

**APPENDIX 'B'**  
**TABLE OF FEES UNDER SECTION 78 OF THE**  
**INDIAN REGISTRATION ACT, 1908**  
**[ G.O.Ms. No: 757, Revenue ( Registration-I)**  
**Department, dated 18-12-2001**

In exercise of the power conferred by section 78 of the Registration Act, 1908 (Central Act XVI of 1908), and in supersession of the order issued in G.O.Ms.No: 1637, Revenue Department dated 3-9-1958 and published with the Revenue Department Notification No 389, dated the 3<sup>rd</sup> September, 1958 at page 2290 to 2295 of part-I of the Andhra Pradesh Gazette, dated 11<sup>th</sup> September 1958 and subsequent amendments issued from time to time, the Governor of Andhra Pradesh hereby notifies the following rates of fees as shown in the " Table of Fees"

**REGISTRATION FEES**

The prescribed rate of Registration Fees are as follows:-

**TABLE OF FEES**

**[Prepared under Section 78 of the Indian Registration Act,  
1908 (XVI of 1908) ]**

ARTICLE				Rs. Ps.	
<b>1</b>	<b>(A)</b>		<b>Registration of documents in Book 1 and Book 4</b>		
		(i)	When the value or consideration, whichever is higher, does not exceed 1,000/-	10.00	
		(ii)	When the value or consideration, whichever is higher, exceeds Rs. 1,000/- for every Rs. 1,000/- or part thereof.	5.00	
		(iii)	(a)	Registration of sale / Construction/Development agreements under Article 6 (B) of Schedule I A to the Indian Stamp Act, 1899.	1,000.00
		(iii)	(b)	Registration of Agreement / Memorandum relating to Deposit of Title Deeds under Article 7 of Schedule I A to the Indian Stamp Act, 1899.	1% on the amount subject to a maximum of Rs. 1,000.00
		(iii)	(c)	Registration of Partition Deeds, Release Deeds and Settlement Deeds under Article 40, 46 and 49 respectively of Schedule I A to the Indian Stamp Act, 1899.	1,000.00
		(iv)		<b>For registration of powers of attorney falling</b>	
			(i)	Under clauses (a) to (d) and (f) of Article 42 of Schedule I-A to the Indian Stamp Act, 1899.	100.00
			(ii)	Under clause (e) and (g) of Article 42 of Schedule I-A to the Indian Stamp Act, 1899.	1,000.00

	(B)		The provisions of sections 5,6,20,21,25, 41-A and 47-A of the Indian Stamp Act, 1899 (II of 1899) shall mutatis mutandis apply to calculations of value for the purposes of determining the registration fee and its collection.	
	(c)		In the case of leases the value shall be taken,	
		(a)	At the total rent when the lease is for one year or less;	
		(b)	At the average annual rent when the lease is for period exceeding one year and does not exceed thirty years;	
		(c)	At ten times the average annual rent when the lease for period exceeds 30 years and the lease is perpetual;  <b>Note:- Any fine or premium payable; money advanced; value of improvements; amount of rents, rates and taxes; etc., need not be taken into account.</b>	
	(D)		<b>Omitted</b>	
	(E)		In the case of all other documents in which neither the consideration for the transaction, nor the value of the property effected is expressed, or in which it is only partially expressed, the value shall be the maximum amount, which the stamp borne by the document shall suffice to cover if the document is one, which is liable to stamp duty at AD-VALOREM rates. If the value cannot be determined from the stamp, as for instance, when the deed is not liable to stamp duty, or is liable to duty at a fixed amount irrespective of the value of transaction the fee leviable shall be Rs. 100/- in cases where the transaction is not susceptible of money valuation.	100.00
	(F)		<b>omitted</b>	
	(G)		In case of agreements to render service for hire or to let movable property for hire the value of the documents shall not be taken at a higher amount than of the hire for one year.	
	(H)		The Registration fee on a document purporting to rectify an error, which by itself creates, transfers, limits, extends, extinguishes, or records rights shall be as prescribed in Article 1 (A) on the consideration and if no consideration is expressed, on the value or market value of the right dealt with, subject to a minimum of Rs. 100.00.	100.00
2			<b>Fee in respect of the following shall be</b>	100.00
	(i)		An agreement between a mortgagor and/or mortgagee creating a paripassu charge on the properties mortgaged through registered mortgage deeds or whether registered or unregistered.	100.00
	(ii)		A mortgage deed executed by an officer of Government in Civil or Military employment for securing the repayment of an advance received by him from Government for the purpose of constructing, purchasing or repairing a dwelling house for his own use.	100.00
	(iii)		An instrument of reconveyance executed by Government in favour of any person who is or has been in the Civil or Military services of the Government	100.00

