

# PARLIAMENT OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

WORKMEN'S COMPENSATION.
(AMENDMENT)

ACT, No. 15 OF 1990

[Certified on 20th April, 1990]

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#### [Certified on 20th April, 1990]

#### L. D.-O.8/88

AN ACT TO AMEND THE WORKMEN'S COMPENSATION ORDINANCE

BE it enacted by the Parliament of the Democratic Socialist Republic of Sri Lanka as follows:—

1. This Act may be eited as Workmen's Compensation (Amendment) Act, No. 15 of 1990 and shall come into operation on such date as may be appointed by the Minister by order published in Gazette.

Short title and date of operation.

2. Section 2 of the Workmen's Compensation Ordinance, (hereinafter referred to as the "principal enactment") is hereby amended as follows:—

Amendment of section 2 of Chapter 189.

- (1) In subsection (1) of that section,-
- (a) by the omission of the definition of "adult" and "minor":
- (b) in the definition of "dependant" by the subsitution for the words "a minor child of a deceased son", of the words "a minor child of a deceased son or deceased daughter,";
- (c) by the substitution for the definition of "local authority" of the following definition:—
  - "local authority" includes a Municipal Council, en Urban Council and a Pradeshiya Sabha;
- (d) by the substitution, in the provise to the definition of "total disablement", for the words "from the permanent total loss of the sight of both eyes or from any combination of injuries specified in Schedule I" of the words "from any combination of injuries specified in Schedule I";
- (e) by substitution for the definition of "workman" of the following definition:—
  - "Workman" means any person who has entered into or works under a contract with an employer for the purposes of his trade or business in any capacity, whether the contract is expressed or implied, oral or in writing, and whether it is a contract of

service or of apprenticeship or a contract personally to execute any work or labour and whether the remuneration payable there under is calculated by time, or by work done or otherwise, and whether such contract was made before or after the coming into force of this definition, but does not include—

- (a) a person working in the capacity of a member of the Armed Forces of Sri Lanka other than a person employed in a civilian capacity in any of those forces;
- (b) a member of the police force of Sri Lanka; and

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- (2) in subsection (3) of that section-
- (a) by the substitution for the words "any department of the Government" of the words "any department of the Government, Provincial Council";
- (b) by the substitution for the words "that department", of the words "that department, council".

Amendment of section 3 of of the principal enactment.

3. Section 3 of the principal enactment is hereby amended in paragraph (a) of the provise thereto, by the substitution for the words "for a period exceeding seven days;" of the words "for a period exceeding three days;".

Amendment

cf
section 5 of
of the
principal
enactment.

4. Section 5 of the principal enactment is hereby amended by the substitution for the words "arising out of and in the course of his employment." of the words "arising out of and in the course of his employment or the disease is reasonably attributable to the nature of his employment.".

Amendment of section 8 of the principal enactment.

- 5. Section 6 of the principal enactment is hereby amended as follows:—
  - (i) by the repeal of paragreph (A) of subsection (1) thereof and the substitution of the following paragraph therefor:—
    - "(A) where death results from the injury and the deceased was a workman in receipt of monthly wages falling within limits shown in the first Column of Schedule IV—the amount shown against such limits in the second column thereof";

- (ii) by the repeal of paragraph (B) of subsection (1) thereof, and the substitution of the following paragraph therefor:—
  - "(B) where permanent total disablement results from the injury, and the disabled workman was in receipt of monthly wages falling within limits shown in the first column of Schedule IV—the amount shown against such limits in the third column thereof."; and
- (iii) by the substitution in paragraph (D) of subsection (I) thereof, for all the words and figures from the beginning of that paragraph to the words "subject to a maximum of thirty rupees:" of the following:—
  - "(D) where temporary disablement, whether total or partial, results from the injury, a half monthly payment payable on the sixteenth day after the expiry of a waiting period of three days from the date of the disablement, and thereafter half monthly, during the disablement or during a period of five years, whichever period is shorter, in the case of a workman in receipt of monthly wages falling within limits shown in the first Column of Schedule IV of the sum shown against such limits in the Fourth Column thereof."
- Section 11 of the principal enactment is hereby amended as follows:

(i) In the provise to subsection (1) thereof, by the substitution for the words "not exceeding an aggregate of one hundred rupees", of the words "not exceeding an aggregate of one thousand rupees."; and

Amendment of section 11 of the principal ensetment,

- (ii) In subsection (2) thereof, by the substitution for the words "not less than ten rupees" of the words "not less than hundred rupees".
- 7. Section 12 of the principal enactment is hereby amended in subsection (1) thereof, by the substitution for all the words from the words "the Commissioner shall deduct", to the words "by whom such expenses were incurred,", of the following words "the Commissioner shall deduct therefrom the actual cost of the workmen's funeral expenses to—

Amendment of section II of the principal enactment.

- "(i) an amount not exceeding five thousand rupees, where the compensation does not exceed seventy five thousand rupees;
- (ii) an amount not exceeding seven thousand five hundred rupces, where the compensation does not exceed one hundred and twenty-five thousand rupces;
- (iii) an amount not exceeding ten thousand rupees, where the compensation exceeds Forty thousand rupees, and pay the same to the person by whom such expenses were incurred.".

Amendment of section 16 of the principal enactment.

- 8. Section 16 of the principal enactment as amended by Act, No. 31 of 1957 is hereby further amended as follows:—
  - (i) in subsection (1) thereof, by the substitution for the words "within one year of the occurrence of the accident" of the words "within two years of the occurrence of the accident"; and
  - (ii) in the proviso to subsection (1) thereof, by the substitution for the words and "provisions of section 4" of the words and figures "provisions of section 4 or section 5".

Amendment of section 18 of the principal ensciment.

9. Section 18 of the principal enactment is hereby amended in subsection (2) thereof, by the substitution, for the words "to a fine not exceeding fifty rupees" of the words "to a fine not exceeding five hundred rupees."

Inscriton of new section 23x in the principal ensciment. 10. The following new section is hereby inserted immediately after section 23 and shall have effect as section 23a of the principal enactment:—

"Imposition of surcharge on employers for failure to pay compensations on due date. 23a. Where the amount payable in terms of an award for the payment of compensation is not paid within a period of thirty days from the date of the award, the employer shall be liable to pay, in addition to such compensation, a surcharge of a sum equivalent to ten per centum of the amount of such compensation,".

11. Section 41 of the principal enactment is hereby amended in subsection (1) thereof by the substitution, for the words " (including any sum payable by way of costs) " of the words and figures " (including any sum payable by way of costs or surcharge imposed under section 23A)".

Amendment of section 41 of the principal ensciment.

12. Section 47 of the principal enactment is hereby amended in subsection (2) thereof, by the substitution for the words "Court of Appeal" of the words "High Court established under Article 154P of the Constitution.".

Amendment.
of section
47 of the
principal
enacement.

13. Section 48 of the Principal enactment is hereby amended as follows:—

Amendment to section 48 of the principal enactment

- (i) by the substitution for the words "the Court of Appeal" wherever they occur, of the words "the High Court established under Article 154P of the Constitution within whose Jurisdication the aggrieved party resides"; and
- (ii) by the insertion immediately after subsection (6) of the following new subsection:—
  - "(7) The Commissioner shall cause the amount deposited with him under subsection (4) to be deposited in an account, bearing interest, in the National Savings Bank established by the National Savings Bank Act No. 30 of 1971.".
- 14. Section 49 of the principal enactment is hereby amended in subsection (1) thereof by the substitution for the words "five rupees", of the words "one hundred rupees", and by the substitution for the words "the Court of Appeal" of the words "a High Court established under Article 154P of the Constitution".

Amendment to section 49 of the principal enactment.

