The Uttar Pradesh Fire Prevention and Fire Safety Act, 2005

Act 5 of 2005

Keyword(s):
Building, Chief Fire Officer, Fire Prevention and Fire Safety Measures, Occupier, Owner, Premises

Amendment appended: 10 of 2011
IN pursuance of the provisions of clause (3) of article 348 of the Constitution of India, the Governor is pleased to order the publication of the following English translation of the Uttar Pradesh Agni Nivaran Aur Agni Suraksha Adhiniyam, 2005 (Uttar Pradesh Adhiniyam Sankhya 5 of 2005) as passed by the Uttar Pradesh Legislature and assented to by the Governor on March 17, 2005.

THE UTTAR PRADESH FIRE PREVENTION AND FIRE SAFETY ACT, 2005

[U.P. Act No. 5 of 2005]

(As passed by the Uttar Pradesh Legislature)

AN

ACT

to make more effective provision for the fire prevention and fire safety measures in certain buildings and premises in the State of Uttar Pradesh.

IT IS HEREBY enacted in the Fifty-sixth Year of the Republic of India as follows:—

1. (1) This Act may be called the Uttar Pradesh Fire Prevention and Fire Safety Act, 2005.
(2) It shall be deemed to have come into force on January 24, 2005.

2. In this Act,—

(a) "building" means a house, outhouse, stable, latrine, Urinal, shed, hut, wall (other than a boundary wall) or any other structure, whether of
masory, bricks, wood, mud, metal or other material;

(b) "Chief Fire Officer" means the Chief Fire Officer under the United
Provinces Fire Service Act, 1944;

(c) "fire prevention and fire safety measures" means such measures as
are necessary under any law or rules for the time being in force for the
prevention, control and fighting of fire and for ensuring the safety of life and
property in case of fire;

(d) "local authority" means a local authority as defined under the
United Provinces Fire Service, Act, 1944;

(e) "Government" means Government of Uttar Pradesh;

(f) "nominated authority" means any authority nominated by
Government;

(g) "occupier" includes,—

(i) any person who for the time being is paying or is liable to pay
to the owner the rent or any portion of the rent of the land or building in
respect of which such rent is paid or is payable;

(ii) an owner in occupation of, or otherwise using his land or
building;

(iii) a rent-free tenant of any land or building;

(iv) a licensee in occupation of any land or building; and

(v) any person who is liable to pay to the owner damages for the
use and occupation of any land or building.

(h) "owner" includes a person who for the time being is receiving or is
entitled to receive, the rent of any land or building whether on his own
account or on account of himself and others or as an agent, trustee, guardian
or receiver or any other person or who should so receive the rent or be
entitled to receive it if the land or building or part thereof were let to a tenant
and also included :

(i) the custodian of evacuee property in respect of evacuee
property vested in him under the Administration of Evacuee Property
Act, 1950 (Act no. 31 of 1950);

(ii) any authority or institution under State Law and the Head of a
Government Department, in respect of properties under their respective
control;

(i) "premises" means any land or any building or part of a
building appurtenant thereto which is used for storing explosive
substances and dangerously inflammable substance.

Explanation—In this clause, "explosive", "explosive substances"
and "dangerously inflammable substances" shall have the meaning
respectively, assigned to them in the Explosive Act, 1884 (Act no. 4
of 1884), the Explosive Substances Act, 1968 (Act no. 6 of 1908) and
the Inflammable Substances Act, 1952 (Act no. 20 of 1952).

3.(1) The nominated authority may, after giving three hours notice to the
occupier or, if there be no occupier, to the owner of any building having such height as
may be prescribed or premises, enter and inspect the said building or premises at any
time between sunrise and sunset where such inspection appears necessary for
ascertaining the adequacy or contravention of fire prevention and fire safety measures:
Provided that the nominated authority may enter into and inspect any building or premises at any time if it appears to it to be expedient and necessary to do so in order to ensure safety of life and property.

(2) the nominated authority shall be provided with all possible assistance by the owner or occupier, as the case may be, of the building or premises for carrying out the inspection under sub-section (1).

(3) When any building or premises used as a human dwelling is entered under sub-section (1) due regard shall be paid to the social and religious sentiments of the occupiers; and before any apartment in the actual occupancy of any woman, who according to the custom does not appear in public, is entered under sub-section (1), notice shall be given to her that she is at liberty to withdraw, and every reasonable facility shall be afforded to her for withdrawing.

4.(1) The nominated authority shall, after the completion of the inspection of the building or premises under section 3, record its views on the deviations from, or the contraventions of, the building bye-laws with regard to the fire prevention and fire safety measures and inadequacy of such measures provided therein with reference to the height of the building or the nature of activities carried on in such building or premises and issue a notice to the owner or occupier of such building or premises directing him to undertake such measures as may be specified in the notice.

