HIGH COURT OF MADHYA PRADESH: JABALPUR

Endt. No. <u>38 / Confdl / 2018</u> II-3-121/92 (Pt.-3) Dated 8th January, 2018

Copy of Letter No. A-11016/1/2017-CLS-II, dated 28.12.2017 of the Under Secretary to the Government of India, Ministry of Labour and Employment, New Delhi, along with enclosures, regarding vacancy to the post of **Presiding Officer in CGIT-cum-Labour Court** at **Bangalore** is being uploaded for information of all eligible candidates.

Encl: As above.

(MOHD. FAHIM ANWAR) REGISTRAR GENERAL

No. A-11016/1/2017-CLS-II Government of India Ministry of Labour & Employment

Shram Shakti Bhawan, Rafi Marg, New Delhi – 110001 Dated the

To,

The Registrar General All High Courts,

Sub: Filling up the post of Presiding Officer of Central Government Industrial Tribunal-cum-Labour Court, Bangalore -regarding.

Sir,

I am directed to say that the post of Presiding Officer of Central Government Industrial Tribunal-cum-Labour Court (CGIT-cum-LC) at Bangalore is to be filled up shortly in terms of provisions of The Tribunal, Appellate Tribunal and other Authorities (Qualifications, Experience, and other Conditions of Service of Members) Rules, 2017. A copy of Notification of the said rules i.e. No. G.S.R. 514 (E), dated 01.06.2017 is enclosed as **Annexure-I**.

- 2. According to these provisions, a person shall not be qualified for appointment as Presiding Officer, unless he/she-
 - (a) is, or has been, or is qualified to be, a Judge of a High Court; or
 - (b) he has, for a period of not less than three-years, been a District Judge or an Additional District Judge; or
 - (c) is a person of ability, integrity and standing, and having special knowledge of, and professional experience of not less than twenty years in economics, business, commerce, law, finance, management, industry, public affairs, administration, labour relations, industrial disputes or any other matter which in the opinion of the Central Government is useful to the Industrial Tribunal.
- 3. The terms and conditions of presiding officers so appointed will be as per Rules indicated under para 1 above.

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- 4. It is requested that a panel of names of applicants who are willing to be appointed as Presiding Officer of CGIT-cum-LC at Bangalore and fulfill the eligibility conditions as per Notification No. G.S.R. 514 (E), dated 01.06.2017, may please be sent to this Ministry within a period of one month from the date of issue of this letter.
- 5. A set of three (03) proformae (**Annexure-II**, **III** & **IV**) are to be appended with **each** application. A check-list (copy placed at **Annexure-II** regarding the documents/copies enclosed may be sent with <u>each</u> application. The Bio-Data of <u>each</u> of the officers may be furnished in the proforma placed at **Annexure-III** to be filled in by the concerned officer and <u>attested by the concerned Registrar General.</u> The nomination of <u>each</u> of the officers may be forwarded along with an abstract of ACRs (if applicable to the officer) of the last five years duly certified in the proforma placed at **Annexure-IV**, along with the ACR dossiers and vigilance clearance (if applicable to the officer).
- 6. It is requested that a panel of names of judicial officers who fulfill the requirements, as mentioned above and are willing to take up the assignment on terms and conditions mentioned in the enclosed Rules (Annexure-I) may please be furnished to this Ministry along with the proformae (Annexure-II, III & IV).
- 7. Nominations with complete proformae and verified copies of ACR dossiers (if applicable) will only be entertained by the Ministry.
- 8. That this Circular may be given wide publicity so that sufficiently large number of candidates apply for the post.

Yours faithfully,

(Ajay Malik)

Under Secretary to the Government of India

Copy to:

- 1. Ministry of Law and Justice, Department of Legal Affairs, Shastri Bhawan, New Delhi with the request that a panel of names of Judicial Officers (retired or serving) who are willing to be appointed to the post of the Presiding Officer of the CGIT-cum-LC, Bangalore may kindly be forwarded to this Ministry.
- 2. All Dy. Chief Labour Commissioners (C) with the request to take up the matter with the Registrars of the High Courts concerned for wide publicity of the circular.

Encl: Annexure-I, II, III & IV.

(Ajay Malik)

Under Secretary to the Government of India

CHECK-LIST OF DOCUMENTS TO BE SENT WITH THE APPLICATION

Name of the Officer:	
Name of the Officer:	

CI	Dearward	
SI.	Document	Status of
No.		enclosure of
		document
		Y – Yes
		N - No
		NA – Not
		Applicable
1	Copies of Annual Confidential Reports/Performance	Applicable
	Appraisal Reports of the officer during the last five years	
	The same and the years	
2	Vigilance clearance (if applicable) of the officer	
3	Integrity certificate of the officer	
4	Annexure-III	
	(Proforma for Bio-Data of the Officer)	
5	Amazana	
5	Annexure-IV	
	(Proforma for ACR/APAR Grading for the last five years of the Officer)	
1	1	

(Sign and Seal of the Registrar General)

Proforma for Bio-data

(to be filled by the judicial officer concerned)

1.	Name (in	Full)
2.	Date of Bi	rth
3.	Education	al Qualification
4.	each appo Additional (In Chronic (Note: Exp	s of Service in brief with dates of bintment held from the level of District Judge or equivalent post pological Order) Derience with regard to Labour ay be specifically mentioned)
5.	Details in respect of last/ current post held	Name of the last/current post Date of appointment to last/current post Date of retirement Scale of pay Last pay drawn
6.	Address fo	r communication
7.	Phone no.	(Office) (Residential) (Mobile)
8.	E-mail add	ress
Di	ate:	Signature:

Name:

Place:

↑ Proforma for abstract of ACR Gradings for the last five years of each judicial officer to be considered for the post of Presiding Officer, Central Government Industrial Tribunal-cum-Labour Court, Bangalore.

Name of the Officer:	
*	

SI. Nc.	Year/Period	Details of Reporting Authority & Grading	Details of Reviewing Authority & Grading	Details of Accepting Authority & Grading
1		<u> </u>		g
2				
3				
4				
5				

(Sign and Seal of the Registrar General)

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MINISTRY OF FINANCE (Department of Revenue)

NOTIFICATION

New Delhi, the 1st June, 2017

G.S.R. 514(E).—In exercise of the powers conferred by section 184 of the Finance Act. 2017 (7of 2017), the Central Government hereby makes the following rules, namely: -

- 1. Short title, commencement and application.—(1) These rules may be called the Tribunal. Appellate Tribunal and other Authorities (Qualifications. Experience and other Conditions of Service of Members) Rules. 2017.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
- (3) These rules shall apply to the Chairman. Vice-Chairman. Chairperson. Vice- Chairperson. President. Vice- President. Presiding Officer. Accountant Member. Administrative Member. Judicial Member. Expert Member. Law Member. Revenue Member. Technical Member. Member of the Tribunal. Appellate Tribunal or. as the case may be. Authority as specified in column (2) of the Eighth Schedule of the Finance Act. 2017 (7 of 2017).
- 2. Definitions.—In these rules, unless the context otherwise requires. -
 - (a) "Act" means an Act specified in column (3) of the Eighth Schedule of the Finance Act. 2017(7 of 2017):
 - (b) "Accountant Member". "Administrative Member". "Judicial Member". "Expert Member". "Law Member". "Revenue Member" or "Technical Member" means the Accountant Member. Administrative Member. Judicial Member. Expert Member. Law Member. Revenue Member or Technical Member of the Tribunal. Appellate Tribunal or, as the case may be. Authority appointed under the corresponding provisions of the Act:
 - (c) "Appellate Tribunal". "Authority" or "Tribunal" has the same meaning as assigned to it in the corresponding provisions of the Act;
 - (d) "Chairman" or "Chairperson" or "President" means the Chairman. Chairperson or President of the Tribunal. Appellate Tribunal or. as the case may be. Authority appointed under the corresponding provisions of the Act:
 - (e) "Member" means the Accountant Member. Administrative Member. Judicial Member. Expert Member. Law Member. Revenue Member or Technical Member and includes the Chairman. Vice-Chairman. Chairperson. Vice-

Chairperson. Presiding Officer of the Security Appellate Tribunal. President or, as the case may be. Vice-President:

