

Inland Waterways Authority of India

No.8/IWAI/Estt/09/97

Dated: 21.02.2023

Advertisement/ Notice

The Inland Waterways Authority of India (IWAI) a Statutory Body under Ministry of Ports, Shipping and Waterways, Government of India intends to empanel Advocates/ Law firms for representing IWAI and its Regional/Sub Offices before different Courts, Tribunals and Arbitrators and for seeking legal advice/opinion for drafting and vetting of documents, petitions, appeals and replies etc. and other legal issues.

The Empanelled Law Firms and advocates shall be paid fees in accordance with the fee structure as followed by the Ministry of Law and Justice as on date of empanelment and as amended from time to time.

The said Empanelment shall be for a period two years. However, the same may be terminated by IWAI without assigning any reasons.

IWAI Website www.iwai.nic.in may be visited for eligibility criteria, terms and conditions and fee structure. **(ANNEXURE-A)**

The interested Counsels/Law companies /Firms having adequate experience in dealing with legal matters pertaining to Labour laws/Finance /Commercial/Tender process/ Arbitration / Environmental/ Service matter, may apply in prescribed proforma along with detailed Bio-data/ Curriculum vitae to Assistant Secretary (Legal), Inland Waterways Authority of India, A-13 Sector-1 Noida, UP-201301 within thirty days from the date of release of this advertisement.

IWAI reserves the right to alter the fee schedule and withdraw /cancel this advertisement at any stage/time without any notice or assigning any reason.

SECRETARY

NOTE: The existing panel of Advocates/ firms need to apply again in pursuance of this Notice/Advt.

ANNEXURE A

INLAND WATERWAYS AUTHORITY OF INDIA

Subject: Empanelment of Advocates/ Law firms for representing and assisting the Authority before various Courts/ Tribunal etc.- regarding

The Inland Waterways Authority of India (IWAI) intends to engage/empanel the Advocate(s)/Law Firm(s) for representing IWAI in the different Court(s)/Tribunal(s) to protect its interest, rendering legal advice, drafting of petitions, vetting of legal documents etc.

Interested Advocates/Law Firms may submit their applications in the attached Performa (**Appendix 1 and 2 respectively**). The details of terms & conditions are as under:-

1. General

For the purposes of these Guidelines, the terms used will have the following meaning:

- i. 'Advocate' / 'Law Firm' shall mean an advocate, entered in any roll of advocates under the provisions of Advocates Act (Section 25 of 1961).
- ii. 'Authority' shall mean Inland Waterways Authority of India as constituted under Section 3 of The Inland Waterways Authority of India Act, 1985.
- iii. The 'Competent Authority' shall be the Authority or any officer so designated by the Authority.
- iv. The 'Court' shall mean and include any Tribunals, Lower Courts, High Court, or Supreme Court.
- v. 'Effective Hearing' shall mean a hearing in which either one or both or all the parties involved in a case are heard by the court. If the case is only mentioned and adjourned or only directions are given or judgment is pronounced, it would not constitute an effective hearing for the purposes of these guidelines.
- vi. In case of empanelment of Law Firms, all the terms and conditions for empanelment of the Individual Advocates shall apply mutatis mutandis to them.
- vii. If required and considered appropriate by the Competent Authority, Attorney General of India/Solicitor-General of India/ Additional Solicitor General/ Advocate General/Designated

Senior Advocates may be engaged to argue the cases on behalf of the Authority keeping in view the urgency and importance of a particular matter. They shall be engaged on case to case basis with the approval of the Competent Authority.

2. Tenure/terms of Empanelment of Advocates and Law firms

The initial empanelment of the Advocate(s)/Law Firm(s) will be for a period of two years. However, on completion of the term and satisfactory performance of the advocate/law firm, the empanelment may be renewed for a further period as the Authority may decide. The Authority reserves the right to terminate the empanelment of any Advocate(s)/Law Firm(s) at any time without assigning any reasons. The Empanelment, however, shall not construe a right of work being signed to the Advocates/Law firms by IWAI and shall not make them entitled to any Retainership fee.