(2) The nominated authority shall also give a report of any inspection made by it under section 3 to the District Magistrate.

5.(1) Where, on receipt of a report from the nominated authority under sub-section (2) of section 4, it appears to the District Magistrate that the condition of any building or premises is dangerous to life of property, he shall without prejudice to any action taken under section 8 by order, require the person in possession or occupation of such building or premises to remove themselves from such building or premises forthwith.

(2) If an order made by the District Magistrate under sub-section (1) is not complied with, the District Magistrate may direct any police officer having such jurisdiction in the area to remove such persons from the building or premises and such officer shall comply with such directions.

(3) After the removal of the persons under sub-section (1) or sub-section (2), as the case may be, the District Magistrate shall seal the building or premises.

(4) No person shall remove such seal except under an order made by the District Magistrate.

6.(1) Notwithstanding anything contained in any other law for the time being in force, the Chief Fire Officer may enter and inspect any building including a building under construction if such inspection appears necessary for ascertaining the adequacy of fire prevention and fire safety measures in such buildings.

(2) The entry and inspection under sub-section (1) shall be done by the Chief Fire Officer in the manner laid down in relation to nominated authority in section 3.

(3) The Chief Fire Officer shall, after inspection of the building or premises under sub-section (1), and after taking into consideration—

(a) the provisions of the building bye-laws in accordance with which the plan of the said building or premises was sanctioned;

(b) the conditions imposed, if any, by the local authority at the time of the sanction of the plan of the said building or premises; and

(c) the minimum standards for fire prevention and fire safety measures specified for such building or premises as may be specified by rules framed under this Act;
issue a notice to the power or occupier of such building or premises stating therein the inadequacy in regard to the fire prevention and fire safety measures in it and direct the owner or occupier to undertake measures for rectifying the said inadequacy within such period as he may consider just and reasonable.

7.(1) Every building above 15 metre in height whether exiting or to be erected or likely to be used for a purpose such as medical or other treatment or care of persons suffering from physical or mental illness, diseases or infirmity, case of infants, convalescents or aged persons or for penal or correctional detention in which the liberty of inmates is restricted, shop, market, sleeping, accommodation, hotel or rooming house, educational institution, assembly building where group of people congregate or gather for amusement, recreation, social, religious, patriotic, civil travels or for a similar purposes shall submit plan and obtain a permission from entity authorised by the State Government that safety from fire is reasonably attainable in practical and can be achieved.

8.(1) The Chief Fire Officer shall in the event of non-compliance of any notice issued under section 4 or section 6, take such steps as may be necessary for the compliance of such notice.

(2) All expenses incurred by the Chief Fire Officer in relation to any steps taken by him under sub-section (1) shall be payable by the owner or the occupier on demand and shall, if not paid within ten days after such demand, be recoverable as arrears of land revenue.

9.(1) Any person aggrieved by any notice or order of the nominated authority or the Chief Fire Officer may prefer an appeal against such notice or order to the State Government within thirty days from the date of notice or order appealed against:

Provided that the State Government may entertain an appeal after the expiry of the said period of thirty days if it is satisfied that there was sufficient cause for not filing it within that period.

(2) An appeal to the State Government under sub-section (1) shall be made in such form and shall accompanied by a copy of the notice or order appealed against and by such fees as may be prescribed.

10. No court shall entertain any suit, application or other proceeding in respect of any notice or order under this Act and no such notice or order shall be called in question otherwise than by preferring an appeal under this Act.

11. Whoever contravenes any provision of this Act shall, without prejudice to any other action taken against him under section 8 be punishable with imprisonment for a term which may extend to ten years, or with fine which may extend to one lac rupees, or with both and where the offence is a continuing one, with a further fine which may extend to five thousand rupees for every day after the first during which such offence continue.

12.(1) Where an offence under this Act has been committed by a company, every person who, at the time the offence was committed, was in charge of, and was responsible to, the company for the conduct of the business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this sub-section shall render any such person liable to any punishment if he proves that the offence was committed without his knowledge or that he had exercised all due diligence to prevent the commission of such offence.
(2) Notwithstanding anything contained in sub-section (1), where any offence under this Act has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary or other officer of the company such director, manager, secretary or other officer shall also be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation:— For the purposes of this section,—

(a) “company” means a body corporate and includes a firm or other association of individuals; and

(b) “director”, in relation to a firm, means a partner in the firm.

13. No court shall proceed to the trial of an offence under this Act except on the complaint of, or upon information received from, the nominated authority.

14. No court inferior to that of a Chief Judicial Magistrate shall try an offence punishable under this Act.

15. No suit, Prosecution or other legal Proceeding shall lie against any person for anything which is in good faith done or intended to be done under this Act or any rules made thereunder.

