

GOVERNMENT OF ODISHA
DEPARTMENT OF REVENUE AND DISASTER MANAGEMENT
NOTIFICATION

Stamp-17/2014- *31065* /R&DM Dated 07th November, 2015

In exercise of the powers conferred by sections 74 and 75 read with section 10 of the Indian Stamp Act, 1899 (2 of 1899), as applicable to the State of Odisha and in supersession of the notification of the Government of Odisha No-34111-Stamp-21/2013, dated the 4th September, 2013 in the Revenue and Disaster Management Department, published in the extraordinary issue of the Odisha Gazette No-2018 dated the 19th October, 2013, the State Government do hereby make the following rules, namely:—

CHAPTER- I
PRELIMINARY

1. Short title and commencement.—(1) These rules may be called the Odisha Stamp (Payment of Duty by means of e-Stamping) Rules, 2015.

(2) They shall come into force on the date of their publication in the Odisha Gazette.

(3) These rules shall be applicable only to the method of payment of stamp duty by means of electronically generated impression on paper to denote the payment of stamp duty.

(4) An endorsement so made under these rules through e-Stamping shall have the same effect as if the duty of an amount equal to the amount stated in the endorsement has been paid in respect thereof and such payment has been indicated on such instruments by means of stamps in accordance with the requirements of sub-section (2) of section 10 of the Act.

2. Definitions.— (1) In these rules, unless the context otherwise requires,—

(a) "Act" means the Indian Stamp Act, 1899 (2 of 1899);

(b) "Agreement" means the Agreement executed under rule 6;

(c) "Appointing Authority" means the Inspector-General of Registration appointed under sub-section (1) of section 3 of

the Registration Act, 1908 (16 of 1908) and includes the Chief Controlling Revenue Authority under the Act;

- (d) "Authorised Collection Centre" means an agent appointed by the Central Record Keeping Agency, with prior approval of the Chief Controlling Revenue Authority to act as an intermediary between the Central Record Keeping Agency and the stamp duty payer for collection of stamp duty and for issuing e-stamp certificates;
- (e) "Central Record Keeping Agency" means an agency appointed under rule 4 for computerisation of stamp duty administration system ;
- (f) "Chief Controlling Revenue Authority(CCRA)" means the Member, Board of Revenue, Odisha, Cuttack;
- (g) "Decision Support System" means the computerised information system of Central Record Keeping Agency which shall sift through and analyse the entire database for compilation of information to be used to solve problems and to take correct decisions;
- (h) "Department" means the Department of Revenue and Disaster Management of the Government of Odisha;
- (i) "de-mat account" means a book keeping or recording of transfer or circulation or deposit of stock certificates or e-stamp certificates electronically;
- (j) "Depository Services" means and includes depository related services rendered in de-mat account, trading account in respect of marketable securities, and other auxiliary services;
- (k) "e-Stamp" means an electronically generated impression on paper to denote the payment of stamp duty, by the Central Record Keeping Agency;
- (l) "Form" means Forms appended to these rules;
- (m) "Grievance Redressal Officer" means the Superintendent of Stamps or any other officer authorised by the Chief

Controlling Revenue Authority, to be the Grievance Redressal Officer;

- (n) "Management Information System" means the computer based system of the Central Record Keeping Agency which shall organise, evaluate and efficiently manage the whole database relating to issuance of e-Stamp certificates and the accounts maintained at different levels of Central Record Keeping Agency;
- (o) "NEFT" means electronic transfer of money through network from one bank or financial institution to another bank or financial institution;
- (p) "Public Financial Institution" shall mean and include the organisations such as banks, trust companies, insurance companies and investment dealers;
- (q) "Real Time Gross Settlement" means transfer of money or securities taking place from the branch of one bank to that of another on a real time and on gross basis settlement which is not subject to any waiting period;
- (r) "Scheduled Bank" shall mean and include the bank which is listed in the Second Schedule of the Reserve Bank of India Act, 1934;
- (s) "State" means the State of Odisha;
- (t) "stamp duty" means the duty payable under the Act;
- (u) "Superintendent of Stamps" means any officer of the rank of Special Secretary or Additional Secretary appointed by the State Government to perform the functions of Superintendent of Stamps;
- (v) "trading account" shall mean a bank or non-bank account holding cash and securities which is administered by the Central Record Keeping Agency;
- (2) The words and expressions used in these rules, but not defined, shall have the same meaning as assigned to them in the Act, the Information Technology Act, 2000 (21 of 2000) and the

Registration Act, 1908 (16 of 1908) and the rules framed thereunder.

CHAPTER-II

CENTRAL RECORD KEEPING AGENCY

3. Eligibility for appointment as Central Record Keeping Agency.— Any Public Financial Institution, Scheduled Bank, Body Corporate engaged in providing depository services appointed by the Central Government or recognised by the State Government or any Body Corporate where not less than fifty one per centum of equity capital is held by any of the entities mentioned above, either solely or in consortium, shall be eligible for appointment as Central Record Keeping Agency.

4. Appointment of Central Record Keeping Agency.—The Appointing Authority shall appoint, by notification published in the official Gazette, an agency to function as the Central Record Keeping Agency for the State or for the specified districts or places in the State, from time to time, by adopting any of the following method in order of preference, namely:--

- (a) on the basis of notification published in the official Gazette of the Government as required under section 6A of the Information Technology Act, 2000 (8 of 2000);
- (b) on the basis of recommendations, if any, of the Central Government regarding appointment of Central Record Keeping Agency, issued from time to time; or
- (c) if no recommendation referred to in sub-clause(b) is available, by inviting technical and commercial bids through a duly constituted expert selection committee, by the Appointing Authority.

5. Terms of appointment.— The terms of appointment of the Central Record Keeping Agency may be for five years or such period as may be decided by the Appointing Authority.

6. Agreement, undertaking and indemnity bond.— (1) The Central Record Keeping Agency shall execute an Agreement in Form Ia as well as Service Level Agreement supplementary to the said Agreement which is annexed to that Agreement;

(2) The terms and conditions of the Agreement as well as that of the Service Level Agreement may be modified by mutual consent of both the parties;

(3) The Central Record Keeping Agency shall execute an Undertaking-cum- Indemnity Bond in Form 2.

7. Termination of appointment of Central Record Keeping Agency .—(1) The appointment of the Central Record Keeping Agency may be terminated at any time by the Appointing Authority before the expiry of the tenure of appointment stipulated in rule 5 on the ground of any breach of obligations or terms of Agreement or financial irregularity or for any other good and sufficient reason.

