

## The Hyderabad (Metropolitan Area) Police Act, 2004 Act 2 of 2004

Keyword(s): Cyberabad Metropolitan Area, Commissioner, Collector and District Magistrate

DISCLAIMER: This document is being furnished to you for your information by PRS Legislative Research (PRS). The contents of this document have been obtained from sources PRS believes to be reliable. These contents have not been independently verified, and PRS makes no representation or warranty as to the accuracy, completeness or correctness. In some cases the Principal Act and/or Amendment Act may not be available. Principal Acts may or may not include subsequent amendments. For authoritative text, please contact the relevant state department concerned or refer to the latest government publication or the gazette notification. Any person using this material should take their own professional and legal advice before acting on any information contained in this document. PRS or any persons connected with it do not accept any liability arising from the use of this document. PRS or any persons connected with it shall not be in any way responsible for any loss, damage, or distress to any person on account of any action taken or not taken on the basis of this document.

## ANDHRA PRADESH ACTS, ORDINANCES AND REGULATIONS Etc.

The following Act of the Andhra Pradesh Legislative Assembly received the assent of the Governor on the 3rd July, 2004 and the said assent is hereby first published on the 5th July, 2004 in the Andhra Pradesh Gazette for general information.

## ACT No. 2 OF 2004

AN ACT TO PROVIDE ESTABLISHMENT OF CYBERABAD COMMISSIONERATE FOR THE METROPOLITAN AREA OF CYBERABAD AND THE MATTERS CONNECTED THEREWITH OR INCIDENTAL THERETO.

Whereas, under sub-section (1) of section 8 of the Code of Criminal Procedure, 1973, the Government is empowered to declare any area in the State comprising a city or town whose population exceeds one million as a Metropolitan Area.

And whereas, in view of the rapid urbanization, the Government in G.O.Ms.No. 354, Home department, dt. 15-11-2002, in exercise of the powers conferred under sub-section (1) of section 8 of the Code of Criminal Procedure, 1973, have declared that the police stations under the sub-division of Alwal, Malkajigiri, Saroor Nagar, Rajendra Nagar, Bala Nagar, Traffic Police Stations of Kukutpalli and L.B. Nagar traffic sub-division and the Central Crime Stations of Bala Nagar and Saroor Nagar crime sub-divisions as Metropolitan area of Cyberabad.

And whereas, from the point of view of prevention of crime, maintenance of law and order and to tackle problems growing urbanization, the Government have decided to establish a separate Commissionerate some what on the lines of Hyderabad Commissionerate to maintain the law and order in the Cyberabad Metropolitan Area, from the point of view of the administrative convenience and geographic back-ground.

Be it enacted by the Legislative Assembly of the State of Andhra Pradesh in the Fifty-fifth Year of the Republic of India as follows:-

Short title, extent and commencement.

- 1. (1) This Act may be called the Cyberabad (Metropolitan Area) Police Act, 2004.
- (2) It extends to the limits of Cyberabad Metropolitan Area, declared by the Government may, by notification.
- (3) It shall be deemed to have come into force with effect on and from 19th December, 2003.

Definitions.

- 2. In this Act, unless the context otherwise requires,-
- (a) the word "Cyberabad Metropolitan Area" means, the areas notified by the Government in this behalf;
- (b) "Commissioner" means, Commissioner of Police appointed by the Government under section 5 to the Cyberabad Metropolitan Area and the word "Commissionerate" shall be construed accordingly;
- (c) "Collector and District Magistrate" means, the District Collector and the District Magistrate of Ranga Reddy District;
- (d) "Government" means, the State Government of Andhra Pradesh;

- (e) "notification" means, a notification published in the Andhra Pradesh Gazette and the word "notified" shall be construed accordingly;
- (f) "prescribed" means prescribed by rules under this Act.
- (2) All words and expressions used in this Act and not defined, but defined in the Hyderabad City Police Act, 1348 F; shall have the meanings respectively assigned to them in that Act.

3. (1) With effect from the commencement of this Act, the areas as notified by the Government as Cyberabad Metropolitan Area under section 8 of the Criminal procedure Code, 1973, shall be the Cyberabad Police Commissionerate for the purpose of this Act, and on such commencement the Cyberabad Police Commissionerate shall be deemed to have been established for the said Metropolitan Area of Cyberabad:

Provided that the Government may, from time to time, after consultation with the Collector and District Magistrate and Commissioner, by notification in the Andhra Pradesh Gazette, alter the limits of the Commissionerate constituted under this sub-section so as to include therein are to exclude there from the areas specified in the notification:

Provided further that the power to issue a notification under this sub-section shall be subject to previous publication.

Act IX of 1348 F.