- (f) "Presiding Officer" means the Presiding Officer of the Security Appellate Tribunal appointed under section 15L of the Securities and Exchange Board of India Act.1992 (15 of 1992). Presiding Officer of the Debt Recovery Tribunal appointed under sub-section (1) of section 4 of the Recovery of Debts due to Banks and Financial Institutions Act. 1993 (51 of 1993) and Presiding Officer of the Industrial Tribunal appointed by the Central Government under sub-section (1) of section 7A of the Industrial Disputes Act.1947 (14 of 1947):
- (g) "Search-cum-Selection Committee" means the Search-cum-Selection Committee referred to in rule 4:
- (h) "Vice-Chairman" or "Vice- Chairperson" or "Vice-President" means the Vice-Chairman, the Vice-Chairperson or Vice-President of the Tribunal. Appellate Tribunal or, as the case may be. Authority:
- (i) words and expressions used herein and not defined but defined in the Act shall have the same meanings respectively assigned to them in the respective Acts.
- 3. Qualifications for appointment of Member.—The qualification for appointment of the Chairman. Chairperson. President. Vice-Chairman. Vice- Chairperson. Vice- President. President. Accountant Member. Administrative Member. Judicial Member. Expert Member. Law Member. Revenue Member. Technical Member or Member of the Tribunal. Appellate Tribunal or, as the case may be. Authority shall be such as specified in column (3) of the Schedule annexed to these rules.
- 4. Method of recruitment.—(1) The Chairman Chairperson President Vice-Chairman Vice-Chairperson Vice-President. Presiding Officer, Accountant Member Administrative Member Judicial Member Expert Member Law Member. Revenue Member. Technical Member of the Tribunal Appellate Tribunal or as the case may be Authority shall be appointed by the Central Government on the recommendation of a Search-cum-Selection Committee specified in column (4) of the said Schedule in respect of the Tribunal Appellate Tribunal or as the case may be Authority specified in column (2) of the said Schedule.
- (2) The Secretary to the Government of India in the Ministry or Department under which the Tribunal. Appellate Tribunal or, as the case may be. Authority is constituted or established shall be the convener of the Search-cum -Selection Committee.
- (3) The Search-cum-Selection Committee shall determine its procedure for making its recommendation.
- (4) No appointment of Chairman, Chairperson, President, Vice-Chairman, Vice-Chairman, Vice-President, Presiding Officer, Accountant Member, Administrative Member, Judicial Member, Expert Member, Law Member, Revenue Member, Technical Member or Member of the Tribunal, Appellate Tribunal or Authorities shall be invalid merely by reason of any vacancy or absence in the Search-cum-Selection Committee.
- (5) Nothing in this rule shall apply to the appointment of Chairman. Chairperson. President. Vice-Chairman. Vice-Chairperson. Vice- President. Presiding Officer. Accountant Member. Administrative Member. Judicial Member. Expert Member. Law Member. Revenue Member. Technical Member or Member of the Tribunal. Appellate Tribunal or, as the case may be. Authority functioning as such immediately before the commencement of these rules.
- 5. Medical fitness.—No person shall be appointed as the Chairman. Chairperson. President. Vice-Chairman. Vice-Chairperson. Vice- President, Presiding Officer. Accountant Member. Administrative Member. Judicial Member. Expert Member. Law Member. Revenue Member. Technical Member or Member of the Tribunal. Appellate Tribunal or Authority, or a case may be unless he is declared medically fit by an authority specified by the Central Government in this behalf.
- **6. Resignation by a Member.**—A Member may, by writing under his hand addressed to the Central Government, resign his office at any time:

Provided that the Member shall, unless he is permitted by the Central Government to relinquish office sooner, continue to hold office until the expiry of three months from the date of receipt of such notice or until a person duly appointed as a successor enters upon his office or until the expiry of his term of office, whichever is the earliest.

- 7. Removal of Member from office.—The Central Government may, on the recommendation of a Committee constituted by it in this behalf, remove from office any Member, who—
- (a) has been adjudged as an insolvent: or
- (b) has been convicted of an offence which, in the opinion of the Central Government, involves moral turpitude; or
- (c) has become physically or mentally incapable of acting as such a Member; or
- (d) has acquired such financial or other interest as is likely to affect prejudicially his functions as a Member: or
- (e) has so abused his position as to render his continuance in office prejudicial to the public interest:

Provided that where a Member is proposed to be removed on any ground specified in clauses (b) to (c), the Member shall be informed of the charges against him and given an opportunity of being heard in respect of those charges:

Provided further that the Chairperson or member of the National Company Appellate Tribunal shall be removed from office in consultation with the Chief Justice of India.

8. Procedure for inquiry of misbehavior or incapacity of the Member .--

- (1) If a written complaint is received by the Central Government, alleging any definite charge of misbehavior or incapacity to perform the functions of the office in respect of a Chairman, Vice-Chairman, Chairperson, Vice-Chairperson, President, Vice-President, Presiding Officer, Accountant Member, Administrative Member, Judicial Member, Expert Member, Law Member, Revenue Member, Technical Member or Member, the Ministry or Department of the Government of India under which the Tribunal, Appellate Tribunal or, as the case may be, Authority is constituted or established, shall make a preliminary scrutiny of such complaint.
- (2) If on preliminary scrutiny, the Ministry or Department of the Government of India under which the Tribunal. Appellate Tribunal or, as the case may be. Authority is constituted or established, is of the opinion that there are reasonable grounds for making an inquiry into the truth of any misbehavior or incapacity of a Chairman, Vice-Chairman, Chairperson, Vice-Chairperson, President, Vice-President, Presiding Officer, Accountant Member, Administrative Member, Judicial Member, Expert Member, Law Member, Revenue Member, Technical Member or Member, it shall make a reference to the Committee constituted under rule 7 to conduct the inquiry.
- (3) The Committee shall complete the inquiry within such time or such further time as may be specified by the Central Government.
- (4) After the conclusion of the inquiry, the Committee shall submit its report to the Central Government stating therein its findings and the reasons therefor on each of the charges separately with such observations on the whole case as it may think fit.
- (5) The Committee shall not be bound by the procedure laid down by the Code of Civil Procedure. 1908 (5 of 1908) but shall be guided by the principles of natural justice and shall have power to regulate its own procedure, including the fixing of date, place and time of its inquiry.
- 9. Term of office of Member.—Save as otherwise provided in these rules, the Chairman, Chairperson, President, Vice-Chairman, Vice-Chairperson, Vice-President, Presiding Officer, Accountant Member, Administrative Member, Judicial Member, Expert Member, Law Member, Revenue Member, Technical Member or, as the case may be, Member shall hold office for a term as specified in column (5) of the said Schedule and shall hold the office up to such age as specified in column (6) in the said Schedule from the date on which he enters upon his office and shall be eligible for reappointment.
- 10. Casual vacancy.—(1) In case of a casual vacancy in the office of.—
- (a) the Chairman. Chairperson. President, or Presiding Officer of the Security Appellate Tribunal, the Central Government shall have the power to appoint the senior most Vice-Chairperson or Vice-Chairman, Vice-President or in his absence, one of the Accountant Member, Administrative Member, Judicial Member, Expert Member, Law Member, Revenue Member, Technical Member, or Member of the Tribunal, Appellate Tribunal or, as the case may be, Authority to officiate as Chairperson, Chairman, President or Presiding Officer.
- (b) the Chairperson of the Debts Recovery Appellate Tribunal, the Central Government shall have power to appoint the Chairperson of another Debts Recovery Appellate Tribunal to officiate as Chairperson and in case of a casual vacancy in the office of the Presiding Officer of the Debts Recovery Tribunal, the Chairperson of the Debts Recovery Appellate Tribunal shall have power to appoint the Presiding Officer of another Debts Recovery Appellate Tribunal to officiate as Presiding Officer.
- 11. Salary and allowances.—(1) The Chairman. Chairperson or President of the Tribunal. Appellate Tribunal or, as the case may be. Authority or the Presiding Officer of the Security Appellate Tribunal shall be paid a salary of Rs. 2.50.000 (fixed) and other allowances and benefits as are admissible to a Central Government officer holding posts carrying the same pay.
- (2) The Vice-Chairman, Vice-Chairperson, Vice-President, Accountant Member, Administrative Member, Judicial Member, Expert Member, Law Member, Revenue Member, Technical Member or, as the case may be, Member shall be paid a salary of Rs. 2.25,000 and shall be entitled to draw allowances as are admissible to a Government of India Officer holding Group 'A' post carrying the same pay.
- (3) A Presiding Officer of the Debt Recovery Tribunal or a Presiding Officer of the Industrial Tribunal constituted by the Central Government shall be paid a salary of Rs.1.44.200 2.18.200 and shall be entitled to draw allowances as are admissible to a Government of India officer holding Group 'A' post carrying the same pay.
- (4) In case of a person appointed as the Chairman, Chairperson, President, Vice-Chairman, Vice- Chairperson, Vice-President, President, Preside

Member. Revenue Member, Technical Member or Member, as the case may be, is in receipt of any pension, the pay of such person shall be reduced by the gross amount of pension drawn by him.

