

(30) “relevant tenancy law” means—

Bom.  
LXVII  
of  
1948.

(a) in the Bombay area of the State of Maharashtra, the Bombay Tenancy and Agricultural Lands Act, 1948 ;

Hyd.  
XXI  
of  
1950.

(b) in the Hyderabad area of the State of Maharashtra, the Hyderabad Tenancy and Agricultural Lands Act, 1950 ; and

Bom.  
XCIX  
of  
1958.

(c) in the Vidarbha Region of the State of Maharashtra, the Bombay Tenancy and Agricultural Lands (Vidarbha Region) Act, 1958.

(31) “ revenue officer ” means officer of any rank whatsoever appointed under any of the provisions of this Code, and employed in or about the business of the land revenue or of the surveys, assessment, accounts, or records connected therewith ;

(32) “ revenue year ” means the year commencing on such date as the State Government may, by notification in the *Official Gazette*, appoint ;

(33) “ saza ” means a group of villages in a taluka which is constituted a saza under section 4 ;

<sup>1</sup>[(33A) “ storage device ” means an Electronic Device for retention of data in computer and shall include both hardware and software; ]

(34) “ Sub-Divisional Officer ” means an Assistant or Deputy Collector who is placed in charge of one or more sub-divisions of a district ;

(35) “ sub-division of a survey number ” means a portion of a survey number of which the area and assessment are separately entered in the land records under an indicative number subordinate to that of the survey number of which it is a portion ;

(36) “ survey mark ” means, for the purposes of this Code, a mark erected for purposes of cadastral survey of land ;

(37) “ survey number ” means a portion of land of which the area and assessment are separately entered, under an indicative number in the land records and includes—

(i) plots reconstituted under a final town planning scheme, improvement scheme or a scheme of consolidation of holding which has come into force in any area under any law ; and

(ii) in the districts of Nagpur, Wardha, Chanda and Bhandara any portion of land entered in the land records under any indicative number known as the *khasra number* ;

---

<sup>1</sup> Clause (33A) was inserted by Mah. 43 of 2005, s. 2.