3. Eligibility for Empanelment of Advocates and Law firms

- i) The Advocate(s)/Law Firm(s) should be familiar with various branches of law especially those concerning Constitutional law, Civil law, Commercial law, Economic laws, Corporate law, Marine law, Environmental Law, Social Security Laws and Arbitration and Conciliation Laws other relevant laws relating to regulation.
- ii) In case of Law firms it shall be mandatory for them to ensure that the Advocate handling the case of IWAI, on behalf of the law firm, has at least a minimum adequate experience of 10 years in the Supreme Court, High Court, Lower Court as the case may be.
- iii) The Advocates are required to have the minimum professional/court practice /Arbitration experience of minimum 10 years for empanelment for various courts viz Supreme Court, High Court & Lower Court.

For considering the advocates and Law Firms for empanelment, those Advocates/Law Firms who are regularly practicing, including Advocates-on-Record of the Supreme Court and those before the High Court, Lower Courts and Tribunals would be considered, if they are otherwise found to be competent and suitable.

However, the Competent Authority reserves the right to relax, any or all of the above conditions, at its discretion.

4. Payment of Fee and other Conditions

The fee payable to the Advocates/ Law Firms shall be governed by

the Schedule of Fee in the line of fee structure as followed by the Ministry of Law and Justice, Govt of India as given at **Appendix-3** with terms and conditions as amended from time to time.

5. Procedure for Empanelment

The Competent Authority will consider the bio-data for empanelment only on merit after due notice in this regard is published on the website of the Authority. While considering the request from the advocates, following points shall be considered: -

- i. Length of practice and specialization in the area of law concerning the Authority. Number of successful handling of court cases.
- ii. Proper and adequate infrastructure of an advocate/law firm, such as office premises, number of junior advocates, assistants, clerks, mobile phone, fixed phone, internet connection, etc.
- iii. Annual income-tax return filed with the Tax Authorities.
- iv. Track record and integrity.
- v. If considered necessary, an enquiry in the respective Bar Council/ Bar Association about the claims and conduct of the advocate/Law firm to be empaneled can also be made and credentials verified by IWAI.
- vi. If the advocate/Law firm is empaneled by other regulators/ organizations, opinion of those organizations may be obtained by IWAI.

The above list is illustrative and not exhaustive. The Competent Authority may also consider any other factor relevant for the said empanelment.

6. Documents to be obtained from the Advocate/Law Firm s

The Advocates/Law Firms will be required to furnish their Bio-data as per the format given in **Appendix-1 and 2**. The attested copies of the following documents are required to be submitted with application:

- i. High School certificate in support of age in case of Advocates and Registration Certificate in case of Law Firms.
- ii. Registration with Bar Council in case of Advocates.
- iii. Identity card issued by Bar Association/ Bar Council in case of Advocates.
- iv. Copies of empanelment with other Organizations
- v. Certificates in support of educational qualifications of the Advocate.
- vi. An undertaking from the Advocate/Law firm to the effect that all information furnished by them is correct.

7. Communication of Empanelment

After a decision to empanel the advocate(s)/ Firm(s) is taken, a communication in writing to this effect shall be sent to the Advocate/Law Firm as per **Appendix-3**. The process of empanelment shall be complete when Authority receives an unconditional acceptance in writing from the Advocate/Law Firm.

8. Right to Private Practice and Restrictions

(i) An Advocate/Law firm shall have the right to private practice which should not however, interfere with or be in conflict with the efficient discharge of his duties as an empaneled advocate /Law Firm of the Authority.

(ii) Law Firm/Advocate shall not advise any party or accept any case against the Authority in which he /they has/have appeared or is likely to be called upon to appear or advice.

(iii) If the advocate happens to be a partner of a firm of lawyers or solicitors, it will be incumbent upon the firm not to entertain any case against the Authority arising in any court.

(iv) The Advocate or the Law firm represented by the advocate should not have any of the regulated entity as their client during any time within a period of 5 years from the date of issue of this notice.

9. Disablements

Disablement on the part of the Advocate shall mean and include any of the following:

- i. Giving false information in the application for empanelment;
- ii. Handing over the brief or matter to another advocate without prior written permission of the Authority;
- iii. Failing to attend the hearing of the case without sufficient reason and prior information or

Not acting as per Authority's instructions or going against specific instructions or

Not returning the brief when demanded or not allowing or evading to allow its inspection on demand;

- iv. Misappropriation of the Authority's funds or earmarking the same towards his fee without Authority's permission;
- v. Threatening, intimidating or abusing any of the Authority's employees, officers, or representatives;
- vi. Making any of his associates or juniors to appear on behalf of any of the opposite parties in cases/ appeal related to Authority's without permission,

- vii. Committing an act tantamounting to contempt of Court or professional misconduct;
- viii. Conviction of the Advocate in any offence resulting into arrest or detention or disbarment by the Bar Council;
- ix. Passing on information relating to Authority's case on to the opposite parties or their advocates which is likely to cause damage to the Authority's interests;
- x. Giving false or misleading information to the Authority with regard to the proceedings of the case; and
- xi. Frequent adjournment being obtained or not objecting to the adjournment moved by other party without sufficient reason.