			including the deed executed in favour of both employees and his/her spouse of an advance received by him from the Government for the purpose of construction, purchasing or repairing a dwelling house for his own use.	
	(iv)		Adoption deed as described in Article 3 of Schedule-I A of Indian Stamp Act	100.00
	(v)		Agreement varying the terms of previously registered mortgage deed.	100.00
	(vi)		Appointment in execution of power Declaration of Trade Mark.	100.00
	(vii)		A supplemental deed falling under section 4 of the Indian Stamp Act.	100.00
	(viii)		A deed of cancellation or revocation.	100.00
	(ix)		Opening sealed cover and entering the contents in the Register.	100.00
	(x)		Will or authority to adopt, presented open.	100.00
	(xi)		Deposit of a Sealed cover purporting to contain a will or its withdrawals.	100.00
	(xii)		Any document purporting to give a collateral or auxiliary or additional or substituted security or security by way of further assurance where the principal or primary mortgage is provided to the satisfaction of the Registering Officer, to have been duly registered.	100.00
	(xiii)		Security bond, or mortgage deed executed in connection with transactions relating to Abkari Contract.	100.00
	(xiv)		Release in respect of the registered security bond or mortgage deed previously executed in connection with transactions relating to Abkari Contract.	100.00
	(xv)		Any document acknowledging receipt or payment of consideration on account of any previously registered or unregistered document and upon any receipt acknowledging payment of a debt or rent due under a previously registered or unregistered document.	100.00
	(xvi)		Attestation of either a special or a general power of attorney.	100.00
	<sup>1</sup> [(xvi i)		For the presentation of each Appeal under Section 72 or Application under Section 73 against the order of a Sub-Registrar refusing to register a document	100.00
	(xviii)		For an enquiry under Section 74	100.00
	xix)		For an enquiry by a Sub-Registrar invested with the powers of a Registrar under the second proviso to sub section (3) of Section 35 in respect of documents, the execution of which is denied.	100.00
	(xx)		For an enquiry in respect of non-testamentary document presented for registration after the death of the executant or if the executant dies after presentation of a document by the claimant or his representative, assignee or agent and before admission of execution.	100.00
	(xxi)		For an enquiry in respect of a will or an authority to adopt presented for registration after the death of the testator or the donor as the case may be.]	100.00
<sup>1</sup> [ ] added by addenda issued in G.O.Ms.No 201, Revenue (Regn-I) Department dated 18-4-2002, w.e.f. 1-1-2002 pub. In A.P. Gaz. Pt. 1 ext. No: 223, dt 20-5-2002.				
3			<b>No registration fee shall be leviable upon the</b>	

			<b>following:</b>	
(a)			Instruments relating to transfer of properties by Foreign (Missionaries) to Indian Missions (Missionaries).	Nil
(b)			Instruments of settlements by way of trust for charitable or religious purposes and executed in favour of educational or religious institutions as the State Government may from time to time by order specify in this behalf.	Nil
(c)			Deeds evidencing acquisition of lands by the Government for the provision of house sites to Scheduled Castes, Scheduled Tribes, Denotified Tribes and Nomadic, Semi Nomadic Tribes and landless workers in rural areas through private negotiations.	Nil
(d)			Any gift deed executed in favour of the Government in respect of Land or landed property donated for use in connection with the National Defence efforts.	Nil
(e)			Conveyance deeds transferring all the properties both movable and immovable belonging to colleges taken over by the Government for educational purposes.	Nil
(f)			Security bonds executed in favour of the Government by the Gumastas appointed on behalf of the Government in the Telangana Region of the State of Andhra Pradesh to secure the execution of their office or to account for money or other property received by virtue thereof.	Nil
(g)			Mortgage deeds and security bonds executed by the loanees for the loans granted by the Panchayat Samithies.	Nil
(h)			Deeds evidencing acquisition of lands by the Government for provision of house sites to Harijans through private negotiations	Nil
(i)			Mortgage deeds executed by the beneficiaries in favour of "The Local Habitat for Humanity, Khammam " in respect of the houses constructed by the said organisation and allotted to its beneficiaries in the State of Andhra Pradesh subject to the condition that the District Collector of the concerned District should satisfy about the bonafieds and approve the list of beneficiaries.	Nil
(j)			Gifts or settlements to be executed by the intending donors in favour of the Departments of Government of Andhra Pradesh, transferring land or buildings for construction of office buildings on the land or accommodating offices in the buildings of the said Departments.	Nil
(K)			Sale deeds in favour of the poor landless agricultural labourers belonging to scheduled castes under the scheme of "Purchase of Agricultural land" as part of the economic support programme being implemented by the Andhra Pradesh Scheduled Castes Co-operative Finance Corporation Limited, Hyderabad.	Nil
(l)			Transfer of land from Software Technology Park, Government of India or subsequent transfer from Joint Venture Company of Andhra Pradesh Industrial Infrastructure Corporation to individual entrepreneurs involving either land or built up area for the purpose related to setting up of Information Technology based projects and other common purpose, infrastructure and financial services related to such projects in the Infocity/S.T.P.H. at Madhapur (V), R.R. District	Nil