- 12. Pension, Gratuity and Provident Fund.—(1) In case of a serving Judge of the Supreme Court. a High Court or a serving Judicial Member of the Tribunal or a member of the Indian Legal Service or a member of an organised Service appointed to the post of the Chairperson. Chairman. President or Presiding Officer of the Security Appellate Tribunal. the service rendered in the Tribunal. Appellate Tribunal or, as the case may be. Authority shall count for pension to be crawn in accordance with the rules of the service to which he belongs and he shall be governed by the provisions of the General Provident Fund (Central Services) Rules. 1960 and the Contribution Pension System.
- (2) In all other cases, the Accountant Member, Administrative Member, Judicial Member, Expert Member, Law Member, Revenue Member, Technical Member or Member shall be governed by the provisions of the Contributory Provident Fund (India) Rules, 1962 and the Contribution Pension System.
- (3) Additional pension and gratuity shall not be admissible for service rendered in the Tribunal. Appellate Tribunal or, as the case may be, Authority.
- 13 Leave.—(1) The Chairman. Chairperson. President. Vice-Chairman. Vice- Chairperson. Vice President. Accountant Member. Administrative Member. Judicial Member. Expert Member. Law Member. Revenue Member. Technical Member. Presiding Officer or a Member shall be entitled to thirty days of earned Leave for every year of service.
- (2) Casual Leave not exceeding eight days may be granted to the Chairman. Chairperson. President. Vice-Chairman. Vice-Chairperson. Vice President. Accountant Member. Administrative Member. Judicial Member. Expert Member. Law Member. Revenue Member or Technical Member, Presiding Officer or a Member in a calendar year.
- (3) The payment of leave salary during leave shall be governed by rule 40 of the Central Civil Services (Leave) Rules. 1972.
- (4) The Chairman, Chairperson, President, Vice-Chairman, Vice-Chairperson, Vice President, Presiding Officer, Accountant Member, Administrative Member, Judicial Member, Expert Member, Law Member, Revenue Member, Technical Member or Member shall be entitled to encashment of leave in respect of the carned Leave standing to his credit, subject to the condition that maximum leave encashment, including the amount received at the time of retirement from previous service shall not in any case exceed the prescribed limit under the Central Civil Service (Leave) Rules, 1972.
- 14. Leave sanctioning authority.—(1) Leave sanctioning authority.—
- (a) for the Vice-Chairman, Vice-Chairperson, Vice-President, Presiding Officer of the Debts Recovery Tribunal and Industrial Tribunal, Accountant Member, Administrative Member, Judicial Member, Expert Member, Law Member, Revenue Member, Technical Member or Member shall be Chairman, Chairperson or as the case may be, President; and
- (b) for the Chairman, Chairperson, Presiding Officer of Security Appellate Tribunal or President, shall be the Central Government, who shall also be sanctioning authority for Accountant Member, Administrative Member, Judicial Member, Expert Member or Member in case of absence of Chairman, Chairperson, Presiding Officer of Security Appellate Tribunal or President.
- (2) The Central Government shall be the sanctioning authority for foreign travel to the Chairman. Chairperson. President. Vice-Chairman. Vice-Chairman. Vice-Chairman. Vice-President. Accountant Member. Administrative Member. Judicial Member. Expert Member. Technical Member. Presiding Officer or a Member.
- 15. House rent allowance.—The Chairman, Chairperson, President, Vice-Chairman, Vice-Chairperson, Vice President, Presiding Officer, Accountant Member, Administrative Member, Judicial Member, Expert Member, Technical Member or Member shall be entitled to house rent allowance at the same rate as are admissible to Group 'A' Officer of the Government of India of a corresponding status.
- 16.Transport allowance.—The Chairman. Chairperson. President. Vice-Chairman. Vice-Chairman. Vice-President. Accountant Member, Administrative Member, Judicial Member. Expert Member, Technical Member. Presiding Officer or Member shall be entitled to the facility of staff car for journeys for official and private purposes in accordance with the facilities as are admissible to Group 'A' Officer of the Government of India of a corresponding status as per the provisions of Staff Car Rules.
- 17. Declaration of Financial and other Interests.—The Chairman, Chairperson, President, Vice-Chairman, Vice-Chairperson, Vice-President, Accountant Member, Administrative Member, Judicial Member, Expert Member, Technical Member, Presiding Officer or Member shall, before entering upon his office, declare his assets, and his liabilities and financial and other interests.
- 18. Other conditions of service.—(1) The terms and conditions of service of a Chairman. Chairperson. President. Vice-Chairman. Vice- Chairperson, Vice- President. Accountant Member. Administrative Member. Judicial Member. Expert Member. Technical Member. Presiding Officer or Member with respect to which no express provision has been made in these rules, shall be such as are admissible to a Group 'A' Officer of the Government of India of a corresponding status.

- (2) The Chairman. Chairperson. President. Vice-Chairman. Vice- Chairperson. Vice- President. Administrative Member. Judicial Member. Expert Member. Technical Member. Presiding Officer or Member shall not practice before the Tribunal. Appellate Tribunal or Authority after retirement from the service of that Tribunal. Appellate Tribunal or, as the case may be. Authority.
- (3) The Chairman, Chairperson, President, Vice-Chairman, Vice- Chairperson, Vice- President, Accountant Member, Administrative Member, Judicial Member, Expert Member, Technical Member, Presiding Officer or Member shall not undertake any arbitration work while functioning in these capacities in the Tribunal, Appellate Tribunal or Authority.
- (4) The Chairman. Chairperson. President. Vice-Chairman. Vice- Chairperson. Vice- President. Presiding Officer. Accountant Member. Administrative Member. Judicial Member. Expert Member. Law Member. Revenue Member. Technical Member or Member of the Tribunal. Appellate Tribunal or, as the case may be. Authority shall not, for a period of two years from the date on which they cease to hold office, accept any employment in, or connected with the management or administration of, any person who has been a party to a proceeding before the Tribunal. Appellate Tribunal or, as the case may be. Authority:

Provided that nothing contained in this rule shall apply to any employment under the Central Government or a State Government or a local authority or in any statutory authority or any corporation established by or under any Central. State or Provincial Act or a Government company as defined in clause (45) of section 2 of the Companies Act. 2013 (18 of 2013).

- 19. Oaths of office and secrecy.—Every person appointed to be the Chairman. Chairperson. President. Vice-Chairman. Vice-Chairman. Vice-Chairman. Vice-President. Accountant Member. Administrative Member. Judicial Member. Expert Member. Technical Member. Presiding Officer or Member shall. before entering upon his office. make and subscribe an oath of office and secrecy in Forms I and II annexed to these rules.
- 20. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do. it may, by order for reasons to be recorded in writing relax any of the provisions of these rules with respect to any class or category of persons.
- 21. Interpretation.—If any question arises relating to the interpretation of these rules, the decision of the Central Government thereon shall be final.
- 22. Saving.—Nothing in these rules shall affect reservations, relaxation of age limit and other concessions required to be provided for the Scheduled Castes. Scheduled Tribes, Ex-servicemen and other special categories of persons in accordance with the orders issued by the Central Government from time to time in this regard.

FORM I

(See rule 19)

Form of Oath of Office for Chairman/Vice-Chairman/ Chairperson/ Vice-Chairperson/ President/ President/ Officer/Administrative Member/Judicial Member/ Expert Member/Law Member/Revenue Member/Technical Member./ Member of the (Name of the Tribunal/Appellate Tribunal/Authority)

I. A. B., having been appointed as Chairman/Vice-Chairman/ Chairperson/ Vice-Chairperson/ President/Vice-President/ Presiding Officer/ Accountant Member/ Administrative Member, Judicial Member/ Expert Member , Law Member/ Revenue Member/ Technical Member/ Member of the (Name of the Tribunal Appellate Tribunal Authority)

do solemnly affirm do swear in the name of God that I will faithfully and conscientiously discharge my duties as the Chairman Vice-Chairman / Chairperson / Vice-Chairperson / President Vice-President / Presiding Officer / Accountant Member / Administrative Member / Judicial Member / Expert Member / Law Member / Revenue Member / Technical Member / Member (Name of the Tribunal/Appellate Tribunal/Authority) to the best of my ability, knowledge and judgment, without fear or favour, affection or ill-will and that I will uphold the Constitution and the laws of land.

FORM II

(See rule 19)

Form of Oath of Secrecy for Chairman/Vice-Chairman/ Chairperson Vice-Chairperson/ President Vice-President/ Presiding Officer / Accountant Member/ Administrative Member/ Judicial Member/ Expert Member / Law Member/ Revenue Member/ Technical Member /Member of the (Name of Tribunal Appellate Tribunal/Authority

I. A. B., having been appointed as the Chairman/Vice-Chairman/ Chairperson. Vice-Chairperson. President Vice-President/ Presiding Officer Member of the (Name of Tribunal Appellate Tribunal Authority), do solemnly affirm do swear in the name of God that I will not directly or indirectly communicate or reveal to any person or persons any matter which shall be brought under my consideration or shall become known to me as Chairman Vice-Chairman Chairperson Vice-Chairperson President Vice-President Presiding Officer / Accountant Member/ Administrative Member. Judicial Member. Expert Member / Law Member/ Revenue Member/ Technical Member / Member of the said (Name of Tribunal Appellate Tribunal Authority) except as may be required for the due discharge of my duties as the Chairman Vice-Chairperson/Vice-Chairperson/Vice-Chairperson President Vice-President Presiding Officer Member.