Empanelment shall be liable to be cancelled due to occurring of any of the above on the part of the Advocate.

10. Removal of Difficulty

In the matter of implementation of these guidelines, if any, doubt or difficulty arises regarding the interpretation of any of the clauses of these guidelines, the same shall be placed before the Authority and the decision of the Authority thereon shall be final.

FORMAT OF BIO DATA FOR ADVOCATE

Photo

1. Name of the Advocate
2. Date of Birth (Age as on 01-12-2022)
3. Educational Qualifications
4. Date of Enrolment and name of the Bar Council (Enclose copy of enrolment certificate)
5. Period of Practice
6. Details of Experience/Practice/Number of successful handling of court cases
7. Area of Practice
8. Specialization, if any

(Details of a few important cases the Advocate has dealt with /handled and reported judgment, if any)

9. Whether a Central Govt. Counsel/Pleader (indicate period)
10. Brief list of clients, (for e.g., Govt./PSUs/ Commissions/ Autonomous Authorities)
11. Courts where the Advocate is regularly practicing (Enclose Bar Association Membership Certificate)
12. Date of enrolment as an Advocate-on-record of the Supreme Court of India and Registration Number
13. PAN Number
14. Experience in matters pertaining to Labour laws/Finance /Commercial/Tender process/ Arbitration / Environmental/ Service matter / Competition Law (which may contain a brief note on suitability for empanelment)

Declaration

I declare that I have never been penalized by any Bar Council in any disciplinary proceedings. I also undertake to maintain absolute secrecy about the cases of the Authority.

Signature of Advocate

Name

Address (Office/Residence and Chamber)

Mobile No.

E-mail:

FORMAT FOR LAW FIRM

1. Name of the Law Firm
2. Date of registration of the Firm
3. Details of experience
4. Area of Practice
5. Specialization, if any

(Details of a few important cases the firm has dealt with/handled and reported Judgment, if any)

15. Brief list of clients, for e.g., Govt/ PSUs/ Commissions/Autonomous authorities
16. The Courts where the Advocates of the Firm are regularly practicing
17. Date of enrolment as Advocate(s) on-record of the Supreme Court and Registration No. (if having AOR in the Firm)
18. Name of the Advocate, period of practice, details of important cases handled and details of Aviation and other regulatory matters dealt with by Advocate(s)
19. PAN number
20. Details of fees for different professional services (fees may be quoted as per the terms and conditions stipulated in this notice)
21. Experience in matters pertaining to Labour laws/Finance /Commercial/Tender process/ Arbitration / Environmental/ Service matter matters (with a brief note on suitability for empanelment)

Yours faithfully

(Authorized Signatory)
Address (Office and Chamber)
Mobile No.
Email:-

No. 26(1)/2014/judl.
Government of India
Ministry of Law & Justice
Department of Legal Affairs
Judicial Section

New Delhi the 1st October, 2015

OFFICE MEMORANDUM

Sub: Revision of fee payable to various categories of Central Government counsel.

In partial modification to this Department's various OMs issued from time to time, the undersigned is directed to convey approval of Competent Authority for the revision of the fee structure applicable to Government counsels of all the categories with immediate effect as per the details given below:-

(A)

The Fee structure applicable to Group 'A' 'B' and 'C' panel Counsel in Supreme Court:-

Sl.No.	Item of work	Revised fee Group 'A' Panel Counsel	Revised fee Group 'B' & 'C' Panel Counsel
1.	All Regular Appeals and defended Writ Petitions(for final hearing)	₹13,500/-per case per day	₹ 9,000/- per case per day
2.	All defended Admission matters (SLP/TP and writ petitions & other misc. matters for admission)	₹ 9,000-per case per day	₹ 4,500/-per case per day
3.	Settling of pleadings	₹ 5,250/- per case	----
4.	Appearance in Miscellaneous Applications	₹ 4,500/-per case	----
5.	Conference	₹ 900/- per conference	----
6.	Out of Head quarter	₹ 13,500/- daily fee for the days of his absence from HQ	₹ 9,000/- daily fee for the days of his absence from HQ.
7.	Conveyance charges for performing local journey while outside Headquarter.	₹ 1, 500/-	₹ 1,500/-
8.	Clerkage	NIL	NIL
9.	Drafting SLP/Counter Affidavit/Rejoinder etc.	---	₹ 3,000/- per case
10.	Drawing Written Submission	---	₹ 3,000/- per case

