DELHI India

# **Court Fees in Delhi**

## **Rule COURT-FEES-IN-DELHI of 1800**

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Court Fees in Delhi

## 1.

The enactment of the Court Fees Act, 1870 is intended to provide revenue to the State. It is now ell established that this is a fiscal statute and like other identical legislations its provisions and connotations must be construed in its strict sense. The question of court-fee and any objection in respect of pecuniary jurisdiction should be raised and decided at the earliest opportunity. The Code of Civil Procedure empowers the court to make up deficiency of court fees and under Order VII Rule 11 it is provided that the plaint shall be rejected where the relief claimed is undervalued, and the plaintiff on being required by the court to correct the valuation within a time to be fixed by the Court fails to do so. It has been held, in such cases, where the valuation made by the plaintiff in respect of the suit property is unreasonable and arbitrary, court can exercise its powers vested in it under Order VIII Rule 11 CPC. If the matter requires investigation, the court should record the evidence of the parties bearing on the point and if it finds that the court fee paid is insufficient it should stay further proceedings in the suit and require the plaintiff to make good the same. In general the court fee has to be decided on the basis of the subject-matter of the suit having regard to the averments made in the plaint itself and the appeal arising therefrom while the contentions raised in the written statement or the final decision or merits cannot affect the same.

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## Ad Valorem Fees

	Number	Proper fee	
1.	[Plaint, written	When the amount or value of	[Fifty naye paise.]
	statement, pleading, set	the subject-matterin dispute	[Substituted by Punjab
	off orcounter claim or	does not exceed five rupees.	Act 14 of 1958, Section 4

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memorandum of appeal (not otherwise provided forin this act) or of cross objection presented to any Civil orRevenue Court except those mentioned in Section 8.1 [Substituted by Punjab Act 14 of 1958, Section 4 (as extended to the Union Territory of Delhi) vide G.S.R. 842, dated 27-7-1959 and was published in the Gazette of India, Part II, Section 3(1) dated 25-7-1959.]

(as extended to the Union Territory of Delhi) vide G.S.R. 842, dated 27-7-1959 and was published in the Gazette of India, Part II, Section 3(1) dated 25-7-1959.]

When such amount of value exceeds five rupeesfor every five rupees, or part thereof, in excess of five rupees, upto one hundred rupees.

When such amount of value exceeds one hundredrupees, but does not exceed five hundred rupees for every tenrupees, or part thereof, in excess of one hundred rupees, uptofive hundred rupees.

When such amount or value exceeds five hundredrupees, for every ten rupees or part thereof, up to one thousandrupees.

[Fifty nave paise.] [Substituted by Punjab Act 14 of 1958, Section 4 (as extended to the Union Territory of Delhi) vide G.S.R. 842, dated 27-7-1959 and was published in the Gazette of India, Part II, Section 3(1) dated 25-7-1959.] [One rupee.] [Substituted by Punjab Act 14 of 1958, Section 4 (as extended to the Union Territory of Delhi) vide G.S.R. 842, dated 27-7-1959 and was published in the Gazette of India, Part II, Section 3(1) dated 25-7-1959.] [One rupee fifty nave paise.] [Substituted by Punjab Act 14 of 1958, Section 4 (as extended to the Union Territory of Delhi) vide G.S.R. 842, dated 27-7-1959 and was published in the Gazette

When such amount or value exceeds one thousandrupees, for very one hundred rupees or part thereof, in excess ofone thousand rupees, upto five thousand rupees.

When such amount or value exceeds five thousandrupees for every two hundred and fifty rupees, or part thereof,in excess of five thousand rupees, up to ten thousand rupees.

When such amount or value exceeds five thousandrupees for every five hundred rupees, or part thereof, in excessof ten thousand rupees, up to twenty thousand rupees.

When such amount or value exceeds twentythousand rupees or part thereof, in excess of twenty thousandrupees, up to thirty thousand rupees.

When such amount or value exceeds thirtythousand rupees for every two hundred rupees, or part thereof, inexcess of thirty thousand rupees, up to fifty thousand rupees.

When such amount or value exceeds fifty thousandrupees for every five thousand rupees, or part thereof in excessof fifty thousand rupees.

of India, Part II, Section 3(1) dated 25-7-1959.]

