# STAMP DUTY ON CERTAIN INSTRUMENTS UNDER THE STAMP (ANDHRA PRADESH AMENDMENT) ACT, 1922 (SEE SECTION 3, FIRST PROVISION)

Art	icle No	DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY
1		ACKNOWLEDGMENT of a debt	Twenty paise
_		exceeding twenty rupees in mount or	l
		value written or signed by or on behalf	
		of a debtor in order to supply evidence	
		of such debt in any book (other than a	
		banker's pass book) or on a separate	
		piece of paper when such book or paper	
		is left in the creditors possession:	
		Provided that such acknowledgement	
		does not contain any promise to pay the	
		debt or an stipulation to pay interest or	
		to deliver any goods or other property.	
2		<b>ADMINISTRATION BOND</b> including a	
		bond given under section 291 or	
		section 375 of the Indian Succession	
		Act, 1925 ( central Act, 39 of 1925) or	
		section 6 of the Government Savings	
		Bank Act, 1873 ( central Act, 5 of 1873)	
	a)	Where the amount does not exceed Rs.	
		1,000	Bond ( No: 13) for such
			amount
	b)	in any other case	Thirty rupees
3		ADOPTION DEED: that is to say any	Thirty-five rupees
		instrument ( other than a will)	
		recording an adoption, or conferring or	
		purporting to confer an authority to	
4		adopt	<del>-</del>
4		<b>AFFIDAVIT</b> including an affirmation or	Ten rupees
		declaration in the case of persons by	
		law allowed affirm or declare instead of	
		swearing.	
		EXEMPTION	
		Affidavit or declaration in writing when	
		made for the sole purpose of enabling	
		any person to receive any pension or	
		charitable allowances.	
5		AGREEMENT OR MEMORANDUM OF	
		AN AGREEMENT :-	
	(a)	If relating to the sale of a bill of	One rupee
		exchange:	
	(b)	if relating to the sale of a Government	
		Security or share in an incorporated	seventy- five rupees, fifty
		company or other body corporate ;	paise for every Rs. 10,000
			or part thereof, of the
			value of the security or
		ACREMENT OF MEMORING	share .
6		AGREEMENT OF MEMORANDUM OF AN AGREEMENT: not other wise	
		provided for	
	(A)	Where the value	
	i)	Does not exceed Rs. 5,000/-	Ten Rupees
	ii)	Exceeds Rs. 5,000/- but does not	•
	'''	exceed Rs. 20,000/-	. Helicy Rupees
	iii)	Exceeds Rs. 20,000/- but does not	Fifty Rupees
		exceed Rs. 50,000/-	,p 555
	iv)	Exceeds Rs. 50,000/-	One hundred rupees
	,	, ,	1

		ANNEXURE	
Δ	rticle No	SCHEDULE1-A DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY
	iticic ito	DESCRIPTION OF INSTROPLENT	TROTER STAME BOTT
	(B)	If relating to construction of a house or building including a multi-unit house or building or unit of apartment / flat/portion of multi-stored building or for development / sale of any other immovable property.	Five rupees for every one hundred rupees or part thereof on the market value or the estimated cost of the proposed construction / development of such property as the case may be, as mentioned in the agreement or the value arrived at in accordance with the schedule of rates prescribed by the Public Works
			Authorities which ever is
			higher.
	(Regn-I relating sale/Co the marconside complet rates around subsequentifica w.e.f 20	: (a). Through the notification issued in ) Dept, Dt: 1.4.2008, the stamp duty to Agreements or Memorandanstructions/Development of immovable protect value of the property as per the Basination shown in the document or estimate the construction made or to be made in a peroved by the C&IG, whichever is higher, uent sale deesds. This notification has bestion issued in G.O.Ms. No. 1168, Rev (Red).09.2010.	in respect of instruments of Agreements of operties is reduced to 1% on sic value Guidelines or sale d market value for land and ccordance with schedule of which is not adjustable on en revoked through another egn-I) Dept, Dt: 15.9.2010,
	(Regn-I instrum Sale/Co clause, propert and ap subsequanother	I: (b).Through the notification issued in ) Department, dt: 30.11.2007, the stents relating to Agreements or Memorstruction/Development of immovable propis reduced to 1% on sale consideration as per Basic value guidelines or the estimate proved by the C&IG., whichever is higher than the sale deeds. This notification has been notification issued in G.O.Ms. No. 1178, Fig. 10, w.e.f 20.9.2010, in respect of Agree	camp duty, in respect of oranda of Agreements of perties combined with G.P.A on or market value of the mated market value for land gher is not adjustable on partially rescinded through Rev(Regn-I) Department, Dt:
	(c ).Thr been c combine 1% dut be adju	rough C&IG's Circular Memo No. S1/11217/ clarified that Agreements or Memorand ed with G.P.A clause attracts 5% duty for y for the G.P.A clause. The duty paid for the sted on subsequent sale deeds.	a of Agreements of Sale the agreement clauses and he agreement clauses has to
	Instrun	nent Rate of duty	whether adjustable
		nent of sale 5% opment Agreement 5%	Adjustable Adjustable
	iii)Const	ruction Agreement 5%	Adjustable
		ment of sale-cum-G.P.A 6% opment Agreement-cum-G.P.A 1%	5% only is adjustable Not adjustable
		truction Agreement-cum-G.P.A 1%	Not adjustable Not adjustable
7	(c)	In any other Case  AGREEMENT RELATING TO DEPOSIT	One hundred rupees
/		OF TITLE DEEDS, PAWN OR PLEDGE, or Hypothecation that is to say, any instrument evidencing an agreement relating to :-	
	<del></del>		