16. Every officer acting under the provisions of this Act shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code, 1860 (Act no. 45 of 1860).

17.(1) the State Government may, by notification, make rules for carrying out the provisions of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for—

(a) the height of the building under sub-section (1) of section 3;

(b) the minimum standards for the fire prevention and fire safety measures;

(c) the form in which an appeal shall be made and the fees that shall accompany such appeal under sub-section (2) of section 9;

(d) any other matter which is required to be, or may be, provided by rules.

18. (1) The Uttar Pradesh Fire Prevention and Fire Safety Ordinance, 2005 is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken under the provisions the Ordinance referred to in sub-section (1) shall be deemed to have been done or taken under this Act as if the provisions of this Act were in force at all material times.
STATEMENT OF OBJECTS AND REASONS

The United Provinces Fire Service Act, 1944 (U.P. Act no. 3 of 1944) was enacted to provide for constitution and maintenance of a Provincial Fire Service for fire fighting in the state but there was no enactment for fire prevention and fire safety in the State. The provisions with respect to fire prevention and fire safety under various Acts and rules etc. were not sufficient for providing effective measures of fire prevention and fire safety in certain buildings and premises in the State. It was, therefore, decided to make an Act for making effective provisions for fire prevention and fire safety in certain buildings and premises in the State of Uttar Pradesh.

Since the State Legislature was not in session and immediate legislative action was necessary to implement the aforesaid decision the Uttar Pradesh Fire Prevention and Fire Safety Ordinance, 2005 (U.P. ordinance no. 5 of 2005) was promulgated by the Governor on January 24, 2005.

This Bill is introduced to replace the aforesaid Ordinance.

By Order,
D. V. SHARMA,
Pramukh Sachiv
सरकारी गजट, उत्तर प्रदेश
उत्तर प्रदेशीय सरकार द्वारा प्रकाशित
असाधारण

विधायी परिषिक्त
भाग—1, खण्ड (क)
(उत्तर प्रदेश अधिनियम)

लखनऊ, सोमवार, 14 अगस्त, 2011
फाल्गुन 23, 1932 शाक संवत

उत्तर प्रदेश सरकार
विधायी अनुभाग—1

संख्या 350/73-बि-1-11-1(क)16-2011
लखनऊ, 14 अगस्त, 2011

अधिसूचना

विधि

“भारत का संविधान” के अनुसार 200 के अधिन राष्ट्रपति संहोधन ने उत्तर प्रदेश अभिनियम और अभि पुरस्का (संशोधन) विधित्त, 2011 पर दिनांक 10 अगस्त, 2011 को अनुसूचित प्रदेश की और वह उत्तर प्रदेश अधिनियम संख्या 10 सन् 1971 के रूप में सर्वसाधारण की पूर्वार्थ इस्तेमाल हास्य प्रकाशित किया गया है–

उत्तर प्रदेश अभिनियम और अभि पुरस्का (संशोधन) अधिनियम, 2011
(उत्तर प्रदेश अधिनियम संख्या 10 सन् 1971)
[प्रेसा उत्तर प्रदेश विधान संघ के अधिकारियों हुआ]

उत्तर प्रदेश अभिनियम और अभि पुरस्का अधिनियम, 2005 के अनुसार संशोधन

करने के लिए

अधिनियम

भारत गणराज्य के वासवार वर्ष में निकालिती हस प्रकाशित वाराण जाता है:

1—यह अधिनियम उत्तर प्रदेश अभिनियम और अभि पुरस्का (संशोधन) संहोधन का
अधिनियम, 2011 कहा जायेगा।
उत्तर प्रदेश अधिनियम, 14 मार्च, 2011

उत्तर प्रदेश अधिनियम-लाख 5. शनि 2005 की घटा 2 का संहिता

2-उत्तर प्रदेश अधिनियम और अभिन तुलसी अधिनियम, 2005 की घटा 2 में—

(क) खण्ड (उ) में, उपखण्ड (रवि) के प्रथम अंश में निम्नलिखित उपखण्ड नड़ा दिखाया गया है—

“(ही) भवन उपविधियों या साम प्रकृति से किसी अंतर विभि से अधीन यथा गवत
भवन स्वामियों भा अधीनियमों का कोई संच, भवन निर्माण/संबंधी न (साहेब यह
कोई व्यक्ति, कंपनी, कार्य सर, या सहकारी संचित है) जो किसी गवत के निर्माण के
लिए उत्तरदायी है, ऐसे अभिन निवास और अभिन सुरक्षा के उपायों को हतास्पत क्याम
को, जो तत्काल प्रकृति किसी विधि द्वारा वायुदीपिक कहीं।”

