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## The Gazette of the Democratic Socialist Republic of Sri Lanka

#### **EXTRAORDINARY**

අංක 2381/32 – 2024 අපේල් මස 25 වැනි බුහස්පතින්දා – 2024.04.25 No. 2381/32 – THURSDAY, APRIL 25, 2024

(Published by Authority)

## PART I: SECTION (I) – GENERAL

### **Government Notifications**

My No.: IR/COM/04/2022/96.

#### THE INDUSTRIAL DISPUTES ACT, 131

NOTICE of repudiation recived by me from Sri Lankan Catering Limited under section 20(1) of the Industrial Disputes Act (chapter 131), the Award of the Arbitrator dated 27.09.2023 binding on Mr.W.K. Athauda Arachchi, No. 159/4, Borukgomuwa, Pallewela and Sri Lankan Catering Limited, Airline Centre, Bandaranaike International Airport, Katunayake published in the *Gazette* of the Democratic Socialist Republic of Sri Lanka 2356/35 of 03.11.2023 is hereby published in terms of section 20(2)(b) of the said Act.

In terms of section 20(2)(b) of the Industrial Disputes Act (chapter 131) it is hereby declared that the aforesaid award No.A/46/2023 shall cease to have effect on and after 03.11.2024

H.K.K.A JAYASUNDARA,
Commissioner General of Labour (Acting).

Department of Labour, Labour Secretariat, Colombo 05. 03rd April, 2024.



#### **First Schedule**

#### Form A

Regulation 3.

The Industrial Disputes Act, No. 43 of 1950

#### Notice of repudiation of award of an arbitrator

Address: Sri Lankan Catering Limited,

Airline Center,

Bandaranayake International

Airport, Katunayake.

Date: 12th March, 2024.

To; Commissioner General of Labour,

Notice is hereby given of the repudiation of the award of the arbitrator dated 27.09.2023 binding on Sri Lankan Catering Limited and Mr. W.K.A. Arachchi published in *Government Gazette* 2356/35 of 03.11.2023

THUSHARA MORAWAKA,
HR and Administration Manager,
Sri Lankan Catering Limited,
Airline Centre, BIA,
Katunayake.

Copy: Mr W.K.A Arachchi,

No 159/4, Borukgamuwa, Pallewela.

### Delete what is inapplacable

Separate notices should be sent by the party, trade union, employer or workman making the repudiation to every other party, union, employer and workman bound by the Collective agreement, settlement or award, as the case may be (See sections 9(1), 15(1) and 20(1) of the Act.).

If the person signing the notice is signing it on behalf of any party, employer, trade union or workman he should also specify the party, employer, union or workman on whose behalf he is signing, and in the case of union, the designation of his office in that union.

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