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RIGHT TO INFORMATION

INFORMATION PERTAINING TO HARYANA STATE LEGAL SERVICES AUTHORITY AS REQUIRED UNDER SECTION 4 OF THE RIGHT TO INFORMATION ACT, 2005 PUBLISHED BY MINISTRY OF LAW AND JUSTICE(LEGISLATIVE DEPARTMENT IN THE GOVERNMENT OF INDIA GAZETTE VIDE NO. 22 OF 2005 ON 21ST JUNE, 2005.

RESUME OF LEGAL SERVICES AUTHORITIES ACT, 1987 (ACT NO. 39 OF 1987)

As per 42nd Amendment Act of 1976 a new provision, Article 39-A was incorporated in the Constitution for providing free legal aid and concept of equal justice found a place in our Constitution. Article 39-A which was incorporated under Part-IV – Directive Principals of State Policy reads as under:-:

Equal Justice and Free Legal Aid "The State shall secure that the operation of the legal system promotes justice, on a basis of equal opportunity, and shall, in particular, provide free legal aid, by suitable legislation or schemes or in any other way, to ensure that opportunities for securing justice are not denied to any citizen by reason of economic or other disabilities."

PARTICULARS OF ITS ORGANIZATION, FUNCTIONS AND DUTIES UNDER SECTION 4(I) OF THE RIGHT TO INFORMATION ACT, 2005.

Pursuant to incorporation of Article 39-A in the Constitution of India by 42nd amendment and subsequent enactment of the Legal Services Authorities Act, 1987 Haryana State Legal Services Authority was constituted w.e.f 3.4.1996 under the Legal Services Authorities Act, 1987 to provide free and competent legal services to the weaker sections of the society to ensure that opportunities for securing justice are not denied to any citizen by reason of economic or other disabilities, and to organize Lok Adalats to ensure that the operation of the legal system promotes justice on a basis of equal opportunity. Section 7 (1) of the Legal Services Authorities Act, 1987 mandates that it shall be the duty of the State Authority to give effect to the policy and directions of the Central Authority and Section 7 (2) of the Legal Services Authorities Act, 1987 provides that without prejudice to the generality of the functions referred to in sub-section (1), the State Authority shall perform all or any of the following functions, namely:-

(a)	give legal service to persons who satisfy the criteria laid down under the Act;	
(b)	conduct Lok Adalats, including Lok Adalats for High Court cases	
(C)	undertake preventive and strategic legal aid programmes; and	
(d)	perform such other functions as the State Authority may, in consultation with the Central Authority, fix by regulations.	
	Lok Adalats	
1.	Approved Scheduled for organizing National Lok Adalats during the year, 2023. The Member Secretary, National Legal Services Authority, New Delhi, vide letter No.L/34/2018/NALSA dated 02.12.2022 has informed that as approved by Hon'ble Mr. Justice Sanjay Kishan Kaul, Judge, Supreme Court of India and Executive Chairman, NALSA, the National Lok Adalats will be held on 2 nd Saturday of February, May, September and December during the year, 2023. A Schedule for National Lok Adalats to be held in the year 2023 is as under:-	

	Sr. No.	Dates of Nation	al Lok Adalat		
	1.	11.02.2	2023		
	2.	13.05.2			
	3.	09.09.2	2023		
	4.	09.12.2	2023		
2.	Dermenent Leis Adelet				
	On the initiative of HAL	SA the Hanvana	Government initially sanctione		
	administrative approval	for four permanen	t Lok Adalats (PLAs) pertainir		
	to public utility services	at the four divisi	onal headquarters i.e. Ambal		
	Rohtak, Gurugaon and	Hissar. Later, two	more PLAs were sanctioned a		
	Faridabad and Panchk	ula. Further, the	state government had give		
	sanction to five more at	Rewari, Bhiwani,	Sirsa, Sonepat and Karnal ar		
	Now, again Governmen	t has given sancti	ioned to 04 more PLA(PUS) a		
	Those fifteen DLAe will	anipat and Yamuna	a Nagar, which are functioning		
	except Charkhi Dadri as	fave jurisdiction to	r all the 21 districts of Haryan		
		· · · · · · · · · · · · · · · · · · ·	Districts covered		
	No.	PLA (PUS)			
	1 Ambala		(By holding camp court)		
	2 Panchkula				
	3 Rohtak		lhoiior		
	4 Gurugram		Jhajjar Mewat		
	5 Faridabad		Palwal		
	6 Hissar				
	7 Karnal				
	8 Rewari		Narnaul		
	9 Sonepat				
	10 Sirsa		Fatehabad		
	11 Bhiwani				
	12 Kaithal 13 Kurukshetra		Jind		
	13 Kurukshetra 14 Yamuna Naga				
	15 Panipat				
	In such Lok Adalats, cases relating to Public utility services; namely (ii)				
	In such Lok Adalats, cases relating to Public utility services: namely (i) transport service for the carriage of passengers or goods by air, road or				
	water; or (ii) postal, teleg	raph or telephone	service: or (iii) supply of power		
	light or water to the pub	lic by any establis	hment: or (iv) system of public		
	conservancy or sanitatio	n; or (v) service in	hospital or dispensary: or (vi		
	insurance service (vii) housing and estates (viii) banking and finance, are				
	settled without any expenditure and at the earliest, up to the value of Rs. One Crore				
5.	Daily Lok Adalats.				
	At present, daily Lok Adalats are being held in all the 22 districts. Every				
	court of the sessions division, after court hours, gets converted into daily				
	Lok Adalat and judicial officers hold sittings for this, depending upon the				
	workload of cases coming for settlement every day in each court. This way				
	there are as many daily Lok Adalats as the number of courts in that				
	sessions division. A daily Lok Adalat is assisted by one lawyer or social				
	worker on the panel.				
	People's Initiative for Justice (DL)				
6.	People's Initiative for Ju	ISTICE IPL II			
6.	People's Initiative for Ju Haryana State Legal Se	rvices Authority Is	aunched the project "Poople's		
6.	Haryana State Legal Se Initiative for Justice" on 12	rvices Authority la 2-11-2005 for ensu	aunched the project "People's iring equal access to justice for		
6.	Haryana State Legal Se Initiative for Justice" on 12 all by providing for reso	rvices Authority la 2-11-2005 for ensu lution of all kinds	ring equal access to justice for of disputes and in particular		
6.	Haryana State Legal Se Initiative for Justice" on 12 all by providing for reso matrimonial disputes, f	rvices Authority la 2-11-2005 for ensu lution of all kinds amily disputes.	aunched the project "People's iring equal access to justice for of disputes and in particular disputes with neighbors by ediation or conciliation through		

