Regd. No. NE 907



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NOTIFICATION

No. LJA. 13/82/74, the 14 August, 1984. The following Ordinance is hereby republished for general information.

J. W. Sundara Raj.

Secretary to the Govt. of Mizoram, Law, etc. Department.

THE NATIONAL SECURITY (SECOND AMENDMENT) ORDINANCE, 1984.

NO. 6 OF 1984.

Promulgated by the President in the Thirty-fifth Year of the Republic of India.

An Ordinance further to amend the National Security Act, 1980.

Whereas Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action.

Now, therefore, in exercise of the powers conferred by clause (1) of article 123 of the constitution, the President is pleased to promulgate the following ordinance :---

1. (1) This Ordinance may be called the National Security (Second Amendment) Ordinance, 1984.

(2) It shall come into force at once.

Insertion of new 2. In the National Security Act, 1980 (hereinafter resection 5 A 65 of ferred to as the principal Act), after section 5, the following 1980. section shall be inserted, namely:--

Short title and commencement.

Ex-39/84

Grounds of detention severable.

"5 A. Whereas a person has been detained in persuance of an order of detention (whether made before or after the commencement of the National Security (Second Amendment) Ordinance, 1984 under section 3 which has been made on two or more grounds, such order of detention shall be deemed to have been made separately on each of such grounds, and accordingly : -

(a) Such order shall not be deemed to be invalid or inoperative merely because one or some of the grounds is or are:-

> **i**) Vague,

ii) Non-existant,

iii) not relavant,

not connected or not proximately described by the iv) connected with such person,

v) invalid for any other reason whatsoever, and it is not, therefore, possible to hold that the Government or Officer making such order would have been satisfied as provided in section 3 with reference to the remaining ground or grounds and made the order of detention.

(b) the Government or officer making the order of detention shall be deemed to have made the order of detention under the said section after being satisfied as provided in that section with reference to the remaining ground or ground s".

Amendment of 3. In section 14 of the principal Act, for sub-section (2) the following sub-section shall be subtituted, namely :-

> "(2) The expiry to revocation of a detention order (hereafter in this sub-section referred to as the earlier detention order) shall not (whether such earlier detention order has been made before or after the commencement of the National Security (Second Amendment) Ordinance, 1984) bar the making another detention order (hereafter in this subsection referred to as the subsequent detention order) under section 3 against the same person :

> Provided that in a case where no fresh facts have arisen after the expiry or revocation of the earlier detention order make against such person, the maximum period for which such person may be detained in persuance of the subsequent detention order shall, in no case, extend beyond the expiry of a period of twelve months from the date of detention under the earlier detention order".

In the principal Act as applicable to the State of Punjab and the Union Territory of Chandigarh, in section 14 A, in sub-section (2), :-

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section 14.

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Amendment of 4. Section 14 A. mark Markad

(ii) After clause (d) the following clause shall be inserted, namely :-

' (e) In section 14, in the proviso to sub-section (2), for the words "twelve months", the words "two years" shall be substituted '.

ZAIL SINGH President.

R.V.S. PERI SASTRI Secy. to the Govt. of India.