PROPER STAMP DUTY

DESCRIPTION OF INSTRUMENT

Ai title itt	DESCRIPTION OF INSTRUMENT	TROTER STATE DOTT
(a)	The deposit of title- deeds or instrument constituting or being evidence of the title to any property whatever ( other than a marketable security), where such deposit has been made by way of Security for the repayment of money advanced or to be advanced by way of Loan or an existing or future debt.	secured by such deeds, subject to maximum of
(b)	the pawn, pledge or Hypothecation of movable property where such pawn, pledge or Hypothecation has been made by way of security for the repayment of money advanced or to be advanced by way of loan or an existing or future debt:-	
(i)	If such loan or debt is repayable on demand or more than three months from the date of the instrument evidencing the agreement:	, ,
(ii)	If such loan or debt is re-payable not more than three months from the date of such instrument	Half the duty payable on a loan or debt under subclause (i).

**Explanation :-** For the purpose of the clause(a) of this article, not withstanding anything contained in any judgement, decree or order of any court or order of any authority, and letter, note, memorandum or writing relating to the deposit of title deeds whether written or made either before or at the time when or after the deposit of title deeds is effected and whether it is in respect of the security for the first loan or any additional loan or loans taken subsequently, such letter, note, memorandum or writing shall, in the absence of any separate agreement or memorandum of agreement relating to deposit of such title deeds, be deemed to be an instrument, evidencing an agreement relating to the deposit of title deeds.

#### **Exemption:**

Article No

- 1. Letter of hypothecation accompanying a bill of exchange duly stamped.
- 2. Unattested instrument of pawn or pledge of,--
  - (a) Farm equipment and Tractors;
  - (b) Any goods for a loan secured upto one lakh rupees.

8		<b>APPOINTMENT IN EXECUTION OF A POWER,</b> whether of trustees or of property, movable or immovable, where made by any writing not being a will	Sixty rupees.
9		made otherwise than under an order of the court in the course of a suit	
	a)	Where the amount does not exceed Rs. 1,000/-	The same duty as Bottomry Bond (No. 14) for such amount.
	b)	In any other case,	Thirty rupees

Α	rticle	No	SCHEDULE1-A DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY
10			APPRENTICES-SHIP DEED, Including every writing relating to the service or tuition of any apprentice, clerk or servant placed with any master to learn any profession, trade or employment.	Fifteen rupees
			EXEMPTION  Instruments of apprenticeship executed by a Magistrate under the Apprentice Act 1961(central Act 52 of 1961) or by which a person is apprenticed by or at the charge of any public charity.	
11			ARTICLES OF ASSOCIATION OF COMPANY	
		(i)	Where the company has no Share Capital	
		(ii)	Where the Company has authorised Share Capital or increased Share Capital.	0.15% of such authorised Share Capital subject to a minimum of One Thousand Rupees and a maximum of Five Lakh Rupees.
12			<b>AWARD,</b> that is to say, any decision in writing by an arbitrator or umpire, not being an award directing a partition on reference made other wise than by an order of the Court in the course of a suit-	
	a)		Where the amount or value of the property to which the award relates, as setforth in such award, does not exceed 1000.	Bond (No. 14) for such
	b)		If it exceeds Rs. 1000 but does not exceeds Rs. 5000.	Fifty rupees
			And for every additional Rs. 1000 or part there of in excess of Rs. 5000;	Two rupees subject to a maximum of two hundred rupees.
13			BOND [as defined by section 2(5),] not being a debenture and not being otherwise provided for by this Act or by the Andhra Pradesh Court Fees and Suits Valuation Act, 1956( Andhra Pradesh Act VII of 1956)	
	a)		Where the amount or value secured does not exceeds Rs.1000.	Three rupees for every one hundred rupees or part thereof.
	b)		Where it exceeds Rs. 1,000/	The same duty as under clause (a) for the firs Rs. 1000 and for every Rs 5,00 or part thereof in excess of Rs. 1,000/-fifteen rupees
			EXEMPTION	
			Bond, when executed by an person for the purpose of guaranteeing that the local income derived from private subscriptions to a charitable dispensary or hospital or any other object of public utility, shall not be less than a specified sum per mensem.	

