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PART IV — SECTION 2
Tamil Nadu Acts and Ordinances.


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The following Act of the Tamil Nadu Legislative Assembly received the assent of the President on the 6th April 1995 and is hereby published for general information:

ACT No. 7 OF 1995.

An Act to provide for the ownership of an individual apartment in a building and to make such apartment heritable and transferable immovable property.

WHEREAS with a view to securing that the ownership and control of the material resources of the community are so distributed as to subserve the common good, it is expedient to provide for the ownership of an individual apartment in a building and of an undivided interest in the common areas and facilities appurtenant to such apartment, and to make such apartment and interest heritable and transferable immovable property and to provide for matters connected therewith or incidental thereto;

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Forty-fifth Year of the Republic of India as follows:

CHAPTER I.

PRELIMINARY.

1. (1) This Act may be called the Tamil Nadu Apartment Ownership Act, 1994.

(2) It extends to the whole of the State of Tamil Nadu.

(3) It shall come into force on such date as the Government may, by notification, appoint and different dates may be appointed for different areas.

2. This Act shall apply to every apartment in a building constructed whether before or after the date of the commencement of this Act:

Provided that such building shall contain five or more apartments or three or more floors and the construction of such building has been made in accordance with a planning permit and also a building plan duly sanctioned by the appropriate authority concerned under the relevant law for the time being in force.

3. In this Act, unless the context otherwise requires,—

(a) "apartment" means a part of the property intended for any type of independent use including one or more rooms or enclosed spaces located in one or more floors (or part or parts thereof) in a building, intended to be used for residence, office, practice of any profession or for carrying on any occupation, trade or business or for any other type of independent use and with a direct exit to a public street, road or highway or to a common area leading to such street, road or highway.

Explanation.—For the purposes of this clause, an apartment shall be deemed to be intended for independent use notwithstanding that provision for sanitary, washing, bathing or other conveniences have been made as common for two or more apartments;

(b) "apartment number" means the number, letter, or combination thereof designating the apartment in the Deed of Apartment;

(c) "apartment owner" means the person or persons owning an apartment and an undivided interest in the common areas and facilities or the limited common areas and facilities in the percentage specified in the Deed of Apartment and includes an outright purchaser or a hire purchase allottee of such apartment and undivided interest;

(d) "Association of Apartment owners" means all of the apartment owners acting as a group in accordance with the by-laws;
(c) "building" means a building containing five or more apartments or three or more floors and comprising a part of a property;

(d) "by-laws" means the by-laws for the time being in force of the society or Association of Apartment owners and includes an amendment of such by-laws;

(g) "committee" means the board or the governing body of the society or Association of Apartment owners to which the management of its affairs is entrusted;

(h) "common areas and facilities" unless otherwise provided in the Deed of Apartment, means—

1. the land on which the building is located;
2. the foundations, columns, girders, beams, supports, main walls, roofs, halls, corridors, lobbies, stairs, stairways, terrace, compound walls, fire escapes, wells and sumps and entrances and exits of the building;
3. the basements, cellars, yards, gardens, parking areas and storage spaces;
4. the premises for the lodging of caretakers or persons employed for the maintenance of the property;
5. Water supply, sewerage and drainage connections and the installations of central services such as power, light, gas, hot and cold water, heating, refrigeration, air-conditioning and incinerating;
6. the elevators, tanks, pumps, motors, fans, compressors, ducts and in general all apparatus and installations existing for common use;
7. automatic fire detecting and alarm facilities necessary to warn the occupants of the property of the existence of fire;
8. such other community and commercial facilities as may be prescribed; and
9. all other parts of the property necessary or convenient to its existence, maintenance and safety, or normally in common use;

(i) "common expenses" means—

1. all sums lawfully assessed against the apartment owners by the society or the Association of Apartment owners;
2. expenses of administration, maintenance, repair or replacement of the common areas and facilities or the limited common areas and facilities;
3. all legal expenses as may be incurred by the society or the Association of Apartment owners for the enforcement of lawful claims of Apartment owners;
4. expenses resolved as common expenses by the society or the Association of Apartment owners; and
5. expenses declared as common expenses by the provisions of this Act, or by the by-laws;

(j) "common profits" means the balance of all income, rents and revenues from the common areas and facilities or the limited common areas and facilities remaining after deduction of the common expenses;