SCHEDULE

		SCHEDU	LL		
SI. No.	Name of Tribunal, Appellate Tribunal or Authority.	Qualification for appointment of Chairperson, Chairman, President, Vice- Chairperson, Vice- Chairman, Vice-President, Presiding Officer, Accountant Member, Administrative Member, Judicial Member, Expert Member or Technical Member or Member.	Composition of Search- cum- Selection Committee	Term of Office	Maximum age for holding Office (in years)
(1)	(2)	(3)	(4)	(5)	(6)
1.	Industrial Tribunal constituted by the Central Government under the Industrial Disputes Act. 1947 (14 of 1947)	A person shall not be qualified for appointment as Presiding Officer, unless he (a) is, or has been, or is qualified to be, a Judge of a High Court or	Search-cum-Selection- Committee for the post of the Presiding Officer (i) a person to be nominated by the Central Government- chairperson:	Three Years	Presiding Officer- Sixty- five years of age
		High Court: or (b) he has, for a period of not less than three-years, been a District Judge or an Additional District Judge: or (c) is a person of ability, integrity and standing, and having special knowledge of, and professional experience of not less than twenty years in economics, business, commerce, law, finance, management, industry, public affairs, administration, labour relations, industrial disputes or any other matter which in the opinion of the Central Government is useful to the	(ii) Secretary to the Government of India.		
2.	Income-tax Appellate Tribunal under the Income-tax Act. 1961 (43 of 1961)	Industrial Tribunal. (1) A person shall not be qualified for appointment as President unless he is a sitting or retired Judge of a High Court and who has completed not less than seven years of service as a Judge in a High Court or a Vice-President of the Income-tax Appellate Tribunal. (2) The Central Government may appoint one or more members of the Income-tax Appellate Tribunal to be the Vice-President or, as the case may be. Vice-Presidents thereof. (3) A person shall not be qualified for appointment as a Judicial Member, unless. —	Committee for the post of the President and Vice-President (i) a sitting Judge of Supreme Court to be nominated by the Chief Justice of Indiachairperson: (ii) the President Income-tax Appellate Tribunal-member: and (iii) the Secretary to the Government of India. Ministry of Law and Justice (Department of Legal Affairs)- member. (B) Search-cum-Selection Committee for the Accoun-	Years	President- Sixty-five years Vice- President- Sixty-two years Member- Sixty-two years

		THE GAZETTE OF INDIA		177101 11	SEC. 3(1)]
		held a judicial office in the territory of India: or (b) he has been a member of the Indian Legal Service and has held a post in Grade II of the Service or any equivalent or higher post for at least three years: or (c) he has been an advocate for at least ten years: (4) A person shail not be qualified for appointment as an Accountant Member. unless.— (i) he has for at least ten years been in the practice of accountancy.— (a) as a chartered accountant under the Chartered Accountants Act. 1949 (38 of 1949): or (b) as a registered accountant under any law formerly in force: or partly as such registered accountant and partly as a chartered accountant: or (ii) he has been a member of	(i) a nominee of the Minister of Law and Justice-chairperson:		
3.	The Customs. Excise and Service Tax Appellate Tribunal	the Indian Revenue Service (Income-tax Service Group 'A') and has held the post of Additional Commissioner of Income-tax or any equivalent or higher post for at least three years. (1) A person shall not be qualified for appointment as President unless	(A) Search-cum- Selection Committee for the post of President		President – Sixty-seven years
	under the Customs Act. 1962 (52of 1962)	(a) he is or has been a Judge of a High Court: or (b) he is the member of the Appellate Tribunal. (2) A person shall not be qualified for appointment as a Judicial Member. unless (a) he has for at least ten years held a judicial office in the territory of India: or (b) he has been a member of the Indian Legal Service and has held a post in Grade-I of that Service or any equivalent or higher post for at least three years: or (c) he has been an advocate for at least ten years.	(i) Chief Justice of India or a Judge of the Supreme Court of India as nominated by the Chief Justice of India as chairperson: (ii) Secretary to the Government of India. Department of Revenuemember: (iii) Secretary to the Government of India. Ministry of Law and Justice (Department of Legal Affairs)- member: (iv) Secretary to the Government of India. Department of Personnel and Training-member.		Member- Sixty-two years

भाग][-खण्ड 3(i)]	भारत का राजपत्र : 3	तसावारण		
44 II – 49 € 3(1)]	(3) A person shall not be qualified for appointment as a Technical Member unless he has been a member of the Indian Revenue Service (Customs and Central Excise Service Group 'A') and has held the post of Commissioner of Customs or Central Excise or any equivalent or higher post for at least three years.	Committee for post of Judicial Member (i) a Judge of the Supreme Court as nominated by the Chief Justice of Indiachairperson: (ii) Secretary to the Government of India. Ministry of Finance (Department of Revenue) - member: (iii) Secretary to the Government of India. Ministry of Law and Justice (Department of Legal Affairs) - member: (iv) President of the Customs. Excise and Service Tax Appellate Tribunal - member: and (v) such other persons. not exceeding two. as the Central Government may nominate - member: (C). Search-cum-Selection Committee for the post of Technical member (i) Cabinet Secretary to the Government of India - chairperson: (ii) Secretary to the Government of Revenue) - member: (iii) Secretary to the Government of India. Ministry of Finance (Department of Revenue) - member: (iii) Secretary to the Government of India. Ministry of Personnel. Public Grievances and Pensions (Department of Personnel and Training) - member: (iv) Secretary to the Government of India. Ministry of Personnel and Training) - member: (iv) Secretary to the Government of India. Ministry of Personnel and Training) - member: (iv) Secretary to the Government of India. Ministry of Law (Department		2
4. Appellate Tribunal under the Smugglers and Foreign Exchange Manipulators (Forfeiture of Property) Act. 1976 (13 of 1976)	Appellate Tribunal shall be a person who is or has been or is qualified to be a Judge of a Supreme Court or a Judge of a	of Legal Affairs) – member. (A) Search-cum- Selection Committee for the post of Chairman (i) Chief Justice of India or a Judge of the Supreme Court of India as nominated by the	Three Years	Chair- person Sixty-f years Member Sixty-t