(2) The decision to terminate the appointment under sub-rule (1) shall be made after the Central Record Keeping Agency has been given one month's notice specifying the details of grounds for such termination.

(3) If the Appointing Authority is of the opinion that any or all the provisions of the Act have been violated, after following the procedure under sub-rule (2), he may also impose a penalty in accordance with the provisions of Chapter VII of the Act.

8. Renewal of appointment.— (1) The application for renewal of appointment of the Central Record Keeping Agency shall be submitted before the Appointing Authority at least three months before the date of expiry of the terms of appointment.

(2) The Appointing Authority, before taking any decision on the application, may call for any information or record from the concerned offices or Central Record Keeping Agency or Authorised Collection Centre or any other person or institution or authority, constituted under any law for the time being in force.

(3) The Appointing Authority may, if satisfied, renew the terms of appointment, made under rule 5.

(4) If the Appointing Authority decides to renew the appointment, a fresh Agreement in Form 1 and a fresh Undertaking-cum-Indemnity Bond in Form 2, shall be executed by the Central Record Keeping Agency.

(5) The Appointing Authority may, for reasons to be recorded in writing, refuse the renewal of appointment.

9. Duties of the Central Record Keeping Agency.—The Central Record Keeping Agency shall be responsible for,—

- (a) providing software infrastructure, in consultation with the Appointing Authority, (including its connectivity with the main server), in specified districts or places such as the offices of Sub-Registrar, District Sub-Registrar, Authorised Collection Centres (the point of contact for payment of stamp duty) and at such places in the State as may be specified, from time to time, by the Appointing Authority ;
- (b) providing training to the identified manpower or personnel of the Department of Revenue and Disaster Management;
- (c) facilitating selection of Authorised Collection Centres for collection of stamp duty and issuing e-stamp certificate;
- (d) co-ordinating between the Central Server and the Authorised Collection Centres and the offices of the Sub- Registrar, District Sub-Registrar or any other office or place in the State, as may be specified, from time to time, by the Appointing Authority;
- (e) collecting stamp duty and remitting it to the prescribed Head of Account of the State in accordance with these rules; and
- (f) preparing and providing various reports as required under these rules and as directed by the Appointing Authority, from time to time.

10. Commission allowable to the Central Record Keeping Agency.-- (1) The Central Record Keeping Agency shall be entitled to such agreed percentage of commission on the amount of stamp duty collected by the Authorised Collection Centres, not exceeding 0.65 per centum as may be specified in the terms of the Agreement.

(2) The Appointing Authority may allow the commission payable to Central Record Keeping Agency, only after deducting from the commission the compulsory duties or taxes payable to the Central or the State Government.

11. Specification of software to be used by the Central Record Keeping Agency.—The Central Record Keeping Agency, in consultation with the Appointing Authority, shall design and use such software, with the following minimum details on the e-stamp certificate and shall comply with such other requirements as may be directed by the Appointing Authority, namely:—

- (a) distinguished serial number or Unique Identification number of the e-stamp certificate so that, it is not repeated on any other e-stamp certificate during the life time of the e-stamping system;
- (b) date and time of issue of the e-stamp certificate;
- (c) amount of stamp duty paid through the e-stamp certificate, in words and figures;
- (d) name of the purchaser or authorised person of the e-stamp certificate;
- (e) names of the parties to the instrument;
- (f) brief description of the instrument on which stamp duty is intended to be paid;
- (g) brief description of the property which is subject matter of the instrument;
- (h) user Id of the official issuing the E-Stamp certificate;
- (i) code and location of the e-stamp certificate issuing branch of the Central Record Keeping Agency or Authorised Collection Centre;
- (j) any other distinguishing mark of the e-stamp certificate e.g. bar code or security code;
- (k) space for signature and seal of the e-stamp certificate issuing officer or authorised signatory of the Central Record Keeping Agency;
- (l) providing facilities to the Registering Officers, District Registrar, or any other officer, authorised in this behalf by the Chief Controlling Revenue Authority to disable or lock the e-stamp certificate, to prevent the repeated use of any e-stamp certificate;

- (m) providing facility to cancel the “spoiled” or “unused” or “not required for use’ e-stamp certificate;
- (n) providing for passwords and codes to the designated or authorised officials of the Department to search and view any e-stamp certificate and to access Management Information System and Decision Support System Reports;
- (o) availability of details of the issued e-stamp certificate on the e-stamping server maintained by the Central Record Keeping Agency;
- (p) availability of different transaction details and reports relating to e-stamping, as mentioned in rule 44 on the website of the Central Record Keeping Agency which will be accessible to the officers designated or authorised by the Appointing Authority.

CHAPTER - III

AUTHORISED COLLECTION CENTRES

12. Appointment of the Authorised Collection Centre(s).— The Central Record Keeping Agency shall appoint Authorised Collection Centres with the prior approval of the Appointing Authority to act as an intermediary between the Central Record Keeping Agency and the stamp duty payer for collection of stamp duty and for issuing e-stamp certificate.

13. Eligibility for appointment of Authorised Collection Centre.—Any Scheduled Bank or Financial Institution controlled by the Central or State Government or Post Offices or such other agencies or persons as approved by the Appointing Authority shall be eligible for appointment as Authorised Collection Centre.

14. Central Record Keeping Agency to collect stamp duty.—All the offices or branches of the Central Record Keeping Agency or Authorised Collection Centres authorised in this behalf by the Appointing Authority, shall be entitled to collect the amount of stamp duty charged upon the instruments according to the rates as applicable to such instruments as per the provisions of the Act, from the stamp duty payer of any particular area as may be specified by the Appointing Authority, from time to time.

15. Infrastructure.—The Authorised Collection Centres shall be adequately

equipped with the required computer systems, printers, internet connectivity, uninterrupted power backup facilities and other related infrastructure which are necessary to implement the e-stamping system as specified by the Central Record Keeping Agency, from time to time, in consultation with the Appointing Authority.

16. Cost of infrastructure.—The cost of providing equipment and infrastructure referred to in rule 15 shall be borne by the concerned Authorised Collection Centres or the Central Record Keeping Agency, as the case may be.

17. Hardware and infrastructure in the offices of the Department.—The State Government may provide necessary hardware and infrastructure at the offices of the Inspector-General of Registration, Chief Controlling Revenue Authority, District Registrar, District Sub-Registrar and Sub-Registrar, or such other offices, authorised in this behalf, which would include a personal computer with a local server, printer, uninterrupted Power Supply System, bar code scanner, internet connection and other accessories and devices, as required for implementing the e-stamping system.