(ख) खण्ड (उ) में, उपखण्ड (श) के प्रथम निम्नलिखित उपखण्ड नड़ा दिखाया, अथवा—

“(ही) कोई भवन निर्माण का संबंधी (यदि यह कोई अभिन, कंपनी, कार्य, संच
या सहकारी संचित है), जो किसी ऐसे गवत के विशेष निर्माण के लिए उत्तरदायी है,
जिसके लिए सत्तारा प्रमाण किसी विभि के अधीन अभिनियम रेखा से अनुसार ऐसे
साथ को प्राप्त किया जाना अतिशय हो, विशेष वायु द्वारा हाला वर्तमान अभिन
शासक और अभिन निवास उपायों को लागू किये जाने के प्रति भवन उपविधियों या
रम प्रकृति के किसी अंतर विभि के अधीन रथ गवत भवन स्वामियों या अधीनियमों के
रंग को भवन हतास्पत क्याम दिखाया।”

उद्देश्य और कारण

राज्य में क्रियापद गवतों और परिसरों में अभिन निवास और अभिन सुरक्षा उपायों के लिए प्राप्ती उपखण्ड
कारों की व्यवस्था करने के लिए उत्तर प्रदेश अधिनियम और अभिन सुरक्षा अधिनियम, 2005 (उत्तर प्रदेश
अधिनियम संख्या 5. सन् 2005) को अधिनियमित किया गया है। उत्तर प्रदेश अधिनियम में, अभिन निवास और अभिन
सुरक्षा उपायों को सुनिश्चित करने के लिए अधीनियमों और स्वामियों को उत्तरदायी बनाना गया है। निर्माण में,
अभिकार बहुत जरूरी इसलिए निजी भवन निर्माणों और संबंधी (यदि यह कोई व्यक्ति, कंपनी, कार्य, संच
या सहकारी संचित है) का अभिन निवास और अभिन सुरक्षा के अनुसरण किये जाने दिखाया जा रहा है।
उत्तर प्रदेश अधिनियम में अभिनियम संबंधी विभि से अनुसरण प्राप्त करने के लिए उपेक्षा उत्तरदायी करने की कोई
प्रकृति नहीं है। इसलिए “स्वामियों” और “अधीनियमों” की संचिता में उत्तर निर्माण और गवत उत्तरदायी
कारों का निर्माण करने के लिए जिससे अभिन निवास और अभिन सुरक्षा के गवतों का अनुसरण करने के लिए उपेक्षा
उत्तरदायी कराया जाए, उत्तर प्रदेश अधिनियम को संरक्षित करने का बिना निर्माण किया गया है।

उद्देश्य और कारण

उत्तर प्रदेश अधिनियम और अभिन सुरक्षा (संशोधन) विधेयक, 2011 पुर्वस्थापित किया गया है।

आप ये के के सभी,
प्रमुख सचिव।
THE UTTAR PRADESH FIRE PREVENTION AND FIRE SAFETY
(AMENDMENT) ACT, 2011
(U.P. Act no. 10 of 2011)

[As passed by the Uttar Pradesh Legislature]

AN ACT


2. In section 2 of the Uttar Pradesh Fire Prevention and Fire Safety Act, 2005—

(a) in clause (g) after sub-clause (v) the following sub-clause shall be inserted, namely:

"(vi) any association of building owners or occupiers as formed under the building bye-laws or any other law of similar nature to which the builder/promoter (be it a person, company, firm, association or cooperative society) who is responsible for construction of a building, has handed over such fire prevention and fire safety measures as are warranted by any law for the time being in force."

(b) in clause (h) after sub-clause (ii) the following sub-clause shall be inserted, namely:

"(iii) any builder or promoter (be it a person, company, firm, association or cooperative society) responsible for construction of a building or premises for which, obtaining of the permission from fire service is mandatory under any law for the time being in force, till such time that the building is handed over to the association of building owners or occupiers as formed under the building bye-laws or any other law of similar nature after implementation of all fire fighting and prevention measures as warranted."

STATEMENT OF OBJECTS AND REASONS

The Uttar Pradesh Fire Prevention and Fire Safety Act, 2005 (U.P. Act no. 5 of 2005) has been enacted to provide for making effective provisions for the fire prevention and fire safety measures in certain buildings and premises in the State. In the said Act, the occupiers and the owners have been made responsible for ensuring fire prevention and fire safety measures. At present, mostly multi-storied buildings are being constructed by private builders and promoters (be it a person, company, firm, association or cooperative societies) without following the norms of fire prevention and fire safety. In the
said Act, there is no provision for making them responsible for obtaining the permission from fire service Authority. It has, therefore, been decided to amend the said Act to include the said builder or promoter in the definitions of “owner” and “occupier” so as to make them liable for following the norms of fire prevention and fire safety.

The Uttar Pradesh Fire Prevention and Fire Safety (Amendment) Bill, 2011 is introduced accordingly.

By order,

K. K. SHARMA,

Pramukh Sachiv.