

III. Industrial Townships

3. *Regarding the provisions under the proviso to clause (1) of article 243Q which states that a Municipality under this clause may not be constituted in such urban area or part thereof as the Governor may, having regard to the size of the area and the municipal services being provided or proposed to be provided by an industrial established (sic.) in that area and such other factors as he may deem fit, by public notification, specify to be an industrial township, the question is : what should be the specific provisions in the municipal law for industrial townships.*

- (1) The State Governments have to very seriously consider as to what conditions they may specify in the law to protect the circumstances when an industrial establishment applies mentioning the “proposed services” only.
- (2) The State Governments would also have to seriously examine as to who shall perform the statutory and regulatory functions for such an area which is excluded from the municipal jurisdiction.

Provisions Made in the Municipal Law

- 5.** *The Municipal Law makes a provision only for the exclusion of the industrial townships from municipal jurisdiction in Part VII on Regulatory Jurisdiction, on the presumption that a separate enactment may deal with this topic.*