

BE PUBLISHED IN THE GAZETTE OF INDIA, PART II, SECTION 3(i) 7

GOVERNMENT OF INDIA/PHARAT SARKAR MINISTRY OF HOME AFFAIRS/GRIH MANTRALAYA

## NOTIFICATION

New Delhi, the 21st september, 1977

conferred by section 87 of the punjah Reorganisation Act, 1966 (31 of 1966), the Central Government hereby extends to the Union territory of Chandigarh, the punjab Village Common Lands (Regulation) Haryana Amendment Act, 1976 (Haryana Act 25 of 1976), as in force in the state of Haryana at the date of this notification, subject to the following modifications, namely:

## MODIFIC ATIONS

- 1. In section 2, for the words, brackets and figures "the punjab Village Common Lands (Regulation) Act, 1961", the words, brackets and figures "the punjab Village Common Lands (Regulation) Act, 1961, as in force in the Union territory of Chandigarh" shall be substituted.
  - 2. section 4 shall be omitted.

## ANNEXURE

THE PUNJAR VILLAGE COMMON LANDS (REGULATION) HARYANA AMENIMENT ACT, 1976 (HARYANA ACT 25 OF 1976) AS EXTENDED TO THE UNION TERRITORY OF CHANDIGARE.

An Act to amend the punjab Village Common Lands (Regulation) Act, 1961, in its application to the State of Haryana.

BE it enacted by the Legislature of the State of Haryana in the Twenty-seventh Year of the Republic of India as follows:

- 1. short title. This Act may be called the punjab Village Common Lands (Regulation) Harvana Amendment Act, 1976.
  - 2. Insertion of sectionS5A and 5B in punjab Act 18 of 1961.-

After section 5 of the punjab Village Common Lands (Regulation) Act, 1961, as in force in the Union territory of Chandigarh (hereinafter referred to as the principal Act), the following sections shall be inserted and shall always be deemed to have been inserted, namely:-



"5 A. Disposal of lands vested or deemed to have been vested in panchayats :- (1) A panchayat may gift the land in shamilat deh vested in it under this 7ct to the members of scheduled Castcs and Backward Classes of the village in which such land is situated on such terms and conditions as may be prescribed.

(2) The gift of land in shamilat deh already made shall be deemed to have been made under sub-section (1).

5B. Certain transfers not to affect panchayat's rights .Amy transfer of land, gifted in pursuance of the provisions
of section 5A, made in contravention of the prescribed terms
and conditions, shall be void and the gifted land so
transferred shall revert to, and revest in, the panchayat
free from all encumbrances."

3. Amendment of section 15 of the punjab Act 18 of 1961 - After clause (f) of sub-section (2) of section 15 of the principal Act the following clause shall be inserted, namely:-

"(ff) the terms and conditions on which the land in shamilat deh may be gifted to the members of scheduled Castes and Backward Classes;"

4.  $\angle$  omitted  $\angle$ 

/No. U-11015/1/77-UTL (140) /

( H.C. BAKHSHI)

UNDER SECRETARY TO THE GOVERNMENT OF INDIA.

TO

The General Manager,
Government of India press,
Mayapuri Industrial Area,
Ring Road,
NEW DELHI.

