This Act was promulgated on December 13, 1968 but came into force on December 25, 1968. The important sections of this Act are as follows.

SECTION 3 In this Act,
“Sugar-cane” means the sugar cane, which is ordinarily used in the production of sugar,
“Sugar” means sugar which is produced from sugar-cane such as white sugar, muscovado, brown sugar, raw sugar and including molasses in the form of syrup used in the production of sugar,
“Factory” means the factory of refinery in which sugar is produced,
“Competent officer” means the person appointed by the Minister to act according to this Act,
“Ministers” means the ministers in charge of the execution of this Act.

SECTION 4 There shall be established a Committee entitled the “Sugar-cane and Sugar Committee”, abbreviated “SCSC”, with the Under-Secretary of Industry ad the Chairman, the Department of Foreign Trade, the Director General of the Department of Foreign Trade, the Director General of Internal Trade, the Director General of the Department of Industrial Works, the Director General of the Department of Science, the Director General of the Department of Industrial Promotion, a representative of the Ministry of Finance, a representative of the Ministry of Interior, a representative of the Budget Bureau, a Representative of the National Economic Development Board and not more than four others who are on account of their technical qualifications or experience on sugar-cane.
SECTION 5 the SCSC shall have the powers and duties with respect to the technology and the promotion of sugar-cane plantation enterprise and sugar industry as follows:

1. to render technological assistance to sugar-cane planters and those engaged in the operation of factories,
2. to study and conduct researches and experiments for the improvement of production of both sugar-cane and sugar, including the utilization of the by-products of sugar-cane and sugar,
3. to promote the use of better varieties of sugar-cane, the application of fertilizers and the prevention and control of plant diseases and pests in line with modern technological practice,
4. to conduct surveys and formulate plans for the improvement of sugar-cane growing and factory management,
5. to establish and operate experimental stations, laboratories and laboratory stations,
6. to cooperate and coordinate with in reasonable extents with other units both state-owned and privately-owned with respect to researches on and promotion of sugar-cane growing and sugar industry,
7. to promote the establishment and the management of associations of sugar-cane planters and associations of sugar factories,
8. to compile, print and publish informations on sugar-cane and sugar and other documents in connection with the work of the Sugar Institute,
(9) to promote the establishment and offer of scholarships and research grants on sugar-cane and sugar,

(10) to cooperate within reasonable extent with international organizations on affairs pertaining to sugar-cane and sugar,

(11) to promote economically enterprise on sugar-cane plantation and sugar industry,

(12) to determine the work plans, projects and budget estimates on the operation of the Sugar Institute to be submitted to the Ministers.

(13) to appoint sub-committee to assist in the business of the SCSC or in the study and consideration of subjects within the scope of powers and duties of the SCSC,

SECTION 8 shall apply mutatis mutandis to the meetings of the sub-committees,

(14) to carry out other functions specified in this Act.

SECTION 9 There shall be established a bureau within the Ministry of Industry entitled the Sugar Institute, which shall function according to the resolutions of the SCSC and shall carry out other administrative work.

SECTION 11 There shall be a committee entitled the “Advisory Committee on Sugar Policy and Price Stabilization, abbreviated ACSP, consisting of the Under-Secretary of the Ministry of Industry as the Chairman, a representative of the Ministry of Finance, a representative of the Ministry of Agriculture, a representative of the Ministry of Economic Affairs, a representative of the Budget Bureau, a representative of the National Economic Development Board as Committee
members and the Head of the Sugar Institute shall be the Committee member and secretary.

SECTION 12 The ACSP shall have the following powers and duties:
(1) to formulate plans for production and sale of sugar-cane and sugar to be submitted to the Ministers,
(2) to give counsels and suggestions to the Ministers with respect to the affairs listed under Sections 14 and 15,

SECTION 13 Section 8 shall apply mutatis mutandis to the meetings of the ACSP

SECTION 14 After receiving counsels or suggestions from the ACSP, the Ministers shall take the matter into consideration and shall have the power to publish in the Government Gazette and matter for the purpose of promoting or laying out plans for the production of sugar in line with the economic situations of the country as follows:
(1) to require the owners or managers of factories to submit a report giving the first day and the last day of sugar production of each year, the quantity of cane used in sugar production, the quantity of sugar produced and the by products and the volume of sale,
(2) to specify the areas in which there shall be promotion of sugar-cane growing,
(3) to specify the maximum quantity of sugar to be produced by each factory during the active season,
(4) to require persons who have sugar in possession to report on the quantity in possession and the place of storage of the said sugar,
(5) to specify conditions and the price in the purchase of sugar-cane,
(6) to fix the price of sugar according to categories and kinds,
(7) to carry out other functions specified in this Act.

SECTION 15 After receiving counsels of suggestions from the ACSP, the Ministers shall take the matter into consideration and shall have the power to assign any Government units or organizations to take charge of the purchase or sale of sugar for the purpose of maintaining the price level of sugar so as to be compatible with the economic situations of the country.

SECTION 23 The Minister of Industry and the Minister of Economic Affairs shall take charge of the execution of this Act, and is empowered to issue ministerial regulations to carry out this Act.