नमुना " अ " (खंड २४ पहा)

कायदेविषयक सहाय्य मिळविण्यासाठी करावयाच्या अर्जाचा नमुना

प्रति,				
	.सदस्य-सचिव,			
1.1	कायदेविषयक सहाय्य व सल्ला समिती,			
		the second second		
	यांस			
महोदय				
	मी			
श्री				
	विषयक सहाय्य/सल्ला मिळण्यासाठी अर्ज करीत आहे. माझ्याविषयी मा	हता पुढ सावस्तर दिला आहे : —–		
(एक)	सध्याचा पत्ता			
and the	A supervised and the second			
(दोन)	नोकरीचे/व्यवसायाचे/व्यापाराचे/धंद्याचे स्वरूप			
(तीन)	सर्व साधनांपासून मिळणारे वार्षिक सरासरी उत्पन्न			
(चार)	ज्या प्रकरणास कायदेविषयक सहाय्य/सल्ला मिळवावयाचा			
(910)	असेल त्या प्रकरणाचे स्वरूप.			
9	(विवाद, प्रायाणी किंवा हक्क रांच्या स्वरूपानम्पर आवश्यक अमेल व	। माहिती, त्यांच्या पुष्ट्यर्थ सादर करावयाचे दस्तऐवज आणि इतर संबंधित तपशील		
	यासाठी एक स्वतंत्र कागद कृपया जोडावा.)	निर्मालगाः (भाष्यां मुख्ययं संयरं भगवयां यं यसंख्यणं जागि इसरं संयायतं संयायतं संयायतं		
	या अर्जाचा संपूर्णपणे विचार करणे आपणास शक्य व्हावे यासाठी आवश	यक असेल अश्री आणग्वी अधिक माहिती देण्यास मी तयार आहे.		
	3. न्यायालयाचा खर्च तसेच संकीर्ण कार्यवाहीचा खर्च देण्यासारखी किंवा एखादा विधि व्यवसायी नेमण्यासारखी परिस्थिती नाही. . मला कायदेविषयक सहाय्य/सल्ला देण्यात यावे/यावा अशी विनंती आहे.			
		भ किंवा फायदे मिळवून देण्याबाबत हुकूमनामा किंवा आदेश काढला तर किंवा या तर मला कायदेविषयक सहाय्य देण्यापोटी समितीस करावा लागलेला सर्व परिव्यय,		
	आकार व खर्च यांची मी शासनास भरपाई करून देईन.	מע זיניו אוואושיששי מפיש אישורום מודמות שעושו מודעות מש זוגידש,		
F	वरील विधाने माझ्या संपूर्ण माहितीप्रमाणे व विश्वासाप्रमाणे खरी आहेत.			
4.	איז			
ठिकाण				
दिनांक	•	अर्जदाराची सही.		

(शा.म.मु.) जे ८५१ (१०,०००-७-२००८)

सदस्य-सचिव पॅनेल समुपदेशी (काऊन्सेल).

फक्त कार्यालयाच्या उपयोगासाठी

8.	सल्ल्याचे स्वरूप	तेचा समुना	कराइचाच्या अन	1670	And the second second second	
२ .	कायदेविषयक सहाय्यास पा	त्र आहे काय ?	1. 4		होय / नाही.	
э.	कायदेविषयक सहाय्य				देण्यात यावे / देण्यात येऊ नये.	
κ.	(एक) न्यायालय फी					
	(दोन) समुपदेशींची फी					
	(तीन) संकीर्ण					
	यांवरील अपेक्षित खर्च					
ц.	मिळालेली कागदपत्रे					
ξ.	नियुक्त केलेले कायदेपंडित		आंग्र दिन्दी राज्यती	tin i	-	
		and the second			पत्ता	
	24					1001
6.	अंतिम निकाल	••	••	• •		

या जानीया मेंघ्यप्रको विचार करणे. भाषणांस प्राप्य इट्टा यासाठी आठाभ्यक जसेन आरो आहमती शाणिक प्राहिती केंग्यांम सी समार आह

या जनन्तर भन्त आयर विषयक महाया विरुण्याचा हक्के घहिता यहां तर प्रांच अपदीवययुक्त सहाय देण्यापति पीर्धतीय तरहा आयलेल सेर्थ परिवार

८. खर्चाची वसुली (कोणतीही असल्यास)

सचिव, उच्च न्यायालय विधी सेवा समिती, मुंबई.

.....

APPENDIX - K

Draft of the Award of Lok Adalat (for Money Suits & Cases U/S. 138 of Negotiable Instrument Act)

In the Lok Adalat presided over by Shri	held
on 2008 at	(station)

Case No.

Claimant / Plaintiff	}	Shri
	}	
	}	
	Ver	rsus
Accused / Respondent	}	Shri
	}	
	}	

Claim :-

(Brief description / Nature of dispute

Form No. A

The Statement of the Accused / Respondent

I, Shri, R/o, hereby state on my own volition / accord that the Award may be passed for the recovery of Rs., with interest @ in favour of Claimant Shri, But if I pay a sum of Rs. to claimant Shri by installment (if any) as mentioned below, the award shall stand fully satisfied. But, in case of default of payment, the claimant will be entitled to recover the entire amount mentioned above in lump-sum.