11.	Drafting or Appearance in Miscellaneous Applications (including mentioning of the case/Caveat/Clearance/obtaining the number and taking date for hearing)	---	₹ 3,000/-per case
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All other terms and conditions applicable to Group 'A', 'B' and 'C' Panel Counsel in Supreme Court in the pre-revised OM No. 21(04)/1999-Judl. dated 24.09.1999 read with OM No. 21(05)/ 2011-Judl. dated 01.10.2011 shall continue to remain applicable unless specifically revoked/revised.

(B)

The Fee structure applicable to Assistant Solicitors General of various High Courts, Central Government Standing Counsel of Delhi High Court (CGSC), Senior Central Government Standing Counsel (Sr. CGSC) of various Benches of CAT and Senior Panel Counsels in various High Courts/ CAT Benches (excluding the High Courts of Bombay and Calcutta) as per the following rates:-

Sl. No.	Item of work	Revised fee
1.	Retainer Fee of:- Assistant Solicitor General of various High Courts, Central Government Standing Counsel of Delhi High Court (CGSC) and, Senior Central Government Standing Counsel (Sr. CGSC) of various Benches of CAT .	₹ 9000/- per month.
2.	Suits, Writ Petitions and Appeals, including oral Applications for Leave to Appeal to Supreme Court in Writ Petitions.	₹ 9000/- per case per day of effective hearing in case of non-effective hearing ₹ 1500/- per day subject to a maximum of 5 hearing
3.	Application for Leave to Appeal to Supreme Court in Writ Petitions.	₹ 3000/- per case
4.	Settling pleadings	₹ 3000/- per case
5.	Miscellaneous Application	₹ 3000/- per case
6.	Conference	₹ 900/- per conference subject to:- (i) for setting pleadings- one conference. (ii) In respect of hearing of Writ matters, Suits, appeals and Supreme courts leave applications etc- Three conference (Maximum)
7.	Miscellaneous and out of pocket expenses	As per actual to the satisfaction of the administrative Ministry/ Department.

All other terms and condition applicable to Senior Panel Counsels in various High Courts/ CAT Benches (excluding the High Courts of Bombay and Calcutta in to this Department's, OM No. 24(2)/99-Judl., OM No. 26(1)/99-Judl., OM No. 25(3)/99-Judl., and OM No. 26(2)/99-Judl., all dated 24.09.99, read with OM No. 26(1)/2005-Judl. dated 31.01.2008 and OM No. 26(1)/2011-Judl., dated 01.10.2011, shall continue to remain applicable unless specifically revoked/revised.

(C)

Revision of the fee structure applicable to the Panel Counsel of High Courts as well as of CAT Benches of Bombay and Kolkata:-

Sl.No.	Item of Work	Special Counsel	Senior Counsel Group. I	Senior Counsel Group. II	Jr. Counsel Advocate on record
1.	Suits, Appeals, Writ /Revision Petitions including Special Civil Application in the High Court.	₹ 9000	₹ 6000	₹ 3750	₹ 1800
	Per conference/Consultation	₹ 900	₹ 750	₹ 600	₹ 450
2.	Application including Interim Motions, Notices, Appeals, Leave Application, Arbitration, Company Matters, Criminal Revision and other Land Acquisition References (per day per effective hearing)	₹ 3000	₹ 3000	₹ 2250	₹ 1350
	Per conference/Consultation	₹ 900	₹ 750	₹ 600	₹ 450
3.	Drafting or Settling Pleadings, and Affidavits (per pleadings)	₹ 3000	₹ 1800	₹ 1500	₹ 1050
	Per conference/Consultation	₹ 900	₹ 750	₹ 600	₹ 450
4.	Appearance before Arbitration and Tribunals, etc and Courts other than High Courts (Per day per effective hearing)	₹ 7500	₹ 6000	₹ 3750	₹ 2250
	Per conference/Consultation	₹ 900	₹ 750	₹ 600	₹ 450
5.	Chamber Application, including Adjournment Application per day inclusive of consultation	NIL	₹ 1500	₹ 900	₹ 600
6.	Written opinions and written advice including advice on evidence (inclusive of consultation)	₹ 3750	₹ 2250	₹ 1350	₹ 1050