(iii) Secretary to the Government of India. Ministry of Law and Justice (Department of Legal Affairs) member: (iv) Secretary to the Government of India. Department of Personnel and Training-member. (ii) Secretary to the Government of India. Department of Personnel and Training-member. (iii) Secretary to the Government of India. Department of Personnel and Training-member. (iii) Secretary to the Government of India. Department of Personnel and Training-member. (iii) Secretary to the Government of India to be nominated by the Central Qualified for appointment as the Chairman unless he (iii) Secretary to the Government of India to be nominated by the Central Qualified for appointment as the Chairman unless he (iii) Secretary to the Government of India to be nominated by the Central Qualified for appointment as the Chairman unless he (iv) two Secretaries to the Government of India to be nominated by the Central Qualified for appointment as the Chairman unless he (iv) two Secretary to the Government of India to be nominated by the Central Qualified for appointment as the Chairman unless he (iv) two Secretary to the Government of India	30		THE GAZETTE OF INDIA	. LATRAORDI.NAR I	[FAKI II	—SEC. 3(i)]
Government of India. Department of Personnel and Training-member. (B) Search-cum-Selection Committee for the post of Member (i) Cabinet Secretary — chairperson: (ii) Secretary to the Government of India. Department of Personnel and Training-member: (iii) Secretary to the Government of India (Department of Personnel and Training-member: (iv) two Secretaries to the Government of India (Department of Personnel and Training-member: (iv) two Secretaries to the Government of India (Department of Personnel and Training-member: (iv) Secretary to the Government of India (Department of Personnel and Training-member: (iv) Secretary to the Government of India (Department of Personnel and Training-member: (iv) Secretary to the Government as the Chairman and Judicial Member (a) is or has been or is qualified to be. a Judge of a High Court: or qualified to be. a Judge of a High Court or design the Central Administrative Member or Judicial Member in the Central Administrative Tribunal. (b) has, for a period of not less than three years held office as Administrative Tribunal. Principal Bench — member: (ii) Secretary to the Government of India, (Department of Personnel and Training-member: (iii) Secretary to the Government of India, (Department of Personnel and Training-member: (iv) Secretary to the Government of India, (Department of India				Government of India. Ministry of Law and Justice (Department of Legal		
Committee for the post of Member (i) Cabinet Secretary — chairperson: (ii) Secretary to the Government of India. Department of Revenue) — member: (iii) Secretary to the Government of India (Department of Revenue) — members. (iii) Secretary to the Government of India to be nominated by the Central Government of India to be nominated by the Central Government of India or his nominee chairperson: (i) S. or has been or is qualified to be a Judge of High Court; or (b) has, for a period of not less than three years, held office a Administrative Member or Judicial Member in the Central Administrative Member or Judicial Member in the Central Administrative Tribunal: (c) is a person of ability, integrity and standing and having special knowledge of and professional experience of not less than three years seconderec. law, finance. (ii) Chairman of the Central Administrative Tribunal. Principal Bench —member: (iii) Secretary to the Government of India (Department of Personnel and Training)—member: (iii) Secretary to the Government of India (Department of Personnel and Training)—member: (iii) Secretary to the Government of India (Department of				Government of India. Department of Personnel and		
chairperson: (ii) Secretary to the Government of India. Department of Personnel and Training-member: (iii) Secretary to the Government of India to be downinstrative Tribunal under the Administrative Tribunal Act. 1985 (13 of 1985). (13 of 1985). (10 A person shall not be qualified for appointment as the Chairman unless he. – (a) is, or has been, or is qualified to be, a Judge of a High Court: or (b) has, for a period of not less than three years, held office as Administrative Member or Judicial Member in the Central Administrative Member or Judicial Member in the Central Administrative Tribunal: (c) is a person of ability, integrity and standing, and having special knowledge of and professional experience. (ii) Chief Justice of India or his nominee-chairperson: (iii) Cheirman of the Central Administrative Tribunal. Principal Bench – member: (iii) Secretary to the Government of India. (Department of Personnel and Training-member: (iv) two Secretaries to the Government of India or his nominee-chairperson: (iii) Chief Justice of India or his nominee-chairperson: (iii) Cheirman of the Central Administrative Tribunal. Principal Bench – member: (iii) Secretary to the Government of India. (Department of Ind				Committee for the post of		
Government of India. Department of Personnel and Training- member: (iii) Secretary to the Government of India (Department of Revenue) - member: (iv) two Secretaries to the Government of India to be nominated by the Central Government of India to be nominated by the Central Government of India to be nominated by the Central Government of India to be nominated by the Central Government of India to be nominated by the Central Government of India to be nominated by the Central Administrative Tribunal under the Administrative Tribunal Act. 1985 (a) is. or has been, or is qualified to be, a Judge of a High Court: or (b) has, for a period of not less than three years, held office as Administrative Tribunal: (c) is a person of ability, integrity and standing, and having special knowledge of, and professional experience of not less than twenty years in economics. business, commerce, law, finance, accountancy, management, industry, public affairs or administrative Tribunal. (2). A person shall not be qualified for appointment at the Chairman of the Central Administrative Tribunal. (iii) Secretary to the Government of India, (Department of Personnel and Training- member: (iv) Chief Justice of India or his nominee-chairperson: (iii) Chairman of the Central Administrative Tribunal. (iv) Secretary to the Government of India, (Department of Personnel and Training- member: (iv) Chief Justice of India, (Department of Personnel and Training- member: (iv) Chief Justice of India or his nominee-chairperson: (iv) Chief Justice of India Operatment of Personnel and Training- member: (iv) Secretary to the Government of India Ministry of Law and Justice						
Government of India (Department of Revenue) - member: (iv) two Secretaries to the Government - members. (iv) two Secretaries to the Government - funding for the post of Chairman and Judicial Member in the Central Administrative Tribunal. (iv) two Secretaries to the Government - funding for the Central foliation of the Central Administrative Tribunal. (iv) two Secretaries to the Government of India or his nominee- chairperson: (ii) Chairman of the Central Administrative Tribunal. (iii) Secretary to the Government of India (Department of Personnel and Trianing) - member: (iv) Secretary to the Government of India (Department of India (Departm				Government of India, Department of Personnel and		
Government of India to be nominated by the Central Government.— (1) A person shall not be qualified for appointment as the Chairman unless he. – (a) is. or has been. or is qualified to be. a Judge of a High Court: or (b) has. for a period of not less than three years, held office as Administrative Tribunal: (c) is a person of ability. integrity and standing, and having special knowledge of, and professional experience of not less than twenty years in economics. business, commerce. law. finance, accountancy. management, industry, public affairs or administrative Tribunal. (2) A person shall not be qualified for appointment.— (a) as a Judicial Member.— (a) as a Judicial Member.— (b) Chairman and Judicial Member. (ii) Chairman of the Central Administrative Tribunal. (c) is a person of ability. integrity and standing, and having special knowledge of, and professional experience of not less than twenty years in economics. business, commerce. law. finance, accountancy. management, industry, public affairs or administration. or any other matter which in the opinion of the Central Government is useful to the Central Government of Indiamember. (B) Search-cum-Selection Committee for the post of Nember.— (ii) Chairman and Judicial Member. (iii) Chairman of the Central Administrative Tribunal. (b) Secretary to the Government of India. (c) one expert. to be nominated by the Central Government of Indiamember. (B) Search-cum-Selection Committee for the post of Administrative Nember.— (B) Search-cum-Selection Committee for the post of Administrative Nember.— (Chairman and Judicial Member. (ii) Chairman of the Central Administrative Nember. (b) Chairman of the Central Administrative Nember.— (c) a person to be nominated by the Central Government - chairperson: (b) Chairman of the Central Administrative Tribunal. (c) a person shall not be qualified for appointment.— (c) is a person to be nominated by the Central Government - chairperson: (b) Chairman of the Central Administrative Tribunal. (c) Chairman				Government of India (Department of Revenue)		
Administrative Tribunal under Administrative Tribunal Act. 1985 (13 of 1985). (b) has. for a period of not less than three years, held office as Administrative Member or Judicial Member in the Central Administrative Tribunal: (c) is a person of ability integrity and standing, and having special knowledge of and professional experience of not less than twenty years in economics. (c) is a person of ability integrity and standing, and having special knowledge of and professional experience of not less than twenty years in economics. (d) Chairman and Judicial Member. (ii) Chief Justice of India or his nominee-chairperson: (iii) Chairman of the Central Administrative Tribunal. (c) is a person of ability integrity and standing, and having special knowledge of and professional experience of not less than twenty years in economics. (e) one expert. to be nominated by the Central Government of India. Ministry of Law and Justice -member: (e) one expert. to be nominated by the Central Government of India member. (g) Search-cum-Selection Committee for the post of Chairman and Judicial Member. (ii) Chief Justice of India or his nominee-chairperson: (iii) Chairman of the Central Administrative Tribunal. (b) Secretary to the Government of India. Ministry of Law and Justice -member: (c) one expert. to be comminated by the Central Government of India member. (a) a person to be nominated by the Central Government - chairperson: (b) Chairman of the. (central Administrative Tribunal - chairperson: (b) Chairman of the Central Administrative Tribunal - chairperson: (ii) Chairman of the Central Administrative Tribunal - committee for the post of Chairman of the Central Administrative Tribunal - chairperson: (iii) Chairman of the Central Administrative Tribunal - committee for the post of Chairman of the Central Administrative Tribunal - chairperson: (iii) Chairman of the Central Administrative Tribunal - committee for the post of Chairman of the Central Administrative Tribunal - chairperson: (iii) Chairman of t	-			Government of India to be nominated by the Central		
qualified to be, a Judge of a High Court: or (b) has, for a period of not less than three years, held office as Administrative Member or Judicial Member in the Central Administrative Tribunal: (c) is a person of ability, integrity and standing, and having special knowledge of, and professional experience of not less than twenty years in economics. business, commerce, law, finance, accountancy, management, industry, public affairs or administrative. The Central Government is useful to the Central Administrative Tribunal. (2). A person shall not be qualified for appointment.— (a) as a Judicial Member, unless he (ii) Chairman of the Central Administrative Tribunal. (iii) Secretary to the Government of India. (Department of Personnel and Training) member: (iv) Secretary to the Government of India. (Department of India.	5.	Administrative Tribunal under the Administrative	qualified for appointment as the Chairman. unless he. –	Committee for the post of Chairman and Judicial		Sixty-eight
less than three years, held office as Administrative Member or Judicial Member in the Central Administrative Tribunal: (c) is a person of ability, integrity and standing and having special knowledge of, and professional experience of not less than twenty years in economics. business, commerce, law, finance, accountancy, management, industry, public affairs or administration, or any other matter which in the opinion of the Central Government is useful to the Central Administrative Tribunal. (2). A person shall not be qualified for appointment.— (a) as a Judicial Member, unless he						
in the Central Administrative Tribunal: (c) is a person of ability. integrity and standing. and having special knowledge of. and professional experience of not less than twenty years in economics. business. commerce. law. finance. accountancy. management. industry, public affairs or administration. or any other matter which in the opinion of the Central Government is useful to the Central Administrative Tribunal. (2). A person shall not be qualified for appointment. — (a) as a Judicial Member. (b) Chairman of the. Central Government or India. (Department of Personnel and Training)- member: (iv) Secretary to the Government of India. (Department of Personnel and Training)- member: (iv) Secretary to the Government of India. Ministry of Law and Justice -member: (b) One expert. to be nominated by the Central Government of India. Ministry of Law and Justice -member: (a) Search-cum-Selection Committee for the post of Administrative Member. — (a) a person to be nominated by the Central Government -chairperson: (b) Chairman of the. Central Administrative Tribunal — member:			less than three years, held	Administrative Tribunal.		years
integrity and standing and having special knowledge of. and professional experience of not less than twenty years in economics. business. commerce. law. finance. accountancy. management. industry, public affairs or administration. or any other matter which in the opinion of the Central Government is useful to the Central Administrative Tribunal. (2). A person shall not be qualified for appointment. — (a) as a Judicial Member. unless he (iv) Secretary to the Government of India. Ministry of Law and Justice -member: (e) one expert. to be nominated by the Central Government of Indiamember. (B) Search-cum-Selection Committee for the post of Administrative Member. — (a) a person to be nominated by the Central Government -chairperson: (b) Chairman of the. Central Administrative Tribunal —member:			in the Central Administrative Tribunal:	Government of India. (Department of Personnel and		
commerce. law. finance. accountancy. management. industry, public affairs or administration. or any other matter which in the opinion of the Central Government is useful to the Central Administrative Tribunal. (2). A person shall not be qualified for appointment. — (a) as a Judicial Member. (b) Chairman of the. Central Administrative Tribunal – member:			integrity and standing, and having special knowledge of, and professional experience of not less than twenty years in	(iv) Secretary to the Government of India. Ministry of Law and Justice		
matter which in the opinion of the Central Government is useful to the Central Administrative Tribunal. (2). A person shall not be qualified for appointment. — (a) as a Judicial Member. (b) Chairman of the. Central Administrative Tribunal – member:			commerce. law, finance, accountancy, management, industry, public affairs or	nominated by the Central Government of India- member.		
(2). A person shall not be qualified for appointment. — (a) as a Judicial Member. (b) Chairman of the. Central Administrative Tribunal – member:			matter which in the opinion of the Central Government is useful to the Central	Committee for the post of Administrative Member. –		
(a) as a Judicial Member. Unless he Central Administrative Tribunal – member:			(2). A person shall not be	by the Central Government - chairperson:		
			unless he	Central Administrative		