18. Termination of agency of the Authorised Collection Centre(s) .—The Appointing Authority may, at any time, for reasons to be recorded in writing, direct the Central Record Keeping Agency to terminate the engagement of any Authorised Collection Centre and upon such direction, the Central Record Keeping Agency shall terminate the engagement of such Authorised Collection Centre and upon such termination it shall cease to function any more, for all purposes of these rules.

CHAPTER - IV

REMITTANCE OF THE STAMP DUTY TO STATE GOVERNMENT ACCOUNT

19. Remittance of stamp duty by the Central Record Keeping Agency (less the specified commission).-- (1) The Central Record Keeping Agency shall be duty bound to remit to the State Government the consolidated amount of stamp duty collected by its offices or branches and by its Authorised Collection Centres to the Head of Account of the State Government as may be notified by the Appointing Authority, in the manner mentioned hereunder, namely :--

- (i.) in case the stamp duty is collected by way of cash or Real Time Gross Settlement or NEFT or Electronic Clearance System or any other mode of Electronic Transfer of Funds, the Central Record Keeping Agency shall remit the consolidated amount of stamp duty (less, the specified commission) to the notified Head of Account of the State Government, not later than the closing of the next working day, after the day of such collection of the amount of stamp duty.
 - (ii.) in case the stamp duty is collected by way of Pay Order or Demand Draft, the Central Record Keeping Agency shall remit the consolidated amount of stamp duty (less, the specified commission) to the notified Head of Account of the State Government, not later than the closing of the next working day, after the day of such collection of the amount of stamp duty.
- (2) The method of remittance of the stamp duty by the Central Record Keeping Agency to the notified Head of Account of the State Government shall be through Electronic Clearing System, Challan or otherwise as may be directed, in writing, by the Appointing Authority, from time to time.
- (3) The remittances referred to in this rule shall be made to the Treasury Banks authorised by the State Government and the Central Record Keeping Agency shall maintain the daily account of such remittances in the Register in Form 3.

CHAPTER - V

PROCEDURE FOR ISSUE OF E-STAMP CERTIFICATE

20. Application for e-stamp certificate.—Any person paying stamp duty may approach any of the Authorised Collection Centres and furnish the requisite details in Form 4 along with the requisite amount, for getting the e-stamp certificate.

21. Mode of payment of stamp duty.—(1) The payment for purchase of e-stamp certificate may be made by means of cash, pay order, demand draft, Electronic Clearing System, Real Time Gross Settlement or NEFT or by any other mode of transferring funds as authorised by the Appointing Authority.

(2) The Authorised Collection Centre shall issue e-stamp certificate for the amount received through any of the modes of payments mentioned in sub-rule (1).

(3) The Authorised Collection Centre or Central Record Keeping Agency shall keep a daily account of e-stamp certificates issued, in a Register to be maintained by them in Form 5.

22. Issue of e-stamp certificate.— (1) The authorised official of the Authorised Collection Centre shall, on the payment made under rule 21, enter in Form 4, the requisite information and details as provided by the applicant in the computer system, get the correctness of such details verified by the applicant, take his signature on such Form as proof of verification, download the e-stamp certificate in the format as in Form 7 and take out its print, sign with date and affix his official seal on the print-out and issue the e-stamp certificate to the applicant.

(2) The ink to be used in the e-stamp certificate printer must be non-washable permanent black.

23. Size and content of e-stamp certificate.— (1) The signature and seal showing name and designation of the issuing officer and name and address of the branch of the Authorised Collection Centre shall be made in black ink.

(2) The e-stamp certificate shall be printed on a minimum of 80 GSM quality paper of the size 210 mm. X 297 mm. with a margin of 35 mm. on the left and 15 mm. on the right side of the page or such other appropriate margin and other specifications as may be determined by the Appointing Authority.

(3) The Authorised Collection Centre shall ensure that the person who has been authorised to issue e-stamp certificate, is a regular full time employee of the Authorised Collection Centre, having suitable credentials.

24. Details of e-stamp certificate to be on website.—(1) The details of the e-stamp certificate issued shall be made available on the e-stamping server maintained by the Central Record Keeping Agency and shall be accessible to any person authorised by the Appointing Authority in this behalf, including the Registering Officer, District Registering Officer, Superintendent of Stamps, holding a valid code or password which shall be provided by

the Central Record Keeping Agency.

(2) The details of the e-Stamp Certificate for unregistrable instruments shall be maintained separately in the system and a direct "exception reporting" by the e-stamp central server to the Superintendent of Stamps and Inspector General of Registration shall be made on daily basis without any manual intervention whereas such reported database shall be preserved in their respective local servers for retrieval, verification and disablement as and when required to be made under rules 29 and 30.

25. Payment of additional or deficit stamp duty.—If for any reason a person, who has paid stamp duty and who is in possession of an e-stamp certificate of certain denomination issued for a document, needs to pay an additional or deficit stamp duty on the same document, he may make an application in Form 4 along with the payment of such required amount of additional or deficit stamp duty to the Authorised Collection Centre, in accordance with the provisions of the Act.

26. Issue of e-stamp certificate for additional or deficit stamp duty.— (1) The Authorised Collection Centre shall issue e-stamp certificate for such additional or deficit stamp duty on separate sheet of paper and provisions of rules 21 to 24 shall apply mutatis mutandis.

(2) Any party to an instrument may, at his discretion, use impressed stamp(s) together with the e-stamp certificate to pay the additional stamp duty chargeable on such instrument under the Act and the use of one type of stamp shall not exclude the use of other type of stamp in the same instrument.

27. Use of e-stamp certificate.—(1) Every instrument written upon paper stamped with an e-stamp certificate shall be written in such manner that the e-stamp certificate may appear on the face of the instrument, and a portion of the instrument written below the "e-stamp certificate", so that the e-stamp certificate cannot be used for, or applied to, any other instrument.

(2) No second instrument chargeable with duty shall be written upon using the e-stamp certificate, upon which an instrument chargeable with duty has already been written.

(3) Every instrument written in contravention of sub-rules (1) and (2) shall be deemed to be unstamped.

28. The Instrument to bear distinguished unique identification number of the e-stamp certificate.—The distinguished unique identification number of the e-stamp certificate shall be written or typed or printed at the top centre of each page of the instrument.