[Twelve rupees twenty naye paise.] [Substituted by Punjab Act 14 of 1958, Section 4 (as extended to the Union Territory of Delhi).]

[Twenty four rupees forty naye paise.] [Substituted by Punjab Act 14 of 1958, Section 4 (as extended to the Union Territory of Delhi).]

[Thirty six rupees fifty naye paise.] [Substituted by Punjab Act 14 of 1958, Section 4 (as extended to the Union Territory of Delhi).]

[Forty eight rupees eighty naye paise.] [Substituted by Punjab Act 14 of 1958, Section 4 (as extended to the Union Territory of Delhi).]

[Forty eight rupees eighty naye paise.] [Substituted by Punjab Act 14 of 1958, Section 4 (as extended to the Union Territory of Delhi).]

[Forty eight rupees eighty naye paise.] [Substituted by East Punjab Act 26 of 1949, Section 5.]

A fee of one-half the amount prescribed in

2. Plaint[\*\*\*] [The words 'or memorandum of

appeal' were repealed by theforegoing scale. the Court-fees Amendment Act, 1870 (20 of 1870). lin a suit for possession under[the Specific Relief Act, 1877, Section 9] [Substituted by the Repealing and Amending Act, 1891 (12 of 1891), for 'Act No. 14 of 1859'.]. [\* \* \*] [Item 3 repealed by Act 8 of 1871.] [Application for review of judgement] [As to application for review of judgement, see the Code The fee leviable on the of Civil Procedure, 1908 plaint or memorandum (Act 5 of 1908).], ofappeal. ifpresented on or after the ninetieth day from the date of thedecree. [Application for review of judgement] [As to application for review of One-half of the fee judgement, see the Code leviable on the plaint of Civil Procedure, 1908 ormemorandum of (Act 5 of 1908).], appeal. ifpresented before the ninetieth day from the date of the decree. When such judgement or order is passed by anycivil Court other than a High [One rupee twenty-five Copy of translation of Court, or by the Presiding naye paise.] [Substituted judgement or order Officerof any Revenue Court by Punjab Act 14 of 1958 notbeing, or having the or Officer of any Revenue (as extended to Union force of a decree. Court or Office orby any Territory of Delhi).] other Judicial Executive Authority. When such judgement or Two rupees sixty-five

order is passed by a

HighCourt.

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6.

nave paise.] [Substituted

by Punjab Act 14 of 1958

(as extended to Union

			Territory of Delhi).]
7.	Copy of decree or order having the force of adecree.	When such decree or order is made by any civilCourt other than a High Court, or by any Revenue Court.	[Two rupee sixty-five naye paise.] [Substituted by Punjab Act 14 of 1958 (as extended to Union Territory of Delhi).]
		When such decree or order is made by a HighCourt.	Five rupee twenty-five naye paise.
8. [ [Substituted by Punjab Act 14 of 1958 (as extended to Union Territory of Delhi).]	Copy of any document liable to stamp-duty underthe Indian Stamp Act, 1899, when left by any party to a suit orproceedings in place of the original withdrawn, provided suchcopy is not subject to any duty under the Indian Stamp Act, 1899.]	(a) When the stamp-duty chargeable on theoriginal does not exceed twelve annas.	The amount of the duty chargeable on theoriginal.
	(b) In any other case.	[One rupee.] [Substituted by Punjab Act 14 of 1958 (as extended to Union Territory of Delhi).]	
9.	Copy of any revenue or judicial proceeding or order not otherwise provided for by this Act, or copy of anyaccount, statement, report or the like, taken out of any Civil or Criminal or Revenue Court of Office or from the office of anychief officer charged with the executive administration of adivision.  [* * *] [Item 10 repeated	For every three hundred and sixty words orfraction of three hundred and sixty words.	[Sixty-five naye paise.] [Substituted by Punjab Act 14 of 1958 (as extended to Union Territory of Delhi).]
10.	by the Guardians and Wards Act, 1890 (8 of 1890).]		

11. [
[Substituted for the original Articles 11 and 12 by the Succession Certificate Act, 1899 (7 of 1899), Section 13.]

Probate of a Will or Letters of Administrationwith or without Will annexed.] [When the amount or value of the property inrespect of which the grant of probate or letters is made exceedsone thousand rupees, but does not exceed ten thousand rupees.] [Substituted by India Act 7 of 1910, Section 2.]