31 भारत का राजपत्र : असाधारण [भाग II-खण्ड 3(i)] qualified to be. a Judge of a (c) Secretary to the Government of India High Court: or (Department of Personnel and (ii) has, for at least one year. Training)- member: held the post of Secretary to Secretary the Government of India in the Department of Legal Affairs Government of India. Ministry of Law and Justice or the Legislative Department -member: including Member -Secretary. Law Commission of India: or (e) one expert, to be nominated by the Government of (iii) has, for at least two years. held a post of Additional India - member. Secretary to the Government of India in the Department of Legal Affairs or Legislative Department: or (iv) has, for at least ten years. held a judicial office in the territory of India. (b) as an Administrative Member, unless he. -(i) has, for at least one year. held the post of Secretary to the Government of India or any other post under the Central Government or a State Government and carrying the scale of pay which is not less than that of a Secretary to the Government of India for at least one year: or (ii) has, for at least two years. held a post of Additional Secretary to the Government of India. or any other post under the Central or State Government carrying the scale of pay which is not less than that of Additional Secretary to the Government of India at least for a period of two years: Provided that the officers belonging to the All-India services who were or are on Central deputation to a lower post shall be deemed to have held the post of Secretary or Additional Secretary, as the case may be, from the date such officers were granted proforma promotion or actual promotion whichever is earlier to the level of Secretary or Additional Secretary, as the case may be, and the period spent on Central deputation

after such date shall count for qualifying service for the purpose of this clause.

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6.	Railway Claims Tribunal under the Railway Claims Tribunal Act. 1987 (54 of 1987)	(1) A person shall not be qualified for appointment as the Chairman, unless he. — (a) is. or has been. or is qualified to be a Judge of a High Court: or (b) has. for a period of not less than three years. held office as Vice-Chairman. Judicial Member or Technical Member as the case may be: or (c) is a person of ability. integrity and standing. and having a special knowledge of. and professional experience of not less than twenty-five years in claims and commercial matters relating to railways. (2) A person shall not be qualified for appointment as the Vice-Chairman (Judicial), unless he. — (a) is. or has been. or is qualified to be. a Judge of a High Court: or (b) has been a member of the Indian Legal Service and has held a post in Grade I of that Service or any higher post for at least five years: or (c) has. for at least five years. held a civil judicial post carrying a scale of pay which is not less than that of a Joint Secretary to the Government of India: or (d) has. for a period of not less than three years, held office as a Judicial Member. (3) A person shall not be qualified for appointment as the Vice-Chairman (Technical), unless he. — (a) has. for a period of not less than three years, held office as a Technical Member: (b) has for a tleast five years, held a post under a railway administration carrying a scale of pay which is not less than that of a Joint Secretary to the Government of India and has adequate knowledge of rules and procedure of, and experience in, claims and commercial matters relating to railways.	(A) Selection Committee consisting for the post of the Chairman. Vice-Chairman (Judicial) or Member (Judicial): - (i) Chief Justice of India or his nominee- chairperson: (ii) Chairman or Member (Traffic) of the Railway Board- member: (iii) Secretary to the Government of India to be nominated by the Central Government- member: (iv) two experts who should have knowledge and experience of Claims and Commercial matters pertaining to Railways to be nominated by the Central Government- members. (B) Search-cum-Selection Committee for the post of the Vice-Chairman (Technical) or Member (Technical) (i) a person to be nominated by the Central Government-chairperson: (ii) Chairman or Member (Traffic) of the Railway Board- member: (iii) Secretary to the Government of India to be nominated by the Central Government of Colaims and Commercial matters relating to Railways to be nominated by the Central Government of Colaims and Commercial matters relating to Railways to be nominated by the Central Government of Colaims and Commercial matters relating to Railways to be nominated by the Central Government of Colaims and Commercial matters relating to Railways to be nominated by the Central Government of Colaims and Commercial matters relating to Railways to be nominated by the Central Government of Colaims and Commercial matters relating to Railways to be nominated by the Central Government of Colaims and Commercial matters relating to Railways to be nominated by the Central Government of Colaims and Commercial matters relating to Railways to be nominated by the Central Government of Colaims and Commercial matters relating to Railways to be nominated by the Central Government of Colaims and Commercial matters relating to Railways to be nominated by the Central Government of Colaims and Commercial matters relating to Railways to be nominated by the Central Government of Colaims and Commercial matters relating to Railways to Benominated by the Central Government of Colaims and Commercial matters relating to Railways to B	Three Years	Chairman-Sixty-seven years Vice-Chairman-Sixty-five years Member — Sixty-two years

		(4) A person shall not be qualified for appointment as a Judicial Member. unless he. –		
		(a) is. or has been, or is qualified to be, a Judge of a High Court:		
		(b) has, for at least ten years, held a judicial office in the territory of India.		
		(5) A person shall not be qualified for appointment as a Technical Member unless he is a person of ability, integrity and standing having special knowledge of rules and procedure of, and experience in, claims and commercial matters relating to railways of not less than twenty years.		
7.	Securities Appellate Tribunal under the Securities Exchange Board of India Act. 1992 (15 of 1992)	(1) A person shall not be qualified for appointment as the Presiding Officer or a Judicial Member or a Technical Member of the Securities Appellate Tribunal. unless he.—	(A) The Presiding Officer and Judicial Member of the Tribunal shall be appointed by the Central Government in consultation with the Chief Justice of India or his nominee.	Presiding Officer – Seventy years Member – Sixty-seven
		(a) in the case of the Presiding Officer. is, or has been. a Judge of the Supreme Court or a Chief Justice of a High Court or a Judge of a High Court for at least seven years:	(B) Search-cum-Selection Committee for the post of Technical Member. – (i) Presiding Officer. Securities Appellate Tribunal– chairperson:	years
		(b) in the case of a Judicial Member, is, or has been, a Judge of a High Court for at least five years; or	(ii) Secretary to the Government of India (Department of Economic Affairs) – member:	
		(c) in the case of a Technical Member. — (i) is, or has been, an	(iii) Secretary to the Government of India. (Department of Financial	
		Additional Secretary or Secretary in the Ministry or Department of the Central Government or any equivalent post in the Central Government or a State Government; or	Services) - member: and (iv) Secretary to the Government of India. in the Legislative Department or Department of Legal Affairsmember.	
		(ii) is a person of proven ability, integrity and standing having special knowledge and professional experience, of not less than fifteen years, in financial sectors including securities market or pension funds or commodity derivatives or insurance.		
		(2) A Member or Part time Member of the Board or the Insurance Regulatory and		