29. Verification of e-stamp certificate by the Registering Officer.— The Registering Officer, District Registrar or any other officer, authorised by the Appointing Authority, shall verify the details of the e-stamp certificate used in an unregisterable or registerable instrument by entering its distinguishing unique identification number in the computer system by accessing the relevant website of the Central Record Keeping Agency by using the code or password provided by the Central Record Keeping Agency and verify the details of the certificate with the details displayed on such computer system.

30. Disablement of the distinguishing serial number by the Registering Officer or District Registrar.—After verifying the details, the Registering Officer, District Registering Officer, District Registrar, Superintendent of Stamps or any other officer authorised by the Appointing Authority, shall transfer and put the data into his own local server by using his own password and user ID and then disable the distinguishing unique identification number of the e-stamp certificate maintained in the central database server of the Central Record Keeping Agency, whereas the transferred database stored and retained in the local server shall be used by the Government authorities for all future cross-verification of data relating to registerable and unregisterable instruments to prevent any repeated use of such e-stamp certificate.

CHAPTER VI

CANCELLATION OF E-STAMP CERTIFICATE AND REFUND OF THE AMOUNT

31. Procedure for refund of “spoiled” or “unused” or “not required for use” e-stamp certificate.— The Collector may, on an application in Form 6 accompanied by the original “spoiled” or “unused” or “not required for use” e-stamp certificate, if satisfied as to the facts and circumstances of the case, make allowance for such e-stamp certificate in accordance with the

provisions of sections 49 to 55 contained in Chapter V of the Act .

32. Power to cancel the e-stamp certificate and to refund its amount.— (1) The Collector shall have the power to cancel the e-stamp certificate, after verification and to endorse the fact of cancellation on the e-stamp certificate with his signature and seal and to refund the amount as required in the said Act and disable such e-stamp certificate.

(2) The Collector shall maintain a record of such cancelled e-stamp certificates in his office and send the details of the same to the Chief Controlling Revenue Authority, in the first week of every month.

(3) The refund, if any, under sub-rule (1) shall be made by the Collector only by means of treasury cheque drawn in favour of the person in whose name the e-stamp certificate was issued.

CHAPTER - VII

INSPECTIONS, AUDIT AND APPRAISAL OF THE PERFORMANCE OF THE SYSTEM

33. Power to inspect.—(1) The Superintendent of Stamps, or any officer of the Department authorised in this behalf and any private or public sector technical-cum-audit expert or agency duly authorised by the Chief Controlling Revenue Authority in this behalf may inspect all or any of the branches or offices of the Central Record Keeping Agency and Authorised Collection Centre located within its jurisdiction as in the "Schedule of Inspections" placed in Form-8.

(2) The Chief Controlling Revenue Authority may, at any time, suo motu or on receipt of a complaint, direct any official of the Department to inspect any branch or office of the Central Record Keeping Agency or Authorised Collection Centre and to submit report, besides the regular inspections mentioned in sub-rule (1).

(3) The Accountant General, Odisha may also conduct annual or Special audit of the receipts and remittances made by the Central Record Keeping Agency.

34. Schedule of inspections and audit.—All or any of the branches or offices of the Central Record Keeping Agency and the Authorised Collection Centre, in the State, may be inspected and audited, as far as possible,

according to the Schedule of Inspections referred to in rule 33.

35. Central Record Keeping Agency or Authorised Collection Centre bound to provide information.—During inspection, the Inspecting officer or the expert or agency may require the Officer in-charge of the branch or office of the Central Record Keeping Agency or the Authorised Collection Centre to provide any information on soft or hard copy of any electronic or digital record with regard to the collection and remittance of stamp duty relating to any period and the concerned Central Record Keeping Agency or Authorised Collection Centre, as the case may be, shall be bound to provide such information.

36. Inspection Report.—The Inspecting officer shall within one week and the technical-cum-audit expert or agency shall, within two weeks from the date of inspection, submit his or its inspection report to the Appointing Authority or Chief Controlling Revenue Authority.

37. Chief Controlling Revenue Authority or Appointing Authority to take appropriate action.—The Chief Controlling Revenue Authority or the Appointing Authority may, on receipt of such inspection report, take appropriate action including imposition of penalty in accordance with Chapter VIII of the Act or termination of appointment of Central Record Keeping Agency or the Authorised Collection Centre if circumstances so warranted, after giving it a reasonable opportunity of being heard.

CHAPTER VIII

PENALTY

38. Penalty for delay in remittance to State Government account.—In case the Central Record Keeping Agency fails to remit the amount of stamp duty collected within the period as stipulated in rule 19, it shall be liable, as per the terms of the Agreement in Form 1 executed between the Chief Controlling Revenue Authority and the Central Record Keeping Agency, to pay, along with the collected amount of stamp duty, an interest calculated at the rate of twelve per centum per annum on the amount of stamp duty so collected, for the period of delay in day(s) and any part of a day will be treated as one day for the purpose of such calculation.

39. Resolution of disputes and place for resolving disputes.—In case of

any dispute on any issue, the decision of the Appointing Authority shall be final and binding and the place for resolving such disputes shall be at the place where the office of the Appointing Authority situates and function.

CHAPTER IX

PUBLIC GRIEVANCE REDRESSAL SYSTEM

40. Grievance Redressal Officers.— (1) The Appointing Authority may designate District Registrar, or any other officers of the Department not below the rank of District Registrar, to be the 'Grievance Redressal Officers' to enquire into the complaints received against the misconduct or irregularities of the Central Record Keeping Agency or its Authorised Collection Centres or any other official related with the implementation of the e-stamping system.

(2) These Grievance Redressal Officers may be allocated specified districts or places by the Appointing Authority for entertaining the complaints.

41. Complaint to Grievance Redressal Officer.—Any person who has any grievance against the services of the Central Record Keeping Agency or any of its Authorised Collection Centres or any other official related with the implementation of these rules, may make a complaint to the concerned Grievance Redressal Officer.

42. Opportunity of being heard.— The Grievance Redressal Officer shall conduct a fair enquiry with regard to such complaints, by giving a reasonable opportunity of being heard to the parties concerned and redress the grievance suitably and submit the enquiry report to the Appointing Authority.

43. Appointing Authority or Chief Controlling Revenue Authority to take action on enquiry reports.—On the basis of the enquiry report, the Appointing Authority or Chief Controlling Revenue Authority may take appropriate action under these rules against the Central Record Keeping Agency or Authorised Collection Centre or may make suitable recommendation to the employer of the concerned official for taking appropriate action.