All other terms and conditions applicable to the Counsels of High Courts as well as of the CAT Benches of Bombay and Kolkata in the pre-revised OM No. 23(2)/2001-Judl. & OM No. 22(02)/2001 dated 14th July, 2001 read with 23(2)2011-Judl. dated 1st October, 2011 shall continue to remain applicable unless specifically revoked/revised:-

Note:- There will be no ceiling on the number of conference/ consultation in the case of Special Counsel, however in the case of other categories of Counsels, the number of conferences per cases will be limited to four (relaxable to six at the discretion of the Incharge (Litigation) of Branch Secretariat, Mumbai/Kolkata.



(D)

The Fee structure applicable for Panel Counsel, Delhi High Court and Central Govt. Counsel/ Pleader of various High Courts (including Panel Counsel of various CAT, Benches) excluding the High Courts of Bombay and Calcutta, as per the following rates:-

Sl.No.	Item of Work	Revised fee
1.	Civil or Criminal Writ Petitions under Article 226 & 227 of the Constitution, Contempt Petitions, Criminal/Civil Revision Petitions, Reference to the High Court under Sales Tax Act and Banking Company Petitions,	₹2250/- per effective hearing ₹450/- per non-effective hearing (subject to maximum of five hearings in a case)
2.	Original Suits, Civil Appeal from Decrees in Suits and proceedings including second appeal and land acquisition appeal except LPA from Petitions under Article 226 & 227 of the Constitution (including drafting fee)	Ad. Valorem/regulation fee (subject to maximum of ₹ 45,000/- in a case.)
3.	Company Petitions	To be regulated by the rule contained in Appendix (iii) of the Company (Court) Rules, 1959
4.	Drafting of pleadings counter affidavits/returns/answer to Writ Petitions/Grounds of Appeal and application for leave to appeal to the Supreme Court	₹ 1,350/- per pleading
5.	Drafting of Civil Misc. applications to petitions under the Indian Succession Act, Contempt of Court proceedings and other proceedings of an original nature	₹1,125/- per petition
6.	Civil Misc. petitions, forma paupers, transfer petitions and other civil misc. petitions of routine nature	₹ 450/- per petition
7.	Consultation /conference fee	₹ 450/- per conference (subject to maximum of 4 conferences in a case)

8.	Appearance before the High Court in application under Section 34 & 37 of the Arbitration and Conciliation Act, 1996 Appearance before Arbitrator/Umpires etc.	₹2,250/- per effective hearing ₹ 450/- per non-effective hearing (subject to a maximum of 5 hearing in a case). ₹ 450/- per non-effective hearing (subject to a maximum of 5 hearings in a case).
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All other terms and condition applicable to above mentioned Counsels in to this Department's, in OM No. 24(2)/99-Judl., OM No. 26(1)/99-Judl., OM No. 25(3)/99-Judl. and OM No. 26(2)/99-Judl, all dated 24.09.99 read with OM No. 26(1)/2005-Judl. dated 31.01.2008 and shall continue to remain applicable unless specifically revoked/revised.

(E)

The Fee structure Standing Govt. Counsel and Additional Standing Govt. Counsel in the District and Subordinate Courts:-

Sl.No.	Item of work	Revised fee
1.	Retainer fee for Standing Govt. Counsel	₹ 6000 per month
2.	Fee for effective hearing	₹ 1800 per day
3.	Fee for non-effective hearing	₹ 600 per day (not more than 5 such hearings in a case)
4.	Fee for drafting Written Statement, Grounds of Appeal etc.	₹ 1500 per pleading
5.	Fee for drafting other pleadings of misc. nature	₹ 600 per pleading
6.	Fee per Conference	₹ 900 (subject to maximum of 5 such conferences in a case / group of identical cases)
7.	Daily fee for out of Headquarters	₹ 2700 per day
8.	Conveyance charges for local journey outside Headquarters	₹ 900 (lump sum)
9.	Expenses for stay in hotels	₹ 1800 per day
10.	Clerkage	@ 10% of total fee excluding miscellaneous and out of pocket expenses (maximum ₹ 5250 in a case)
11.	Fee for identical Cases	Full fee in the 1 st case and ₹ 750 in per suit for connected cases (max. 3 cases)
12.	Miscellaneous and out of pocket expenses	As per actual to the satisfaction of the administrative Department.