		SCHEDULE1-A	<u></u>
Α	rticle No	DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY
14		<b>BOTTOMRY BOND</b> , that is to say, any instrument where by the master of a sea-going ship borrows money, on the security of the ship to enable him to preserve the ship or prosecute her voyage:-	
	a)	Where amount or value secured does not exceeds Rs.1,000;	Three rupees for every one hundred rupees or part thereof;
	b)	Where it exceeds Rs. 1,000	The same duty as under clause (a) for the first Rs. 1000 and for every Rs. 500 or part thereof in excess of Rs. 1,000/- fifteen rupees.
15		<b>CANCELLATION-INSTRUMENT</b> of (including any instrument by which any instrument previously executed is cancelled), if attested and not otherwise provided for	Thirty rupees
16		CERTIFICATE OF SALE —  ( in respect of each property put up as separate lot and sold, granted to the purchaser of any property sold by public action by a Civil or Revenue Court or the Collector or other Revenue Officer.	
	a)	Where the purchase money does not exceed Rs. 10	One rupees
	b)	Where the purchase money exceeds Rs. 10/- but does not exceeds Rs. 25/	One rupees fifty paise.
	c)	In any other case	The same duty as conveyance (No: 20) for a consideration or market value equal to the amount of the purchase money only.
17		CERTIFICATE OR OTHER DOCUMENT evidencing the right or title of the holder thereof, or any other person, either to any shares, scrip or stock in or of any incorporated Company, or other body corporate or become proprietor of shares, scrip or stock in or of any such company or body.	Thirty paise
18	1)	CHARTER PARTY, that is to say, any instrument (except an agreement for the hire or a tug-steamer), whereby a vessel or some specified principal part thereof is let for the specified purposes of the charter, whether it includes a penalty clause or not.	Five rupees
	2) (i)	A CHIT AGREEMENT, that is to say an agreement relating to a chit as defined in clause (2) of section 2 of the Andhra Pradesh Chit Funds Act, 1971, if either such agreement is executed or the chit is conducted in the State of Andhra Pradesh where the value of the Chit:-  Does not exceed rupees one lakh	Ten Rupees.

## STAMP ACT SCHEDULE ANNEXURE SCHEDULE1-A DESCRIPTION OF INSTRUMENT

Article No

PROPER STAMP DUTY

	(	ii)	Exceeds rupees one lakh	Fifty Rupees
19			<b>COMPOSITION DEED,</b> that is to	Thirty-five rupees.
			say any instrument executed by a	
			debtor where by he conveys his	
			property for the benefit of his	
			creditor, or where by payment of a	
			composition or dividend on their	
			debts is secured to the creditors, or	
			whereby provision is made for the	
			continuance of the debtor's	
			business, under the supervision of	
			inspectors or under letters of	
			license, for the benefit of his	
			creditors;	
20			<b>CONVEYANCE</b> as defined by section	
			2(10), not being a sale, charged	
			under (No.47-A) or a transfer	
	- \		charged or exempted under No. 53.	T
	a)		Where the amount or value of the	Two rupees fifty paise
			consideration for such conveyance as	
			set-forth therein of or the market	
			value of the property which is the subject matter of the conveyance	
			=	
			whichever is higher does not exceed Rs. 50;	
	<b>b</b> \		•	Five winess for sure
	b)		Where it exceeds Rs. 50 but does	Five rupees for every one
			not exceed Rs. 1,000	hundred rupees or part thereof.
	<b>a</b> )		Where it exceeds Ds. 1 000	
	c)		Where it exceeds Rs. 1,000	The same duty as under clause (b) for the First Rs.
				1000, and for every Rs.
			Provided that where an	500 or part thereof in
			agreement to sell immovable	excess of Rs. 1000/-
			property is stamped with the	I
			advalorem stamp required for a	I wenty live rupees.
			conveyance on sale under Article	
			47-A and a conveyance on sale in	
			pursuance of such agreement is	
			subsequently executed, the duty on	
			such conveyance on sale shall be the	
			duty payable under the article less	
			the duty already paid under article	
			47-A subject to minimum of five	
			rupees.	
	d)		Conveyance, so far as it related to	
			amalgamation or merger of	
			companies under the order of High	
			Court under section 394 of the	1 ' ' '
			Companies Act, 1956	the subject matter of such
<u> </u>	•			conveyance.
			For the purpose of the clause(d) the i	
			d to the amount of total value of the	-
			company, either in exchange or oth	
	siueratio	on, I	f any, paid for such amalgamation or m	lerger.
21			<b>COPY OR EXTRACT</b> , certified to be a true copy or extract by or by order	
			• • • • • • • • • • • • • • • • • • • •	
			of any public officer and not chargeable under the law for the	
			time being in force relating to court	
			fees	
L			1003	<u> </u>