34		THE GAZETTE OF INDIA	EXTRAORDINARY	[Part II	—SEC. 3(i)]
		Development Authority or the Pension Fund Regulatory and Development Authority. or any person at senior management level equivalent to Executive Director in the Board or in such Authorities. shall not be appointed as Presiding Officer or Member of the Securities Appellate Tribunal, during his service or tenure as such with the Board or with such Authorities, as the case may be, or within two years from the date on which he ceases to hold office as such in the Board or in such Authorities. (3) The Presiding Officer or Member of the Securities Appellate tribunal shall be a person who does not have any financial or other interest as are likely to prejudicial affect their functions as such Presiding Officer or Member.			
8.	Debts Recovery Tribunal under the Recovery of Debts Due to Banks and Financial Institutions Act. 1993 (51 of 1993)	A person shall not be qualified for appointment as Presiding Officer of the Debts Recovery Tribunal. unless he.— (a) is. or has been, or is qualified to be, a District Judge; or (b) is a person of ability, integrity and standing, and having special knowledge of, and professional experience of not less than twenty years in economics, business, commerce, law, finance, accountancy, management, industry, public affairs, administration, banking, debt recovery or any other matter, which in the opinion of the Central Government is useful to the Debt Recovery Tribunal.	Committee for the post of Presiding Officer of the Debts Recovery Tribunal.— (i) Chief Justice of India or his nominee-chairperson: (ii) Secretary to the Government of India. Ministry of Finance (Department of Economic Affairs)- member: (iii) Secretary to the Government of India. Ministry of India. Ministry of India.	Three Years	Presiding Officer - Sixty-five years
9.	Debts Recovery Appellate Tribunal under the Recovery of Debts Due to Banks and Financial	A person shall not be qualified for appointment as Chairperson, unless he. —	Search-cum-Selection Committee for the Chair- person of the Debts Recovery Appellate Tribunal.—		Chairperson- Seventy years

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	Institutions Act. 1993 (51 of 1993)		(i) Chief Justice of India or his nominee- chairperson: (ii) Secretary to the Government of India. Ministry of Finance (Department of Economic Affairs)—member: (iii) Secretary to the Government of India. Ministry of Law and Justice-member: (iv) Governor of the Reserve Bank or the Deputy Governor of the Reserve Bank of India nominated by the Governor of the Reserve Bank of India nominated by the Governor of the Government of India - Ministry and (v) Secretary to the Government of India or Additional Secretary to the Government of India. Ministry of Finance. (Department of Financial Services)—member.	
10.	Airport Appellate Tribunal under the Airport Authority of India Act. 1994(55 of 1994)	A person shall not be eligible for appointment as Chairperson unless he.— (a) is. or has been or is qualified to be a judge of a High Court: or (b) is a person of ability integrity and standing, and having special knowledge of and professional experience of not less than twenty-five years in economics, business commerce law finance accountancy, management industry, public affairs, administration or any other matter which in the opinion of the Central Government, is useful to the Appellate Tribunal.	Search-cum-Selection Committee for the post of Chairperson of Airport Appellate Tribunal.— (i) a person to be nominated by the Central Government- chairperson: (ii) Secretary to the Govern- ment of India. Ministry of Civil Aviation- member: (iii) Secretary to the Govern- ment of India to be nominated by the Central Government- member: (iv) two experts, to be nomi- nated by the Central Govern- ment-members.	Chairperso n-Sixty-two years
11.	Telecom Disputes Settlement and Appellate Tribunal under the Telecom Regulatory Authority of India Act. 1997 (24 of 1997)	(1) A person shall not be qualified for appointment as Chairperson unless he.— (a) is, or has been or is qualified to be a ludge of	his nominee-chairperson: (ii) Secretary to the Government of India. (Department of Telecommunications) - member: (iii) Secretary to the Government of India to be nominated by the Central Government - member:	Chairperson-Seventy year Membor Sixty-five years

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		not less than twenty-five years in economics. business. commerce, law. finance. accountancy, management. industry, public affairs. administration. telecommunications or any other matter which in opinion of the Central Government is useful to the Telecom Disputes Settlement and Appellate Tribunal. (2) A person shall not be qualified for appointment as Member unless he is a person of ability, integrity and standing having special knowledge of, and professional experience of, not less than twenty years in economics. business. commerce, law. finance, accountancy, management, industry, public affairs, administration. telecommunications or any other matter which in opinion of the Central Government is useful to the Telecom Disputes Settlement and Appellate Tribunal.	nominated by the Central Government – members.		
12.	Appellate Board under the Trade Marks Act. 1999 (47 of 1999)	(1) A person shall not be qualified for appointment as Chairman. unless he (a) is. or has been. or is qualified to be. a Judge of High Court: or (b) has. for a period of not less than three years. held office as Vice-Chairperson of the Appellate Board. (2) A person shall not be qualified for appointment as Vice-Chairman. unless he.— (a) is. or has been. or is qualified to be. a Judge of High Court: or (b) has. for at least two years. held the office of Judicial Member or a Technical Member and has a degree in law with at least 12 years of practice at bar or 12 years experience in a State Judicial Service. (3) A person shall not be qualified for appointment as least for appointme	(A) Search-cum-Selection for the post of the Chairman. Vice-Chairman or Judicial Member of the Appellate Board (i) Chief Justice of India or his nominee- chairperson: (ii) Secretary to the Government of India. (Department of Industrial Policy and Promotion) - member: (iii) Secretary to the Government of India to be nominated by the Central Government-member: (iv) two experts, to be nominated by the Central Government-members. (B) Search-cum-Selection Committee for the post of Technical Member (Trade mark). Technical Member (Patent) and Technical Member (Patent) and Technical Member (Copyright) of the Appellate Board.— (i) a person to be nominated by the Central Government -	Three Years	Chairman-Sixty-seven years Vice-Chairman - Sixty-five years Member - Sixty-five years

37 भारत का राजपत्र : असाधारण [भाग II-खण्ड 3(i)] Judicial Member, unless he. chairperson: (a) is, or has been, or is (ii) Secretary to the Government of India. qualified to be a Judge of High (Department of Industrial Court: or Promotion and Policy) (b) has, for at least ten years. -member: held a judicial office in the Secretary territory of India. Government of India to be (4) A person shall not be nominated by the Central qualified for appointment as Government - member: Member Technical (iv) two experts, to be (Trademark). unless he .-nominated by the Central (a) has, for at least ten years. Government - members. exercised functions of a tribunal under the Trade Marks Act. 1999 (47 of 1999) and has held a post not lower than the post of Joint Registrar for at least five years and has a degree in law with at least twelve years of practice at bar or twelve years' experience in a State Judicial Service. or (b) has, for at least ten years, been an advocate of a proven specialized experience in trade mark law. (5) A person shall not be qualified for appointment as Technical Member (Patent). unless he. -(a) has, for at least five years. held the post or exercised the functions of the Controller under the Patents Act. 1970 (39 of 1970): or (b) has, for at least ten years. functioned as a registered patent agent and possesses a degree in engineering or technology or a master's degree in science from any University established under law for the time being in force. (6) A person shall not be qualified for appointment as Member Technical (Copyright), unless he. -(a) is, or has been a member of the Indian Legal Service and is holding, or has held a post in Grade I of that Service for at least three years; or (b) has, for at least ten years. held a judicial office in the

territory of India: or

(c) is, or has been a member of a Tribunal or Civil Service not

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		below the rank of a Joint Secretary to the Government of India with three years' experience in the field of Copyright: or			
		(d) has, for at least ten years, been an advocate of a proven specialized experience in Copyright Law:			
		Provided that at least one member of the Appellate Board for purposes of the Copyright Act shall have qualification as in (a). (b) or (d) above.			
13.	National Company Law Appellate Tribunal under the Companies Act. 2013 (18 of 2013).	(1) The Chairperson shall be a person who is or has been a Judge of the Supreme Court or the Chief Justice of a High Court.	(A) The Chairperson of the Appellate Tribunal shall be appointed after consultation with the Chief Justice of India.	Three Years	Chair- Person- Seventy years
		(2) A Judicial Member shall be a person who is or has been a Judge of a High Court or is a Judicial Member of the National Company Law Tribunal for five years.	•		Member – Sixty- seven years
		(3) A Technical Member shall be a person of proven ability, integrity and standing having special knowledge and professional experience, of not less than twenty-five years, in law, industrial finance, industrial management or administration, industrial reconstruction, investment,	his nominee -chairperson: (ii) a senior Judge of the Supreme Court or a Chief Justice of a High Courtmember: (iii) Secretary to the Government of India.		
		accountancy or any other matter which in the opinion of the Central Government is useful to the National Company Law Appellate Tribunal.	(iv)Secretary to the Government of India. Ministry of Law and Justicemember.		
14.	Authority for Advance Ruling under the Income-tax Act. 1961 (43 of 1961)	A person shall be qualified for appointment as.— (a) Chairman. who:— (i) is. or has been. or is qualified to be. a Judge of the Supreme Court: or (ii) is or has been a Chief Justice of a High Court: or (iii) has. for at least seven years. been a Judge of a High Court: or	(A) Search-cum Selection Committee for the post of Chairman and Vice- Chairman (i) Chief Justice of India or a Judge of the Supreme Court of India as nominated by the Chief Justice of India - chairperson: (ii) Secretary to the Government of India	Three Years	Chairman- Seventy years Vice- Chairman- Sixty-five years Member – Sixty-two years.
		(iv) has, for at least three years, been a Vice-Chairman, Revenue Member or Law Member of the Authority for Advance Ruling; or	(Department of Revenue) -member: (iii) Secretary to the Government of India (Department of I egal Affairs) - member:		