	intervention of public spirited, respected and senior citizens in a suitable and congenial environment which can be formalized by way of decree of Lok Adalat and which can reduce unnecessary litigation and make certain areas litigation free. This project is being implemented by the District Legal Services Authorities through Conciliation Committees constituted for this purpose.
7.	Decision of Lok Adalats
	Lok Adalats can take cognizance of matters of not only those persons who are entitled to avail free legal services but of all other persons also, be they women, men, or children and even institutions. Anyone or more of the parties to a dispute can move an application to the
	court either where their matters may be pending, or even at pre-litigative stage , i.e. the matters which have not yet been filed in regular courts, for such matters being taken up in the Lok Adalat Bench constituted for the
	purpose which shall attempt to resolve the dispute by helping the parties to arrive at an amicable solution and if is successful in doing so, the award passed by it shall be final which has as much force as a decree of a Civil
	Court obtained after due contest. It is also mentioned that Section 16 of Courts Fees Act, 1870 as inserted by Code of Civil Procedure (Amendment) Act, 1999 provides that where
	the court refers the parties to the suit to any one of the mode of settlement of dispute referred to in Section 89 of the Code of Civil Procedure, 1908(5 of 1908) the plaintiff shall be entitled to a certificate from the Court authorizing him to receive back from the Collector, the full amount of the
	fee paid in respect of such plaint.
8.	Procedure/Salient Features and Benefits of the decision of the Lok Adalats
(a)	It is quick and free from legal hassles.
(b)	Award of Lok Adalat has the force of decree of civil court. Parties are bound by such award.
(C)	These are final. No appeal shall lie against award of Lok Adalat.
(d)	Dispute comes to an end forever.
(e)	Entire Court fee is refundable.
(f)	Implementation of awards of Lok Adalat is easy because these are based on mutual consent.
(g)	There is no sense of victory or defeat. Such settlements finish bitterness and enmity and promote mutual consent
(h)	Settlement of one dispute in Lok Adalat results in disposal numerous connected cases pending in Courts horizontally and vertically. That reduces the workload of courts and accelerates their speed of disposal. That leads to quick decisions and end of long wait and anxiety of litigants for justice.
9.	Preventive and Strategic Legal Aid Programmes
	Equal access to Justice is a cherished ideal of our Constitution. It has to be made a reality by giving inexpensive justice to people and providing legal aid to those who cannot seek justice due to economic deprivation and social backwardness by making people aware of the availability of legal aid and generating legal awareness among them and by improving legal literacy of the disadvantaged sections of society and empowering them to seek justice. Right to legal aid has been specifically recognized as being a part of the fundamental right to life and liberty enshrined under Article 21 of the Constitution of India. In view of enactment of the Legal Services Authorities Act, 1987 and reiterating of the entitlement for legal aid and advice in various other enactments dealing with social justice for example the Mental Health Act,
	1987, the Scheduled Castes & Scheduled Tribes (Prevention of Atrocities) Act, 1989 and the Protection of Women from Domestic Violence Act, 2005 the state is now under a statutory obligation to make available "legal service" which includes "rendering of any service in the conduct of any case or other legal proceedings".

(i)	Legal Aid Counsel for remand hours
	According to Section 12(g) of the Legal Services Authorities Act, 1987 (as amended in 1994), any person in custody, including custody in a protective home or in juvenile home or in psychiatric hospital or psychiatric nursing home, is entitled to legal services for filing or defending a case. A large number of under-trial prisoners who are not in a position to engage lawyers for defending them, feel handicapped in their defence and remain incarcerated for long periods. Therefore the model scheme modulated by National Legal Services Authority has been implemented by Haryana State Legal Services Authority in all the districts and sub-divisions of Haryana so that nobody remains unrepresented at the time of remand hour.
(ii)	Permanent Legal Aid Clinics/Legal Aid Cells in Jail
	Haryana State Legal Services Authority has established Permanent Legal Aid Clinics/Centres in all the Jails/Sub Jails of Haryana. The Advocates empanelled under the 'Legal Aid Counsel' scheme visited Central/District Jails/Sub Jails four days a week at specified intervals as deputed by District Legal Services Authorities and Sub-Divisional Legal Services Committees for giving legal advice to the accused/convicts if the need be and collecting their applications/representations, if any and to submit the same to the concerned courts on the next working day.
(iii)	Permanent Logal Aid Clinics in Courts
(11)	Permanent Legal Aid Clinics in Courts Permanent Legal Aid Clinics have been set up in Judicial Courts Complexes in all the districts, National Institute of Law, Faridabad, Chotu Ram College, Hissar, Aggarwal Sabha Hall, Aggarwal Chowk, Kaithal, Law Department, Kurukshetra and Gurudwara Nada Sahib, Panchkula.
(iv)	Permanent Long Aid Clinics in village
	Permanent Legal Aid Clinics in villages Permanent Legal Aid Clinics in maximum villages of Haryana have been established where empanelled Advocates of District Legal Services Authorities and Sub-Divisional Legal Services Committees are visiting on rotational basis and give legal awareness to the villagers about their legal rights and remedies.
(v)	Legal Aid at State Expenses
	Section 12 of the Legal Services Authorities Act, 1987 read with rule 19 of the Haryana State Legal Services authority Rules, 1996 specifies the persons eligible for free legal aid at State expenses.
	Every accused unable to engage a lawyer due to poverty, or incommunicado situation is entitled to free legal service at the cost of the State. The entitlement to free legal aid is not dependent on the accused making an application before the Magistrate/Sessions Judge who is bound to inform the accused of his right to obtain free legal aid and to provide legal aid except when the accused is not willing to take advantage of the free legal services provided by the State. The provisions of Section 304 of the Code of Criminal Procedure, 1973 have been made applicable to Magisterial Trials vide Haryana Government Notification No. 20/5/78-JJ(4) dated 1.6.1983.
(A)	Eligibility for Legal Aid
	(Section 12 of the Act read with Rule 19 of the Rules).
	Any citizen of India whose annual income from all sources does not exceed Rs.3,00,000 or such higher amount as may be notified by the State Government from time to time, shall be entitled to legal services under clause (h) of Section 12 of the Act:

 Services Committee, District Legal Services Authority and the Sub-Divisional Legal Services Committee, as the case may be, may grant legal services to any other person irrespective of his income: (a) To a member of Scheduled Caste or Scheduled Tribe or Backward Classes; (b) To a vicim of trafficking in human beings or beggar as referred in Article 23 of the Constitution; (c) To a child, i.e. person who has not attained the age of 18 years or if he is under the guardianship under the Guardians and Wards Act, 1890 the age of 21 years. (c) To a person with disability as defined in clause (i) of Section 2 of the Persons with Disabilities (Equal Opportunities Protection of Rights and Full Participation) Act, 1996 (1 of 1996); (f) To a person, under circumstances of undeserved want such as being vicitim of a mass disaster, ethnic violence, caste atrocity, flood, drought, earthquake or industrial disaster; or (g) To a person in custody, including custody in a protective home within the meaning of clause (0) of Section 2 of the Immoral Traffic (Prevention) Act, 1956 (104 of 1956); (f) To a person in custody, including custody in a protective home within the meaning of clause (0) of Section 2 of the Immoral Traffic (Prevention) Act, 1956 (104 of 1956); (f) To a person in a psychiatric hospital or psychiatric nursing home within the meaning of clause (0) of Section 2 of the Immoral Traffic (Prevention) Act, 1956 (104 of 1956); (f) To a person in a psychiatric hospital or meaning of clause (0), (0), and (0) respectively of section 2 of Juvenile Justice (Care and Protection of Children's Act, 2000(56 of 2000)." (f) To a person in a psychiatric hospital or psychiatric nursing home within the meaning of clause (0) of Section 2 of the Mental Heath Act, 1987; or (f) To a person in the case where the High Court or the Supreme Court on statisfied; or (f) a person		Provided that the State Legal Services Authority, High Court Legal	
Classes; (b) To a victim of trafficking in human beings or beggar as referred in Article 23 of the Constitution; (c) To a voman; (d) To a child, i.e. person who has not attained the age of 18 years or if he is under the guardianship under the Guardians and Wards Act, 1890 the age of 21 years; (e) To a person with disability as defined in clause (i) of Section 2 of the Persons with Disabilities (Equal Opportunities Protection of Rights and Full Participation) Act, 1995 (1 of 1996); (f) To a person, under circumstances of undeserved want such as being victim of a mass disaster, ethnic violence, caste atrocity, flood, drought, earthquake or industrial disaster; or (g) To an industrial workman; or (n) To a person in custody, including custody in a protective home within the meaning of clause (g) of Section 2 of the Immoral Traffic (Prevention) Act, 1956(104 of 1956), or "Children's Home, Observation Home, Shelter Home and Special Home within the meaning of clause (e), (0, (0, u) and (v) respectively of section 2 of Juvenile Justice (Care and Protection of Children) Act, 2000(56 of 2000)." (f) To a person in a sychiatric hospital or psychiatric nursing home within the meaning of clause (e), of Section 2 of the Mental Health Act, 1987; or (f) In a test case, the decision of which is likely to affect cases of numerous other persons belonging to the poor and weaker sections of the society; or (f) To a person in a sychiatric hospital core psychiatric nursing home within the meaning of claus (e), (0, 10, 10, 1		Services Committee, District Legal Services Authority and the Sub- Divisional Legal Services Committee, as the case may be, may grant legal	
Classes; (b) To a victim of trafficking in human beings or beggar as referred in Article 23 of the Constitution; (c) To a voman; (d) To a child, i.e. person who has not attained the age of 18 years or if he is under the guardianship under the Guardians and Wards Act, 1890 the age of 21 years; (e) To a person with disability as defined in clause (i) of Section 2 of the Persons with Disabilities (Equal Opportunities Protection of Rights and Full Participation) Act, 1996 (1 of 1996); (f) To a person, under circumstances of undeserved want such as being victim of a mass disaster, ethnic violence, caste atrocity, flood, drought, earthquake or industrial disaster; or (g) To an industrial workman; or (n) To a person in custody, including custody in a protective home within the meaning of clause (e) of Section 2 of the Immoral Traffic (Prevention) Act, 1956(104 of 1956), or "Children's Home, Observation Home, Shelter Home and Special Home within the meaning of clause (e), (0, (0, u) and (v) respectively of section 2 of Juvenile Justice (Care and Protection of Children) Act, 2000(56 of 2000)." (f) To a person in a sychiatric hospital or psychiatric nursing home within the meaning of clause (e), of Section 2 of the Mental Health Act, 1987; or (f) In a test case, the decision of which is likely to affect cases of numerous other persons belonging to the poor and weaker sections of the society; or os a person in a sychiatric hospital court or the supreme Court suisfied; or in tastisfied; or in ta statisfied; or in that case legal service would be deeemed to hav			
(2) To a woman; (d) To a child, i.e. person who has not attained the age of 18 years or if he is under the guardianship under the Guardians and Wards Act, 1890 the age of 21 years; (d) To a person with disability as defined in clause (i) of Section 2 of the Persons with Disabilities (Equal Opportunities Protection of Rights and Full Participation) Act, 1996 (1 of 1996); (f) To a person, under circumstances of undeserved want such as being victim of a mass disaster, ethnic violence, caste atrocity, flood, drought, earthquake or industrial disaster; or (g) To an industrial workman; or (g) To an industrial workman; or (h) meaning of clause (g) of Section 2 of the Immoral Traffic (Prevention) Act, 1956(104 of 1956), or "Children's Home, Observation Home, Shelter Home and Special Home within the meaning of clause (a), of Section 2 of Juvenile Justice (Care and Protection of Children) Act, 2000(56 of 2000)." (i) To a person in a psychiatric hospital or psychiatric nursing home within the meaning of clause (a) of Section 2 of the Mental Health Act, 1987; or (ii) In a test case, the decision of which is likely to affect cases of numerous other persons belonging to the poor and weaker sections of the Society; or (iii) To a person in a special case, which for reasons to be recorded in writing is considered otherwise deserving of legal service where the means test is not satisfied; or (iii) To a person in the case where the High Court or the Supreme Court provides legal service undred weaker secl	(a)		
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 (10) under the guardianship under the Guardians and Wards Act, 1890 the age of 21 years; (e) To a person with disabilities (Equal Opportunities Protection of Rights and Full Participation) Act, 1995 (1 of 1996); (f) To a person, under circumstances of undeserved want such as being victim of a mass disaster, ethnic violence, caste atrocity, flood, drought, earthquake or industrial disaster; or (g) To a nindustrial workman; or (f) To a person in custody, including custody in a protective home within the meaning of clause (g) of Section 2 of the Immoral Traffic (Prevention) Act, 1995(104 of 1956), or "Children's Home, Observation Home, Shelter Home and Special Home within the meaning of clause (e), (o), (u) and (v) respectively of section 2 of Juvenile Justice (Care and Protection of Children) Act, 2000(56 of 2000)." (i) To a person in a psychiatric hospital or psychiatric nursing home within the meaning of clause (q) of Section 2 of the Mental Health Act, 1887; or (i) In a test case, the decision of which is likely to affect cases of numerous other persons belonging to the poor and weaker sections of the society; or To a person in a special case, which for reasons to be recorded in writing is considered otherwise deserving of legal service where the means test is not satisfied; or (f) To a person in the case where the High Court or the Supreme Court provides legal service under any order in that case legal service would be deemed to have been provided by the Authority/Committee in relaxation of all the conditions, and the families of such persons as well as terrorist victims and families of such persons as well as terrorist victims and families of such persons as well as terrorist victims and families of such persons as well as attained the age of 60 years or above (g) To a nerson incase of public interest litigation." (n) To a nex-serviceman, and the families of such persons as well as terrorist victims and families of such	(C)		
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 victim of a mass disaster, ethnic violence, caste atrocity, flood, drought, earthquake or industrial disaster; or (g) To an industrial workman; or To a person in custody, including custody in a protective home within the meaning of clause (g) of Section 2 of the Immoral Traffic (Prevention) Act, 1956(104 of 1956), or "Children's Home, Observation Home, Shelter Home and Special Home within the meaning of clause (e), (o), (u) and (v) respectively of section 2 of Juvenile Justice (Care and Protection of Children) Act, 2000(56 of 2000)." (i) To a person in a psychiatric hospital or psychiatric nursing home within the meaning of clause (q) of Section 2 of the Mental Health Act, 1987; or (j) In a test case, the decision of which is likely to affect cases of numerous other persons belonging to the poor and weaker sections of the society; or To a person, in a special case, which for reasons to be recorded in writing is considered otherwise deserving of legal service where the means test is not satisfied; or To a person in the case where the High Court or the Supreme Court provides legal service under any order in that case legal service would be deemed to have been provided by the Authority/Committee in relaxation of all the conditions laid down in this rule; or (m) To a nex-serviceman, and the families of such persons who have died in action; or (o) To riot victims, and the families of such persons as well as terrorist victims and families of such persons; or (p) To freedom fighters." (q) Transgender people (r) Senior Citizen that is person who is citizen of India and has attained the age of 60 years or above (ii) The legal aid is available in all civil, criminal, revenue and administrative matters. (iii) The legal aid is available in all civil, criminal, revenue and administrative matters. 	(e)	Persons with Disabilities (Equal Opportunities Protection of Rights and Full	
To a person in custody, including custody in a protective home within the meaning of clause (g) of Section 2 of the Immoral Traffic (Prevention) Act, 1956(104 of 1956), or "Children's Home, Observation Home, Shelter Home and Special Home within the meaning of clause (e), (o), (u) and (v) respectively of section 2 of Juvenile Justice (Care and Protection of Children) Act, 2000(56 of 2000)." (i) To a person in a psychiatric hospital or psychiatric nursing home within the meaning of clause (q) of Section 2 of the Mental Health Act, 1987; or (ii) In a test case, the decision of which is likely to affect cases of numerous other persons belonging to the poor and weaker sections of the society; or (k) To a person in a special case, which for reasons to be recorded in writing is considered otherwise deserving of legal service where the means test is not satisfied; or (i) To a person in the case where the High Court or the Supreme Court provides legal service under any order in that case legal service would be deemed to have been provided by the Authority/Committee in relaxation of all the conditions laid down in this rule; or (m) To a person in case of public interest litigation." (n) To a nex-serviceman, and the families of such persons who have died in action; or (o) To riv circlins, and the families of such persons as well as terrorist victims and families of such persons as well as attained the age of 60 years or above (g) Transgender people (r) Senior Citizen that is person who is citizen of India and has attained the age of 60 years or above	(f)	victim of a mass disaster, ethnic violence, caste atrocity, flood, drought,	
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 By payment of court fee, process fee, expenses of witnesses, preparation of the paper book, lawyer's fee and all other charges payable or incurred in connection with any legal proceedings; 	(C)		
(ii) By representation by a legal practitioner in legal proceedings;	(i)	By payment of court fee, process fee, expenses of witnesses, preparation of the paper book, lawyer's fee and all other charges payable or incurred	
	(ii)	By representation by a legal practitioner in legal proceedings;	