(k) "competent authority" means—

1. in relation to the society registered under the Tamil Nadu Co-operative Societies Act, 1983, the Regional Deputy Registrar of Co-operative Societies of (Housing) having jurisdiction over the area; or
(2) in relation to the society registered under the Tamil Nadu Societies Registration Act, 1975, the Registrar as defined in clause (i) of section 2 of that Act;

(3) in relation to the Association of Apartment owners—

(A) the Regional Deputy Registrar of Co-operative Societies (Housing) having jurisdiction over the area; or

(B) the Registrar as defined in clause (i) of section 2 of the Tamil Nadu Societies Registration Act, 1975, having jurisdiction over the area with whom the by-laws of the Association of Apartment owners have been filed under this Act:

(i) “date of commencement of this Act” in relation to any area means the date appointed by the notification issued under sub-section (3) of section 1 in relation to such area;

(ii) “Deed of Apartment” means a deed of apartment executed in pursuance of section 5;

(n) “Government” means the State Government;

(o) “limited common areas and facilities” means those common areas and facilities designated in the Deed of Apartment as reserved for the use of certain apartment or apartments to the exclusion of the other apartments;

(p) “person” includes an individual, an undivided Hindu family, a firm, a company or an association or body of individuals whether incorporated or not;

(q) “property” means the land, the building, all improvements, and structures thereon, and all easements, rights and appurtenances belonging thereto;

(r) “society” means—

(i) a society registered under the Tamil Nadu Co-operative Societies Act, 1983; or

(ii) a society registered under the Tamil Nadu Societies Registration Act, 1975.

CHAPTER II.

OWNERSHIP, HERITABILITY AND TRANSFERABILITY OF APARTMENTS.

4. Each apartment together with the percentage of undivided interest in the common areas and facilities and the limited common areas and facilities of such apartment shall, for all purposes, constitute heritable and transferable immovable property within the meaning of any law for the time being in force, and accordingly, an apartment owner may transfer his apartment and the percentage of undivided interest in the common areas and facilities and the limited common areas and facilities of such apartment by way of sale, mortgage, lease, gift, exchange or in any other manner whatsoever in the same manner, to the same extent and subject to the same rights, privileges, obligations, liabilities, legal proceedings, remedies and to penalty, forfeiture and punishment as any other immovable property or make a bequest of the same under the laws applicable to the transfer and succession of immovable property.

5. Each apartment owner shall be entitled to the exclusive ownership and possession of his apartment in accordance with the Deed of Apartment executed and registered in accordance with the provisions of this Act.

6. (1) Each apartment owner shall be entitled to an individual interest in the common areas and facilities in the percentage specified in the Deed of Apartment and the limited common areas and facilities. Such percentage shall be computed by taking as the basis the extent of the plinth area available in the apartment in relation to the total extent of the plinth area available in the building.

(A Group) IV-2 Ex. 207—2
(2) The percentage of the undivided interest of each apartment owner in
the common areas and facilities and in the limited common areas and facilities, if
any, as expressed in the Deed of Apartment shall have a permanent character, and
shall not be altered without the consent of all the apartment owners. The percentage
of the undivided interest in such common areas and facilities and the limited
common areas and facilities shall not be separated from the apartment to which
it appertains, and shall be deemed to be conveyed or encumbered with the apartment
whether or not such interest is expressly mentioned in the conveyance or other instrument.

(3) The common areas and facilities and the limited common areas and facili-
ties shall remain undivided and no apartment owner or any other person shall
bring any action for partition or division of any part thereof and any covenant
to the contrary shall be null and void.

(4) Each apartment owner may use the common areas and facilities and
the limited common areas and facilities in accordance with the purpose for which
they are intended without hindering or encroaching upon the lawful rights of the
other apartment owners.

(5) The necessary work of maintenance, repairs and replacement of the
common areas and facilities and the limited common areas and facilities and the
making of any additions or improvements thereto shall be carried out only in
accordance with the provisions of this Act and the by-laws.

(6) Where any apartment owner fails to comply with any of the by-law
or covenants, conditions or restrictions referred to in sub-section (1), such failure
shall be a ground for an action against such apartment owner to recover sums due,
for damages or injunctive relief or both maintainable by the society or the Asso-
ciation of Apartment owners or, in a proper case, by the aggrieved apartment owners.