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	(v) is a person of ability integrity and standing, and having special knowledge of and professional experience of not less than twenty-five years in economics, business commerce. law. finance accountancy. management industry. public affairs administration. taxation or any other matter which in the opinion of the Centra Government is useful to the Authority. (b) Vice-chairman, who is, o has been, or is qualified to be a Judge of a High Court: (c) Revenue Member from the Indian Revenue Service who is qualified to be a Member of the Central Board of Direct Taxes Board and an officer of the Indian Customs and Central Excise Service, who is qualified to be a Member of the Central Board of Exciss and Customs; (d) Law Member from the Indian Legal Service, who an Additional Secretary to the Government of India. (1) A person shall not be qualified for appointment and Chairman. (a) is, or has been, or qualified to be, a Judge of High Court; or (b) has, for a period of not let than three years, held office a member; or (c) is a person of ability integrity and standing, and having special knowledge of and professional experience ont less than twenty-five year in, law, management, industry public affairs, administration films or any other matty which in the opinion of the Central Government, is usef to the Appellate Tribunal.	Government of India (Department of Personnel and Training) -member. (B) Search-cum-Selection Committee for the post of Member (i) Cabinet Secretary - chairperson: (ii) Secretary to the Government of India. (Department of Personnel and Training) - member: (iii) Secretary to the Government of India. (Department of Revenue) - member: (iv) two Secretaries to the Government of India to be nominated by the Central Government - members. Se Search-cum-Selection Committee for post of the Chairman and member of the Appellate Tribunal. — (i) a person to be nominated by the Central Government-chairperson: (ii) Secretary to the Government of India Ministry of Information and Broadcasting-member: (iii) Secretary to the Government of India to be nominated by the Central Government of India to be nominated by the Central Government-member: (ii) Secretary to the Government of India to be nominated by the Central Government of India to be nominated by the Central Government-member: (iv) two experts to be nominated by the Central Government-members.	Chairman – Sixty-seven years Member – Sixty-five years
	(2) The Central Governme may appoint such person who, in its opinion, qualified to judge the effect films on the public, to be member of the Appella Tribunal.	s. or of a	

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16.	National Consumer Disputes Redressal Commission under the Consumer Protection Act. 1986 (68 of 1986)	(1) A person shall not be qualified for appointment as President, unless he. — (a) is, or has been, or is qualified to be, a Judge of the Supreme Court; or (b) is, or has been. Chief Justice of a High Court; or (c) has, for a period not less than three years, held office of Member or Judicial Member; or (d) is a person of ability, integrity and standing, and having special knowledge of, and professional experience of not less than twenty-five years in economics, business, commerce, law, finance, accountancy, management, industry, public affairs, administration or any other matter which in the opinion of the Central Government, is useful to the National Consumer Disputes Redressal Commission. (2) A person shall not be qualified for appointment as Member unless he is a person of ability, integrity and standing, and having special knowledge of, and professional experience of not less than twenty years in economics, business, commerce, law, finance, accountancy, management, industry, public affairs, administration or any other matter which in the opinion of the Central Government, is useful to the National Consumer Disputes Redressal Commission: Provided that a person shall not be appointed as a Judicial Member, unless he. — (a) is, or has been, or is qualified to be, a Judge of a High Court: (b) has, for at least ten years, held a Judicial office in the territory of India.	(B) Search-cum-Selection Committee for the post of member. — (i) a person who is a Judge of the Supreme Court. to be nominated by the Chief Justice of India -chairperson: (ii) Secretary to the Government of India. Ministry of Law and Justice (Department of Legal Affairs) - member: (iii) Secretary to the Government of India. Ministry of Consumer Affairs - member: (iv) two experts to be nominated by the Central Government - members.	Years	President – Seventy years Member-Seventy years
17.	Appellate Tribunal for Electricity under the Electricity Act. 2003 (36 of 2003).	(1) A person shall not be qualified for appointment as Chairperson of the Appellate Tribunal, unless he. —	(A) Search-cum-Selection Committee for the post of Chairperson and Judicial Member of the Appellate	Three Years	Chairperson- Seventy years

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		(a) is, or has been, or is qualified to be, a Judge of Supreme Court: or	Tribunal. — (i) Chief Justice of India or		Member- Sixty-five years
		(b) is, or has been. Chief Justice of a High Court: or	his nominee-chairperson: (ii) Secretary to the Government of India.		
		(c) has, for a period of not less than three years, held office of Judicial Member, or Technical member: or	Ministry of Power-member: (iii) Secretary to the Government of India to be nominated by the Central		
		(d) is a person of ability. integrity and standing, and having special knowledge of, and professional experience of not less than twenty-five years in economics, business, commerce, law, finance, accountancy, management,	Government- member: (iv) two experts, to be nominated by the Central Government-members. (B) Search-cum-Selection Committee for the post of the Technical Member of the		
		industry, public affairs, administration or any other matter which in the opinion of the Central Government is useful to Appellate Tribunal.	Appellate Tribunal. — (i) a person to be nominated by the Central Government-chairperson:		
		(2) A person shall not be qualified for appointment as Judicial Member, unless, he—	(ii) Secretary to the Government of India. Ministry of Power- member:		
		(a) is. or has been. or is qualified to be. a Judge of a High Court: or	(iii) Secretary to the Government of India to be nominated by the Central Government-member:		
		(b) has, for at least ten years, held a judicial office in the territory of India.	(iv) two experts to be nominated by the Central Government-members.		
		(3) A person shall not be qualified for appointment as Technical Member unless he is a person of ability, integrity and standing having special knowledge of, and professional experience of, not less than twenty years in matters dealing with electricity generation, transmission, distribution, regulation, economics, business, commerce, law, finance.			
		accountancy. management, industry, public affairs, administration or in any other matter which in the opinion of the Central Government is useful to the Appellate Tribunal.		İ	
18.	Armed Force Tribunal under the Armed Forces Act. 2007 (55 of 2007)	(1) A person shall not be qualified for appointment as Chairperson, unless, he (a) is, or has been, or is qualified to be a Judge of Supreme Court or.	(A) The Chairperson of the Armed Forces Tribunal shall be appointed by the Central Government in consultation with Chief Justice of India.	Three Years	Chairperson- Seventy years Member- Sixty-five years

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		(b) is or has been a Chie Justice of a High Court. (2) A person shall not be qualified for appointment as Judicial Member unless he is or has been, a Judge of a High Court. (3) A person shall not be qualified for appointment as Administrative Member, unless he (a) he has held or he has been holding the rank of Major General or above for a total period of at least three years in the Army or equivalent rank in the Navy or the Air Force; or (b) he has served for not less than one year as Judge Advocate General in the Army or the Navy or the Air Force, and is not below the rank of Major General. Commodore and Air Commodore respectively; or (c) he is a person of ability, integrity and standing having special knowledge of, and professional experience of not less than twenty years in economics, business, commerce, law, finance, accountancy, management, industry, public affairs, administration or in any other matter which in the opinion of the Central Government, is useful to the Armed Forces Tribunal.	Committee for the post of Vice- Chairperson. Judicial Member. or Administrative Member of Armed Forces Tribunal (i) a sitting Judge of Supreme Court to be nominated by Chief Justice of India or Chairman. Law Commission of India- chairperson: (ii) Chairperson. Armed Forces Tribunal – member: (iii) two Secretaries to Government of India including Defence Secretary-members.		
19.	National Green Tribunal under the National Green Tribunal Act. 2010 (19 of 2010)	(1) A person shall not be qualified for appointment as Chairperson, unless he. — (a) is, or has been, or is qualified to be, a Judge of Supreme Court: or (b) is, or has been. Chief Justice of a High Court: or (c) has, for a period of not less than three years, held office as Judicial Member or Expert Member: or (d) is a person of ability, integrity and standing, and having special knowledge of, and professional experience of not less than twenty-five years in law including five years	(A) Search-cum-Selection Committee for the post of the Chairperson or Judicial Member of the National Green Tribunal. — (i) Chief Justice of India or his nominee-chairperson: (ii) Secretary to the Government of India. Ministry of Environment. Forests and Climate Change- member: (iii) Secretary to the Government of India to be nominated by the Central Government-member: (iv) two experts, to be nominated by the Central Government-members.	Three Years	Chairperson- Seventy years Member- Sixty-seven years

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