PRL. DISTRICT COURT: WEST GODAVARI: ELURU: DATED 05-08-2023

Copy of Hon'ble High Court letter in ROC No. 76/OPCELL-E/2023 dt. 05-08-2023 communicated to all the Courts in the unit to submit the information immediately.

PRL. DISTRICT JUDGE W.G.DIST., ELURU

To

All the Judicial Officers in the Unit

Copy to:

The Superintendent (P.T.R), Prl. District Court, Eluru.

The Incharge System Officer, e-Courts project, Principal District Court, Eluru with a direction to upload the same in the official **website** of District Court and also send **mails** to all the Courts and Officers.

DIS NO. 4522 DATE 5-8-23

AMARAVATI
Date: 05.08.2023

R.O.C.NO.76/OP CELL-E/2023

To

All the Principal District and Sessions Judges, in the State of Andhra Pradesh.

Sir/Madam,

Sub: **District Judiciary** – Commercial Disputes – Court-wise, Pendency of cases of commercial disputes in value of above 3 lakhs rupees and below 1 Core rupess – Called for - Regarding.

You are aware that Section 2(c) of Commercial Court Act, 2015 defines "commercial dispute" as under:

(c) "commercial dispute" means a dispute arising out of—

(i) ordinary transactions of merchants, bankers, financiers and traders such as those relating to mercantile documents, including enforcement and interpretation of such documents;

(ii) export or import of merchandise or services;

(iii) issues relating to admiralty and maritime law;

(iv) transactions relating to aircraft, aircraft engines, aircraft equipment and helicopters, including sales, leasing and financing of the same; (v) carriage of goods:

(vi) construction and infrastructure contracts, including tenders;

(vii) agreements relating to immovable property used exclusively in trade or commerce;

(viii) franchising agreements;

(ix) distribution and licensing agreements;

(x) management and consultancy agreements;

(xi) joint venture agreements;

(xii) shareholders agreements;

(xiii) subscription and investment agreements pertaining to the services industry including outsourcing services and financial services;

(xiv) mercantile agency and mercantile usage;

(xv) partnership agreements;

(xvi) technology development agreements;

(xvii) intellectual property rights relating to registered and unregistered trademarks, copyright, patent, design, domain names, geographical indications and semiconductor integrated circuits;

(xviii) agreements for sale of goods or provision of services;

Contd..(2)

(xix) exploitation of oil and gas reserves or other natural resources including electromagnetic spectrum; (xx) insurance and re-insurance; (xxi) contracts of agency relating to any of the above; and (xxii) such other commercial disputes as may be notified by the Central

Explanation.—A commercial dispute shall not cease to be a commercial dispute merely because—

 (a) it also involves action for recovery of immovable property or for realisation of monies out of immovable property given as security or involves any other relief pertaining to immovable property;

(b) one of the contracting parties is the State or any of its agencies or instrumentalities, or a private body carrying out public functions;

I am to request you to furnish the Court-wise (JCJ, SCJ, ADJ/DJ) pendency of cases, which value is above three (3) lakhs rupees and below one (1) Crore rupees, in the nature of commercial dispute as per section 2(c)(i) to (xxii) of Commercial Courts Act, 2015 in Your Unit as on 31.07.2023: Cases filed in the Special Commercial Courts need not be sent.

I am, therefore, request you to send the above information to the email of soopcellhighcourt@gmail.com on or before 07.08.2023 without fail.

This may be treated as MOST URGENT.

Government.

Yours sincerely

FAC.REGISTRAR (ENQUIRIES)

July Start