A	rticle No	DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY
	i)	If the original was not chargeable with duty, which it was chargeable does not exceed two rupees fifty paise	Ten rupees
	ii)	In any other case.	Twenty rupees
		<b>EXEMPTION</b> a) Copy of any paper which a public officer is expressly required by law to make of furnish for record in any public office or for any public purpose.	
		b) Copy of or extract from, any register relating to births, baptisms, namings, dedications, marriages, divorces, death or burials.	
22		COUNTERPART OR DUPLICATE of any instrument, chargeable with duty and in respect of which the proper duty has been paid become proprietor of share, scrip or stock in or of any such company or body.	
	a)	If the duty with which the original instrument is chargeable does not exceed ten rupees	The same duty as is payable on the original.
	b)	In any other case.	Twenty rupees
23	a)	CUSTOMS BOND- Where the amount does not exceed Rs. 1000:	The same duty as a Bottomry Bond (No:14) for such amount.
	b)	In any other case	Thirty rupees
24		pelivery order in respect of goods that is to say, any instrument entitling any person therein named, or his assigns or the holder thereof to the delivery of any goods lying in any dock or port or any warehouse in which goods are stored or deposited or rent or hire, or upto any wharf, such instrument, being signed by or on behalf of the owner, of such goods upon the sale or transfer of the property therein, when such goods exceed in value twenty rupees.	
25		<b>DIVORCE:</b> - instrument of that is to say any instrument by which any person effects the dissolution o his marriage.	Five rupees

A	rticle No	DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY
26		ENTRY AS AN ADVOCATE on to roil of the Bar Council of Andhra Pradesh under the Advocate Act, 1961.  EXEMPTION  Entry as an Advocate on the roll of the Bar Council of Andhra Pradesh when he has been previously enrolled as a Vakil in Andhra Pradesh High Court or as an Advocate or Vakil in any other High Court	Two hundred and fifty rupees or if previously enrolled as an Attorney in any High Court, one hundred twenty five rupees.
27		instrument of	The same duty a a conveyance (no 20) for a consideration or market value equal to the market value of the property of greater value, which is the subject matter of exchange.
28		<b>FURTHER CHARGE-</b> instrument of that is to say any instrument imposing a further charge on mortgaged property	
	a)	When the original mortgage is one of the descriptions referred to in clause (a) of Article 35 ( that is , with procession)	
	b)	When such mortgagee is one of the discretion referred to in clause (b) of Article 35 ( that is , without possession):	
	i)	If at the time of execution of the instrument of further charge possession of the property is given or agreed to be given under such instrument:	The same duty as a conveyance (No 20), for consideration or market value equal to the total amount of the charge including the original mortgage and any further charge already made), Less the duty already paid on such original mortgage and further charge.
	ii)	If possession is not so give	The same duty as a Bottomry Bond (No: 14) for the amount of the further charge secured by such instrument
29		GIFT — Instrument of , not being a settlement ( No:49) or will or Transfer ( No: 53)	The same duty a
30		INDEMNITY BOND	The same duty as a security Bond (No: 48) for the same amount

SCHEDULE1-A		
Article No	DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY
31	<b>LEASE,</b> including an under lease or sub-lease and any agreement to let or sublet or any renewal of lease:-	
2)	Whereby such lease the rent is fixed	
a)	and no premium is paid or delivered	
i)	Where the lease purports to be for a term of less than one year;	0.4% on the whole amount payable on such lease.
ii)	Where the lease purports to be for a term of not less than one year but not more than five years.	0.4% on the total rent payable on such lease.
iii)	Where the lease purports to be for a term exceeding five years but not exceeding ten years	0.4% on the total rent payable on such lease.
iv)	Where the lease purports to be for a term exceeding ten years, but not exceeding twenty years:	0.6% on the total rent payable on such lease.
v)	Where the lease purports to be for a term exceeding twenty years, but not exceeding thirty years	0.8% on the total rent payable on such lease.
vi)a	Where the lease purports to be for a period in excess of thirty years or in perpetuity or does not purport to be for a definite period.	5% on the value of property under lease as declared by the party or 0.8% on the total rent payable on such lease, whichever is higher.
vi)b	Where the lease is granted for a fine or premium or for money advanced or to be advanced and where no rent is reserved.	5% on the fine or premium or money advance or to be advanced as set forth in the lease.
vi)c	Where the lease is granted for a fine or premium or for money advanced in addition to rent reserved.	5% on such fine or premium or money advanced in addition to the duty which would have been payable on such lease, if no fine or premium or advance had to be paid or delivered.
d	Where the lessee undertakes to effect improvements in the leased property and agrees to make the same to the lessor at the time of termination of lease failing under clauses (a),(b) or (c);	5% on the value of the improvements contemplated to be made by the Lessee as set forth
Exemption :-	Note: Through the notification iss Revenue (Regn-I) Department, Dt: 11 lease deeds is reduced, w.e.f 14.5.201 Lease, executed in case of a cultiva	ued in G.O.Ms. No. 408,5.2010, the stamp duty on 0 as mentioned above.

**Exemption :-** Lease, executed in case of a cultivator and for the purpose of cultivation (including a lease of trees for the production of food or drink) without the payment or delivery of any fine or premium, when a definite term is expressed and such term does not exceed one year, or when the average annual rent reserved does not exceed one thousand rupees.

**Explanation:** When a lessee undertakes to pay any recurring charge, such as Government revenue, the landlord's share of cesses, or the owner's share of municipal rates or taxes, which is by law recoverable from the lessor, the amount so agreed to be paid by the lessee shall be deemed to be part of the rent.