CHAPTER X

MANAGEMENT INFORMATION SYSTEM (MIS) OR DECISION SUPPORT SYSTEM (DSS)

44. Central Record Keeping Agency to furnish reports to the Department.—
The Central Record Keeping Agency shall have to furnish the following information reports to the Chief Controlling Revenue Authority or to any other officers specified in this behalf namely:-

- (i) tracking of all computer system based actions performed by users of branches or offices of the Central Record Keeping Agency and the Authorised Collection Centres pertaining to any specified day or period;
- (ii) total collection report of all branches or offices of the Central Record Keeping Agency and the Authorised Collection Centres pertaining to any specified day or period;
- (iii) reports of additional stamp duty certificates issued in respect of all the branches or offices of the Central Record Keeping Agency and Authorised Collection Centres pertaining to any specified day or period;
- (iv) report of disabled (locked) e-stamp certificate relating to all the registration offices of the state or such places or districts of the State where this e-stamp system is in force, pertaining to any specified day or period;
- (v) the details of the remittances made by the Central Record Keeping Agency into the Government Account in the notified Head of Account, which are required to be reported daily, weekly, fortnightly and monthly, or for any required period, individual centre wise, District wise and State wise;
- (vi) report of cancelled e-stamp certificates relating to any period of all the districts;
- (vii) any other report or information as may be required by the Appointing Authority or the Chief Controlling Revenue Authority, from time to time.

45. Issue of guidelines.—The Chief Controlling Revenue Authority shall issue necessary guidelines or executive instructions, from time to time, not inconsistent with these rules, for the proper implementation of the e-stamping system.

Form 1
(See Rule 6)
AGREEMENT

THIS AGREEMENT is entered on this day of 201.....

BETWEEN

The Chief Controlling Revenue Authority, having his office at (hereinafter referred to as the CCRA, which expression shall include his successors in office), of the one part,

AND

(Name of the Company or firm), a company registered under the Companies Act having its registered office at and branch office at through Sri (hereinafter called "CRA", which expression shall include its successors and assigns, representatives) of the other part.

"The CCRA and "CRA" are together referred to as "the Parties" and either of them as "the Party".

WHEREAS, after due bidding process (Name of the Company) was selected to act as Central Record Keeping Agency (CRA) for the Computerized Stamp Duty Administration System (C-SDAS) and to devise a mechanism of electronic method of collection of stamp duty and to act under the Build Operate Transfer (BOT) mode of operation as per the mandate given under section 87 of the Information Technology (Amendment) Act, 2008 by the Government of India;

AND WHEREAS the Government of India thereby authorized the CRA to undertake various services in States against a payment of(as commission) of the value of stamp duty collected through e-stamping mechanism;

AND WHEREAS pursuant to the said notification, (Name of the Company) has approached the State Government for implementing the e-stamping mechanism in the State;

AND WHEREAS the State Government has approved and authorised (name of the CRA Company) to be their CRA vide Government of Odisha intimation No. dated for the proposed C-SDAS in the State on the terms and conditions specified in this Agreement;

AND WHEREAS (Name of the CRA Company.) will develop a system for the payment of Stamp duty by the client / ultimate user, with prior approval of the CCRA, through approved intermediaries hereinafter called Authorised Collection Centres (ACCs).

AND WHEREAS the provisions of the Odisha Stamp (Payment of Duty by means of e-Stamping) Rules, 2015 (hereinafter referred to as the said Rules) shall be applicable to the activities, responsibilities and other functions required to be performed under the said Rules and shall form part of this Agreement and shall be binding upon the parties.

NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES AS FOLLOWS:

1. Appointment of (Name of the Company.....) as CRA :

1.1 The CCRA, hereby appoints (Name of the Company.....) as its exclusive authorised CRA to undertake the following activities.--

- (i) Creating need based infrastructure, hardware and software and connectivity for facilitating its operations on the e-stamping project, in the State of Odisha;
- (ii) To facilitate selection of Authorised Collection Centres for the e-stamping and collection of stamp duty;
- (iii) To act as a co-ordinator between the Office of the CCRA, Registering Officers, District Registrars and the Authorised Collection Centres;
- (iv) Collection of stamp duty and generation of e-stamp certificates through the computer system;.
- (v) Effecting remittances of the collected amount of stamp duty to the Government account and reconciliation of accounts.

1.2. The parties may by mutual consent modify or withdraw any of the terms of appointment or effect any changes therein depending upon the public policy of the State and the exigencies of business.

2. Territory:

The territory covered by this Agreement will be the whole of the State or such lesser number of specified districts or sub-districts as may be specified by the CCRA.

3. Appointment of Authorised Collection Centres:

3.1 (Name of the Company appointed as CRA) shall appoint

Authorised Collection Centres on such terms as decided by (Name of the Company appointed as CRA) with prior approval of the CCRA.

3.2 All the offices or branches of (Name of the Company appointed as CRA) in the State on need base will also do the collection of stamp duty under regular intimation to the CCRA.

3.3 (a) All such Authorised Collection Centres will access the main server through internet by using an identification number and a confidential password.

(b) This Unique Identification Number and password will be allotted by (Name of the Company appointed as CRA).

(c) This password shall be kept confidential and the concerned Authorised Collection Centres shall be required to change it immediately after its allotment to maintain the confidentiality.

3.4 The Authorised Collection Centres shall enter the requisite information and details in the computer system and download an e-Stamp Certificate with the distinguishing serial number which will be attached to the document. The details of the e-stamp certificate will be available on the e- stamping server (e-ss.).

3.5 In providing the services under this Agreement the CRA is liable to adopt the security guidelines as provided in Schedule II and Schedule III and as envisaged in Rule 19(2) of the Information Technology (Certifying Authorities) Rules, 2000 in order to check hacking, manipulation, duplicity or initiation of e-Stamping System or e-stamps for safeguarding the interests of the CCRA and citizens of the State.

3.6 In providing the services under this Agreement, the CCRA in consultation with (Name of the Company appointed as CRA) may issue guidelines consistent with the said Rules regarding the appointment of the Authorised Collection Centres and other terms and conditions thereto.

4. Commission:

4.1 (a) For the above services to be provided by (Name of the Company appointed as CRA), the (Name of the Company appointed as CRA) shall be entitled from the CCRA a commission of% of the stamp duty collected through e-stamping mechanism.

