

resolution of the company has been filed authorising Shri. Deepak Raj Govind to file the instant writ application.

13. That the contents of para 2 is denied and disputed and the petitioner is put to the strict proof thereof in this regard. In this regard it is further submitted that the notification dated 30.10.2007 which has attained a statutory force has been challenged on the ground of the same being ultra virus to the constitution of India. That though the petitioner has challenged the virus of the notification but the requirements for challenging the same has not been complied with.
14. That the contents of para 3 is admitted to the extent that the petitioner is company registered under the Companies Act and the rest of it is denied and disputed and the writ petitioner is put to the strict proof thereof in this regard. In this regard it is specifically denied and disputed that the company has made huge investment and further the company has a major role in the development tourism in these islands. That the petitioner has failed to indicate has to be major roles played by the petitioner in the developmental activities of these islands. As a matter of fact and of record the petitioner has foreign cliental visiting at its resorts of one of its sister concerned at Havelock and in the event the resort in question is allowed and or permitted to operate in the tribal area in that eventuality the same would lead to interference and intervention in the physical, social and cultural life of the jarawas and such intrusion has been deprecated by the Hon'ble High Court and further the same is also not permissible in terms of the policy notified for the jarawas.
15. That the contents of para 4 is admitted to the extent as are matters of record and the rest of it is denied and