	ANNEXURE				
Λ	rticle	No	SCHEDULE1-A DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY	
A	ltitle	NO	DESCRIPTION OF INSTRUMENT	PROPER STAMP DOTT	
		vi)d	Where the lessee undertakes to effect improvement in the leased property and agrees to make the same to the lessor at the time of termination of lease falling under clauses(a),(b) or (c);	Five percent on the value of the improvements contemplated to be made by the lessee as setforth in the deed in addition to the duty chargeable by the clauses(a),(b) or (c).	
32			LETTER OF ALLOTMENT OF	Thirty paise	
			SHARES in any company or proposed company, or in respect of any loan to be raised by any company or proposed company		
33			<b>LICENSEE</b> of immovable or movable property , that is to say licence granted by owner or authority for rent or fee or by whatever name it is called :-		
	(a)		Whereby such licence granted for rent or fee or by what ever name it is called :-		
		(i)	Where the licence purports to be for a term of less than one year	Two rupees for every one hundred rupees or part thereof for the first Rs. 1000/- and for every Rs.500/- or part thereof in excess of Rs 1,000/- ten rupees, for the whole amount payable , or deliverable under such licence;	
		(ii)	where the licence purports to be for a term of not less that one year but not more than five years	Two rupees for every one hundred rupees or part thereof for the first Rs. 1000/- and for every Rs.500/- or part thereof in excess of Rs 1,000/- ten rupees, for the amount or value of the average annual rent or fee or by whatever name it is called .	
		(iii)	Where the licence purports to be for a term of not less than five years gut not exceeding ten years;	Five percent on the amount or value of one and half time of the average annual rent or fee or by what ever name it is called;	
	(b)		Where the licence is granted for a lumpsum amount advanced in addition to rent or fee or by what ever name it is called	Five percent on the lumpsum amount as setforth in the licence.	
	(c)		Where the licence is granted for a lumpsum amount advanced in addition to rent or fee or by whatever name it is called;	Five percent on the lumpsum amount advanced as setforth in the licence in addition to the duty which would have been payable on such licence if no lumpsum amount advanced had been paid or delivered	
34			MEMORANDUM OF ASSOCIATION OF A COMPANY :-		

Α	rticle No	DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY
	a)	If accompanied by Articles of Association under Section 26 of the Companies Act, 1956 (central Act of 1956)	Five hundred rupees
	b)	If not so accompanied	The same duty as under article 11, according to the share capital of the company
35		MORTGAGE DEED not being an agreement relating to Deposit of Title Deeds, Pawn or Pledge (No: 7), Bottomry Bond (no 14), Mortgage of a crop (No: 36) Respondentia Bond (No: 47) or Security Bond (No: 48).	
	a)	When possession of the property or any part of the property comprised in such deed is given by the mortgage or agreed to be given;	Conveyance (No:20) for a
	b)	When possession is not given or agreed to be given as aforesaid;	
		Note: Through the notification issued in G.O.Ms. No. 409, Revenue (Regn-I) Department, dt: 11.5.2010, the duty chargeable on simple mortgages under Article 35(b) is reduced from 3% to 0.5% of the amount secured by such deeds, e.e.f 14.5.2010	
		<b>EXPLANATION</b> A mortgagor who gives or has given to the mortgagee a power of attorney to collect rents, or has given to the mortgagee a lease, of the property mortgaged or part thereof, is deemed to give possession thereof within the meaning of this article.	
	c)	When a collateral or auxiliary or additional or substituted security, by way of further assurance for the above mentioned purpose where the principal or primary security is duly stamped.  For every sum secured not exceeding Rs. 1000/-	Three rupees

_	utiala Na	SCHEDULE1-A	DRODER STAMP DUTY
A	rticle No	DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY
		and for every Rs. 100/- or	Three rupees
		part thereof secured in excess or	T
		Rs. 1000/-	
		·	
		EXEMPTION	
		Instruments executed by persons	
		taking advances under the Land	
		Improvement Loans Act, 1883	
		(Central Act 19 of 1883) or the	
		Agriculturists Loan Acts1884, or by	
		the their sureties as security for the	
36		repayment of such advances.	
30		<b>Mortgage</b> of a Crop, including any instrument evidencing an agreement	
		to secure the repayment of a loan	
		made upon any mortgage of a crop;	
		whether the crop is or is not in	
		existence at the mortgage	
	a)	When the loan is repayable not	
	(a)	more than three months from the	
		date of the instrument	
	I	For every sum secured not	Forty paise
		exceeding Rs. 200;	, ,
		And for every Rs. 200 or part there	Forty paise
		of secured in excess of Rs. 200;	
	b)	When the loan is repayable more	
		than three months but not more	
		than eighteen months from the date	
		of the instrument	
		1	Sixty paise
		exceeding Rs. 100;	
		and for every Rs. 10 or part there of	Sixty paise
37		secured in excess of Rs. 100;	Three rupees fifty paise
37		<b>NOTARIAL ACT,</b> that is to say, any instrument, endorsement, note	I tillee tupees tilty palse
		attestation, certificate or entry not	
		being a protest( note .43) made or	
		signed by a Notary in the execution	
		of the duties of his office, or by	
		any other person lawfully acting as	
		a Notary	
38		NOTE OR MEMORANDUM sent by	
		a broker or agent to his principal	
		intimating the purchase or sale on	
		account of such principal	
	a)	Of any goods exceeding in value	One rupee
		twenty rupees	
	b)	Of any stock or marketable security	<u> </u>
		exceeding in value twenty rupees;	fifty rupees, fifty paise for
			every Rs 10,000/- or part
			thereof of the value of the
20		NOTE OF BROTEST BY THE	stock or security.
39		NOTE OF PROTEST BY THE	Two rupees
		MASTER OF A SHIP	