8. No apartment owner shall do any work or put the apartment to any other
use which would jeopardize the soundness or safety of the property, reduce the value
thereof or impair any easement or hereditament nor shall any apartment owner
and any material structure or excavate any additional basement or cellar without
previously obtaining the unanimous consent of all the other apartment owners.

9. (1) Subsequent to the execution and registration of the Deed of Apart-
ment no charge or encumbrance of any nature shall be created or be effective
against the property and any charge or encumbrance may be created only against
each apartment and the percentage of undivided interest in the common areas and
facilities and the limited common areas and facilities of such apartment in the
same manner and under the same conditions in every respect as charge or encum-
braence may be created upon or against any other separate parcel of property
subject to individual ownership:

Provided that if any charge or encumbrance has been created against such
apartment and the percentage of undivided interest in the common areas and
facilities and the limited common areas and facilities of such apartment no apart-
ment and no such percentage of undivided interest shall be partitioned or sub-divided:

Provided further, that any labour performed in or materials furnished to
an apartment by any apartment owner or his agent or his contractor or sub-con-
tractors shall not create any charge or encumbrance under the provisions of the
Translation of Property Act, 1882 against any other apartment owner unless the written
consent of the other apartment owner is obtained for performance of such labour or
furnishing of material. Such consent shall however, be deemed to have been
obtained in the following cases namely:

(f) where any emergency repairs are carried out to an apartment and
where such emergency repairs are absolutely necessary for the safety or main-
tenance of the building.
(ii) where the performance of labour or furnishing of material is in respect of the common areas and facilities or the limited common areas and facilities duly authorised by the society, its Secretary or the Committee or the Association of Apartment owners in accordance with the provisions of this Act or the by-laws.

(2) In the event of any charge or encumbrance against five or more apartments becoming effective, the apartment owners may individually free their respective apartments and the percentage of undivided interest in the common areas and facilities and the limited common areas and facilities of such apartments from such charge or encumbrance by payment of the fractional or proportional amounts attributable to each of the apartments affected. Such individual payment shall be computed with reference to the percentage of the undivided interest in the common areas and facilities and the limited common areas and facilities, specified in the Deed of Apartment. Upon such payment, the apartment and the percentage of undivided interest in the common areas and facilities and the limited common areas and facilities shall be free and clear of the charge or encumbrance:

Provided that such part payment shall not prevent the person having any charge or encumbrance from enforcing his rights against the other apartment and the percentage of undivided interest in the common areas and facilities and the limited common areas and facilities thereof.

CHAPTER III
DEED OF APARTMENT AND ITS REGISTRATION.

10. (1) The Deed of Apartment shall contain the following particulars, namely:

(a) description of the land on which the building and improvements are located; and whether the land is freehold or leasehold; and if leasehold, the period of such lease;

(b) description of the building stating the number of storeys and basements, the number of apartments and the principal materials of which it is or is to be constructed;

(c) the apartment number of each apartment and a statement of its location, approximate plinth area, number of rooms and immediate common area to which it has access, and any other particulars necessary for its proper identification;

(d) description of the common areas and facilities and the percentage of undivided interest appertaining to the apartment in the common areas and facilities;

(e) description of the limited common areas and facilities, if any, stating to which apartment their use is reserved;

(f) total plinth area of the building and of each apartment and its owner for all purposes, including voting; and a statement that the apartment and such percentage of undivided interest are not encumbered in any manner whatsoever on the date of execution of the Deed of Apartment;

(g) statement of the purposes for which the building and each of the apartments are intended and restricted as to use;

(h) provisions as to the percentage of votes by the apartment owners which shall be determinative of whether to rebuild, repair, restore, or sell the property in the event of damage or destruction of all or any part of the property;

(i) any other details in connection with the property which the person executing the Deed of Apartment may seem desirable to set forth consistent with this Act; and
(j) such other particulars as may be prescribed.

(2) A copy each of the Deed of Apartment shall be filed with the competent authority.

11. (1) The Deed of Apartment and every endorsement thereon relating to the transfer of the apartment and the Floor Plan of the building shall be registered under the Registration Act, 1908 and for the purposes of the said Act, the said documents shall be deemed to be documents of which registration is compulsory.

