THE NOTARIES ACT, 1952 (53 OF 1952) THE NOTARIES RULES, 1956 http://lawmin.nic.in/la/subord/notaryrules.htm

#### (SRO.324, dt.14.2.1956)

In exercise of the powers conferred by section 15 of the Notaries Act, 1952(53 of 1952), the Central Government hereby makes the following rules, namely: 1. Short title

These rules may be called the Notaries Rules, 1956.

2. Definitions

In these rules, unless the context otherwise requires,-

(a) "appropriate government" means in relation to a notary appointed by the Central Government, the Central Government and in relation to a notary appointed by the state Government, the State Government.

(b) "Form" means a Form appended to these rules;

(c) "the Act" means the Notaries Act, 1952 (53 of 1952).

[1](d)"Schedule" means the Schedule appended to these rules.

[2][3. Qualifications for appointment as a notary

No person shall be eligible for appointment as a notary unless on the date of the application for such appointment-

(a) a person had been practicing at least for ten years, or

(aa) a person belonging to Scheduled Caste/Scheduled Tribes and other backward classes had been practicing at least for seven years, or

(ab) a woman who had been practicing at least for seven years, as a legal practitioner, or

(b) he had been a member of the Indian Legal Services under the

Central Government, or

(c) he had been at least for ten years,-

(i) a member of Judicial Service; or

(ii) held an office under the Central Government or a State

Government requiring special knowledge of law after enrolment as an

advocate; or

(iii) held an office in the department of Judge Advocate General or in the legal department of the armed forces.)

4. Application for appointment as a notary

(1) A person may make an application for appointment as a notary (hereinafter called "the applicant") in the form of a memorial addressed to such officer or authority (hereinafter referred to as the "competent authority") of the appropriate government as that government may, by notification in the Official Gazette, designate in this behalf.

(2) The memorial shall be drawn by a person referred to in clause (a) of rule 3 in accordance with Form I and by a person referred to in clauses (b) and (c) of the said rule in accordance with Form II.

(3) The memorial of a person referred to in clause (a) of rule 3 shall be signed by the applicant and shall be countersigned by the following persons,-

(a) a Magistrate,

(b) a manager of a nationalised bank;

(c) a merchant; and

(d) two prominent inhabitants of the local area within which the applicant intends to practise as a notary. 5. (Omitted)

6. Preliminary action on application

(1) The competent authority shall examine every application received by him and, if he is satisfied that the applicant does not possess the qualifications specified in rule 3, or that any previous application for the applicant for appointment as a notary was rejected within six months before the date of the application, shall reject it and inform the applicant accordingly.

(2) If the competent authority does not reject the application under sub-rule(1),-

(a) [<u>3](\*\*\*</u>)

(b) he may, if he thinks fit, ascertain from any Bar Council, Bar Association, Incorporated Law Society or other authority in the area where the applicant proposes to practise, the objections, if any, to the appointment of the applicant as notary, to be submitted within the time fixed for the purpose.

7. Recommendation of the competent authority

(1) The competent authority shall, after holding such inquiry as he thinks fit and after giving the applicant an opportunity of making his representations against the objections, if any, received within the time fixed under sub-rule(2) of rule 6, make a report to the appropriate government recommending either that the application may be allowed for the whole or any part of the area to which the application relates or that it may be rejected.

(2) The competent authority shall also make his recommendation in the report under sub-rule (1) regarding the persons by whom the whole or any part of the costs of the application including the cost of hearing, if any, shall be borne.

(3) In making his recommendation under sub-rule (1), the competent authority shall have due regard to the following matters, namely-

(a) whether the applicant ordinarily resides in the area in which he proposes to practise as a notary;
(b) whether, having regard to the commercial importance of the area in which the applicant proposes to practise and the number of existing notaries practising in the area, it is necessary to appoint any additional notaries for the area;

(c) whether, having regard to his knowledge and experience of commercial law and the nature of the objections, if any, raised in respect of his appointment as a notary, and in the case of a legal practitioner also to the extent of his practise, the applicant is fit to be appointed as a notary;

(d) where the applicant belongs to a firm of legal practitioners, whether, having regard to the number of existing notaries in that firm, it is proper and necessary to appoint any additional notary from that firm; and (e) where applications from other applicants in respect of the area are pending, whether the applicant is more suitable than such other applicants.)

8. Appointment of a notary

(1) On receipt of the report of the competent authority, the appropriate government shall consider the report and shall-

(a) allow the application in respect of the whole of the area to which it relates; or

(b) allow the application in respect of any part of the area to which it relates; or

(c) reject the application; and shall also make such orders as the government thinks fit regarding the

persons by whom the whole or any part of the costs of the application including the cost of hearing, if any, shall be borne.

