

# **Assessing NCALT**

### What is the issue?

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The National Company Law Appellate Tribunal seems to be lacking the specifics to ensure the purposeful functioning of the competition adjudications in India.

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### What are the legal mechanisms in place?

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- The Indian competition adjudicatory structure consists of -  $\n$ 

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i. Competition Commission of India (CCI)

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ii. National Company Law Appellate Tribunal (NCLAT)  $_{\n}$ 

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- CCI The Competition Commission of India is a statutory body responsible for enforcing The Competition Act, 2002.
- It is tasked with preventing activities that have an adverse effect on competition among companies in India.  $\n$
- The commission is entrusted with regulatory powers for effective regulation.  $\ensuremath{\sc n}$
- NCALT NCLAT serves as the appellate authority for hearing appeals against the decisions, directions or orders passed by  $\n$

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- i. National Company Law Tribunal(s) (NCLT)
- ii. Insolvency and Bankruptcy Board of India  $\n$
- iii. Competition Commission of India (CCI)  $\nphi$

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# Are tribunals effective?

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• Tribunals were envisioned as ad-hoc mechanisms to address the problem of judicial delays.

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- They are a tool to harness cost-effectiveness, accessibility, expedited functioning and expert knowledge.
- Nevertheless, reality with the state of competition appeals in India is not appreciable, with some inherent shortfalls in the system.  $\n$

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### What are the concerns?

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- **Delays** The appellate authority is required to dispose of appeals expeditiously; possibly within six months from the date of receipt of appeal.  $\n$
- However, data suggests that such a deadline is not complied with.  $\n$
- Resultantly, the average disposal rate per year of competition appeals falls between only 40-50%.
- **Procedure** In addition to the delay caused at the appellate stage, there lies further scope of appeal at the Supreme Court level.  $\n$
- The absence of detailed, stage-wise timelines governing the appellate process adds to the problem.  $\n$
- Resultantly, the numerous layers of judicial procedures largely undermine

the very purpose of these adjudicatory mechanisms in place for ensuring fair competition.

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- Capacity The maximum permissible strength of the NCLAT is 11 members.  $\ensuremath{\sc vn}$
- However, it currently comprises only three, leading to limited capacity at the tribunal.
- **Composition** NCLAT also does not comprise of any technical members on board.

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- There is lack of specific expertise in competition law and policy, for a professional handling of the company cases.  $\n$ 

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### What should be done?

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- There is an urgent need to appoint more members in NCALT to ensure that the pending-appeals do not pile up as huge burden.  $\n$
- In its 272nd Report, the Law Commission of India has recommended that specialised tribunals should comprise of technical persons.  $\n$
- This may include persons with special knowledge and professional experience or expertise of not less than 15 years in the particular field.  $\n$
- E.g. in the UK, the Competition Appellate Tribunal (CAT) comprises a combination of industry experts, economists and legal practitioners, etc.  $\n$
- Case-management techniques such as setting stage-wise timelines, arranging case-management conferences, etc should be adopted.  $\n$

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### **Source: Financial Express**

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