[Two and one-half per centum on such amount orvalue.] [Substituted by Punjab Act 14 of 1958 (as extended to Union Territory of Delhi).]

[When such amount or value exceeds ten thousandrupees, but dose not exceed fifty thousand rupees.]
[Substituted by India Act 7 of 1910, Section 2.]

[Three and one-quarter per centum on such amountor value.] [Substituted by Punjab Act 14 of 1958 (as extended to Union Territory of Delhi).]

[When such amount or value exceeds fifty thousandrupees. Provided that when after the grant of a certificate underpart X of the Indian Succession Act 1925, or under the Regulation of the Bombay Code No. 8 of 1827 in respect of any property included in an estate, grant or probate or letters of administration is made in respect of the same estate, the feepayable in respect of the latter grant shall be reduced by theamount of the fee paid in respect of the former grant.] [Substituted by India Act 7 of 1910, Section 2.]

[Four per centum on such amount of value.] [Substituted by Punjab Act 14 of 1958 (as extended to Union Territory of Delhi).]

Certificate under Part X of the IndianSuccession Act, 1925 (39 of 1925)

In any case

[Two and one-half per centum on the amount orvalue of any debt or security specified in the certificate underSection 374 of the Act, and four

12.

per centum on the amount orvalue of any debt or security to which the certificate is extended under Section 376 of the Act.] [Substituted by Punjab Act 14 of 1958 (as extended to Union Territory of Delhi).]

[Note. [Substituted by Punjab Act 14 of 1958 (as extended to Union Territory of Delhi).]- (1) The amount of a debt is itsamount, including interest on the day on which the inclusion of the debt in the certificate is applied for, so far as such amountcan be as ascertained.]

(2) [ Whether or not any power with respect to asecurity specified in a certificate has been conferred under theAct and where such a power has been so conferred, whether the power is for the receiving of interest of dividends on or for thenegotiation or transfer of, the security of for both purposes, the value of the security is its market-value on the day on whichthe inclusion of the security in the certificate is applied for,so far as such value can be ascertained.] [Substituted by Punjab Act 14 of 1958 (as extended to Union

Territory of Delhi).]

Application to the [High Court of (Punjab)] [Substituted by the Indian Independence (Adaptation of Central Act and Ordinances) Order, 1948, for 'High Court of Judicature at Lahore.'lforthe exercise of its Jurisdiction under Section 44 of the PunjabCourts Act, 1918, or to the Court of the [Chief Commissioner ofDelhi] for the exercise of its revisional jurisdiction underSection 84 of the Punjab Tenancy Act, 1887.

When the amount or value of the subject matterin dispute does not exceed twenty-five rupees [Two rupees sixty-five naye paise.] [Substituted by Punjab Act 14 of 1958 (as extended to Union Territory of Delhi).]

When such amount or value exceeds twenty-fiverupees.

The fee leviable on a memorandum of appeal.

[\* \* \*] [Item 14 omitted by A.O. 1937.] [\* \* \*] [Item 15 repealed 15. by Act 2 of 1923, Schedule 1.]

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### **Fixed Fees**

Number

1. Application of Petition

(a) When presented to any officer of the Customsor Excise Department or to any Magistrate by any person havingdealings with the Government, and when the subject- matter of such application relates exclusively to those dealings;

or

Proper fee

[Forty naye paise.] [Substituted by Punjab Act 14 of 1958, Section 4 (as extended to Union Territory of Delhi).] When presented to any officer of Land Revenue by any person holding temporarily-settled land under directengagement with Government and when the subject-matter of the application or petition relates exclusively to such engagement;

or

When presented to any Municipal Commissionerunder any Act, for the time being in force, for the conservancyor improvement of any place, it the application or petitionrelates solely to such conservancy or improvement.

or

When presented to any civil Court other than aprincipal civil Court of original jurisdiction or to any Court ofSmall Causes constituted under[Act No. 11 of 1865] [Now see the Provisional Small Cause Courts Act, 1887 (9 of 1887).]or under[Act No. 16 of 1868] [Now see the Bengal, Agra and Assam civil Courts Act, 1887 (12 of 1887).], Section 20, or to a Collector or otherofficer of revenue in relation to any suit of case in which theamount or value of the subject-matter is less than fifty rupees;

or

When presented to any Civil, Criminal or RevenueCourt, or to any Board or Executive Officer for the purpose ofobtaining a copy or translation of any judgement, decree or orderpassed by such Court, Board or Officer, or of any other documenton record in such Court or Office.

