therein the Union territory of Dadra and Nagar Haveli order to enable the President to make in regulations the progress good of for peace, and government the territory.

The Bill seeks effect to give to these proposals. **NEW** DELHI. **JAWAHARLAL**

NEHRU.

Statement of Objects appended Constitution and Reasons to the Amendment) Bill, 1956 (Bill No. 35 of 1956) which was enacted

STATEMENT OF OBJECTS AND REASONS

While "taxes on the sale or purchase of goods other than newspapers" is an entry in the State List. article 286 of the Constitution such subjects the States' power to impose taxes to four restrictions, which two are total and two are partial. Under clause (1) of a State is debarred from imposing such a tax when the sale or purchase takes place outside the State or in the course of import export from. the country. With regard the first into. or to restriction, namely, the non-taxability of sales outside the State, an given in the clause that "a explanation is sale or purchase to have taken place in the State in which goods have actually delivered as a direct result of such sale been or purchase for the consumption purpose of in that State". Then, under clause (2),a is debarred from imposing the tax on inter-State sales except in far Parliament may otherwise SO as provide. Lastly, under clause (3),authorised to declare the goods which are essential life of the community, and when such a declaration has been made, the by a State legislature imposing a tax on the made purchase of those goods has to receive the President's assent order to be effective.

authorities have found interpretation High iudicial the of the article difficult and expressed divergent task views as to the scope and effect. particular, of the explanation in clause (1) and of The majority view of the Supreme Court in the State of Bombay v. 1069. Ltd., (1953)S.C.R. the United Motors (India) was that sub-clause (a) and the explanation in clause (1) prohibited taxation of sale involving inter-State elements by all States the State which the goods are delivered for the purpose consumption therein. and further more, that clause (2) did affect not State tax the inter-State sale the power of that to even though Parliament had not made a law removing the ban imposed by that clause. resulted dealers resident State being subjected This in in one the procedure sales tax jurisdiction and of several other States with dealings of their which they had in the normal course business. Two-and-a-half years later, the second part this decision of was reversed by the Supreme Court in the Bengal Immunity Company Ltd. v. the State of Bihar. (1955) S.C.A. 1140 but here too the Court was not

In pursuance of clause (3) of the article, Parliament passed Act 1952 declaring a number of goods like foodstuffs of various kinds. cloth, raw cotton, cattle feeds, iron and steel, coal, etc., to be essential the life of the community. Since to this declaration could State laws affect pre-existing imposing sales these goods, not tax on the result was a wide disparity from State to States, not only in the of exempted goods, but also in the rates applicable to them. range

The Taxation Enquiry Commission, after examining the problem with care and throughness, have made certain recommendations which great follows. In essence, sales tax must continue be summarised as source of revenue and its levv and administration must substantially pertain to the State Governments. The sphere power responsibility of the State may, however, be said to end, and that Union to begin, when the sales tax of one State impinges, administratively the dealers, fiscally on and on the consumers, of Broadly, therefore, inter-State sales should another State. be the ofthe Union. but the responsibilities pertaining the Union concern to could be exercised through the State Governments, and in any case, the appropriately Intra-State revenue should devolve on them. sales. should be left the States, but with the other hand, to important exception. Where, for instance, raw material produced in State is important from the point of view of the consumer or the industry of restrictions have certain to be placed the another State. on taxing State Government, as otherwise it power of the can effect an increase in the cost of the manufactured article, whether such manufacture takes place in the State which produces the material, or in raw another State which imports the material from that State. In either the that the finished goods are consumed case. to extent in State which taxes the raw materal, the than the one increase in other cost on account of the tax is a matter of direct concern to the consumer of Such cases of intra-State sales should another State. apropriately be control brought under the full of the Union. These recommendations of generally Commission have been accepted by all the State Governments.

give The this Bill is to effect to the recommendations of the Commission regards the amendment of the constitutional as provisions relating sales to tax.

clause 2, it is proposed to add a new entry 92A in the Union purchases placing taxes inter-State sales and within the exclusive on and executive power of the Union, and make entry 54 of legislative to State List "subject the provisions" of the to this new entry.

list given is proposed to add these taxes to the 3, it in (1) of article 269, SO that, although they will be levied and accordance with an Act of Parliament, they will form the Consolidated Fund of India, but will accrue to the States with such principles of themselves in accordance distribution as may by law. be formulated by Parliament A further provision proposed article 269 expressly empowering Parliament to formulate bv law in sale principles for determining when a or purchase of goods takes place in the course of inter-State trade or commerce.

proposed in clause 4 to omit from clause (1) of article 286 explanation which has given rise to a great deal of legal controversy and practical difficulty. In view of the centralisation of 2 inter-State this Bill sales tax proposed in clause of clause of article in will cease be 286 its present form to appropriate. its empowering place it is proposed to insert a provision Parliament to formulate principles for determining when a sale or purchase of goods takes place (a) outside a State, or (b) in the course of import of the territory of India in the of goods into the or (c) course export of the goods out of the territory of India.

further proposed to replace clause (3) of article 286 It by clause on the lines recommended by the Taxation Enquiry Commission. this revised clause Parliament will have the power to declare Under goods which are of special importance in inter-State law the and the restrictions and conditions commerce also to specify which State law (whether made before or after the Parliamentary law) any will subject in regard to the system of levy, rates and other incidents of the tax on the sale or purchase of those goods. [BW DELHI; MANILAL SHAH.

The 30th April, 1956.

THE CONSTITUTION (TENTH AMENDMENT) ACT, 1961

[16th August, 1961.]

An Act further to amend the Constitution of India.

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

- 1. Short title commencement.-(1) This called and Act may be the Constitution (Tenth Amendment) Act, 1961.
- (2) It shall be deemed to have come into force on the 11th day of August,
- 2. Amendment of the First Schedule to the Constitution.-In First Schedule the Constitution, under the heading "THE **UNION** to TERRITORIES", following after entry 6, the entry shall inserted, namely:-
- "7. Dadra and The territory which immediately before Nagar Haveli the eleventh day of August, 1961 was Free comprised in Dadra and Nagar Haveli.".
- 3. Amendment article 240.-In article 240 of Constitution, of the clause following inserted. (1),after entry (b), the entry shall be namely:-

[&]quot;(c) Dadra and Nagar Haveli.".