			provided the registration fee is paid on transaction of land from the Andhra Pradesh Industrial Infrastructure Corporation to the Joint Venture Company". (This is applicable only for 5 years from 21.3.1997)	
	(m)		Sale deeds executed in favour of the poor landless agricultural labourers belonging to Scheduled Tribes under the - "Scheme of purchase of Agricultural land as part of the economy support programme by all the Andhra Pradesh State Government Organizations including Andhra Pradesh Scheduled Tribes Co-operative Finance Corporation Limited".	Nil
	(n)		Mortgage deeds executed under the scheme of "Purchase of Agricultural Land", by the poor landless Scheduled Caste Agricultural Labourers in favour of District Scheduled Caste Service Co-operative Societies Limited as a security for repayment of the assistance/loan sanctioned to them".	Nil
	(o)		Settlement deeds executed by the donors in favour of Collector and Chairman, District Primary Educational Programme in the five (5) Districts viz. Vizianagram, Nellore, Kurnool, Karimnagar and Warangal for construction of School buildings under the State and Central Government Policies on universalization of Primary Education for a period of three years from 1.11.1997.	Nil
	(p)		Lease deeds and mortgage deeds executed by Export Oriented Units shall be levied at the rate of one rupee for every thousand rupees or part thereof of the amount on which fee is payable by such units.	Nil
	(q)		Settlement deeds executed by the donors in favour of Collector and Chairman, District Primary Education Programme in the Eighteen (18) Districts viz. (1) Srikakulam, (2) Visakhapatnam, (3) East Godavari, (West Godavari, (5) Krishna, (6) Guntur, (7) Prakasham, (8) Cuddapah, (9) Chittoor, (10) Ananthapur, (11) Adilabad, (12) Khammam, (13) Hyderabad, (14) Ranga Reddy, (15) Nizamabad, (16) Medak, (17) Nalgonda and (18) Mahaboobnagar for construction of school buildings under the State and Central Government policies on universalization of Primary Education for a period of three years from 6.10.98.	Nil
	(r)	(i)	Instruments of Mortgage deed or any agreement executed by members in favour of a Co-operative Society or Agricultural Development Bank & Mortgage deeds executed by farmers in favour of a Scheduled Bank or Grameena Bank and for raising Agricultural credit towards both crop and land development loans including allied items of Agriculture like Poultry, dairy farms etc., and any other purpose mentioned or notified under Section 85 of the A.P.Co-operative Society Act, 1964 subject to the production of a certificate from the Society or the Tahsilder of the Taluk or from the Small Farmers Development Agency. Marginal Farmers and Agricultural Labourers Development Agency and Girijan Development Agency in respect of the areas wherever the said Agencies are functioning to the effect that the land held by the member or other person does not exceed 5 acres of wet or 10 acres of dry-land.	Nil