(iii)	By supplying certified copies of judgments, orders, notes or evidence and other documents in legal proceedings;	
(iv)	By preparation of appeal, paper book, including printing, typing and translation of documents in legal proceedings; and	
(v)	By drafting of legal documents.	
(D)	Application for Legal Service	
(i)	Any person desiring to seek legal service may make an application addressed to the Member-Secretary of the State Authority, Secretary of the High Court Legal Services Committee, Secretary of the District Legal Services Authority, Chairman of the Sub-Divisional Legal Services Committee (hereinafter referred to as Member Secretary, Secretary of Chairman of the Authority/Committee concerned), as the case may be."	
(ii)	The Member Secretary, Secretary or Chairman of the Authority/Committee concerned shall maintain a register of applications wherein all applications for legal service received under sub-rule (1) shall be entered."	
(E)	Disposal of applications	
(i)	On receipt of an application under rule 22, the Member Secretary Secretary or Chairman of the Authority/Committee" shall scrutinize the application for the purpose of deciding whether the applicant is entitled to	
	get legal service in accordance with the provisions of these rules, and for the purpose of arriving at such decision he may require applicant to supply further information as may be necessary, and, if necessary, give personal hearing to the applicant and in doing so the Member-Secretary shall have regard to the fact that the applicant is a poor person or belonging to a weaker section of the society and deserves to be assisted in the matter of obtaining legal service. The application shall be processed as early as possible and preferably within fifteen days of its receipt.	
	The decision of the "Member Secretary, Secretary or Chairman of the Authority/Committee as the case may be" to provide legal service shall be final:	
(ii)	"Provided that if the Member-Secretary, Secretary or the Chairman of the Authority/Committee, as the case may be, is of the opinion that the applicant is not deserving of legal service, he may reject the application but such rejection shall be brought to the notice of Executive Chairman of the State Authority by the Member-Secretary of the State Authority, to the Chairman of the High Court Legal Services Committee by the Secretary of the High Court Legal Services Committee, to the Chairman of the District Authority by the Secretary of the District Authority and to the Chairman of the District Legal Services Authority by the Chairman of the Sub-Divisional Legal Services Committee possibly within two weeks of rejection of application for legal service."	
(iii)	Where it is decided not to give legal aid to an applicant the reasons for not doing so shall be entered in the register of applications maintained by the Authority/Committee and information in writing to the effect shall be communicated to the applicant.	
IV)	No legal service shall be granted or continued after the legal service is granted, if the Authority/Committee is satisfied that:-	
	The applicant has knowingly made false statement or furnished false	
•	information as regards his means or place of residence; or In proceedings other than the one relating to criminal prosecution there is no prima facie case to institute, or as the case may be, to defend the proceedings; or	

	The application is frivolous and fictitious; or		
	The applicant is not entitled to the same under rule 19 or any other		
•	provisions of the rule; or		
•	Having regard to all the circumstances of the case, it is otherwise not reasonable to grant it.		
	Application for obtaining free legal service/aid can be made to the following authorities:-		
	If the case is in the Supreme Court, to the Member Secretary, National Legal Services Authority, 12/11, Jamnagar House, New Delhi – 110011 (E-mail : nalsa1987@gmail.com)		
	OR to the Secretary, Supreme Court Legal Services Committee, Room No. 109, Lawyers' Chambers, Post Office Wing, Supreme Court Compound, New Delhi – 110001.		
	If the case is in the High Court, to The Member Secretary, Haryana State Legal Services Authority, Plot No. 09, Sector-14, Panchkula. (E-mail : <u>hslsa@hry.nic.in</u> , <u>hslsa.haryana@gmail.com</u>) OR		
	to the Secretary, Punjab and Haryana High Court Legal Services Committee, Punjab and Haryana High Court, Chandigarh – 160001 (<u>E-mail: highcourtchd@indianjudiciary.gov.in</u>)		
	It may be highlighted here that Hon'ble High Court of Punjab and Haryana is providing its daily cause list on the Internet. For access thereto, click http://highcourtchd.gov.in/		
	If the case is at the District Level, to the District & Sessions Judge-cum- Chairman of the concerned District Legal Services Authority.		
	<i>Note:</i> If there is no District & Sessions Judge posted at the seat of headquarter of a district (as distinguished from a sessions division), in such eventuality the application for obtaining free legal service/aid can be made to the Senior Most Additional District & Sessions Judge/Senior Most Judicial Officer (as the case may be)-cum- Chairman of the concerned District Legal Services Authority.		
	OR to the Chief Judicial Magistrate-cum-Secretary of the concerned District Legal Services Authority.		
	If the case is at the Sub-Divisional Level, to the Additional Civil Judge (Senior Division)-cum-Chairman of the concerned Sub-Divisional Legal Services Committee		
10.	Legal Literacy		
	About 70% of the people are living in rural areas and most of them are illiterate and even more than that percentage of the people are not aware of the rights conferred upon them by law. Even substantial number of the literate people living in the cities and villages do not know what are their rights and entitlements under the law. It is this absence of legal awareness which is responsible for the deception, exploitation and deprivation of rights and benefits from which the people suffer in the state. The miserable condition in which the people find themselves can be alleviated to some extent by creating legal awareness amongst the people.		
	This Authority requested all the District Legal Services Authorities to organize Legal Literacy/Legal Awareness Camps in the remote rural areas in the State of Haryana at least once in a week so that the common man		