(b) When containing a complaint or charge of anyoffence other than an offence for which police officers may,under the Criminal Procedure [One rupee twenty-five naye paise.] [Substituted by Punjab Act 14 of

Code, arrest without warrant, and presented to any Criminal Court.

1958, Section 4 (as extended to Union Territory of Delhi).]

or

When presented to a Civil, Criminal or RevenueCourt or to a Collector or any Revenue Officer havingjurisdiction equal or subordinate to a Collector, or to anyMagistrate in his executive capacity, and not otherwise providedfor by this Act;

or

to deposit in Court revenue or rent;

or

for determination by a Court of the amount of compensation to be paid by land-lord to his tenant.

(c) When presented to a Chief Commissioner ofother Chief Controller, Revenue or Executive Authority, or to aCommissioner of Revenue or Circuit, or to any Chief Officercharged with the executive administration of a Division and nototherwise provided for by this Act.

One rupee twenty-five naye paise.

(d) [ When presented to the High Court:- [Substituted by Punjab Act 7 of 1992 (as extended to Union Territory of Delhi).]

(i) Under the Companies Act, 1956, for windingup a Company;

sixty rupees.]
[Substituted by
Punjab Act 14 of
1958 Section 4, 20
of 1960, Section 3
and Act 31 of 1966,
Section 88 (as
extended to Union
Territory of Delhi).]
[Thirteen rupees.]

[Two hundred and

(ii) Under the same Act for taking some otherjudicial action;

[Inserted by Act 14 of 1911, Section 2.]

		(iia) Under Article 226 of the Constitution ofIndia other than petition for habeas corpus and petitions arisingout of criminal proceedings;	Fifty rupees
		(iii) In all other cases.	[Two rupees and sixty-five naye paise.] [Substituted by Punjab Act 14 of 1958 Section 4, 20 of 1960, Section 3 and Act 31 of 1966, Section 88 (as extended to Union Territory of Delhi).]]
1A. [ [Inserted by Act 14 of 1911, Section 2.]	Application to any civil Court that records maybe called for from another court.	When the Court grants the application and is ofopinion that the transmission of such records involves the use of the post.	One rupee in addition to any fee levied on theapplication under clause (a), clause (b) or clause (d) or ArticleI of this Schedule.]
	Application for leave to	(a) When presented to a District	[One rupees twenty-five naye paise.] [Substituted by Punjab Act 14 of 1958 Section 4, 20
2.	sue as a pauper.	Court.	of 1960, Section 3 and Act 31 of 1966, Section 88 (as extended to Union Territory of Delhi).]
3.	Application for leave to appeal as a pauper.	(b) When presented to a Commissioner or HighCourt.	[Two rupees sixty-five naye paise.] [Substituted by Punjab Act 14 of 1958 Section 4, 20 of 1960, Section 3 and Act 31 of 1966, Section 88 (as extended to Union

4. Plaint or memorandum of appeal in a suit toestablish or disprove a right of occupancy.

Bail-bond or other instrument of obligationgiven in pursuance of an order made by a Court of Magistrateunder any section of the Code of Criminal Procedure, 1898, or theCode or Civil Procedure, 1908 and not otherwise provided for

Underacting under
6. Section 49 of the
Indian Divorce Act.

bythis Act.

5.

Mukhtarnama or Vakalatnama.

When presented for the conduct of any one case:-

(a) to any Civil or Criminal Court other than aHigh Court, or to any Revenue Court, or to any Collector orMagistrate, or other executive officer, except such as arementioned in clauses (b) and (c) of his number.

(b) to a Commissioner of Revenue, Circuit orCustoms or to any officer charged with the executiveadministration of a Division Territory of Delhi).]
[One rupee
twenty-five naye
paise.] [Substituted
by Punjab Act 14 of
1958 Section 4, 20
of 1960, Section 3
and Act 31 of 1966,
Section 88 (as
extended to Union
Territory of Delhi).]

