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NOTIFICATION

No.H.12017/55/99-LJD/Pt, the 8th October, 2002. The following Act of Parliament is hereby published for general information.

R.Lalthazuala, Deputy Secretary to the Govt. of Mizoram.

THE LEGAL SERVICES AUTHORITIES (AMENDMENT) ACT, 2002

AN ACT

further to amend the Legal Services Authorities Act, 1987.

Be it enacted by Parliament in the Fifty-third Year of the Republic of India as follows: -

- 1. This Act may be called the Legal Services Au- Short title. thorities (Amendment) Act, 2002.
- 39 of 1987.

 2. In the Legal Services Authorities Act, 1987 Amend(hereinaster referred to as the principal Act), in section ment of
 IIA, in sub-section (2), in clause (a), for the words section IIA.

 "senior Civil Judge", the words "senior-most Judicial
 Officer" shall be substituted.
 - 3. In section 22 of the principal Act, for the Amendwords "Lok Adalat", wherever they occur, the words ment of "Lok Adalat or Permanent Lok Adalat" shall be subsection 22. stituted.

4. After Chapter VI of the principal Act, the following Chapter shall be inserted, namely:— of new

Insertion of new Chapter VIA.

CHAPTER-VI A

PRE-LITIGATION CONCILIATION AND SETTLEMENT

- 22A. In this Chapter and for the purposes of Definitions. sections 22 and 23, unless the context otherwise requires,—
- (a) "Permanent Lok Adalat" means a Permanent Lok Adalat established under sub-section (1) of section 22B:
 - (b) "public utility service" means any-
 - (i) transport service for the carriage of passengers or goods by air, road or water; or
 - (ii) postal, telegraph or telephone service; or
 - (iii) supply of power, light or water to the public by any establishment; or
 - (iv) system of public conservancy or sanitation; or
 - (v) service in hospital or dispensary; or
 - (vi) insurance service,

and includes any service which the Central Government or the State Government as the case may be, may, in the public interest, by notification, declare to be a public utility service for the purposes of this Chapter.

Establisment of Permanent Lok Adalats.

- 22B. (1) Notwithstanding anything contained in section 19, the Central Authority or, as the case may be, every State Authority shall, by notification, establish Permanent Lok Adalats at such places and for exercising such jurisdiction in respect of one or more public utility services and for such areas as may be specified in the notification.
- (2) Every Permanent Lok Adalat established for an area notified under sub-section (1) shall consist of —

- (a) a person who is, or has been, a district judge or additional district judge or has held judicial office higher in rank than that of a district judge, shall be the Chairman of the Permanent Lok Adalat; and
- (b) two other persons having adequate experience in public utility service to be nominated by the Central Government or, as the case may be, the State Government on the recommendation of the Central Authority or, as the case may be, the State Authority,

appointed by the Central Authority or, as the case may be, the State Authority, establishing such Permanent Lok Adalat and the other terms and conditions of the appointment of the Chairman and other persons referred to in clause (b) shall be such as may be prescribed by the Central Government.

Cognizance of cases by Permanent Lok Adalat.

22C. (1) Any party to a dispute may, before the dispute is brought before any court, make an application to the Permanent Lok Adulat for the settlement of dispute:

Provided that the Permanent Lok Adalat shall not have jurisdiction in respect of any matter relating to an offence not compoundable under any law:

Provided further that the Permanent Lok Adalat shall also not have jurisdiction in the matter where the value of the property in dispute exceeds ten lakh rupees:

Provided also that the Central Government may, by notification, increase the limit of ten lakh rupees specified in the second proviso in consultation with the Central Authority.

- (2) After an application is made under subsection (1) to the Permanent Lok Adalat, no party to that application shall invoke jurisdiction of any court in the same dispute.
- (3) Where an application is made to a Permanent Lok Adalat under sub-section (1), it -
- (a) shall direct each party to the application to file before it a written statement, stating therein the facts and nature of dispute under the applica-

tion, points or issues in such dispute and grounds relied in support of, or in opposition to, such points or issues, as the case may be, and such party may supplement such statement with any document and other evidence which such party deems appropriate in proof of such facts and grounds and shall send a copy of such statement together with a copy of such document and other evidence, if any, to each of the parties to the application;

- (b) may require any party to the application to file additional statement before it at any stage of the conciliation proceedings;
- (c) shall communicate any document or statement received by it from any party to the application to the other party, to enable such other party to present reply thereto.
- (4) When statement, additional statement and reply, if any, have been filed under sub-section (3), to the satisfaction of the Permanent Lok Adalat, it shall conduct conciliation proceedings between the parties to the application in such manner as it thinks appropriate taking into account the circumstances of the dispute.
- (5) The Permanent Lok Adalat shall, during conduct of conciliation proceedings under sub-section (4), assist the parties in their attempt to reach an amicable settlement of the dispute in an independent and impartial manner.
- (6) It shall be the duty of every party to the application to cooperate in good faith with the Permanent Lok Adalat in conciliation of the dispute relating to the application and to comply with the direction of the Permanent Lok Adalat to produce evidence and other related documents before
- (7) When a Permanent Lok Adalat, in the aforesaid conciliation proceedings, is of opinion that there exist elements of settlement in such proceedings which may be acceptable to the parties, it may formulate the terms of a possible settlement of the dispute and give to the parties concerned for their observations and in case the parties reach at an agreement on the settlement of the dispute, they shall sign the settlement agreement and the

Permanent Lok Adalat shall pass an award in terms thereof and furnish a copy of the same to each of the parties concerned.

- (8) Where the parties fail to reach at an agreement under sub-section (7), the Permanent Lok Adalat shall, if the dispute does not relate to any offence, decide the dispute.
 - 22D. The Permanent Lok Adalat shall, while Procedure conducting conciliation proceedings or deciding a dispute on merit under this Act, be guided by the principles of natural justice, objectivity, fair play, equity and other principles of justice, and shall not be bound by the Code of Civil Procedure, 1908 and the Indian Evidence Act, 1872.

of Permanent Lok Adalat.

22E. (1) Every award of the Permanent Lok Award of Adalat under this Act made eitner on merit or in Permanent terms of a settlement agreement shall be final and Lok Adabinding on all the parties thereto and on persons lat to be claiming under them.

final.

- (2) Every award of the Permanent Lok Adalat under this Act shall be deemed to be a decree of a civil court.
- (3) The award made by the Permanent Lok Adalat under this Act shall be by a majority of the persons constituting the Permanent Lok Adalat.
- (4) Every award made by the Permanent Lok Adalat under this Act shall be final and shall not be called in question in any original suit, application or execution proceeding.
- (5) The Permanent Lok Adalat may transmit any award made by it to a civil court having local iurisdiction and such civil court shall execute the order as it it were a decree made by that court.'.

5. In section 23 of the principal Act, for the Amendment words "members of the Lok Adalats", the words "memof section bers of the Lok Adalats or the persons constituting 23. Permanent Lok Adatats" shall be substituted.

5 of 1908. 1 of 1872.

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ARRIVER SERVICE

Amendment 6. In section 27 of the principal Act, in sub-secof section 27.tion (2), after clause (1), the following clause shall be inserted, namely:

"(la) the other terms and conditions of appointment of the Chairman and other persons under sub-section (2) of section 22B;".