

Arbitration and Conciliation Act, 1996 - S. 11 (6-A) - Though the Arbitral Tribunal may have jurisdiction and authority to decide the disputes including the question of jurisdiction and non-arbitrability, the same can also be considered by the Court at the stage of deciding Section 11 application if the facts are very clear and glaring and in view of the specific clauses in the agreement binding between the parties, whether the dispute is non-arbitrable and/or it falls within the excepted clause - Even at the stage of deciding Section 11 application, the Court may *prima facie* consider even the aspect with regard to 'accord and satisfaction' of the claims.

read here

[PLRonline 429572 \(SC\)](#)

[PLRonline 429572 \(SC\)](#)