[Sixty-five naye paise.] [Substituted by Punjab Act 14 of 1958 Section 4, 20 of 1960, Section 3 and Act 31 of 1966, Section 88 (as extended to Union Territory of Delhi).]

[One rupee twenty-five naye paise.] [Substituted by Punjab Act 14 of 1958 Section 4, (as extended to Union Territory of Delhi).]

[One rupee twenty-five naye paise.] [Substituted by Punjab Act 14 of 1958 Section 4 (as extended to Union Territory of Delhi).]

One rupee twenty-five naye paise.

not being the Chief Revenue orExecutive Authority.

(c) to a High Court, Chief Commissioner, Boardof Revenue, or other Chief Controlling Revenue or ExecutiveAuthority. [Two rupees sixty-five naye paise.] [Substituted by Punjab Act 14 of 1958 Section 4 (as extended to Union Territory of Delhi).]

Memorandum of appeal when the appeal is not[\*\*\*] [The words 'from an order rejecting a plaint or' omitted by the Code of Civil Procedure, 1908 (5 of 1908, Section 155 and Schedule IV.]from a decree or an order having the force of decree, andis presented.

(a) to any civil Court other than a High Courtor to any Revenue Court or Executive Officer other than the HighCourt or Chief Controlling Revenue or Executive Authority.

[One rupee twenty-five naye paise.] [Substituted by Punjab Act 14 of 1958 Section 4 (as extended to Union Territory of Delhi).]

(b) to the High Court or Chief Commissioner, orother Chief Controlling Executive or Revenue Authority. [Five rupees twenty-five naye paise.] [Substituted by Punjab Act 14 of 1958 Section 4 (as extended to Union Territory of Delhi).] [Six rupees fifty naye paise.] [Substituted by Punjab Act 14 of 1958 Section 4 (as extended to Union Territory of Delhi).]

12. Caveat

11.

Application under Act No. 10 of 1859, Section 26, or Bengal A

- Section 26, or Bengal Act No. 6 of 1862, Section 9, or Bengal Act No. 8of 1869, Section 37.
- 14. Petition in a suit under the Native Coverts'Marriage

Six rupees fifty naye paise.

Six rupees fifty naye paise.

Dissolution Act, 1866 (21 of 1866). Every petition or 14A. [ application or memorandum ofappeal [Inserted by Delhi under the Special Act 15 of Marriage Act, 1954 (43 of 1954) or theHindu 1956, Section 2.] Marriage Act, 1955 (25 of 1955).] Plaint or memorandum 17. of appeal in each of thefollowing suits:to alter or set aside a summary decision ororder of any of the civil (i) Courts not established by LettersPatent or of any Revenue Court; to alter to cancel any entry in a register ofthe (ii) names of proprietors of revenue paying estates; to obtain a declaratory decree where (iii) noconsequential relief is prayed; (iv) to set aside an award; (v) to set aside an adoption; every other suit where it is not possible toestimate at a money-value the (vi) subject-matter in dispute, andwhich is not otherwise provided for by this Act.

Fifteen rupees.

[Nineteen rupees fifty naye paise.] [Substituted by Punjab Act 14 of 1958 Section 4 (as extended Delhi).]

Thirteen rupees.

[Application under

IndianArbitration Act, 10 of 1940.] [Substituted by

Section 20 of the

18.

East Punjab Act 26 of 1949, Section 5.]

[Agreement in writing stating a question forthe opinion of the Court under the Code of Civil Procedure,1908.]

19. [Substituted by Act 5 of 1908, Section 155, and Schedule IV, for the original entry 'Agreement under Section 328 of the same code.']

Every petition under the Indian Divorce Act, except petitions under Section 44 of the

same Act, and
everymemorandum of
appeal under Section 55
of the same Act.

Plaint or memorandum of appeal under the [ParsiMarriage and Divorce Act, 1865 (15 of

21. 1886).] [Substituted by Punjab Act 26 of 1949 Section 5 (as extended to Union Territory of Delhi).]

[Plaint or memorandum of appeal in a suit by areversioners under any customary law in force in the Unionterritory of

Delhi for delectation in respect of an alienation of an ancestral land.

[Added by Punjab Act 7 of 1922, Section 12 (as extended to the Union Territory of Delhi).]