	may be made aware about his legal rights.		
(A)	Legal Aid Camps and Legal Literacy and Awareness		
	It is a truism to say that the vast milieu of our country is ignorant about the laws enacted by their own elected representative. Because of this ignorance, many of the rights conferred by laws remain not known to the		
	real beneficiaries. This results in exploitation and undeserved sufferings. Although ignorance of law is not an excuse, ignorance of laws can lead to exploitation and often results in acts in conflict with law. Under this		
	circumstances and in view of the fact that a large number of our population is distanced from the knowledge of law, the need for legal literacy and legal awareness assumes importance.		
	legal awareness assumes importance.		
	Legal Literacy and legal awareness programmes will be conducted with the help of lawyers, law teachers, law students and legal academics. Specific Legal Literacy classes will also be organized for educating people on following topics:		
•	Hindu Marriage Act, christen Marriage Act, Muslim Women's Protection Act & Special Marriage Act.		
►	Child Marriage Restraint Act, 1929		
►	Guardian and Wards Act, 1890		
•	Hindu Minority and Guardianship Act		
►	Maternity Benefit Act		
•	Medical Termination of Pregnancy Act and Female Foeticide		
►	Women Empowerment		
•	Dowry Prohibition Act and Law governing Dowry deaths		
	Sexual Harassment of Women at the Work Place		
►	Right to Maintenance under Cr.P.C/Hindu Adoption and Maintenance Act		
•	Protection of Women from Domestic Violence Act, 2005		
•	Prevention of Violence against Women.		
	Rights of Scheduled Caste and Scheduled Tribes/Backward Classes		
▶	under the various Acts such as Prevention of Atrocities on Scheduled Castes and Scheduled Tribes Act, 1989 etc.		
►	Labour Laws, Factories Act, Industrial Disputes Act etc.		
>	Child Labour Laws		
►	Rights of arrested persons		
•	Procedure for claiming compensation under Motor Vehicles Act, Workmen's Compensation Act, and Compensation from Railway Accident Claims Tribunals as also in respect of Land Acquisition Cases.		
•	Bonded Labour(Abolition)Act, 1976		
<u> </u>	Human Trafficking Crimes		
►	Lok Adalats and free legal services under Legal Services Authorities Act, 1987		
>	Food Adulteration Act, 1954		
► 	ADR System in Haryana-Lok Adalats/ Mediation/Arbitration/ Counseling and Conciliation		
<u> </u>	Plea Bargaining		
>	Rights of Persons with Disabilities		
<u> </u>	Human Rights and HIV/AIDS		
▶ ▶	National Rural Employment Guarantee Act(NAREGA), 2005		
►	Right to Information Act, 2005		
>	Maintenance and Welfare of Parents and Senior Citizens Act, 2007		
<u> </u>	Unorganized Workers' Social Security Act, 2008		
►	Legal remedies		
▶	Social Justice and Development		
▶	Protection of students from Ragging		
	Juvenile and the law		

	5000 Senior Secondary/Secondary Schools and 192 Colleges.	
(i)		
(iv)	Legal Literacy through EDUSAT: The recent advances in telecommunication are also being utilized for achieving the object of spreading legal awareness. Documentary films on socially relevant issues, such as "Beti" (dealing with evils of female foeticide), "Nashakhori Sey Nashamukti Ki Aur" (dealing with evil of drug abuse) and "Savera" (dealing with legal services and Lok Adalats) have been shown to the students through EDUSAT.	
11.	Publicity through print and electronic Media	
	Haryana State Legal Service Authority through the District Legal Services Authorities and Sub-Divisional Legal Services Committees distributed books, pamphlets, folders amongst the masses and displayed flex banners/calendars/canopies on the different occasions so that they may be made aware about their legal rights and availability of free legal services under the Legal Services Authorities Act, 1987. Wide publicity was also given in the leading newspapers in the State of Haryana and on cable TV and Doordarshan.	
	Publicity regarding Lok Adalats, Legal Aid and Legal Literacy Programmes in the State of Haryana was also made by the Public Relations and Cultural Affairs Department, Haryana through electronic and print media by organizing skits and nukkar-nataks, displaying the documentary films "Savera", "Beti" and "Nasha Khori Se Nasha Mukti Ki Aur" through the local cable network and mobile vans of the Department.	
12.	Updating of website	
	Haryana State Legal Services Authority has also launched its website which can be accessed on website address www.hslsa.gov.in and the same is being updated from time to time. The website contains all the schemes, programmes, schedule of Lok Adalats/Rural Lok Adalats/Jail Visits, Act, Rules and regulations and all other relevant information regarding HSLSA.	
13.	PUBLICATION BY HARYANA STATE LEGAL SERVICES AUTHORITY Inside Haryana Prisons-2019	
	Project - A Voting Right Awareness Campaign	
	Project for Mentally III and Mentally Disabled Persons	
	Project for Acid Attack Victims	
	Kadiyon Ka Adhikar	
	HALSA Report-2018	
	> Compendium of The Legal Services Authorities Act, Rules,	
	Regulations & Notifications	
	Compendium-II	
	Hand Book of Road Safety	
	Victim Compensation Scheme	
	Alternative Dispute Resolution	
	Instructions Manual-2016	
	Instructions Manual-2015	
	Collection of public welfare schemes	
	Welfare schemes and legislation for workers of the unorganized sector	

►	Social reforms through law	
▶	Environment and Pollution	
▶	National Security, Sovereignty and integrity of India	
	Health, Hygiene and Sanitation	
	Abuse of Drugs and De-addiction	
	Role of Legal Services Authorities	
	Constitutional Values	
•	Spirituality and law.	
	Cyber Crime	
	The legal awareness classes will be interactive in nature and the people should be encouraged to clear their doubts on the topics covered in the classes. Classes in the nature of public lectures will be avoided. Feedback from the participants in the legal awareness camps/classes will be collected and evaluated. Every effort will be made to organize legal literacy camps or legal awareness classes on a thrift basis, not spending extravagantly. The large pomp and show will be avoided in the legal literacy classes. As far as practicable inaugural function and other ceremonial etiquettes may be avoided for saving money and time for the real business of conducting legal literacy classes. The DLSA/SDLSC will encourage law students and women lawyers to serve as resource persons for legal literacy classes.	
(B)	Implementation of Legal Literacy Missions	
	In order to achieve the objective of spreading Legal Literacy, Haryana State Legal Services Authority has initiated special Legal Literacy Schemes. Earlier Haryana State Legal Services Authority had initiated two Legal Literacy schemes namely, Prisoners Legal Literacy Mission (PLLM) and Legal Literacy Mission for empowerment of underprivileged (LLUP). During the year 2009 another Legal Literacy scheme namely Legal Literacy for Students (LLS) has been initiated. Brief details of these schemes are as under:-	
(i)	Prisoners Legal Literacy Mission (PLLM)	
	The project envisions that legal literacy will reform the mindset of the prisoners and help them become responsible members of the society. The objectives of the mission are to target the prisons and jails in a systematic manner and to hold Legal Awareness Camps in prisons, prepare and publish Legal Literacy Literature in local language and to circulate the same amongst the prisoners; to organize skits and audio/visual presentations for the prisoners to educate them about their rights; to co-ordinate with the prisons authorities to ensure that freedoms that belong to the prisoners are made available to them and to help improve prison conditions.	
(ii)	Legal Literacy Mission for empowerment of underprivileged (LLUD)	
<u>,</u>	Legal Literacy Mission for empowerment of underprivileged (LLUP) Haryana State Legal Services Authority has also launched Legal Literacy Mission for empowerment of underprivileged (LLUP). LLUP envisages creating awareness among neglected children, who are forced to take shelter in orphanage centres, helpless girls and women who are forced to take shelter in Nari Niketan or other such institutions, neglected old age people, disabled, mentally ill persons living under helpless situation under the care or control of government-run or non-government-run organizations.	
(iii)	Legal Literacy for Students(LLS) Haryana State Legal Services Authority with the collaboration of Education Department of Haryana has opened Legal Literacy Clubs in	