(b) (Name of the Company appointed as CRA.....) will deduct this commission towards their fees from the stamp duty collection prior to remitting the balance amount into the Government account.

(c) The Commission so deducted shall be inclusive of the compulsory taxes or duties payable by the CRA to the Central / State Government.

5. Mode of remittance to State Government:

5.1 The proposed e-Stamping system will allow both collection and transfer of stamp duty paid.

5.2 (a) (Name of the Company appointed as CRA) shall be responsible for payment to the State Government, of the amounts which are collected towards the download of stamps through the Authorised Collection Centres.

(b) Such payment shall be made to the notified account of the State Government as per rule 19 of the Odisha Stamp (Payment of duty by means of e-Stamping Rules 2015 (herein after called the said Rules) which are for the time being in force together with all its amendments made from time to time.

5.3 The CRA undertakes that, in case, it fails to remit the amount of stamp duty collected within the period as stipulated in the said Rules, the CRA shall be liable to pay, along with the collected amount of stamp duty, an interest calculated at the rate of twelve percentum per annum on the amount of stamp duty so collected for the period of delay in day(s) and for the said purpose any part of a day will be treated as one day as per rule 38 of the said Rules.

6. Proposed system:

6.1 Detailed structure of the proposed system, including salient features, schematic view of connectivity envisaged, systems and procedures to be followed by end users and format for proof of payment or certificate to be issued to the client/ultimate users is given in the "Service Level Agreement (SLA)" which is attached as Annexure 'A' to this Agreement.

6.2 The Flow chart of the e-Stamp system showing the steps starting with visit of client/ultimate users to the CRA or ACCs to the generation and locking of e-Stamp certificate is attached as Annexure 'B' to this Agreement.

6.3 The CRA shall design and develop such software that the following minimum details are shown on the e-stamp Certificate -

- (a) Distinguished serial number/ UIN (Unique Identification Number) of the e-stamp certificate so that it is not repeated on any other e-stamp certificate during the life time of the e-stamping system,

- (b) Date and time of issue of the e-stamp certificate,
- (c) Amount of stamp duty paid through the e-stamp certificate, in words and figures,
- (d) Name and address of the purchaser / authorised person of the e-stamp certificate,
- (e) Names of the parties to the instrument,
- (f) Brief description of the instrument on which the stamp duty is intended to be paid,
- (g) Brief description of the property which is the subject matter of the instrument,
- (h) Code and location of the 'e-stamp certificate issuing branch of the Central Record Keeping Agency or Authorised Collection Centre,
- (i) Any other distinguishing mark of the e-stamp certificate e.g. bar code/security code.
- (j) Space for signature and seal of the 'e-stamp certificate issuing officer/ authorized signatory of the Central Record Keeping Agency or Authorised Collection Centre.
- (k) Availability of the facility to the Registering Officer/District Registrar to disable/ lock the e-stamp certificate, to prevent the repeated use of any e- stamp certificate.
- (l) Facility to cancel the 'spoiled/ unused or not required for use' e-stamp certificate.
- (m) Providing for passwords and codes to the designated/ authorised officials of the Department to search and view any e-stamp certificate and to access Management Information System and Decision Support System Reports.
- (n) Availability of details of the issued e-stamp certificate on the e-stamping Server maintained by the Central Record Keeping Agency.
- (o) Availability of different transaction details and reports relating to e-stamping, as in rule 44 of the said Rules on the website of the Central Record Keeping Agency which will be accessible to the officers designated/authorised by the Appointing Authority.

7. Compatibility with the registration system:

7.1 The Office of CCRA, Offices of District Sub-Registrar and Sub-Registrar and such other offices as the CCRA may authorise in this behalf, will have access to the Central Server through internet connectivity.

7.2 The authorised officers (as mentioned in 7.1 above) of the State will have access to the e-ss through internet using user Id and password issued by (Name of the Company appointed as CRA.....). After logging in, such authorised officers will be able to view the e-Stamp Certificates issued by CRA both for unregistrable and registrable instruments.

7.3 The offices of the Sub-Registrar, District Sub-Registrar, District Registrar or such other offices authorised in this behalf, shall ensure that the prescribed amount of stamp duty on the documents has been paid for the transaction. After verification, the Registering officer by logging into the e-ss through user Id and password shall disable (lock) the e-Stamp Certificate on the documents presented and admitted for registration as per provision of rule 24 read with Rule 29 & 30 of the said Rules.

8. Hardware requirements:

8.1 The use of e-ss will warrant the use of the required configuration of computer system with requisite Operating System and Laser Printers specified by (Name of the Company appointed as CRA) with proper internet connectivity by the user. The configuration of the computer systems, internet connectivity, laser printers, bar code readers, Uninterrupted Power Backup Systems or any other hardware infrastructure should meet the specifications of (Name of the Company appointed as CRA.....) and which may be subject to change with prior intimation to the CCRA.

9. General obligations :

9.1 All payments for stamp duties made and received from all ACCs shall be recorded on a day-to-day basis by (Name of the Company appointed as CRA.....) and in turn reported to the State Government in the following and such other form as may be determined by mutual consultation between the CCRA and the CRA (Name of the Company appointed as CRA.....)

- (i) Audit reports-tracking of all system based actions performed by users of branches/ offices of the CRA and the ACCs pertaining to any specified day or period.
- (ii) Payment reports: Total collection of stamp duty report of every branch/Office of the CRA and the ACC pertaining to any specified day or period.
- (iii) Additional/Deficit stamp duty certificate reports: Additional/ Deficit stamp duty certificate reports for all or any of the branches/Offices of the CRA and ACCs pertaining to any specified day or period.
- (iv) Disabled e-stamp Certificate report–relating to all or any of the Offices of Sub-Registrar/ District Sub-Registrar/District Registrar of such Districts, where this system is in force, pertaining to any specified day or period.
- (v) Remittance reports–Daily, weekly, fortnightly and monthly or required periodical details of the remittances made by the CRA into the Government account as per rule 24 of the said Rules.

9.2 The CCRA shall set up and provide information that will enable the ACCs who is liable to pay stamp duty to ascertain the exact amount of stamp duty that is payable on a particular instrument. Further, the CCRA will also provide the necessary information with respect to the amount of the stamp duty to be paid for the documents pertaining to immovable properties on the basis of their details. Such information provided will be updated by the Government/CCRA as per the Registration Act, 1908 (Central Act 16 of 1908) and the Indian Stamp Act,1899 (Central Act 2 of 1899), the current rules and regulations and amendments carried out to them from time to time with a link from the State Government / CCRA's site to e-ss. Such information provided on e-ss will be for the guidance of clients/ users and (Name of the Company appointed as CRA.....) will not be responsible for correctness of the information.

