इसे वेबसाईट www.govtpressmp.nic. in से भी डाउन लोड किया जा सकता है.



मध्यप्रदेश राजपत्र

प्राधिकार से प्रकाशित

क्रमांक 26]

भोपाल, शुक्रवार, दिनांक 1 जुलाई 2022—आषाढ़ 10, शक 1944

भाग ४

विषय-सूची

- (क) (1) मध्यप्रदेश विधेयक,
- (ख) (1) अध्यादेश,
- (ग) (1) प्रारूप नियम,

- (2) प्रवर समिति के प्रतिवेदन,
- (2) मध्यप्रदेश अधिनियम,
- (2) अन्तिम नियम.
- (3) संसद में पुर:स्थापित विधेयक.
- (3) संसद् के अधिनियम.

भाग ४ (क) - कुछ नहीं

भाग ४ (ख) — कुछ नहीं

भाग ४ (ग)

अन्तिम नियम उच्च न्यायालय, मध्यप्रदेश, जबलपुर

No.121-MPDIAC

Jabalpur, the 15th June 2022

In exercise of powers conferred by Section 82 of the Arbitration and Conciliation Act, 1996 (26 of 1996), read with Rule–44 of the Madhya Pradesh Arbitration Centre (Domestic and International) Rules, 2019, the High Court of Madhya Pradesh, hereby, makes the following amendments in the Madhya Pradesh Arbitration Centre (Domestic and International) Rules, 2019, namely:-

AMENDMENTS

In the said Rules;

- 1. After Rule 9, the following Rule shall be added, namely;
 - "9A. Eligibility criteria for empanelment of Pro-Bono Arbitrators in the Centre:-
 - (1) Advocates: The Advocates should fulfil the following minimum criteria:-
 - (a) 5 years standing at the Bar with experience in the field of commercial and arbitration laws.
 - (The applicant will give list of commercial and arbitration cases handled and argued by him / her during last three years along with copies of three judgments in cases argued by him / her in preceding 24 months)
 - (b) Applicant should be Income-tax payer, with declared professional income of Rs. 6 lacs per annum or more for the preceding two assessments years. (Proof be submitted along with the application)
 - (c) Selection would be made from the Advocates, who fulfill the aforesaid criteria.
 - (2) Retired Judges: The retired Judges should fulfill the following minimum criteria:-
 - (a) Retired High Court Judges or Chief Justice or Supreme Court Judges or 5 years experience as a Judge in HJS Cadre or above.
 - **(b)** Selection would be made from the Judges, who fulfill the aforesaid criteria.
- 9B. Eligibility criteria for empanelment of other than Pro-Bono Arbitrators in the Centre-
 - (1) Advocates: The Advocates should fulfill the following minimum criteria:-
 - (a) 5 years standing at the Bar with experience in the field of commercial and arbitration laws.

970 1991

- (The applicant will give list of commercial and arbitration cases handled and argued by him / her during last three years along with copies of three judgments in cases argued by him / her in preceding 24 months)
- (b) Applicant should be Income-tax payer, with declared professional income of Rs. 6 lacs per annum or more for the preceding two assessments years. (Proof be submitted along with the application)
- (c) Selection would be made from the Advocates, who fulfill the aforesaid criteria.
- (2) Retired Judges: The retired Judges should fulfill the following minimum criteria:-
 - (a) Retired High Court Judges or Chief Justice or Supreme Court Judges or 5 years experience as a Judge in HJS Cadre or above.
 - (b) Selection would be made from the Judges, who fulfill the aforesaid criteria.
- (2) Chartered Accountants, Bureaucrats, Engineers, Architects, Professors etc.: The Chartered Accountants, Bureaucrats, Engineers, Architects, Professors should fulfill the following minimum criteria:-
 - (a) Chartered Accountants, Bureaucrats, Engineers, Architects, Professors etc. desirous of empanelment will be required to submit details relating to their work experience, whether they have earlier acted as arbitrators, or associated with arbitration cases, with details of the present work / job. Retired Government Servants or public sector employees shall inform, whether any departmental proceedings are pending against them or whether any punishment was imposed during their service.
 - (b) Selection would be made from the Chartered Accountants, Bureaucrats, Engineers, Architects, Professors etc., who fulfill the aforesaid criteria."

KRISHNAMURTY MISHRA, Registrar General.