Arti	icle No	SCHEDULE1-A DESCRIPTION OF INSTRUME		PROPER STAMP DUTY
40		<b>PARTITION</b> — instrument of defined by section 2(15)]	f [as	The same duty as a Bottomry Bond (No: 14) for the amount or the market value of the separated share or shares of the property.
				N.B.:- the largest share remaining after the property is partitioned (or if there are two or more shares of equal market value and not smaller than any of the other shares, then one of such equal share) shall be deemed to be that from which the other shares are separated:
				Provided always that :-
				a) when an instrument of partition containing an agreement to dived property in severality is executed and a partition is effected in pursuance of such agreement, the duty chargeable upon the instrument effecting such partition shall be reduced by the amount of duty paid in respect of the first instrument but shall not be less than five rupees;
				b) where land is held on Revenue settlement for a period not exceeding thirty years and paying the full assessment, the market value for the purpose of duty shall be calculated at twenty-five times the annual revenue;
				c) Where a final order for effecting a partition passed by any Revenue Authority or any Civil Court, or an award by an Arbitrator directing a partition is stamped with the stamp required for an instrument of partition in pursuance of such order or award is subsequently executed. The duty on such instrument shall not exceed five rupees.

## STAMP ACT SCHEDULE ANNEXURE SCHEDULE1-A DESCRIPTION OF INSTRUMENT

Article No

PROPER STAMP DUTY

Aiti	rticie No		DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTT
	NOTE:-		Stamp duty has been reduced to deeds relating to partition of proper (vide Notification I of G.O.Ms. No Department, dated 13-6-2005 w.e.f. 1	ties among Family members o: 1128 Revenue (Regn-I)
41			PARTNER SHIP	
	Α		Instrument of	
		(a)	Where the capital of the partnership does not exceed Rs. 5,000/-	One hundred rupees
		b)	In any other case	Five hundred rupees
	В		Reconstitution of	
	נ	(a)	Where immovable property contributed as share by a partner or partners remains with the firm at the time of outgoing in whatever manner by such partner or partners on reconstitution of such partnership	market value or the immovable property
		(b)	Any other case	Rupees five hundred
42	a)	(a) (b)	Dissolution of :-  Where the property which belonged to one partner or partners when the partnership commenced is Distributed or allotted or given to another partner or partners  in any other case  POWER OF ATTORNEY as defined by section 2 (21) not being a proxy When executed for the sole purpose of procuring the registration of one or more documents in relation to a	•
	h)		single transaction or for admitting executions of one or more such document;  When authorising one person or	Twenty rupees
	b) c) d)		more to act in a single transaction other than the case mention in classes (a)	, .
			When authorising not more than five persons to act jointly and severally in more than one transaction or generally	, .
			When authorising more than five but more than ten persons to act jointly and severally in more than one transaction or generally	
	e)		When given for consideration and authorising the attorney to sell any immovable property;	The same duty as conveyance (No 20) for a consideration or market value equal to the amount of the consideration.

SCHEDULE1-A				
Artic	le No	DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY	
	f)	In any other case:  N.B: the term" Registration" includes every operation incidental to registration under the Registration Act 1908(Central Act 16	Twenty five rupees for each person authorised	
	g)	of 1908).  When given for construction or development of , or sale or transfer ( in any manner whatsoever ) of, any immovable property	hundred rupees or part	
		EXPLANATION  For the purpose of this article, more persons than one when belonging to the same firm shall be deemed to be one person.		
	Note:-	Stamp duty has been reduced to  (i) Rs 1000/- when the GPA is given and  (ii) to 1% when GPA is given in 1 members Vide G.O.Ms. No 1128, Revidated `13-06-2005 w.e.f. 1-7-2005  N.B.: the term " registration' include to registration under Registration A 1908)	Favour of other than family venue (Regn-I) Department, es every operation incidental	
43		protest of BILL of Note, that is to say any declaration in writing made by a Notary or other person lawfully acting as such attesting the dishonour of a bill of exchange or promissory note.	Three rupees	
44		PROTEST BY THE MASTER OF SHIP, that is to say, any declaration of the particulars of her voyage drawn up by him with a view to the adjustment of losses or the calculation of averages, and every declaration in writing made by him against the charters or the consignees for not loading or unloading the ship, when such declaration is attested or certified by a Notary or other person lawfully acting as such.	Five rupees.	
45		RECONVEYANCE OF MORTGAGED PROPERTY:-		
	a)	If the consideration for which the property was mortgaged does not exceed Rs. 1000	The same duty as a conveyance (No: 20) for a consideration or market value equal to the amount of such consideration as setforth in the reconveyance	
	b)	In any other case	Fifty rupees	
46		RELEASE, that is to say ,		