(2) The Sub-Registrar shall register the Deed of Apartment along with the Central Act Floor Plan of the building in the Register Books kept under section 51 of the Registration Act, 1908 and shall also enter particulars in the indices made under section 55 of the said Act.

(3) Whenever any endorsement on a Deed of Apartment is registered, the Sub-Registrar concerned shall forward a certified copy thereof to the competent authority to enable that authority to make necessary entries in the copy of the Deed of Apartment filed with it under sub-section (2) of section 10.

(4) Any person acquiring any apartment or any part owner shall be deemed to have notice of the contents of the Deed of Apartment and the endorsement, if any, thereto as from the date of registration under this sub-section.

(5) Except as provided in this section, the provisions of the Registration Act, XXVI of 1908 shall mutatis mutandis apply to the registration of such Deed of Apartment and the words and expressions used in this section but not defined in this Act shall have the meanings assigned to them in the Registration Act, 1908.

Explanation I.—For the purpose of this section, Floor Plan of the building means the plan of the building showing the layout, location, name, if any, of the building, the total number of apartments, dimensions of the apartments and their respective apartment numbers duly verified and certified by an Engineer of the Tamil Nadu State Housing Board in the case of building constructed by the Tamil Nadu State Housing Board and in the case of building constructed by others by any other Engineer, as an accurate copy of the plan of the building as approved by, and filed with, the local authority concerned.

Explanation II.—An Engineer shall mean any person holding a diploma or a degree in Civil Engineering or Architecture or a licensed surveyor.

CHAPTER IV.

SOCIETY OR ASSOCIATION OF APARTMENT OWNERS, ITS BY-LAWS AND FUNCTIONS.

12. As soon as the Deeds of Apartments are prepared and registered under sections 5 and 11 but not before the expiration of six months from the date of such registration, the apartment owners shall form a society in the manner prescribed under the Tamil Nadu Cooperative Societies Act, 1959 or under the Tamil Nadu Societies Registration Act, 1973 or an Association of Apartment owners, with the object to maintain all common areas and facilities and the limited common areas and facilities, to provide such amenities as may be necessary in the common interest of all the apartment owners and to do such other things as may be considered incidental or conducive to the enjoyment of the objects specified in the by-laws.

13. (1) The administration of every property shall be governed by the by-laws, a true copy of which shall be filed with the competent authority. No amendment of the by-laws shall be valid unless a copy thereof is duly filed with the competent authority. Amendment of the by-laws shall take effect from the date, if any, specified in the amendment. Where no such date is specified the amendment shall take effect from the date on which a copy of it is filed with the competent authority.

(2) The by-laws shall provide for the following matters, namely:

(a) the percentage of the votes which shall constitute the quorum;
(b) the maintenance, repairs and replacement of the common areas and facilities and the limited common areas and facilities and payments therefor;

c) the keeping and maintenance of accounts and books by the society or the Association of Apartment owners;

(d) the convening of general meeting of the society or the Association of Apartment owners and for the procedure at such meetings including the sending of notice of such meetings, maintenance of minutes book and the powers to be exercised by such meeting;

e) the manner of collecting from the apartment owners their share of the common expenses;

(f) the appointment and removal of persons employed for the maintenance, repairs and replacement of the common areas and facilities and the limited common areas and facilities;

g) the method of adopting and of amending administrative rules and regulations governing the details of the operation and use of the common areas and facilities and the limited common areas and facilities;

(h) the restrictions on the requirements respecting the use and maintenance of the apartments and the use of the common areas and facilities and the limited common areas and facilities not set forth in the Deed of Apartment, as are designed to prevent unreasonable interference with the use of their respective apartments and of the common areas and facilities and the limited common areas and facilities by the several apartment owners;

(i) the percentage of the votes required to amend the by-laws;

(j) the terms and conditions subject to which transfer of any apartment and percentage of undivided interest in the common areas and facilities and the limited common areas and facilities of such apartments may be effected;

(k) the leasing out part of the buildings or land, if any, for commercial purpose;

(l) such other matters as may be prescribed.

14. (1) Notwithstanding anything contained in the Tamil Nadu Co-operative Societies Act, 1983 or the Tamil Nadu Societies Registration Act, 1975, the minimum number of members required for forming a society for the purposes of this Act shall be five.