Thirteen rupees.

Thirty-one rupees.

Nineteen rupees fifty naye paise.]

Thirteen rupees.]

[Application or memorandum or appeal for reliefunder the Delhi Rent Control Act, 1958 (59 of 1958). [Inserted by Punjab Act 26 of 1949 Section 5 (as extended to Union Territory of Delhi).]

Claims for money (whether secured or unsecured)or a claim to set off made against such

- set off made against such claims or counter-claimsunder the Banking Companies Act, 1959 (Act 10 of 1949).
  - (b) Where the amount exceeds Rs. 2,500 but notexceeds Rs. 10,000.
  - (c) Where the amount exceeds Rs. 10,000.

Memorandum of appeal from an order or decisionpassed under the

provision of Section 45B of the

25.

BankingCompanies Act, 1949 (10 of 1949).

(b) Where the amount exceeds Rs. 10,000.

(a) Where the amount does not exceeds Rs. 2,500.

es not Nineteen rupees fifty naye paise.

Sixty-five rupees.

(a) Where the amount exceeds Rs. Seventy-eight 5,000 but doesnot exceeds Rs. 10,000. rupees.

One hundred and thirty rupees.

[Schedule IIII] [Schedule III repeated by Act 14 of 1870 and again Inserted by the Court-fees Amendment Act, 1899 (2 of 1899) Section 3.] [See Section 19(i)] Form of Valuation (to be used with such Modifications if any, as may be necessary). In the Court of Re: Probate of the Will of (or administration the property and credits of) deceased. I,......, solemnly affirm/make oath and say that I am the executor (or one of the executors or one of the next-of-kin) of deceased, and that I have truly set forth in Annexure A to this affidavit all the property and credits of which the above-named deceased died possessed or was entitled to at the time of his death, and which have come, or are likely to come, to my hands.

- 2. I further say that I have also truly set forth in Annexure B, all the items I am by law allowed to deduct.
- 3. I further say that the said assets, exclusive only of such last-mentioned items, but inclusive of all rents, interest, dividends and increased values since the date of the death of this said deceased, are under the value of.

Annexure AValuation of the Moveable and Immoveable Property of DeceasedCash in the house and at the banks, house-hold goods, wearing- apparel, books, plate, jewels, etc....(State estimated value according to best of Executor's or Administrator's belief.) Property in Government securities transferable at the public Debt Office....(State description and value at the price of the day; also the interest separately, calculating it to the time of making application.) Immovebale property consisting of....(State description, giving, in the case of houses, the assessed value, if any, and the number of years' assessment, the market-value is estimated at, and in the case of land, the area, the market value and all rents that have accrued.) Lease-hold property......(If the deceased held any leases for years determinable, state the number of years' purchase the profit rents are estimated to be worth and the value of such, insuring separately arrears due at the date of death and all rents received or due since that date to the time of making the application.) Property in public companies.....(State the particulars and the value calculated at the price of the day; also the interest separately calculating it to the time of making the application.) Policy of insurance upon life, money out on mortgages and other securities such as bonds, mortgages, bills, notes and other securities for money....(State the amount of the whole; also the interest separately, calculating it to the time of making the application.) Book debts (Other than bad). Stock in trade(State the estimated value, if any)Other property not comprised under the foregoing heads.(State the estimated value, if any)TotalDeduct amount shown in Annexure B, not subject to duty.Net TotalAnnexure B

# of Debts, Etc.

Amount of debts due and owing from the deceased, payable by law out of the estate. Amount of funeral expenses.... Amount of mortgage encumbrances... Property held in trust not beneficially or with general power to confer a beneficial interest.... Other property not subject to duty.... Total Table Rates of Ad Valorem Fees Leviable on the Institution of Sits in Delhi

When the amount of value of the subject-matterexceeds rupees	But does not exceed rupees	Proper fee
Rs.	Rs.	Rs.P.
	5	0.50
5	10	1.00
10	15	1.50
15	20	2.00
20	25	2.50
25	30	3.00