15. Section 50 of the Principal ensetment is hereby amended by the substitution for the words "Court of Appeal" of the words "a High Court established under section 154P of the Constitution".

Amendment to section 50 of the principal enactment, 16. Section 53 of the Principal enactment is hereby amended in the provise thereto, by the substitution for the words "Fifty rupees" of the words "two thousand five hundred rupees".

Insertion of new sections 53A and 53B.

17. The following new sections are hereby inserted immediately after section 53, and the same shall have effect as Section 53A and 53E of the principal enactment:—

"Appeal
Supreme
Supreme
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and powers
of Supreme
Court on
appeal.

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- 53A. (1) Any workman, or employer who is aggrieved by any final order, of a High Court established under Article 154P of the Constitution, in the exercise of the appellate jurisdiction vested in it by subsection (1) of section 48, may appeal therefrom to the Supreme Court with the leave of that Court first had and obtained.
- (2) The Supreme Court shall have sole and exclusive congnizance by way of appeal from any order made by such High Court, in the exercise of the jurisdiction vested in such High Court by subsection (1) of section 48 and it may affirm, reverse or vary any such order of such High Court and may issue such directions to the Commissioner or order a new trial or further hearing in any proceedings as the justice of the case may require and may also call for admit fresh or additional evidence if the interest of justice so demands and may such event, direct that such evidence be recorded by such High Court the Commissioner.

Payment of amount deposited along with interest on final determination of the appeal.

53s. Where a High Court established by Article 154P of the Constitution, on an appeal preferred to it under section 48 or the Supreme Court on an appeal made to it from an order or such High Court:—

- (a) affirms the order of the Commissioner from which the appeal is preferred, the Commissioner shall cause the amount deposited under section 48 (4)together with the accumulated interest thereon less the sum distributed under the provise to section 53 to be paid to the workman;
- (b) reverse the order of the Commissioner from which the appeal is preferred, the Commissioner shall cause the amount deposited under section 48 (4) together with the accumulated interest thereon, to be returned to the appealant;
- (c) varies the order of the Commissioner from which the appeal is preferred, the Commissioner shall cause the sum required to satisfy the order of the High Court or the Suprema Court, as the case may be together with interest on that sum less the sum distributed under the proviso to section 53 to be paid to the workman out οĪ the amount deposited under section 48 (4), and shall cause the balance, if any, of such amount and interest thereon. to be returned to the appellant.".

Amendment of section 57 of the principal enactment. 18. Section 57 of the principal enactment is hereby amended in subsection (3) thereof, by the substitution for the words "to a fine not exceeding fifty rupees:" of the words "to a fine not exceeding five hundred rupees: ".

Insertion of new Section 604 in the principal enactment. 19. The following new section is inserted immediately after section 60 and shall have effect as section 60a of the principal enactment:—

"Payment from noncontributory insurance or compensation scheme. 60a. Where any workman is entitled to any payment, from any non-contributory insurance or compensation scheme provided by the employer, for any injury caused to him by an accident arising out of or in the course of his employment, the amount of such payment shall be deducted from the amount of the compensation payable to him by the employer under this Ordinance, in respect of that injury."

Replacement of Schedule I to the principal enectment. 20. Schedule I to the principal enactment is hereby repealed and the following new Schedule is substituted therefor:—

"SCHEDULE 1 (Section 2(1))
LIST OF INJURIES DESMED TO RESULT IN PERMANENT/PARTIAL DESABLEMENT

Injury			Percentage of lass of hearing capacity	
Permanent and incurable paralysis of the in being permanently bedridden	limbs or injuries	resultin <b>g</b>	100	
Parmanent incurable foss of mental concepacity to work or any other injury incapacity to work	spacity resulting reassing perman	in fatal cof fatal	100	
Eye Injuries				
(i) Total loss of sight in both eyes	• •	- •	100	
(ii) Total loss of sight in one eye	**		50	
Hearing Injuries				
(i) Totalloss of hearing			60	
(ii) Total loss of hearing in one ear	**	••	30	