ANNEXURE SCHEDULE1-A					
Arti	cle I	No	DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY	
		•		T	
	A)		Any instrument ( not being such a release as is provided for by section 23-A) whereby a person renounces a claim upon another person or against any specified property-		
		a)	Where the amount or value of the claim does not exceed Rs. 1000	Three rupees for every one hundred rupees or part thereof on the consideration for such release as setforth therein or the market value of the property whichever is higher, over which claim is relinquished.	
		В	Where it exceeds Rs. 1,000/-	The Same duty as under the Clause (a) for the first Rs. 1,000 and for every Rs. 500 or part thereof in excess of Rs.1000/- fifteen rupees on the consideration or market value of the property, whichever is higher over which claim is relinquished.	
	В)		Release of benami right	The same duty as a conveyance (No: 20) for a consideration equal to the value of the property as set forth in the release.	
	(C)		Release of right of redemption of a mortgage with possession or of the right to obtain reconveyance of property already conveyed.	The same duty as a conveyance (No: 20) for the amount of such consideration as set forth in the release.	
47			RESPONDENTIA BOND, that is to say, any instrument securing a loan on the cargo laden or to be laden on board a ship and making repayment contingent on the arrival of the cargo at the port of destination.	The same duty as a Bottomry Bond (No: 14) for the mount of the loan secured	
47-A		1	<b>SALE</b> as defined in section 54 of the Transfer of property Act 1882		
	a)		In respect of property situated in any local area comprised in a Municipal Corporation:		
		i)	Where the amount or value of the consideration for such sale as set forth in the instrument or the market value of the property which is the subject matter of the sale whichever is higher , but does not exceed Rs. 1000/-	Four rupees for every one hundred rupees or part thereof.	
		ii)	Where it exceeds Rs. 1000/-	The same duty as under clause (i) for the first Rs. 1000 and for every Rs. 500 or part thereof in excess of Rs. 1000; twenty rupees.	

Arti	Article No		DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY
	b)		In respect of property situated in any local area comprised in the Selection Grade or in Special Grade Municipality-	
		i)	Where the amount or value of the consideration for such sale as set forth in the instrument or the market value of the property which is the subject matter of the sale, whichever is higher but does not exceed Rs. 1000/-	Four rupees for every one hundred rupees or part thereof
		ii)	Where it exceeds Rs. 1000/-	The same duty as under clause (i) for the first Rs. 1000, and for every Rs. 500 or part thereof in excess of Rs. 1000/-twenty rupees.
	c)		Where the property is situated in any area other than those mentioned in Clauses (a) and (b)-	
		i)	Where the amount or value of the consideration for such sale as setforth in the instrument or the property which is the subject matter of the sale, whichever is higher, but does not exceed Rs. 1000/-	Four rupees for every one hundred rupees or part thereof.
		ii)	Where it exceeds Rs. 1000/-	The same duty as under clause (i) for the first Rs.1000, and for every Rs 500 or part thereof in excess of Rs. 1000/-twenty rupees.
	d)		If relating to a multi-unit house or unit or apartment/ flat / portion of multi-storied building or part of such structure of which the provisions of Andhra Pradesh Apartment (promotion of Construction and Ownership Act, 1987, apply:-	Four rupees for every one hundred or part thereof on consideration or MV which ever higher.
	Note:1		Stamp duty payable on sale deed has been reduced to 4% in all areas of Andhra Pradesh under Article 47-A of Schedule I-A of Stamp Act vide G.O.Ms.No.162,Revenue (Regn-I) Department Dt: 30.03.2013	

Article No	DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY
Note: 2	Transfer Duty/Transfer of Property Tax (TPT) has been reduced to 1.5% on sale deeds vide 1.G.O.Ms.No. 226 Panchayat Raj & Rural Development (PTS.I) Department, Dt: 06.04.2013, 2.G.O.Ms. No. 150, Municipal Admn and Urban Development (TC) Department, Dt: 6.04.2013, 3. G.O.Ms. No. 151, Municipal Admn and Urban Development (TC) Department, Dt: 6.04.2013, 4. G.O.Ms. No. 152, Municipal Admn and Urban Development (TC) Department, Dt: 6.04.2013, 5. G.O.Ms. No. 153, Municipal Admn and Urban Development (TC) Department, Dt: 6.04.2013, 5. G.O.Ms. No. 153, Municipal Admn and Urban Development (TC) Department, Dt: 6.04.2013.	
	EXPLANATION-I  An agreement to sell followed by or evidencing delivery of possession of the property agreed to be sold shall be chargeable as a 'sale 'under this article. Provided that, where subsequently a sale deed is executed in pursuance of an agreement of sale as aforesaid or in pursuance of an agreement referred to in clause (B) of article 6, the stamp duty, if any, already paid or recovered on the agreement of sale shall be adjusted towards the total duty leviable on the sale deed.	