30	35	3.50
35	40	4.00
40	45	4.50
45	50	5.00
50	55	5.50
55	60	6.00
60	65	6.50
65	70	7.00
70	75	7.50
75	80	8.00
80	85	8.50
85	90	9.00
90	95	9.50
95	100	10.00
100	110	11.00
110	120	12.00
120	130	13.00
130	140	14.00
140	150	15.00
150	160	16.00
160	170	17.00
170	180	18.00
180	190	19.00
190	200	20.00
200	210	21.00
210	220	22.00
220	230	23.00
230	240	24.00
240	250	25.00
250	260	26.00
260	270	27.00
270	280	28.00
280	290	29.00
290	300	30.00
300	310	31.00
310	320	32.00
320	330	33.00

330	340	34.00
340	350	35.00
350	360	36.00
360	370	37.00
370	380	38.00
380	390	39.00
390	400	40.00
400	410	41.00
410	420	42.00
420	430	43.00
430	440	44.00
440	450	45.00
450	460	46.00
460	470	47.00
470	480	48.00
480	490	49.00
490	500	50.00
500	510	76.50
510	520	78.00
520	530	79.50
530	540	81.00
540	550	82.50
550	560	84.00
560	570	85.50
570	580	87.00
580	590	88.50
590	600	90.00
600	610	91.50
610	620	93.00
620	630	94.50
630	640	96.00
640	650	97.50
650	660	99.00
660	670	100.50
670	680	102.00
680	690	103.50
690	700	105.00

700	710	106.50
710	720	108.00
720	730	109.50
730	740	111.00
740	750	112.50
750	760	114.00
760	770	115.50
770	780	117.00
780	790	118.50
790	800	120.00
800	810	121.50
810	820	123.00
820	830	124.50
830	840	126.00
840	850	127.50
850	860	129.00
860	870	130.50
870	880	132.00
880	890	133.50
890	900	135.00
900	910	136.50
910	920	138.00
920	930	139.50
930	940	141.00
940	950	142.50
950	960	144.00
960	970	145.50
970	980	147.00
980	990	148.50
990	1,000	150.00
1,000	1,100	162.20
1,100	1,200	174.40
1,200	1,300	186.60
1,300	1,400	198.80
1,400	1,500	211.00
1,500	1,600	223.20
1,600	1,700	235.40

1,700	1,800	247.60
1,800	1,900	259.80
1,900	2,500	272.00
2,000	2,100	284.20
2,100	2,200	296.40
2,300	2,400	320.80
2,400	2,500	330.00
2,500	2,600	345.20
2,600	2,700	357.40
2,700	2,800	369.60
2,800	2,900	381.80
2,900	3,000	394.00
3,000	3,100	406.20
3,100	3,200	418.40
3,200	3,300	430.60
3,300	3,400	442.80
3,400	3,500	455.00
3,500	3,600	467.20
3,600	3,700	479.40
3,700	3,800	491.60
3,800	3,900	503.80
3,900	4,000	516.00
4,000	4,100	528.20
4,100	4,200	540.40
4,200	4,300	552.60
4,300	4,400	564.80
4,400	4,500	577.00
4,500	4,600	589.20
4,600	4,700	601.40
4,700	4,800	613.60
4,800	4,900	625.80
4,900	5,100	638.00
5,000	5,250	662.40
5,250	5,500	686.80
5,500	5,750	711.20
5,750	6,000	735.60
6,000	6,250	760.00

6,250	6,500	784.40
6,500	6,750	808.80
6,750	7,000	833.20
7,000	7,250	857.60
7,250	7,500	882.00
7,500	7,750	906.40
7,750	8,000	930.80
8,000	8,250	955.20
8,250	8,500	979.60
8,500	8,750	1,004.00
8,750	9,000	1,028.40
9,000	9,250	1,050.80
9,250	9,500	1,077.20
9,500	9,750	1,101.60
9,750	10,000	1,126.00
10,000	10,500	1,162.50
10,500	11,000	1,199.00
11,000	11,500	1,235.50
11,500	12,000	1,272.00
12,000	12,500	1,308.50
12,500	13,000	1,345.00
13,000	13,500	1,381.50
13,500	14,000	1,418.00
14,000	14,500	1,454.50
14,500	15,000	1,491.00
15,000	15,500	1,527.50
15,500	16,000	1,564.00
16,000	16,500	1,600.50
16,500	17,000	1,637.00
17,000	17,500	1,637.50
17,500	18,000	1,710.00
18,000	18,500	1,746.50
18,500	19,000	1,783.00
19,000	19,500	1,819.50
19,500	20,000	1,856.00
(In thousands)		
20	21	1,904.80