Injury		e) f	rountage of tops hearing apacity
Loss of Speech	····		
(i) Total loss of speech		٠,	75
Sensory Loss			
(i) Total loss of senses of smell and tasts		••	50
(ii) Total loss of sense of smell	**	**	23
(iii) Totalloss of sense of taste	**	••	25
Arm İnjuries			
(i) Loss of arm at or above elbow	••	**	7 <b>5</b> 65
(ii) Loss of arm at or below elbow	••	**	103
Hand Injuries			
(i) Loss of both hands		• 7	100
(ii) Loss of hand or loss of thumb and 4	Engers	• •	65
(iii) Loss of thumb (both phalanges) (iv) Loss of thumb (one phalans)	• <		35 26
(v) Loss of four fingers	**		60
Loss of Index finger			
(i) Three phalanges			30
(ii) Two phalanges	**		20
(iii) One phalanx	••		10
Lass of middle, ring and little fingers			
23 Mars 4 4			20
(ii) Two phalanges			10
(iii) One phalanx			05
Loss of Leg			
(i) at or above knee			75
(ii) at or below knee	•••		65
Poor Injuries			100
(i) Loss of both feet			75
	.,		•
Lots of They			
(i) Great toe-both phalanges	• •	- •	20 10
(ii) Great too-one phalanx (iii) Other than great too, if more than o	on last each	••	10
Micelimeous	the thort seems	••	
2.2.4 4444			75
(i) Total loss of genitals (ii) Partial loss of genital	**	• • • • • • • • • • • • • • • • • • • •	40
(iii) Severe facial scarring or disfigurement	ent		75
(iv) Severe bodily disfigurement, other		no gain	
disfigurement to a maximum of	**	* •	50 06
(v) Loss of single to oth (vi) Loss of any member or part th	ereat not month	aneri siha:	05 v=
(e.g. nose, breast, ear etc.) to be as:	esect hui monto sessoù by a media	cal officer	,-
up to a maximum of	+4	*4	50
Note :			

Assessment not to exceed 100% in any one accident",

Repeal of Schedule II of the principal enactment. Amendment of Schedule III of the principal

ensciment.

- 21. Schedule II to the Principal enactment is hereby repealed.
- 22. Schedule III to the principal enactment is hereby amended by the addition, at the end of FART B of the following:—

Description of	
Occupational divense	Description of Process

Phenoconics is caused by selerogenic mineral Any process involving exposure dust (silicosis, antiracositicosis, asbestosis) to, or the use of selerogenic and silicotuberculisis, provided that silimineral dust, costs is an essential factor in causing the resultant incaracity or death.

- Broachopulmonary diseases caused by hard. Any process involving exposure metal dust.
- Bronchopulmonary diseases caused by cotton Any process involving exposure dust (byssionosis), or flux, hemp or sizal to any such dust.
- Occupational authors caused by sensitising. Any process involving the use of agents or irritants both recognized in this or exposure to, such agents or regard and inherent in the work process.
- Extrinsic allergic alveolitis and its sequelae Any process involving exposure caused by the inhalation of organic dusts, to any such dust, as prescribed.
- Discusses caused by beryllium or its toxic Any process involving the use compounds.

  Of beryllium and its toxic compounds.
- Diseases caused by codmisso or its toxic Any process involving the use compounds.

  of cadmissa or its toxic compounds.
- Liseases caused by chromium or its toxic Any process involving the use of chromium or its texic compounds.
- Diseases caused by manganese or its toxic Any process involving the use of compounds.

  Any process involving the use of manganese or its toxic compounds.
- Diseases caused by flouring or its toxic Any process involving the use of compounds,
  flooring or its toxic compounds,
- Diseases caused by curbon disulfide. ... Any process involving exposure to carbon disulfide.