9.3 The CCRA will be able to access the data through internet by using the user Id and password.

9.4 (Name of the Company appointed as CRA.....) shall enable CCRA to extract the MIS and DSS reports as provided in para 9.1 above from the data captured on the e-ss via internet.

9.5 The requirement of the MIS may be further crystallised and mutually agreed. The CCRA will provide any changes to the master lists to (Name of the Company appointed as CRA.....) for updating the information in e-stamping system from time to time.

9.6 It will be the responsibility of the Sub-Registrar/ District Sub-Registrar/ District Registrar and such other officers as the CCRA may decide, to verify adequacy of the stamp duty paid.

10. Training of the Personnel at the Registrar's Offices and of the State Government:

10.1 (Name of the Company appointed as CRA.....) shall provide suitable and adequate training, to such of the State Government Personnel as the CCRA may nominate, on a train-the-trainer mode, on the operation and use of the system.

10.2 The training provided at the selected premises as decided by the CCRA by CRA will be totally free of cost to the candidates suggested by the CCRA, which may be up to 30 or such other mutually agreed greater number of officials.

10.3 (Name of the Company appointed as CRA.....) may assume that the trainees have the required skills, knowledge and pre-requisites to follow the training on the application.

10.4 For avoidance of doubt, the CRA as well as the CCRA will be responsible for arranging and providing all the necessary facilities, equipment and premises required for conducting the training.

10.5 At periodic intervals to be mutually decided by (Name of the Company appointed as CRA.....) and the CCRA, (Name of the Company appointed as CRA.....) shall provide additional training on any upgradation, modification to the system. (Name of the Company appointed as CRA.....) may also provide refresher courses to the various participants if required by the CCRA.

10.6 Any training to the ACCs or end user shall be charged separately to the ACCs by (Name of the Company appointed as CRA.....)

11. Term :

11.1 This Agreement shall be initially for a period of 5 years from the effective date referred below and thereafter it may be renewed in mutual consultation between the parties. The CCRA will be at liberty to take over the operation of the e-stamping system after the initial period of 5 years if they so choose and / or may retain the services of (Name of the Company appointed as CRA) for a further period based on mutual agreement.

11.2 On termination of operation of e-stamping by the CCRA, (Name of the Company appointed as CRA) shall be duty bound to transfer the data generated during the period of appointment to the State Government. After the termination of the appointment of the CRA, the latter shall not in any way use or cause to be used the data generated during the period of appointment for its business or any purpose whatsoever.

11.3 (Name of the Company appointed as CRA) including its ACCs will not provide, transfer or share any Hardware, Software or any other technical details with respect to the e-stamping project undertaken by it in the State to anybody, without written permission or authority of the CCRA.

11.4 (Any other term and condition to be decided by the CCRA as per the policy decision of the State Government from time to time.....).

12. Effective Date:

This agreement shall be effective from the date of its signing by the parties or such other date as fixed by the CCRA, hereinafter called the 'effective date'. The period of five years shall be calculated from the effective date.

13. Exclusivity:

The appointment of (Name of the Company appointed as CRA) as the CRA for the State Government shall be exclusive and CCRA will not appoint any other CRA for e-stamping during the period of validity of this agreement.

14. Change of CRA:

After the expiry of the initial or renewed term of appointment, the CCRA will be at liberty to avail the services/facilities of e-stamping for part or whole of the

State from any agency of its choice and the (Name of the Company appointed as CRA.....) shall have no objection to it.

15. The Government's responsibility:

The State Government/CCRA shall be responsible for providing on timely basis all information, decision making and approvals under its control and resources required at offices of Sub-Registrar/ District Sub-Registrar/ District Registrar, or at any other offices chosen in this behalf, which may be reasonably required from time to time for the performance of this agreement. The State Government/CCRA acknowledges that any delay to provide such information, decision-making and approvals may result in delays in implementing this agreement.

16. Arbitration :

16.1 All disputes and differences between the parties under this agreement shall as far as possible, be settled amicably failing which all such disputes shall be referred to arbitration under the provisions of the Arbitration and Conciliation Act, 1996.

16.2 The place of arbitration shall be at the place where the Office of the CCRA situate.

IN WITNESS WHEREOF, the Parties hereto have signed this agreement on the day and year first hereinabove written.

For and on behalf of the
CCRA, Odisha

For and on behalf of the
the company appointed as CRA

In the presence of witnesses

In the presence of witnesses

(i) Signature

Name.....

(1) Name.....

Official designation

Address.....

Address

(ii) Signature

Name.....

(2) Name.....

Official designation

Address.....

Address

ANNEXURE - A

(See clause 6.1 of the Agreement at Form 1)

SERVICE LEVEL AGREEMENT

THIS AGREEMENT is made on this the day of
..... 20.....

Between

The Chief Controlling Revenue Authority, Odisha having his office at _____, for and on behalf of the Government of Odisha (hereinafter referred to as the Appointing Authority/CCRA)

AND

CRA (Central Record Keeping Agency) a Company incorporated under the Companies Act, 1956, with its registered office at (herein referred to as CRA /Service Provider);

Whereas the State Government is desirous of implementing the Computerised Stamp Duty Administration System (C-SDAS) for the Department of Revenue and Disaster Management, Government of Odisha;

And whereas the C-SDAS in particular will allow the issuance of e-Stamp Certificates electronically;

And whereas CRA/SP (Service provider) agreed to develop and implement the C-SDA System for the State Government of Odisha and also to act as the Central Record Keeping Agency (CRA) for the C-SDA System;

And whereas the parties have signed an Agreement, dated for the purpose of rendering the services of e-stamping and one of the conditions of the said agreement is that a Service Level Agreement will be executed between the parties.

NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES:

1. Duration of the Agreement:

This agreement shall be continuous with the main agreement dated between the parties.

2. Services to be provided by CRA/Service Provider:

2.1 The CRA/Service Provider appointed by the CCRA accepts the appointment subject to the terms of this Agreement and the agreement, dated

..... to provide the following services:-

- (a) Operation of the C-SDA System;
- (b) Customisation of the C-SDA System, and
- (c) CRA Services.

3. Operational Modalities:

The procedure to be followed by the CRA/ ACCs is explained herein below.