21	22	1,953.60
22	23	2,204.40
23	24	2,051.20
24	25	2,100.00
25	26	2,148.80
26	27	2,197.20
27	28	2,246.40
28	29	2,295.20
29	30	2,344.00
30	32	2,392.80
32	34	2,441.60
34	36	2,490.40
36	38	2,539.20
38	40	2,588.00
40	42	2,636.80
42	44	2,685.60
44	46	2,734.40
46	48	2,783.20
48	50	2,832.00
50	55	2,880.80
55	60	2,929.60
60	65	2,978.40
65	70	3,027.20
70	75	3,076.00
75	80	3,124.80
80	85	3,173.60
85	90	3,222.40
90	95	3,271.20
95	100	3,320.00
100	105	3,368.80
105	110	3,417.60
110	115	3,466.40
115	120	3,515.20
120	125	3,564.00
125	130	3,612.80
130	135	3,661.60
135	140	3,710.40

140	145	3,759.20
145	150	3,808.00
150	155	3,856.80
155	160	3,905.60
160	165	3,954.40
165	170	4,003.20
170	175	4,052.00
175	180	4,100.80
180	180	4,149.60
185	190	4,198.40
190	195	4,247.20
195	200	4,296.00
200	205	4,344.80
205	210	4,393.60
210	215	4,442.60
215	220	4,491.20
220	225	4,540.00
225	230	4,588.80
230	235	4,637.60
235	240	4,686.40
240	245	4,735.20
245	250	4,784.00
250	255	4,832.80
255	260	4,881.60
260	265	4,930.40
265	270	4,979.20
270	275	5,028.00
275	280	5,076.80
280	285	5,125.60
285	290	5,174.40
290	295	5,223.20
295	300	5,272.00
300	305	5,320.80
305	310	5,369.60
310	315	5,418.40
315	320	5,467.20
320	325	5,516.00

335       340       5,662.40         340       345       5,711.20         345       350       5,760.00         350       355       5,808.80         355       360       5,857.60         360       365       5,906.40         365       370       5,955.20         370       375       6,004.00         375       380       6,052.80         380       385       6,101.60         385       390       6,150.40         390       395       6,199.20         395       400       6,248.00	325	330	5,564.80
345       350       5,760.00         350       355       5,808.80         355       360       5,857.60         360       365       5,906.40         365       370       5,955.20         370       375       6,004.00         375       380       6,052.80         380       385       6,101.60         385       390       6,150.40         390       6,199.20	335	340	5,662.40
350       355       5,808.80         355       360       5,857.60         360       365       5,906.40         365       370       5,955.20         370       375       6,004.00         375       380       6,052.80         380       385       6,101.60         385       390       6,150.40         390       6,199.20	340	345	5,711.20
355       360       5,857.60         360       365       5,906.40         365       370       5,955.20         370       375       6,004.00         375       380       6,052.80         380       385       6,101.60         385       390       6,150.40         390       6,199.20	345	350	5,760.00
360       365       5,906.40         365       370       5,955.20         370       375       6,004.00         375       380       6,052.80         380       385       6,101.60         385       390       6,150.40         390       6,199.20	350	355	5,808.80
365       370       5,955.20         370       375       6,004.00         375       380       6,052.80         380       385       6,101.60         385       390       6,150.40         390       395       6,199.20	355	360	5,857.60
370       375       6,004.00         375       380       6,052.80         380       385       6,101.60         385       390       6,150.40         390       395       6,199.20	360	365	5,906.40
375       380       6,052.80         380       385       6,101.60         385       390       6,150.40         390       6,199.20	365	370	5,955.20
380       385       6,101.60         385       390       6,150.40         390       395       6,199.20	370	375	6,004.00
385       390       6,150.40         390       6,199.20	375	380	6,052.80
390 395 6,199.20	380	385	6,101.60
	385	390	6,150.40
395 400 6,248.00	390	395	6,199.20
	395	400	6,248.00

The fee increases at thereof in excess of 4 lacs. the rate of Rs. 48.80 for every Rs. 5,000.00 or part