		(ii)		Instruments between Co-operatives on the one hand and the other Co-operatives, Bank's Financial Institutions or Government on the other hand.	Nil
		(iii)		Instruments of Mortgages executed by the members of Cooperative Urban Banks and Town Banks in favour of such Banks subject to the loan amount not exceeding Rs.15,000/- (Rupees fifteen thousand only.)	Nil
		(iv)		Instruments executed by members of House Building Co-operative Societies in favour of such Co-operatives for loan upto Rs.30,000(Rupees thirty thousand only) under Low Income Group Housing Scheme.	Nil
		(v)		Sale deed executed by a registered Co-operative House Building Society in favour of its members at the time of transfer of plots.	Nil
				Note: The exemption shall not apply where any such society was not required to pay the requisite registration fee at the time of the original acquisition of the land in its favour.	Nil
	(s)			Sale deeds of sites and buildings of value or consideration whichever is higher not exceeding Rs.12,000/- each executed either by the Andhra Pradesh State Housing Corporation or by the Andhra Pradesh Scheduled Castes and tribes Co-operative Housing Societies Federation in favour of beneficiaries under the Weaker Section Housing Programme.	Nil
	(t)			Mortgage deeds executed by the beneficiaries belonging to weaker sections in favour of A.P.State Housing Corporation formed under G.O.Ms.No.276, G.A.(PE), Dated 2-5-83.  Subject to the production of a certificate from the Society or the Tahsildar of the Taluk or from the small Farmers's Development Agency, marginal Farmer's and Agricultural Labourers Development Agency and Girijan Development Agency in respect of the areas wherever the said Agencies are functioning to the effect that the land held by the members or other persons does not exceed 5 Acres of Wet or 10 Acres of Dry land.	Nil
	(u)			Assignment Deeds executed by the A.P. State Film Development Corporation Ltd., transferring/re-assigning the Mortgage deeds and other documents as specified in the Annexure to the G.O.Ms.No.4, General Administration (I&PR) Department, dated the 3 <sup>rd</sup> January 1991.	Nil
	(v)			Sale Deeds transferring Nizam Sugar Factory Lands in favour of landless Agricultural labourers of minority communities in Nizamabad District with the financial aid from A.P. State Minorities Finance Corporation.  (G.O.Ms.No.827, Rev.(Regn.II) Dept., Dt.26-9-97)	Nil
	(w)			Sale deeds transferring Nizam Sugar Factory lands Bodhan, Nizamabad District in favour of 1812 landless Agricultural labourers belonging to Backward Classes Communities in Nizamabad District who with the Financial aid from Andhra Pradesh State Backward Classes Co-operative Finance Corporation Limited, Hyderabad are the beneficiaries under the scheme as approved by the District Collector, Nizamabad.  (G.O.Ms.No.765, Rev.(Regn.II), Dept., Dt.6-10-98.	Nil
	(y)	(II)		50% exemption from payment of Registration Fee on transfer of lands meant for industrial use in the Special Economic Zone area.	

		(III)		No Registration Fee shall be leviable on loan agreements, credit deeds, mortgages and hypothecation deeds executed by the Special Economic Zone Units for assets in the Special Economic Zone in favour of Banks or Financial Institutions.	Nil
		(iv)		No Registration Fee shall be leviable on lease deeds chargeable under Article 31(d) pertaining to structures to be built by the lessee on the Government lands leased out for setting up of Tourism related Projects.	Nil
		(vi)		No Registration Fee shall be leviable in respect of Gift Deed to be executed by Sri Mahajan Perla Sattayya Chetty, S/o Sri Mahajan Rai Sahib Perla Ramamurthy chetty in favour of "Society for the Education of Deaf and Blind", Vizianagram transferring land measuring 1713 Sq.Yards including the building having plinth area of 513 Sq.Yards situated in Kakkini Street bearing Door No.2-2-20 in old 2 <sup>nd</sup> Ward, New Ward No.9 in T.S.No.421 of Block No.10 in Santhapet North Ward, Vizianagram Municipality, Vizianagram Town and District.	Nil
		(viii)		No Registration Fee shall be leviable in respect of transfer of land to an extent of 5.19 acres at Sy.No.132/7, Kismatpur Village, Rajendranagar Mandal, Ranga Reddy District to be registered in favour of L.V.Prasad Eye Institute.	Nil
		(ix)		No Registration Fee shall be leviable for a period of five (5) years from 24-2-2001 for transfer of lands by Shapoorji Pallonji Biotech Park Private Limited to Biotech Ventures or Companies to be set up in the Biotech Park at Turkapalli Village, Shamirpet Mandal in Ranga Reddy District.	Nil
		(x)		Registration Fee leviable upon the documents relating to transfer of houses by the Andhra Pradesh Housing Board in favour of third parties shall be the fee payable on cost price fixed by the Andhra Pradesh Housing Board for the original allottees.	
4.				Issue of Commission or attendance at private residence or Jail.	
	(1)			A fee of Rs. 500.00 shall be paid for every attendance at a private residence for the registration documents or for the acceptance for registration of documents or for the acceptance or deposit of a will or for the attestation of powers of attorney or for the examination of individuals under section 33 or 38	500.00
	(2)			A fee of Rs. 50.00 shall be paid for every attendance at a jail for the above said purposes.	50.00
	(3)			For the services of Female, if required, a further fee of Rs. 10.00 shall be paid.	10.00
	(4)			For the journeys performed in connection with private attendance, the Registering Officer and the staff may claim T.A. and D.A. as per the A.P.T.A. Rules.	
5				No fee shall be levied for the Safe Custody of a document which remains unclaimed for ten days after registration or after registration is refused. Thereafter for every period of thirty days or part thereof a fee of Rs.50.00 shall be levied provided that the maximum fee leviable under this articles shall not exceed Rs. 500/-.	
				Up to 10 days	Nil