Establishment of Cyberabad Police Commissionerate for the Metropolitan Area of Cyberabad Central Act 2 of 1974

J-1617/2

ni bedsildrig notiscellog a sereco "noticalitics" (9)

(2) Subject to the provisions of sub-sections (3) and (4), the Andhra Pradesh (Telangana Area) Districted and (4), the Andhra Pradesh (Telangana Area) Districted commencement of Itals Act; sease to apply to the commencement of Itals Act; sease to apply to the Cyberabad Metropolitan Area.

1353 E VCIX Q

not defined, but defined in the Hydereond City Police Act, Act. 2007 and control of the Property of the Hydereond City Police Act, Act. 2007 and City Property of the Property

3. (1) With struct from the commencemebsdetedy Strick included to the arces as notified by the Commencemebsdeted of the arces as notified by the Commence as Cyberabad Cyte. As a particular to the arces as notified by the Cyberabad Cyte. As a particular to the arces as notified by the Cyberabad Cyte. Cyberaban the continuous properties of the Cyberaban the continuous properties of the Cyberaban transfer of

heading to family, for suitielito, villaned thous to toegeen riturner to be family in the foreittier, which is also people to family for the family of the f

Act. 1329 Ft. and in lorge, at the commencement of this Act, shall so, large they are in located in the commencement of this Act, shall so, large they are not this Act continue to be in force in the Cyberabad and this Act continue to be in force in the Cyberabad and the Act continue to be in force in the Cyberabad and the Cyberabad an

1376 E Vet X ol

J 1547/2

Organisation of Police.

4. (1) With effect from the date of commencement of this Act, the Police Force functioning in the Cyberabad ender sub-section (1) shall exercise such that the police in the control of the c temeinoc(2): Notwithstanding lanything igontained in subsection (1) it shall be competent for the Geyemment to appoint any Police Force as may be prescribed in this behalf Assistant Commissioner shall not examined smit mort no bris 5(1(1)) The control cand supervisions of polices force specified under section 4 shall tsubject to the orders of the

Government be vested in amorticer (who shall be called

F, (increinafter in this section called "tifesameyoo, artixeho

Appointment and removal of Police the Commissioner of Cyberabad for the metropolitan area - Commis-

hand who may from I may of smil of and mont year only bna Sous of offishing (2) The Headquarters of the Commissionerate shall tine be at Hydelabadiorial such other place as may be not fied as the best Police as Spanific Py extended to and shall apply mutatis muancis police as Spanific Py and shall apply mutatis muancis police as Spanific Py and shall act IX or in relation to the Commissionerate be learning to the Commissionerate by Parenticon to the Commissionerate by Parenticon to the Commissionerate by Parenticon Py and Py a

.₹ 85.£† - **Appoint**ment of Deputy Commissioner and Ássistant sioner.

2348 F.

as if the provision of the said Not had formubedened will a (1) The Government may, from time to time, viappoint one or more Deputy Commissioners and one or amore Assistant Commissioners or may remove any Deputy aunge rissignas volt er aung 1 for 1 for 1 sangis sing 1 for oolid9 vii(2) Everysüchtbeputy Commissionershall işubject. orto the orders of the Commissioner the competent to a Commisin exercise all powers of performsome obthe duties which

nare reduired to be performed by the Commissioner under Commissioner of Police.

(3) For the purpose of facilitating the apply alian of the provisions of the Hyderabad City Police Act, 4048 E, to Act EX of the Cyberabad Commissionerate, the Government may, by notification, make such adaptations and medifications of the said Act and rules, notifications, regulations, orders.

this Act or any other enactment for the time being in force, and every Assistant Commissioner of Police appointed under sub-section (1) shall exercise such powers or perform such duties as may from time to time be conferred upon or assigned to him by the Commissioner:

Provided that The Deputy Commissioner and Assistant Commissioner shall not exercise the powers regarding making rules for regulation of traffic and for preservation of orders and judicial powers of superior police officer, vested in the Commissioner.

Application of the provisions of the Hyderabad City Police 1348 F. Act IX of 1348 F.

- (1) Save as otherwise expressly provided herein, all the provisions of the Hyderabad City Police Act, 1348 F, (hereinafter in this section called "the said Act") including the provisions relating to make rules for regulation of traffic and for preservation of orders and giving directions to public are hereby extended to and shall apply mutatis mutandis to the Cyberabad Commissionerate and the said Act shall, in relation to the Commissionerate be read and construed as if the provision of the said Act had formed part of this Act.
- (2) The Commissioner and the Deputy Commissioners of Police of Cyberabad Police Commissionerate shall exercise the powers of the District Act IX of magistrate under section 47 of the Hyderabad City Police Act, 1348 F, in the limits of urban police stations as may be notified by the Government, from time to time, be in consultation with the Collector and District Magistrate and Commissioner of Police.

. Act IX of 1348 F.

