

# **Amendments to Major Port Authorities Bill 2016**

## Why in news?

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• Union government has approved official amendments to the Major Port Authorities Bill 2016.

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 $\bullet$  The amendments are based on the <u>recommendations</u> of the department related parliamentary standing committee. \n

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### What is the MPA 2016 bill about?

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• Under the Major Port Authorities Act 1963, 12 major ports had been created in India.

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- $\bullet$  All major ports are managed by the respective Board of Port Trusts.  $\ensuremath{^{\backslash n}}$
- $\bullet$  Trusts have members appointed by the central government.  $\ensuremath{^{\backslash n}}$
- The MPA, 2016 Bill provides for the creation of a Board of Major Port Authority for each major port.

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- The Boards will succeed the existing Port Trusts.
- The proposed Board will comprise of a Chairperson and a deputy Chairperson.
- $\bullet$  Both of them will be appointed by the central government on the recommendation of a select committee.  $\mbox{\sc h}$

• Besides, the Bill allows for more Private-Public partnership and market based tariff fixing for generating revenues.

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#### What are the recent amendments?

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• The Cabinet has recently accepted some of the recommendations of the Standing Committee on the Bill.

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• The number of the Labour representatives to be appointed in the Port Authority Board among the serving employees of the Port has been increased from one to two.

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• This is to represent the interests of the employees.

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• The focus is also being emphasised on re-skilling the workforce.

• After commencement of the Act, for PPP projects, the concessionaire shall be free to fix the tariff based on market conditions.

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• Presiding Officer and Members of the Adjudicatory Board shall be appointed by the Central Government.

 $\bullet$  This would be on the recommendations of the Selection Committee.  $\ensuremath{^{\backslash n}}$ 

 Central Government shall have the power to remove the Presiding Officer or any member of the Adjudicatory Board following the prescribed manner.

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# What are the existing concerns in ports?

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- $\bullet$  Trust boards have turned into fiefdoms of bureaucrats and politicians.  $\ensuremath{^{\text{h}}}$
- $\bullet$  The development of ports has suffered, with decisions not being taken in an objective, transparent manner.  $\ensuremath{\backslash} n$

- It's necessary to address inefficiencies such as high turnaround time of ships by stepping up modernisation and grappling with careless management.

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• Specialised cargo handling berths have a higher scope for PPP, mechanisation and improved efficiencies.

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## What is the significance of the bill?

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• The Bill comes as a measure for addressing the technical and governance issues in the ports.

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• It paves the way for **governance reform** in the management of 11 out of 12 major ports in India that now run as trusts. Notably, the Ennore port is a company.

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- The Centre acts as both regulator and service provider in these.
- Under the provisions of the Bill, the government would only regulate the services provided by private players.

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• It will **not** be a **service provider** itself.

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• It thus addresses the issue of **conflict of interest**.

- With 'authority' status, ports will have a smaller **management** board.
- This enables **expedient decisions** on modernisation and use of port trust lands in the public interest.

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# Source: PRS, Business Line

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