			Above 10 days for every period of 30 days or part there of	50.00
			Maximum	500.00
6.			The fees for serving summons issued and for the remuneration of executants and witnesses summoned under section 36 of the Indian Registration Act, 1908 shall be regulated according to the scale prescribed for the Courts of District Munsif and in the case of cities of Hyderabad and Secunderabad, for the courts of City Magistrates. The fee for processes issued by Registrars under section 75 shall be levied according to the scale in force in the Principal Court of Original Civil Jurisdiction.	
7.			An extra fee of Rs. 500.00 shall be levied for registration by a District Registrar under section 30 unless the document is registered in consequence of the Sub-Registrar being a party interested in the transaction to which such document relates.  <b>Note:-</b> No additional extra fee shall be levied for the registration of a counter part or a duplicate of a document in respect of which the extra fee has been paid if such counterpart or duplicate is presented for registration on the same day as the original document, when the original document is also registered.	500.00
8.			<b>Search for inspection of a single entry or document or any other record maintained under the Registration act or the Rules or order made, thereunder</b>	
	(1)		In the case of issue of encumbrance certificate in respect of person or on a specified property irrespective of the number of years for search of the entry or entries in CARD offices.	100.00
			In the case of issue of encumbrance certificate in respect of person or on a specified property irrespective of the number of years for search of the entry or entries in Non- CARD offices.	50.00
			<b>Provided that no fee shall be levied</b>	
	(i)		<i>when a general search is made on the application of public officer with a view to granting encumbrance certificate:</i>	
		(a)	In respect of property offered as security by a public servant for the due performance of his duties:	Nil
		(b)	To test the property qualification required of an extra - departmental Postmaster whether at the time of his appointment or subsequently;	Nil
		(c)	In connection with the grant of loans under the Agriculturists Loans Act 1884 (XII of 1884) as amended by Madras Act XVI of 1935 for the relief of indebtedness and the Madras Cottage Industries Loans and Subsidiary rules 1948 and	Nil
	(ii)		When a search is made on the application of a Police Official with a view to grant an encumbrance certificate or a copy of an entry required for a bonafide public purpose.	Nil
	(iii)		When a general search is made on the application of Mandal Parishad Development Officer, in respect of an encumbrance certificate granted in connection with the	Nil



			grant of loans under the Village Housing Project Scheme.	
	(iv)		When a general search is made on the application of a Government Employee with a view to granting encumbrance certificate for obtaining an advance or loans by him for the purpose of constructing, purchasing or repairing a dwelling house for his own use under the rules for grant of loans to the State Government Employees for house building purpose.	Nil
	(v)		When a general search is made on the application of a public officer in respect of encumbrance certificate granted in connection with the provision of house sites by Government for Scheduled Castes, Scheduled Tribes, Denotified Tribes and Nomadic, Semi-Nomadic Tribes and landless workers in rural areas through private negotiations.	Nil
	(vi)		When a general search is made on the application of a loaning agency in connection with the grant of agricultural credit towards both crop and land development loans including allied items of agriculture like Poultry or Dairy farming or any other purpose mentioned or notified under section 85 of the Andhra Pradesh Co-operative Societies Act, 1964. subject to the production of a certificate from a co-operative society or the Mandal Revenue Officer of the Mandal or from the Small Farmers Development Agency, Marginal Farmers and Agricultural Labourers Development Agency, and Girijan Development Agency in respect of the areas wherever the said Agencies are functioning to the effect that the land held by the Member in the case of Co-operative societies and Agricultural Development Banks or the loanee in the case of Scheduled Banks or Grameena Banks, does not exceed 5 acres of wet or 10 acres of dry land. <b>EXPLANATION:</b> Where the holding of a person includes both dry and wet land, one acre of wet land shall be deemed to be equal to two acres of dry land for the purpose of computing the holding of such person.	Nil
	(vii)		In respect of General Search application made by the victims of the fire accidents and members of weaker sections in Urban areas in respect of loan granted by Commercial Bank not exceeding rupees five thousand subject to the production of a certificate from a Revenue Official not lower in rank than that of a Mandal Revenue Officer.  <b>NOTE:</b> <i>For the purpose of Article 9 of the table of fees the determination of one and the same property shall be, with reference to the ownership at the time of the application for a certificate of Encumbrance, but the following may in each case be treated as one and the same property:-</i>	Nil
		(i)	A single survey field or a house, owned by more than one person:	
		(ii)	land used for wet and dry cultivation situated in the same village and owned by one person or jointly by two or more persons whether the parcels be contiguous to one another or not;	
		(iii)	A field or a garden and the house situated in it; and	