	ANNEXURE SCHEDULE1-A				
Article No	DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY			
48	SECURITY BOND or MORTGAGE DEED executed by way of security for the due execution of an officer or to account for money or other property received by virtue thereof executed by a surety to secure the due performance of a contract	•			
	<b>EXEMPTION</b> Bond other instrument; when executed :-				
	a) by any person for the purpose of guaranteeing that the local income derived from private subscription to a charitable dispensary or hospital or any other object of public utility, shall not be less than a specified sum per mensem;				
	b) executed by persons taking advance under the Land improvement loan Act 1883, advance under the Land Improvement Loans Act 1983 (Central Act 19 of 1983) of the Agriculturists Loans Act 1884 (Central Act 12 of 1884) or by their sureties as security for the repayment of such advances; c) executed by officers of Government or their sureties to secure the due execution of an office or the due accounting for money or other property received by virtue thereof.				
49	SETTLEMENT :-				
A	Instrument of (including a deed of dower				

### STAMP ACT SCHEDULE ANNEXURE SCHEDULE1-A DESCRIPTION OF INSTRUMENT

Article No			SCHEDULE1-A DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY
Arti	cie n	10	DESCRIPTION OF INSTRUMENT	PROPER STAMP DOTT
		a)	Settlement in favour of a member or members of a family.	The same duty as Bottomry Bond (No:14) for a sum equal to the
			<b>EXPLANATION</b> For the purpose of this Article	amount or market value of the property settled as set forth in such settlement;
			"Family " means father, mother, husband, wife, brother, sister,	
			son daughter, and includes grand-father, grand- mother, grand-child, adoptive father or mothers, adopted son or daughter.	stamped with the stamp required for an instrument
				agreement is subsequently executed, the duty on such instrument shall be the duty as mentioned in the Article 6.
		b)	In any other case.  Exemption:	Six-rupees for every hundred rupees or part thereof of the market value of the property which is the subject matter
			Deed of dower executed on occasion of a marriage between Muslims.	of settlement.
	В		Revocation of -	The same duty as a Bottomry Bond (No: 14) for a sum equal to the amount of value of the property concerned as set forth in the instrument of revocation but not exceeding ninety rupees.
50			SHARE WARRANT to bearer issued under the companies Act 1956 (central Act I of 1956).	One and a half times duty payable on Conveyance (No: 20) for a consideration or Market value equal to the nominal amount of the shares specified in the warrant.
51.			<b>SHIPPING -ORDER</b> for or relating toe the conveyance of goods on board of any vessel.	Twenty paise.
52			SURRENDER OF LEASE;	
	a)		When duty with which the lease chargeable does not exceed thirty rupees.	chargeable
	b)		In any other case	Thirty rupees
53			<b>TRANSFER</b> ( whether with or without consideration)-	
	a)		Of debentures being marketable securities, whether the debenture is liable to duty or not, except debentures provided for by section 8:	One half of the duty payable on a conveyance (No:20)for a consideration, or market value equal to the face amount of the debenture.
	b)		of any interest secured by a bond, mortgage-deed or policy of insurance	

Article No		lo	DESCRIPTION OF INSTRUMENT	PROPER STAMP DUTY
		i) ii)	If the duty on such bond, mortgaged-deed or policy of insurance does not exceed thirty rupees.  In any other case	bond mortgaged- deed or policy of insurance is chargeable Thirty five rupees.
	c)		Of any property under the Administration General Act, 1963, (Central Act 45 of 1963).	Thirty rupees.
	d)		Of any trust- property from one trustee to another trustee or from a trustee to a beneficiary. <b>EXEMPTION</b> Transfer by endorsement	Thirty rupees or such smaller amount as may be chargeable under clauses (a) and (b) of the Article
		a)	of a bill of exchange, cheque or promissory note;	
		b)	of a bill of lading, delivery order, warrant for goods, or other mercantile document of	
		c) d)	Of a policy of insurance;  Of securities of the Central	
F.4		,	Government.	The same duty as
54			<b>TRANSFER OF LEASE</b> by way of assignment and not by way of under -lease	
55	_		Trust	
	A		Declaration of -of, or concerning any property when made by any writing, not being a will or a declaration as provided in section 2(24).	conveyance (No: 20) for
	В		Revocation of-of, or concerning any property when made by an instrument other than a will.	The same duty as a conveyance (No: 20) for sum equal to the amount or value of the property concerned, as setforth in the instrument but not exceeding one hundred rupees.
56			warrant for goods, that us to say, any instrument evidencing the title of any person therein named or his assign, of the holder thereof to the property in any goods lying in or upon any dock, warehouse or wharf, such instrument being signed or certified by or on behalf of the persons in whose custody such goods may be.	One rupee fifty paise