(2) In relation to the application of this Act to any society, if any provision contained in this Act is repugnant to any of the provisions contained in the Tamil Nadu Co-operative Societies Act, 1983 or the Tamil Nadu Societies Registration Act, 1975 or the rules made thereunder the provisions of this Act shall prevail and the provisions of the said Tamil Nadu Co-operative Societies Act or the said Tamil Nadu Societies Registration Act or the rules made thereunder shall, to the extent of repugnancy be of no effect.

15. Without prejudice to the right of each apartment owner to insure his own apartment for his benefit the society or the Association of Apartment owners, shall if so required, by the by-laws or by a majority of the apartment owners, insure the property against fire, flood, cyclone and such other hazards under such terms and for such amounts as shall be required. The policy of insurance shall be written on the property in the name of the society or the Association of Apartment owners as trustee for each of the apartment owner in the percentage specified in the Deed of Apartment and the premium payable under such policy of insurance shall be common expenses.

16. Where in the event of the property, either in its entirety or in part being damaged or destroyed and the society or the Association of Apartment owners has not undertaken to repair, reconstruct or rebuild within a period of ninety days or such further period as may be specified by the competent authority from the date of damage or destruction,
(a) the property shall be deemed to be owned in common by all the
apartment owners in the same percentage as the percentages of the undivided
interest specified in the Deed of Apartment;

(b) the undivided interest in the property owned in common which shall
appertain to each apartment owner shall be the percentage of the undivided interest
previously owned by such owner in the common areas and facilities and the limited
common areas and facilities;

(c) any encumbrance affecting any of the apartments shall be deemed to be
transferred in accordance with the existing priority to the percentage of the undivided interest of those apartment owners in the property.

17. Without limiting the rights of any apartment owner, action may be
brought by the society or the Association of Apartment owners on behalf of any
apartment owner as his respective interest may appear, with respect to any cause
of action relating to the common areas and facilities and the limited common areas
and facilities of more than one apartment.

18. The society or the Association of Apartment owners shall have the
irrevocable right to be exercised by its Secretary or by any other person authorised
in this behalf by the Committee to have access to every apartment, from time to
time during reasonable hours as may be necessary for the maintenance, repairs
and replacement of any of the common areas and facilities and the limited common
areas and facilities therein or accessible from such apartment, or for making
emergency repairs therein necessary to prevent damage to the common areas and
facilities and the limited common areas and facilities of another apartment or
apartments.

CHAPTER V.
COMMON PROFITS, COMMON EXPENSES AND OTHER
MATTERS.

19. (1) The common profits shall be distributed among, and the common
expenses shall be charged to, the apartment owners according to the percentage
of the undivided interest of the apartment owners in the common areas and facilities
specified in the Deed of Apartment.

(2) Every apartment owner, shall, notwithstanding his waiver of the use
or enjoyment of any of the common areas and facilities and the limited common
areas and facilities or his abandonment of his apartment, be liable to be charged
to the common expenses under sub-section (1).

(3) Where the apartment owner is not in occupation of the apartment owned
by him, the common expenses payable by such apartment owner may be recovered
from the person in the occupation of the apartment.

20. All sums assessed by the society or the Association of Apartment owners
as the share of the common expenses chargeable to any apartment shall, subject
to the prior claim, if any,—

(i) of the Government in respect of land revenue or any money recoverable
as and revenue,

(II) of any municipality or other local authority in respect of tax or other
assessment, and

(iii) of the mortgage, in respect of all sums unpaid,

constitute a charge on such apartment.
21. Notwithstanding anything to the contrary contained in any law for the time being in force,—

(a) each apartment and its percentage of undivided interest in the common areas and facilities and the limited common areas and facilities of such apartment shall be deemed to be separate property for the purpose of assessment to tax on lands and buildings liable under such law and shall be assessed and taxed accordingly; and

(b) the building, or the property or any of the common areas and facilities and the limited common areas and facilities shall not be assessed to any such tax separately.