	HALSA through DEOs/DPROs/CJMs exhibited the following documentary
14.	Exhibiting documentary films through EDUSAT:
	Nashakhori Sey Nashamukti Ki Aur
	> Beti
	You and your law Reti
	Legal Literacy Mission in Haryana
	Global Warming Causes, Consequences and Solutions
	Constitutional Values
	Police rights
	Scavenge on the head
	Fundamental rights of citizens
	Untouchability
	Right to Fertility
	Minimum wages act, 1948
	Prisoners rights
	Recent and Legal Services Authority Act
	Laws relating to first information report, custody, remand and bail
	Right to Information
	Contract wage
	Hindu Succession Act
	Consumer Protection Act
	1989
	Scheduled Castes and Scheduled Tribes (Prevention of Crime) Act,
	Family Court or Family Court (Family Court)
	Dowry and Law
	Motor accident compensation
	> HIV / Aids
	Special Marriage Act
	Lawsuits in public interest
	Hindu Marriage Act 1955
	Protecting Women Against Domestic Violence
	Judicial response to litigation
	Protection of a minor
	Child Labour
	Indian Christian Marriage Act
	Permanent Lok Adalat (Public Utility Service) Practical Guidelines
	Fundamental Duties
	Maintenance and Welfare of Parents and Senior Citizens Act, 2007
	The Protection of Children from Sexual Offences Act, 2012
	Prohibition and Redressal) Act 2013

	films in all schools of Haryana:			
•	"Beti" (dealing with evils of female foeticide).			
•	"Nashakhori Sey Nashamukti Ki Aur" (dealing with evil of drug abuse).			
> >	"Savera" (dealing with knowledge of legal services and Lok Adalats).			
	Message on "Save Water" & "Save Planet Earth" prepared by His			
	Excellency Dr. A.P.J.Abdul Kalam, Former President of India.			
	Electronic Media are even more effective than print media. Even ar			
	illiterate person can be informed about his rights and duties through the			
	electronic media. District Legal services Authorities disseminate			
	Ũ			
	information about the Lok Adalats and various schemes launched by Lega			
	services Authorities through the use of cable networks.			
15.	Para-Legal volunteer scheme			
15.	As per the instructions from National Legal Services Authority (NALSA)			
	Haryana State Legal Services Authority has initiated steps fo			
	development of Para-Legal Services.			
	These Para-Legal Volunteers would assist an individual in obtaining the			
	services of NALSA, DLSAs and SDLSCs. Such Volunteers would be			
	expected to have some rudimentary knowledge of the basic rights of the			
	individuals, functioning of courts, functioning of Legal Services Authorities			
	and the functioning of some of the organizations such as Municipa			
	Corporations and District Administration. These Para-Legals would include			
	people at the grass-root level such as Anganwari workers, Teachers			
	Primary Health Workers, Panchayat Members, etc			
	In the first phase every District Legal Services Authority (DLSA) has been asked to identify about 50 volunteers and every Sub-Divisional Legal Services Committee (SDLSC) shall identify about 25 volunteers who can read and write vernacular language.			
	 HSLSA proposes to build a strong base of Para-Legals all over Haryana, not only to act as a bridge between the individuals and Legal Services Authorities but also to help people in need, to approach the concerned authorities such as the Police and the District Administration by helping them in preparing petitions, filling forms and providing relevant information which may be necessary for asserting any right. Haryana State Legal Services Authority has initiated steps for development of Para-Legal services. Vide letter No. 9322-9340 dated 			
	21.7.2009 HALSA has asked every District Legal Services Authority to			
	-			
	identify about 50 volunteers and every Sub-Divisional Legal Services			
	Committee to identify about 25 volunteers. Para Legal Volunteers have			
	been identified/appointed by all the District Legal Services Authorities in			
	the State of Haryana			

Haryana Government vide Notification No. 20/10/96-4JJ(I) dated 15.10.1997 has constituted State Authority under Section 6 of the Legal Services Authorities Act, 1987 consisting of the following Members, namely:-

Sr.	Name of the Post	Designation	
No.			
1.	Hon'ble Chief Justice of High	Patron-in-Chief	
	Court of Punjab and Haryana		
2.	Hon'ble Judge of Punjab and	Executive	
	Haryana High Court	Chairman	
3.	Secretary to Government of	Member	
	Haryana, Administration of Justice		
	Department		
4.	Secretary to Government of	Member	
	Haryana, Finance Department		
5.	Secretary to Government of	Member	
	Haryana, Law & Legislative		
	Department		
6.	Advocate General, Haryana	Member	
7.	Director General of Police, Haryana	Member	
8.	Chairman, Bar Council of Haryana	Member	
0.	and Punjab		
9.	Director, Public Relations	Member	
	Department, Haryana		
10.	Chairman, District Legal Services	Member	
	Authority, Panchkula		
11.	Chairman, District Legal Services	Member	
	Authority, Kurukshetra		
12.	Director, Women and Child	Member	
	Development		
13.	Director, Welfare of Schedule	Member	
	Castes and Backward Classes		
	Department, Haryana		
14.	Chairman, Department of Law,	Member	
	Kurukshetra University		
15.	Secretary, Department of Higher	Member	
	education		
16.	Secretary, Department of Secondary	Member	
	Education		
17.	District and Sessions Judge	Member Secretary	

Haryana State Legal Services Authority vide Notification No. MS/HSLSA/5(18)8384 dated 11.9.2007 has constituted High Court Legal Services Committee under Section 8-A of the Legal Services Authorities Act, 1987 consisting of the following Members, namely:-

Sr. No.	Name of Post	Designation
1.	A sitting Judge of High Court	Chairman
2.	Advocate General, Punjab	Member
3.	Advocate General, Haryana	Member
4.	Home Secretary, Chandigarh Administration	Member
5.	Chairman, Bar Council for the States of Punjab and Haryana, Chandigarh	Member
6.	President, High Court Bar Association, Chandigarh	Member
7.	Secretary, High Court Legal Services Committee	Member
8.	Prof. Jagat Ram, # 37, Sector-4, Chandigarh	Member
9.	Prof. Nandita Singh, Profess Department of Education, Dean International Students,	Member
	Coordinator, Interdisciplinary Centre for	
	Swami Vivekananda, Panjab University, Sector-14, Chandigarh	

The term of nominated Members mentioned at Serial numbers 8 and 9 shall be for a term of two years to be computes from date of notification.