1348 F.

(3) For the purpose of facilitating the application of the provisions of the Hyderabad City Police Act, 1348 F, to the Cyberabad Commissionerate, the Government may, by notification, make such adaptations and modifications of the said Act and rules, notifications, regulations, orders.

directions made thereunder whether by way of repealing, amending or suspending any provision thereof as may be necessary or expedient and thereupon the said Act and the rules, notifications, regulations, orders and directions made thereunder, shall apply to the Cyberabad Commissionerate, subject to the adaptations and modifications so made.

- (4) Notwithstanding that no provision or insufficient provision have been made under sub-section (3) for the adaptations of the provisions of the said Act or rules, notifications, regulations, orders and directions made thereunder, any Court, Tribunal or authority, required or empowered to enforce these provisions may, for the purpose of facilitating their application to the Commissionerate construe these provisions in such manner without affecting the substance as may be necessary or proper in regard to the matter before the Court, Tribunal or authority.
- 8. (1) If any difficulty arises in giving the effect to the provisions of this Act, the Government may, by notification in the Andhra Pradesh Gazette do anything not inconsistent with such provisions which appear to them to be expedient or necessary for the purpose of removing the difficulty.

Power to remove difficulty.

(2) Every notification issued under this section shall be laid before the Legislative Assembly of the State as soon as possible after it is issued and if the Legislative Assembly agree in making any modification in the notification or in the annulment of the notification, the notification shall thereafter have effect only in such modified form or stand annulled as the case may be, so however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that notification.

directions made thereunder whather by way of repealing, amending or suspending any blovision thereof as may be nccessary or expedient and thereupon the said Act and anology by the coveriment may, from time to limit, give Power to such directions not inconsistent with the provisions of the DASt 300 the fulles made thereunder to the Cyberabad Commissionerate as it may consider hedessafy for carrying

troutiline:purposes of this Act it philonetentiation (4)

Power to off 101 (1) The Government may By notification, make make rules.

give

direc-

tions.

Pulles for carrying out all or any of the pulposes of this Act. no beniup (2) Every rule made, under this Act shall simmediately after it is made, be laid before the Legislative e Assembly of the State, if it is in session and if it is not in risessions in the session immediately following for a total e period: of:fourteen; days which may be comprised in one rsession ordin two successive sessions, and if, before the expiration of the session in which it is so laid or the session immediately following the Legislative Assembly agrees in making any modification in the rule of in the annulment of The rule, the rule shall, from the date on which the modication irog annument is hollified, have effect only in such modified "form of shall stand annulled as the case may be, so however, that any such modification or annuiment shall be liwithout prejudice to the validity of anything previously done bo เลเต่ แต่fore สักส Legislative As sembly of (เ**ลปเซ ted) ของเ**ท

PouceroSPERMST däffculty.

> Amendment of Act X of 1329 F.

vidmess/19/Hither And Hradesh (Telangana Area) District Police Act, 1329 F. in Section 1, for the words rexcept the Hyderabad City Police Limits I the words except the Phyderabad City Police Limits and the cyberabad the case may be be billibe substituted in the case may be be without prejudice to the validity of

Amendment of Act IX of 1348 F.

12-dnsthe Hyderabad Gity Rolice Act of 348 F (hereinafter referred to as the principal Act),--

(i) in section 26 of the principal Act, in sub-section Central (8), for the expression sections 75, 76 and 77 of the Code Act V of of Criminal Procedure, 1898, the expression sections 76, 1898.

71 and 72 of the Code of Criminal Procedure, 1973, shalf act 2 of be substituted pit to Alectoria and 1987.

for the expression section 54 of the principal Act, in clause (a), of the principal Act, in clause (a), of the expression section 54 of the Code of Criminal Procedure, 1898, the expression sub-section (1) of section 41 of the Code of Criminal Procedure, 1973, shall be substituted;

below of the principal Act, in clause (a), of the code of Criminal Procedure, 1973, shall be substituted;

Pepoal of Galle nance 9 of 2003.

- (iii) in section 36 of the principal Act, for the expression "section 42 of the Code of Criminal Procedure, 1898,", in two places where it occurs, the expression "section 37 of the Code of Criminal Procedure, 1973,", shall be substituted;
  - (iv) in section 47 of the principal Act,-
- (a) in sub-section (1), for the expression "sections 94, 96, 97 and 98 of the Code of Criminal Procedure, 1898,", the expression "sections 91, 93(1), 93(2) and 94 of the Code of Criminal Procedure, 1973,", shall be substituted;
- (b) in sub-section (2), for the expression "the Code of Criminal Procedure, 1898 (Central Act V of 1898),", the expression "the Code of Criminal Procedure, 1973 (Central Act 2 of 1974),", shall be substituted;
- (v) in section 48 of the principal Act, in sub-section (1), for the expression "section 161 of the Code of Criminal Procedure, 1898,", the expression "section 161 of the Code of Criminal Procedure, 1973,", shall be substituted;
- (vi) in section 52 of the principal Act, in clause (c), for the expression "section 59 of the Code of Criminal Procedure, 1898,", the expression "section 43 of the Code of Criminal Procedure, 1973,", shall be substituted;