All other terms and conditions applicable to above mentioned Counsels in to this Department's, OM No. 27(11)/1999-Judl dated 24.09.1999 read with OM No. 27 (25)/2011-Judl. dated 01.09.2011, shall continue to remain applicable unless specifically revoked/revised.



(F)

The Fee structure applicable to Senior/Junior Arbitration Panel Counsel:-

Sl. No.	Details of work	Proposed Revised fee
1.	Fee for effective hearing Senior Counsel Junior Counsel	Rs. 2,250/- per appearance Rs. 1,500/- per appearance
2.	Fee for non-effective hearing Senior Counsel Junior Counsel	Rs. 450/- per appearance Rs. 300/- per appearance (maximum four such hearings)
3.	For drafting pleadings Senior Counsel Junior Counsel	Rs. 1,500/- per pleading Rs. 750/- per pleading
4.	Conference fee Senior Counsel Junior Counsel	Rs. 450/- per conference Rs. 300/- per conference (maximum three such conferences in a case)
5.	Daily fee out of Headquarters Senior Counsel Junior Counsel	Rs. 3,000/- per day Rs. 2,250/- per day

All other terms and conditions applicable to OM No. 30(3)/99-Judl. dated 24.09.99 read with OM No. 26(1)/2005/Judl. dated 31.01.2008, shall continue to remain applicable unless specifically revoked/revised.



2. The above revised fee will be effective from 01.10. 2015.
3. The counsel will be paid fee at the old rates in respect of their appearance in the Court etc. and other work done by them prior to 01.10. 2015 and at the revised rates in respect of the work done by them on/ after 01.10. 2015.
4. This issues with the approval of the Ministry of Finance, Department of Expenditure E.II(B) Branch, ID Note No.9 (11)/99-E.II(B) dated 02.03.2015 and 07.08.2015.

(Suresh Chandra)

Joint Secretary and Legal Adviser

Tele No. 23387806

Copy to:

1. All Ministries/Departments to the Government of India.
2. Incharge, Central Agency Section, Litigation (HC) Section, Litigation Lower Courts Section. All Groups-A, B & C panel counsel of Supreme Court through Incharge, Central Agency Section.
3. All Senior Panel Counsel of High Courts/ CATs through concerned Assistant Solicitors General in High Courts/ Sr. CGSC of CATs Benches.
4. All Assistant Solicitors General in various High Courts/ Sr. CGSC of CATs Benches.
5. All Central Government Standing Counsel/Central Government Pleaders of Delhi High Court.
6. All Asstt. Solicitors General/Central Legal Adviser of various High Courts.
7. All Senior Central Government Standing Counsel/Addl. Central Government Standing Counsel of various CAT Benches.
8. All Standing Govt. Counsel and Additional Standing Govt. Counsel before various District and Subordinate Courts as per the list.
9. All Senior/Junior Counsel of the Arbitration Panel.
10. All Special Counsel, Senior Counsel Group-I, Senior Counsel Group-II and Junior Counsel of High Courts as well as CATs Benches of Bombay and Kolkata through the concerned Incharge of Branch Secretariat of Bombay and Kolkata.
11. Incharge, Branch Secretariats Mumbai/ Kolkata/ Chennai/ Bangalore.
12. All Sections of Department of Legal Affairs.
13. Legal Advisor, Railway Board, New Delhi (with 5 spare copies).
14. Department of Personnel and Training (AT Section), New Delhi (with 5 s/copies.)
15. Joint Secretary (Legal), Department of Revenue, Ministry of Finance, New Delhi (with 5 s / copies)
16. CBDT, Department of Revenue, Ministry of Finance, New Delhi (with 5 s / copies).
17. Branch Secretariats Mumbai/Calcutta/Chennai/Bangalore.
18. Ministry of Urban Development, Nirman Bhawan, New Delhi.
19. Department of Expenditure, Ministry of Finance, New Delhi w.r.t. their ID Note No.9 (11)/99-E.II(B) dated 02.03.2015 and 07.08.2015..
20. DGS&D, New Delhi
21. NIC Cell with the request to upload the same in the website of this Department.
22. Judicial Section with 50 spare copies.
23. O.L. Section for Hindi translation.

Madhulika Upadhyay

(Madhulika Upadhyay)

J. Central Govt. Advocate

Tel. 23389006