Haryana Government vide Notification No. 20/10/96-4JJ(I) dated 15.10.1997 had constituted District Legal Services Authority under sub-section (1) of Section 9 of the Legal Services Authorities Act, 1987 consisting of the following Members, namely:-

SR. No:-	Name of Post	Designation
1.	District & Sessions Judge/Senior Most Additional District & District Judge/Senior Most Judicial Officer (as the case may be)	Chairman
2.	District Magistrate	Member
3.	Commissioner of Police/Superintendent of Police Provided that where Commissioner of Police is the Head of Police Force in a District, the Commissioner of Police shall be the ex-officio Member of District Legal Services Authority.	Member
4.	District Attorney	Member
5.	Chief Judicial Magistrate/Additional Chief Judicial Magistrate	Secretary

Haryana State Legal Services Authority vide Notification No. M.S./H.S.L.S.A./1(18) dated 18.12.1997 had constituted Sub-Divisional Legal Haryana State Legal Services Authority vide Services Committees under Sub-Section (1) of the Section 11-A of the Legal Services Authorities Act, 1987 consisting of the following Members namely:-

	S. No.	Name of Post	Designation	
	1.	Senior most Judicial Officer	Chairman	
	2.	Sub-Divisional Officer (Civil)	Member	
	3.	Deputy Superintendent of Police	Member	
	4.	Civil Judge (Junior Division)	Member	
•		VERS AND DUTIES OF ITS OF SECTION 4(ii) OF THE RIGHT T NS AND POWERS OF THE HO	O INFORMATION ACT, 2005	
1.		on of Executive Chairman by the Justice of High Court [<i>Section 6</i>		
2	Nominatio	on of Members by State Governmetrice of High Court [Section 6(2)(ment in consultation with the	
3	Consultat		ppointment of Member Secretary	
4	Consultat Act].	ion regarding constitution of Dist		
5	A meeting of the State Authority shall be presided over by the Executive Chairman. In case Patron-in-Chief is present in the meeting then he shall preside over the meeting (Sub-Regulation 4 of Regulation 5 of Haryana State Legal Services Authority (<i>Transaction of Business and other</i> <i>Provisions</i>) Regulations, 1998.			
6	Consultat	ion with the State Government f 28 of the Act].	or framing of Rules/Regulations	
7	Officers and other employees as may be prescribed by State Government in consultation with the Chief Justice of High Court [Sections 6(6) and 9(6) of the Act].			
8	The Chief Justice of High Court shall appoint a Secretary to the High Court Legal Services Committee possessing such experience and qualifications as may be prescribed by the State Government [Section 8-A (3)].			
9	The Committee may appoint such number of officers and other employees as may be prescribed by the State Government in consultation with the Chief Justice of the High Court for the efficient discharge of its functions [Section 8-4 (5)]			
10	The offic such sale of servic	ers and other employees of th ary and allowances and shall be as may be prescribed by the Chief Justice of the High Court [e Committee shall be entitled to e subject to such other conditions State Government in consultation Section 8-A (6)].	
	Provideo necessa Authority	ry in respect of any matter conce		
•	FUNCTI		THE HON'BLE EXECUTIVI	
1	Appoint	ment of Joint Member Secretary	(Rule 8 of Haryana State Legal	
	 Services Authority Rules, 1990). Provided that for an expense of more than Rs.5,000/- approval of the Executive Chairman shall be taken (<i>proviso of Sub-Regulation (4) of Regulation 7</i>). Executive Chairman shall be competent to take all decisions as may be 			
2	Executi	e Chairman shall be taken (pre		

	required on behalf of the State Authority (Sub-Regulation (1), of Regulation 6).			
4	Legal Aid, Legal Advice or other Legal Services may be provided by the Executive Chairman to any person directly in respect of any matter before any Court in Haryana (<i>Sub-Regulation (2), of Regulation 6</i>).			
5	Executive Chairman may review the cases where Legal Services have been refused by the District Authority and Sub-Divisional Legal Services Committee (<i>Sub-Regulation (3), of Regulation 6</i>).			
6	The Executive Authority of the State Authority shall vest in the Executive Chairman and may be exercised through the Member Secretary who shall			
	act under the control of the Executive Chairman.			
	District Authority The Executive Authority of the District Authority shall vest in its Chairman and may be exercised through its Secretary, who shall act under the control of the Chairman.			
	Sub-Divisional Committee.			
	The Executive Authority of the Sub-divisional Committee shall vest in its Chairman and may be exercised either by himself or through such other officer, who is selected for the purpose.			
	Provided that the Executive Chairman may give such advice as he may deem necessary in respect of any matter concerning the affairs of the District Authority and Sub-Divisional Committee (Regulation 3).			
•	FUNCTIONS AND POWERS OF THE MEMBER SECRETARY.			
1.	There shall be a Member Secretary of the State Authority in terms of Section 6 or its provision who will be appointed by the Government in consultation with the Chief Justice of the Punjab & Haryana High Court of the recommendations of the Executive Chairman of the State Authorit (<i>Rule 5 of the Haryana State Legal Services Authority Rules, 1996</i>)			
2.	The powers and the functions of the Member Secretary of the State Authority shall be (<i>Rule 6 of the Haryana State Legal Services Authority</i> <i>Rules, 1996</i>): -			
(a)	to give free legal services to the eligible and weaker sections;			
(b)	to work out modalities of the Legal Services and programmes approved by the State Authority, and ensure their effective monitoring and implementation;			
(c)	to exercise the powers in respect of administrative, housekeeping, finance and budget matters as Head of the Department in the State Government;			
(d)	to manage the properties, records and funds of the State Authority;			
(e)	to maintain true and proper account of the State Authority including checking and auditing in respect thereof periodically;			
(f)	to prepare Annual Income and Expenditure Account and Balance-Sheet o the said Authority;			
(g)	to liaison with the Social Action Groups and District and Sub-Divisional Legal Services Authorities/Committees;			
(h)	to maintain up-to-date and complete statistical information including progress made in the implementation of various Legal Services Programmes from time to time;			
(i)	to process proposals for financial assistance and issue Utilization Certificates thereof;			
(i)	to organize various Legal Services Programmes as approved by the Sta Authority and convene Meeting/Seminars and Workshops connected w Legal Services Programmes and preparation of Reports and follow- action thereon;			
(k)	to produce video/documentary films, publicity material, literature and publications to inform general public about the various apports of the literature and			
(1)	to lay stress on the resolution of Rural Disputes and to take extra measure to draw schemes for effective and moniportal land.			
(m)	Rural Disputes at the doorsteps of the rural people. to perform such of the functions as are assigned to him under the			