Develoption of Occupational disease	Description of process
Diseases caused by the toxic halogen deri- vatives or aliphatic of aromatic hydro- carbons,	
Discusses caused by nitroglycerin or other nitric acid esters.	Any process involving the use of nitroglyceria.
Diseases caused by alcohols or ketones	Any process* involving the use of alcohols givenls or ketones.
Diseases caused by asphyxianta, carbon intonoxide, hydrogen cyanida or its toxic derivatives, hydrogen suifide.	Any process involving exposue to asphyxiants, carbon mono xide, bydrogen cyanide or its toxic derivatives.
Hearing impairement caused by noise	Any process involving exposure to noise.
Diseases caused by vibration (disorders of muscles, tendons, bones, joints peripheral blood vessels or peripheral nerves.	Any process involving exposure to vibration.
Diseases caused by work in compressed air	Any process involving exposure to the risk concerned.
Diseases caused by ionising radiations	Any process involving exposure to the action of lonising radi- ations.
Skin diseases caused by phsical, chemical or biological agents not included under other items.	Any process involving exposure to the risk concerned.
Primary epithelicanatous cancer of the skin caused by tar, pitch, bitumen, meneral oil, antiracene, or the compounds, products or residues of these substances.	đó.
Lung cancer or mesotheliomas caused by asbestos,	do.
infectious or parasitic disease contracted in an occupation where there is particular risk of	· · · · · · · · · · · · · · · · · · ·
contamination.	(c) Work handling animals

animal carcasses, parts of such carcasses, or mechandise which may have been contaminated by animals, animal carcasses, or parts of such

carcasues.

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Description of Occupational disease	Description of Process
	(d) Any other work carrying a particular risk of contami- nation.
Diseases caused by Carbon bisulphide	Any process involving exposure to, or the use of fumes of carbon bisulphide, compound of carbon bisulphide or substance containing carbon bisulphide.
Diseases caused by Organic Phosphales	The handling of organic phos- phates for destruction of pest or versuin.
Diseases caused by Carbon dioxide gas	Blasting, manufacture of mineral waters, any process involving fermentation in broweries and the formation of lime in lime kilus.
Occupational cataract due to exposure to glare of molten glass or red hot metal o infra red radiations.	
Diseases caused by Carbon disalphide	(a) Manufacture of carbon dissulphide;
	(b) Manufacture of attificial silk by viscoso process;
	(c) Rubber industry; or
· .	(d) Any other industry involving the production or use of products containing carbon disulphide or exposure to emanations from carbon disulphide,
Silicogis	Any process involving exposure to the inhalation of dust containing silica.
Asbestosis	The production of (i) fibre cement materials or asbestos mill board (ii) the processing of ores containing asbestos.".

(Section 6)

## Workmen's Compensation (Amendment) Act, No. 15 of 1990

23. Schedule IV to the Principal ensetment is hereby repealed and the following new Schedule substituted therefor:—

"SCHEDULE IV"
Compensation Payable in certain cases
AMOUNT OF COMPENSATION

principal enactment.

Replacement of Schedule IV

to the

						(Section 6)	
Monthly Wages of the workman injured		eath of orkman		ermanens Total disablement of Workman		Half Monthly Compensation for Temporary Disoblement of Workman	
(1)		(2)		(3)		(4)	
₽ 250		19,404		21,168	٠.	Malf his	mon-
25i — 500 .		40,504		44,186		thly wag	es up
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·	•	230,000	••	250,000	• •		Œ
11401 and over .	• •	250,000	-,	250,000	٠.	2,500	0
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24. In the event of any inconsistency between the Sinhala and Tamil texts of this Act, the Sinhala text shall

prevail.

Sinhala text to prevail in case of inconsistency.

Annual subscription of Bills and Acts of the Parliament Rs. 177 (Local), Rs. 236 (Foreign), payable to the Suprantembert, Government Publications Bureau, Colombo 1, before 15th December each year in respect of the year following