		(iv)		buildings or houses described as being situated within the same boundaries and forming together one property.	
9				A fee of Rs. 50.00 shall be levied for search of an entry and grant of Certified Copy of the document including maps or plans accompanied the Documents.	50.00
				<b>Provided:</b> If the party does not require the copy of document after the search is made a fee of Rs. <b>20.00</b> shall only be levied.	20.00
				NOTE: Government Officers who may require to search the registers or to take copies of entries for bonafide public purpose, shall be permitted to do so without payment of any fee.	Nil
10				<b>A fixed fee of Rs. 10.00 shall be levied in respect of the following:-</b>	
	(a)			For each application made to a Sub-Registrar under section 25 (9) and 34 (4);	10.00
	(b)			For each application made to a Registering Officer under section 36 for enforcing the appearance of executants and witnesses;	10.00
	(c)			For filling a translation of a power of attorney produced by an agent with or in connection with a document presented for registration when the Power of Attorney is written in a language not commonly used in the district;	10.00
	(d)			For filling a Special Power of Attorney produced with or in connection with a document for registration;	10.00
	(e)			For each notice of revocation of a power of attorney given to a registering officer and for each intimation of the same sent to such other offices as may be specified by the person revoking the power.	10.00
	(f)			For each application for the return of a Will registered or refused to be registered and transmitted to the Registrar's Office safe custody;	10.00
	(g)			For each petition presented to a Registering Officer objecting to the return of a document to a person in whose favour the receipt has been drawn up;	10.00
	(h)			For filing a translation under section 19;	10.00
	(i)			For each application claiming remission or refund of-	
		(1)		The fine levied under section 25(1) and 34 (1) or	10.00
		(2)		Fees levied in connection with the registration of a document, the search for grant of encumbrance certificates or attendance at the private residence or jail. <b>Provided</b> that the fee shall be levied in the case referred to above only when the amount to be refunded or remitted exceeds Rs.15.00.	10.00
	(j)			For memorandum under section 64 or 66 or 67;	10.00

			<b>NOTE:</b> In the cases referred to in items (c & d) above, the levy of fee should be restricted to cases in which the Power of Attorney has not been registered or attested by a Registering Officer.	
	(k)		For each petition presented to Registering Officer protesting against the registration of document or documents.  <b>NOTE:</b> No fees shall be levied on petition from Secretaries of District Sailors, Soldiers and Airmens Board contesting alleged illegal sales of soldiers lands; and	10.00
	(l)		<b>For each petition presented to a Registering Officer-</b>	
		(i)	For withdrawing a document from registration;	10.00
		(ii)	for complete or partial refusal to register a document; and	10.00
		(iii)	for keeping a document pending appearance of parties executing	10.00
11			A fixed fee of Rs. 500.00 shall be levied	
	(i)		For each application to accept a power of attorney for authentication. [ to accept a document for registration at his office on an authorised holiday on the ground of special urgency]	500.00
	(ii)		For each application to accept a sealed cover purporting to contain a Will for deposit under section 42 or for the withdrawal of such cover under section 44 on an authorised holiday on the ground of special emergency.	500.00
12			For the re-registration of a document partially refused in the first instance and Directed to be registered by a Registrar under section 75 (copying fee of Rs. 50)	50.00