	Schemes formulated under section 4	(b) of the Act: and			
(n)	to perform such other functions as may be expedient for efficient				
·······	functioning of the State Authority.				
3.	The Member Secretary of the State Authority shall be the whole time				
	employee and shall hold office for a term not exceeding five years [<i>Rule</i> 7(1) of the Rules].				
4.	The Member Secretary of the State Authority shall be the Head of the				
· · · · · · · · · · · · · · · · · · ·	office [<i>Rule 7(2) of the Rules</i>]. In all matters like age of retirement, pay and allowances, benefits ar				
5.	entitlements, and disciplinary matter	t, pay and allowances, benefits an			
	governed by the State Government F	Rules and he shall be on deputation t			
	the State Authority [Rule 7(3) of the F	Rules].			
	LIST OF EMPLOYEES IN HEAD OFFICE				
	Name of Employees	Designation			
	Sh. Subhas Mehla, District and	Member Secretary			
	Sessions Judge				
	Dr. Kavita Kamboj	Joint Member Secretary			
		Under Secretary			
		Administrative Officer			
	VACANT VACANT	Law Officer			
		Superintendent			
	VACANT	Personal Assistant			
	Shri Avinash Gupta	Legal Assistant			
	Shri Matbar Singh	(Additional charge of Law Officer) Assistant			
	Ms. Jasleen Kaur	Accountant			
	Shri Sandeep Kumar	Assistant			
	Shri Bharat Singh	Assistant			
	Shri Sandeep Chauhan	Assistant			
	Shri Balkar Singh	Assistant			
	Shri Sahil Goel	Assistant			
	Ms. Gayatri Bisht	Senior Scale Stenographer			
	Shri Ankit Kumar Rajput	Junior Scale Stenographer			
	Smt. Geeta	Junior Scale Stenographer			
	Smt. Deepti	Junior Scale Stenographer			
	Smt. Shruti	Junior Scale Stenographer			
	Ms. Bhawna	Clerk			
	Shri Suminder Singh	Clerk			
	Shri Amit Pathania	Clerk			
	Shri Vijay Pal	Clerk			
	Shri Amrit Kaundal	Clerk			
	Smt. Priyanka	Clerk			
	Shri Vijay Deep Singh	Clerk			
	Shri Rakesh Rana	Driver			
	Shri Birbal	Driver			
	Shri Kuldeep Singh	Driver			
	Shri Kamaljeet Singh	Driver			
	Shri Rahul Aggarwal	Peon-cum-Chowkidar			
	Shri Vinod Kumar	Peon			
	Shri Rakesh Singh	Peon			
	Shri Phalbir Rawat	Peon			
	Shri Mange Ram	Peon			
	Sh. Vikram	Peon			
	Shri Simranpreet Singh Peon				
	Shri Kamal singh	Peon			
	Smt. Shyama Devi Verma	Peon			

Shri P Shri D	eepak Joshi	Peo Peo	
	Parveen	Peo	
	Ram Acchal	Peo	
	Anvir Singh	Peo	
			· · ·
Staten in the	nent showing the Haryana State Le	e posts with diff gal Services Aut	erent proposed nomenclatu hority with pay scale.
Sr. No.	Post	Old Scale	Revised Scale
110.	Group-A		
1	Under Secretary		
	Group-B		
2	Administrative Officer	9300-34800- 5400	67700-191000(Pay matr Level 10)
3	Law Officer	9300-34800- 4200	35400-112400 (Pay matr Level 06)
4	Superintendent	9300-34800- 4200	35400-112400 (Pay matr Level 06)
	Group-C		
5	Deputy Superintendent	9300-34800- 4000	35400-112400 (Pay matr Level 06)
6	Personal Assistant	9300-34800- 4000	35400-112400 (Pay matr Level 06)
7	Legal Assistant	9300-34800- 3600	35400-112400 (Pay matr Level 06)
8	Accountant	9300-34800- 3600	35400-112400 (Pay matr Level 06)
9	Assistant	9300-34800- 3600	35400-112400 (Pay matr Level 06)
10	Senior Scale Stenographer	9300-34800- 3600	35400-112400 (Pay matr Level 06)
11	Junior Scale Stenographer	5200- 20200+2400	25500-81100 (Pay matr Level 04)
12	Steno Typist	5200- 20200+1900	1900-63200 (Pay matr Level 02)
13	Clerks	5200- 20200+1900	1900-63200 (Pay matri Level 02)
14	Drivers	5200- 20200+2400	25500-81100 (Pay matri Level 04)
15	Ahlmad	5200- 20200+1900	1900-63200 (Pay matri Level 02)
	Group-D	· · · · · · · · · · · · · · · · · · ·	
16	Peon	4440-7440+1650	0 16900-53500 (Pay matri Level DL)
17	Peon-cum- Chowkidar	4440-7440+1650	
18	Sweeper	4440-7440+1650	

vices Programmes pro ler the Legal Services ned there under from	Appellate Authority 0172-2562309 State Public 0172-2562309 Assistant State Design 0172-2562309
vices Programmes pro ler the Legal Services ned there under from evances, you may app king days:	ovided by Haryana State Legal Services A s Authorities Act, 1987, Rules and Regu this Authority which can be provided a proach directly to the following officers
vices Programmes pro ler the Legal Services ned there under from evances, you may app	ovided by Haryana State Legal Services A s Authorities Act, 1987, Rules and Regu this Authority which can be provided a
vices Programmes pro ler the Legal Services ned there under from	ovided by Haryana State Legal Services A s Authorities Act, 1987, Rules and Regu this Authority which can be provided a
vices Programmes pro ler the Legal Services	ovided by Haryana State Legal Services A s Authorities Act, 1987, Rules and Regu
vices Programmes pro	wided by Haryana State Legal Services A
rmation Act, 2005 an	nd Rules framed there under relating to
	ou want any information under the N
addition to that if w	ou want any information under the R
	Supreme Court Legal Services Committee, 109, Lawyers Chambers Post Office Wing, Supreme Court Compound, New Delhi110001
	House, Sahajahan Road, New D 110011. OR
. Supreme Cou Level	urt Member Secretary, National L Services Authority, 12/11, Jamna
	OR Secretary, High Court Legal Serv committee, Punjab and Haryana I court, Chandigarh.
. High Court Level	Executive Chairman or Men Secretary, Haryana State Legal Serv Authority, Institutional Plot No. 9, Sec 14, Panchkula-135109.
. District Level	District & Sessions Judge/Additi District & Sessions Judge-o Chairman/Chief Judicial Magistrate-o Secretary, District Legal Serv Authority.
	Chairman, Sub-Divisional Legal Serv Committee.
	District Level High Court Level Supreme Cou Level

सूचना का अधिकार अधिनियम, 2005 के तहत कोई भी व्यक्ति यदि किसी प्रकार की जानकारी इस विभाग से चाहता है तो वह 10 रूपये फीस के साथ निम्नलिखित प्रारूप में आवेदन कर सकता है।

सेवा में,

		राज्य लोक सूचना अधिकारी,
		राज्य सहायक लोक सूचना अधिकारी
		(पता सहित कार्यालय का नाम)
1.	आवेदव	क का पूरा नाम :
2.	पता	
3.	सूचना	के अपेक्षित ब्यौरे
4.	(i)	सूचना की विषय वस्तु
	(ii)	अवधि जिससे सूचना सम्बन्धित है
	(iii)	अपेक्षित सूचना का वर्णन
	(iv)	क्या सूचना डाक द्वारा या व्यक्तिगत रूप में अपेक्षित है (वास्तविक डाक प्रभार अतिरिक्त फीस में शामिल होंगे)
	(:)	
	(iv)	डाक की दशा में (सामान्य, रजिस्टर्ड या स्पीड)

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