Total Amount awarded	Total Amount settled to be paid	Quantum of Instasllment and its number	Period for repayment of amount to be paid

Sd/-(Name of Counsel for identification of Accused / Respondent) Sd/-(Name of Accused / Respondent)

R.O.A.C.

Sd/-(Member) Sd/- Sd/-(Member) (Pannel Head)

Form No. B Statement of the Claimant

I/We Shri preferred the complaint / suit against Shri R/o R/o u/s. 138 of Negotiable Instrument Act / for recovery of money. Now, we have settled the dispute amicably and I, being claimant, accept the above statement made on behalf of Accused / Respondent Shri for payment for money. I/We, submit/s that award may be passed accordingly.

Sd/-(Name of Counsel for identification of Accused / Respondent) Sd/-(Name of Accused / Respondent)

R.O.A.C.

Sd/- Sd/-(Member) (Pannel Head)

Sd/-(Member)

Form 'C'

Case No / 2008	
Date of Institution	
Date of Decision in Lok Adalat	

Complainant/Plaintiff	}	Shri
	}	
	}	
	Ve	rsus
Accused / Respondent	}	Shri
	}	
	}	

AWARD

That, applicant / Bank has presented their claim of Rs. filed against accused / Respondent Shri R/o R/o for settlement of the same in the LOK ADALAT. Accordingly, the notice/s were issued to Accused / Respondent. In the Lok Adalat, statement/s of parties / their representative/s have been recorded and against the claim of Rs. amicable settlement has been arrived at Rs. is passed in favour of the claimant and against the Accused / Respondent. But, if the Accused / Respondent pay's the amount as per agreed terms and conditions, award will be deemed satisfied. In case of default of payment on behalf of Accused / Respondent, the claimant will be entitled to recover the entire / whole of the amount in lump-sum. (In the case of pentlandite disputes decided / settled in the Lok Adalat)

It is hereby declared that the court fees of Rs. paid by the claimant / petitioner Shri be refunded to him / them as provided in Section 21 of the Legal Services Authorities Act, 1987 R/w Section 16 of the Court fees Act, 1870.

Sd/-	Sd/-	Sd/-
(Member)	(Member)	(Pannel Head)

APPENDIX - L

DRAFT OF APPLICATION FOR PRE-LITIGATION LOK ADALAT

No. 2009

Mumbai

To, The Secretary,

.....

Subject : Application for presenting Bank cases before the Lok Adalat (U/s. 20(2) of Legal Services Authorities Act, 1987)

Sir,

Apropos to the subject mentioned above, I the authorized representative of the ______ Bank Limited, Branch ______ submits that the Bank is proposed to refer the Bank Court Matter at pre-litigation stage to the Lok Adalat organized on your behalf. Therefore, you are requested to refer the matter under Section 20(2) of Legal Services Authorities Act, 1987 for determination of the disputes at pre-litigation stage. The details about the matter is given as under :

1.	Nar	ne and Address of the Claimant Bank	
2.	Nar	ne and Address of the loanee	
3.	Nar	ne and Address of the Guarantor	
4.	Brie	ef Statement of claim	
	a)	Purpose of loan	
	b)	Amount of loan	
	c)	Interest on the loan	
		amount, alongwith penalty if any	
	d)	Amount recoverable	
		On the date of application	
5.	5. Whether any renewal / revival letters of		
	loar	n executed ? If so, give particular dates	
6.	6. Relief envisaged (if any)		
		-	Vours faithfully

Yours faithfully,

)

(

Encl: (1) Latest Statement of A/c of defaulter.

- (2) Copy of summons / notice for repayment in duplicate duly filed.
- (3) Copy of Revival / Renewal Letter (if any)

APPENDIX - M

Notice U/s. 20(2) of Legal Services Authorities Act, 1987

Mumbai

From : The Secretary, Mumbai Suburban District Legal Services Authority, High Peak Apartment, Old Bandra Court Building, S. V. Road, Bandra (West), Mumbai.

То

.....

Subject : Proposal of ______ Bank for presenting your Bank Court Matter in the Lok-Adalat for determination.

Sir,

Apropos to the subject mentioned above, you are hereby informed that, the Petitioner ______ Bank Limited, Branch ______, Mumbai has submitted an application for referring your Bank Court Matter to the Lok Adalat meant for pre-litigative claim/cases, to be held on ______. It is contended that you have availed loan facility of Rs. ______ but failed to repay / liquidate the amount as per terms and conditions settled between yourself and Bank Authority. The concerned Bank has given particulars about its claims :

(1)	Purpose of loan	
(2)	Name of the Guarantor	
(3)	Amount of interest due on	
(4)	Amount of interest due on	
(5)	Total amount to be recovered	

Taking into consideration the aforesaid contentious issues, it is expedient for referring your Bank Court Matter at pre-litigation stage to Loak Adalat u/s. 19(5)(ii) of the Legal Services Authorities Act, 1987 for final determination.

Pursuant to Section 20(2) of Legal Services Authorities Act, 1987, you are, therefore, requested to show cause "why your above Bank Court Matter should not be referred to Lok Adalat for determination" on or before ______ on the address of the undersigned mentioned above, failing, you will be responsible for further legal consequences.

Treat this as Most Urgent.

Yours faithfully,

(Secretary)