(vii) in section 55 of the principal Act, for the expression "the Code of Criminal Procedure, 1898,", the expression "the Code of Criminal Procedure, 1973,", shall be substituted;

(viii) in section 79 of the principal Act, in the proviso, for the expression "section 403 of the Code of Criminal Procedure, 1898,", the expression "section 300 of the Code of Criminal Procedure, 1973,", shall be substituted.

Repeal of Ordinance 9 of 2003. 13. The Cyberabad (Metropolitan Area) Police Ordinance, 2003 is hereby repealed.

K.G. SHANKAR, Secretary to Government, Legislative Affairs & Justice (FAC), Law Department.

## STATEMENT OF OBJECTS AND REASONS

Under sub-section (1) of section 8 of the Code of Criminal Procedure, 1973, the Government is empowered to declare any area in the State comprising a city or town whose population exceeds one million shall be a Metropolitan Area. In view of the rapid urbanization, the Government in G.O.Ms.No. 354, Home Department, dated 15-11-2002, in exercise of the powers conferred under sub-section (1) of section 8 of the said Code, have declared that the Police Stations under the sub-divisions of Alwal, Malkajgiri, Saroornagar, Rajendranagar, Balanagar, and Traffic Police Station of Kukatpally, L.B. Nagar of the traffic Sub-divisions and the Central Crime Stations of Balanagar and Saroomagar Crime sub-Divisions, as Metropolitan Area of Cyberabad. From the point of view of the prevention of crime, maintenance of law and order and to tackle problems of growing urbanization, it is necessary to establish a separate Commissionerate, some what on the lines of the Hyderabad Commissinerate to maintain the law and order in the Cyberabad metropolitan Area from the point of view of the administrative convenience and geographic background.

To achieve the above object in view, Government have decided to enact a separate law extending the provisions of the Hyderabad City Police act, 1348 Fasli to the Cyberabad Metropolitan Area and also to exclude the jurisdiction of Cyberabad Metropolitan Area from the purview of the Andhra Pradesh (Telangana Area) District Police Act, 1329 Fasli. As the Code of Criminal Procedure, 1898 has been repealed by the Code of criminal Procedure, 1973, opportunity has been taken to amend the relevant provisions of the Hyderabad City Police Act, 1348 Fasli relating to the Code of Criminal Procedure, suitably.

As the Legislative Assembly of the State was not in session and have dissolved on 14-11-2003 and it has been felt necessary to give effect to the above decisions immediately, the Cyberabad.

EMORARS CHARTOSTO TO THAT THE COR (Metropolitan Area) Police Ordinance, 2003 was promulgated by the Governor on the 18th December, 2003 1000 as to (1) notose-due mond 1973. the Government is empowered to declare any area in the State a ad This Bill seeks to replace the said ordinance, to all a priving mon Metropolisan Area, In view of the rapid urbanization, the Covernment in G.O. Mee Lee, 354 Hong, Department, Jared 15-11-2002, in exercise of the i sub-section (1) of section 8 of the said Code, harve declarement rol retaining under the sub-divisions of Aiwal, Malkappin, Saroornugar, Rejendrenagar, Balanagar, and Traffic Police Station of Kukatpall J. L.B. May it of the traffic Sub-davisions and the Central Crieta Stations of Balanaeu, and Saroomaga Crime sub-Divisions, as Metropolitan Arca of Cyberahild a tom the point of view of the prevention of crime, mainteners of him and order and to tackle problems of growing unlability tion, it is necessary to creatilish a senarate Commissionerate, some value on the lines of the Hyder their Commissionary to maintain the law and make the the Cybersead natropolitan Area from the point of view of the administrative convenience and geographic background.

To solving the obove object in view. Government have do local to enact a sepache law exact object in view. Government have do local to enact a sepache law exact object the profisions of the Hydembad Clip Praise act, 1363 I half to the Cyr refeat Metropolitan Area and also to excluse the jorisdiction of Cyberabeth Metropolitan Area from the purview of the Activa Fradesh Metangana Area; 13strict Police Act, 1329 Fasti. As the Code of Criminal Procedure, 1093 has been repealed by the Code of criminal Procedure, 1973, opporting types been taken to amend the relevant provisions of the Hydembad City Police Act, 1348 Fasti relating to the Code of Criminal Procedure, suitably.

As the Legislative Ascembly of the State was not in session and held dissolved on 14-11-2000 and it has been felt necessary to give effect to the above decisions from educely, the Cyberchad.