- (i) The format of the proof of payment made by the client/ultimate users shall be in the form of e-Stamp Certificate, as in Annexure- C.
- (ii) The offices of the CCRA, Sub-Registrar/ District Sub-Registrar/ District Registrar, will have access to the central server of the (Name of CRA) and the CRA/ Service Provider site through internet whereas by using password and UIN which will be provided by CRA/ Service Provider, the Registering Officer/ District Registrar shall view the details of the e-Stamp Certificates on instruments.
- (iii) The ACC will access CRA/ Service Provider servers, through internet by using a Unique Identification Number (UIN) and a confidential password. The requisite details of the information in the system will be entered and the e-Stamp Certificate will be downloaded with a Unique Identification Number (UIN) on a plain paper or on an instrument as the case may be.
- (iv) It will be the responsibility of the Registering Officer/ District Registrar, to ensure that the stamp duty has been appropriately paid on presentation of the document for registration. The Registering Officer / District Registrar will lock the e-Stamp certificate after verification of the instruments presented for registration. After such locking, the CRA is to ensure that the payment of stamp duty for the transaction is not abused.
- (v) All the clients and Authorised Collection Centres desirous of remitting the Stamp duty will access the main server through internet. The Registering Officer/ District Registrar who is responsible for registration of instruments and the State Government which is responsible for the collection of stamp duty will also link the main server through internet.
- (vi) The client may approach any Authorised Collection Centre, which in turn will enter the requisite information in the system. The system will generate a

UIN along with the transaction details, which will be printed as a Stamped Certificate on the plain paper or on the instrument as the case may be.

- (vii) The Authorised Collection Centre will be registered with CRA/ Service Provider and the procedure for such registration will vary depending upon the same being Scheduled Bank, Financial Institution, Post Office, Agency or Person as approved by the CCRA.

4. Registration of Authorised Collection Centres and its operations:

- (a) The Scheduled Banks, Financial Institutions, Post Offices, Agencies or Persons willing to become ACCs with the approval of the CCRA will be required to submit a request in an application form and an Agreement as stipulated by the CRA along with proof of identity and proof of address for 'Service Administrators' (person responsible for entering data on e-SS) and with stipulated application fee. The format of the application as stipulated by the CRA, can be downloaded from the internet. The duly filled in application form and Agreement along with the fee for registration and deposit as determined by CRA/Service Provider along with advance amount (imprest amount) towards the download of stamps based on the business expected, should be submitted to CRA/ SP. The ACCs will have an option of adding up further amounts towards imprest depending upon the usage every day or alternatively give a power of attorney to CRA to add up the further amount by giving necessary instructions to their banker. At no point of time, the ACCs will be allowed to print e- stamp certificates in excess of the amount available in their credit in the books of CRA/Service Provider. The CRA/Service Provider will collect such amount including deposits from the ACCs for the use of its System.
- (b) The ACCs must provide to the CRA/ Service Provider all information that may be desired by the CRA/ Service Provider from time to time including all information on every client being granted access to and use of the services.
- (c) Upon completion of the above, the CRA/Service Provider will issue password and user identification numbers for use of its services. The proper use of the password will be the sole responsibility of the

user and any loss caused to the Government will be at the cost of CRA/Service Provider where the loss, wherever applicable, is caused by the CRA/Service Provider.

- (d) The CRA/Service Provider reserves the right to accept or reject any application of the ACCs after consultation with CCRA at its discretion.
- (e) All ACCs will be periodically audited jointly by the State Government and CRA/Service Provider.
- (f) In case of termination of the appointment of ACCs either party may give a notice of one month of its intention to terminate the arrangement.
- (g) The CCRA shall inform the public by way of a notification from time to time the appointment or termination of the ACCs.

5. Link to e-Stamp Server (eSS):

All ACCs will access the eSS through internet only by using password and user identification number issued by CRA/ Service Provider. The CRA/ Service Provider will issue as many passwords and user identification numbers as requested by the ACC. Immediately upon accessing the site for the first time, the user should change the password to maintain confidentiality through a clerk supervisor system.

6. Access by counter parties:

- (a) The purchasers or the beneficiaries may wish to ensure that the counter party has indeed paid the stamp duty for the transaction and the e-stamp certificate presented to them is genuine. There should be no question of validity of time for the e-stamp certificate. Nevertheless, counter parties can check the authenticity of the e-stamp certificate by entering the year, month, date and Unique Identification Number from the e-stamp certificate.
- (b) Upon entering these details, the computer system will display the e-stamp certificate for viewing only. The counter party will be able to check the authenticity of the certificate. Such enquiry module will provide information on the property transactions only after the Registering Officer has locked the stamp duty paid. The CRA/ Service Provider should ensure that this service is available in all the Registration Offices of Sub-Registrar / District Sub-Registrar/ District Registrar/ACCs and website.

- (c) The e-stamping certificate should indicate the code number of ACC Office in which the ACC is located.

7. Stamping of different types of instruments:

- (a) The proposed system envisages e-stamping the documents on real time basis via the internet. The transactions can be broadly divided into:
 - *Instruments to be registered with the Registering Officer/District Registrar, and
 - *Instruments, which do not require registration
- (b) e-stamping includes two types of documents to be stamped:
 - (1) Instruments printed/typed but not stamped or deficit/unduly stamped.
 - (2) Stamp certificates required for drawing instruments.
- (c) The ACCs shall stamp any instrument or plain paper specified in this behalf with an amount of duty as required by the client.
- (d) In the case of instruments which require registration with the Registering Officer/District Registrar, generally these are prepared by parties to the document, or by any private individual, by Law Firms/Advocates or by Deed Writers licensed under the Odisha Deed Writers Licensing Rules, 1979 and practising Company Secretaries etc. or by even banks, financial institutions or by even insurance companies. The stamp duty can be paid by entering the transaction details in the system. The system will check the balance available in the account of the concerned ACCs and subject to the availability of requisite funds in the account, will authorise the transaction and issue a certificate of stamp duty immediately with a unique identification number, year, month and date, and print the certificate at a later point of time.

8. MIS for Government:

The CCRA in charge of stamp duty and the State Government will be able to get details of stamp duty collected in respect of any districts or sub-districts at any point of time. Besides, the CCRA will ensure that the amount collected by the CRA/Service Provider towards the download of stamps is transferred to the State Government's account after due reconciliation. For this purpose, it is necessary that the CCRA/ State Government should have a link to the eSS. Both the departments will have access to the site through internet using the password and identification numbers. Since the State Government is responsible