22. Where any apartment has been sold or otherwise transferred, the purchaser or the transferee, as the case may be, of the apartment shall be jointly and severally liable with the vendor or the transferor for all unpaid assessments against the latter towards his share of the common expenses up to the time of sale or transfer without prejudice to the purchaser’s or transferee’s right to recover from the vendor or transferor, the amount, if any paid by the purchaser or transferee therefor. Any such purchaser or transferee shall be entitled to a statement from the society or the Association of Apartment owners setting forth the amount of the unpaid assessment against the vendor or transferor and such purchaser or transferee shall not be liable for, nor shall the apartment sold or transferred, be subject to a charge for any unpaid share of common expenses against such apartment accrued prior to such sale or transfer in excess of the amount set forth in such statement.

CHAPTER VI.

MISCELLANEOUS.

23. (1) All apartment owners, tenants of such owners, employees of apartment owners or tenants, or any other person who may, in any manner, use the property or any part thereof to which this Act applies, shall be subject to the provisions of this Act and the by-laws and the rules made thereunder.

(2) All agreements, decisions and determinations lawfully made by the society or the Association of Apartment owners, as the case may be, in accordance with the provisions of this Act or the by-laws shall be deemed to be binding on all apartment owners.

24. (1) The Government may, by notification, reduce or remit; whether prospectively or retrospectively,—

(a) the stamp duty with which, under any law for the time being in force, instruments or documents executed by or on behalf of or in favour of an apartment owner or the society or the Association of Apartment owners relating to any of the purposes of this Act are respectively chargeable;

(b) any fee payable under the law of registration or court-fees for the time being in force on instruments or documents executed by or on behalf of or in favour of an apartment owner or the society or the Association of Apartment owners, relating to any of the purposes of this Act.

(2) Notwithstanding anything contained in any other law for the time being in force, the Government may refund the amount of any stamp duty or fee paid in pursuance of any law referred to in sub-section (1) in such circumstances to such extent and subject to such terms and conditions, if any, as the Government may, by order, determine.

25. (1) The provisions of this Act shall have effect notwithstanding anything inconsistent therewith contained in any other law for the time being in force or any custom, usage or agreement or decree or order of a court, tribunal or other authority.

(2) Save as otherwise provided in sub-section (1), the provisions of this Act shall be in addition to, and not in derogation of, any other law for the time being in force.
25. For the removal of doubts it is hereby declared that the provisions of the
Transfer of Property Act, 1882 shall, in so far as they are not inconsistent with
the provisions of this Act, apply to every apartment together with its individ-
ual interest in the common areas and facilities and the limited common areas
and facilities of such apartment as those provisions apply in relation to any immove-
able property, and the provisions of this Act shall take effect notwithstanding anything
to the contrary contained in any contract.

27. (1) The Government may make rules for carrying out the purposes of this
Act.

(2) In particular and without prejudice to the generality of the foregoing
power, such rules may provide for all or any of the following matters, namely:
(a) the form of Deed of Apartment specified in section 10 and the partic-
ulars to be mentioned therein;
(b) the matters to be provided in the by-laws under sub-section (2) of
section 13;
(c) the collection of fees from the apartment owners by the society or the
Association of Apartment owners which shall be payable to the competent
authority towards administrative charges;
(d) any other matter which is required to be, or may be, prescribed.

(3) (a) No rule made under this Act shall be published in the Tamil Nadu
Government Gazette: and unless they are expressed to come into force on a partic-
ular day, shall come into force on the day on which they are so published.
(b) All notifications issued under this Act shall, unless they are expressed
to come into force on a particular day, come into force on the day on which they
are published.
(c) Every rule or order made or notification issued under this Act shall, as
soon as possible after it is made or issued, be placed on the table of the Legis-
lative Assembly, and if before the expiry of the session in which it is so placed or
the next session, the Assembly decides that the rule or order or notification
should not be made or issued, the rule or order or notification shall thereafter have
effect only in such modified form, or be of no effect, as the case may be; so, how-
ever, that any such modification or nullification shall be without prejudice to
the validity of anything previously done under that rule or order or notification.

28. If any difficulty arises in giving effect to the provisions of this Act, the
Government may, by an order published in the Tamil Nadu Government Gazette,
make such provisions not inconsistent with the provisions of this Act, as appear
to them to be necessary or expedient for removing the difficulty:

Provided that no such order shall be made after the expiry of a period of two
years from the date of commencement of this Act.

(by order of the Governor)

M. MUNIRAMAN,
Secretary to Government, Law Department