(2) An applicant shall be informed of every order passed by the appropriate government under sub-rule(1). (3) An applicant whose application has been rejected or allowed in respect of only a part of the area to which it relates or against whom an order as to costs has been made under sub-rule(1) may, within sixty days of the date of the order apply to the appropriate government for reviewing the order and that government may, after making such further inquiry as it thinks fit pass such order as it considers necessary.

(4) Where the application is allowed, the appropriate government shall appoint the applicant as a notary and direct his name to be entered in the Register of Notaries maintained by that government under section 4 of the Act and issue to him a certificate on payment of prescribed fees authorizing him to practise in the area to which the application relates or in such part thereof as the appropriate government may specify in the

certificate, as a notary for a period of [[4]]five years from the date on which the certificate is issued to him. [[5]](4A) The appropriate Government may on and after the ninth day of May, 2001, appoint notaries in a State or Union Territory, as the case may be, not exceeding the number of notaries specified in the Schedule: Provided that the number of notaries whose certificate of practice has been renewed under sub-section (2) of section 5 of the Act shall be included in the total number of notaries appointed for the purpose of counting the total number of notaries specified in the Schedule.

Provided further that if in a State or Union territory the number of notaries appointed before the ninth day of May, 2001 exceeds the number of notaries specified in the Schedule, such notaries shall continue to be so appointed in that State or Union territory, as the case may be.;

(5) The Register of Notaries shall be in Form IIA and the certificate of practice shall be in Form IIB. 8A. Extension of area of practice

A notary public who is already in possession of a certificate of practice in respect of a particular area, may for sufficient reasons, apply for extension of his area of practice. If the original certificate of practice had been issued by a State Government and the new area of practice applied for lies within the territory of that State, the application for extension of the area of practice shall be made to that State Government. In all cases where the original certificate of practice had been issued by the Central Government, the application for extension of the area of practice shall be made to the Central Government, the extension of the area of practice where the new area lies either wholly outside the State or partly inside and partly outside the State which granted the original certificate shall be made to the Central Government for the issue of a fresh certificate. The State Government or the Central government, as the case may be, shall, after considering the reasons stated in the application and other factors, pass such orders thereon as it may deem fit. Any extension of the area of practice shall not have the effect of extending the period of validity of the original certificate beyond the period of [6][five years] specified in rule 8(4).

[7][9. Fees for issue and renewal of certificate of practice and extension of area

The fee for the issue and renewal of certificate of practice

and extension of area shall be as under.-

a) issue of certificate of practice - Rs.1000;

b) extension of area of practice-Rs.750;

c) renewal of certificate of practice-Rs.500;

d) issue of a duplicate certificate of practice-Rs.300.]

[8][10. Fees payable to a notary for doing any notarial act

[9](1) Every notary may charge fees not exceeding the rates mentioned below, namely,-

(a) for noting an instrument -

if the amount of the instrument does not exceed rupees 10,000	Rs.35/
if it exceeds rupees 10,000 but does not exceed rupees 25,000	Rs.75/
if it exceeds rupees 25,000 but does not exceed rupees 50,000	Rs.11
if it exceeds rupees 50,000	Rs.15
(b) for protesting an instrument -	
if the amount of the instrument does not exceed rupees 10,000	Rs.35/
if it exceeds rupees 10,000 but does not exceed rupees 25,000	Rs.75/
if it exceeds rupees 25,000 but does not exceed rupees 1,00,000	Rs.110
if it exceeds rupees 1,00,000	Rs.15
(c) for recording a declaration of payment for honour	Rs.75/
(d) duplicate protests	half th
(e) for verifying, authenticating, certifying or attesting the execution of any instrument	Rs.15/
(f) for presenting any promissory note, hundi or bill of exchange for acceptance or payment or demanding better security	Rs.35/
(g) for administering oath to, or taking affidavit from any person	Rs.15/
(h) for preparing any instrument intended to take effect in any country or place outside India in such form and language as may conform to the law of the place where such deed is intended to operate	Rs.150
(i) for attesting or authenticating any instrument to take effect in any country or place outside India in such form and language as may conform to the law of the place where such deed is intended to operate	Rs.150
(j) for translating and verifying the translation of any document form one language to another	Rs.75/
(k) for noting and drawing up ship's protest, boat protest or protest relating to demurrage and other commercial matters	Rs.15
(I) for certifying copies of document as true copies of the original	Rs.5/- Rs. 10
(m) for any other notarial act	such s
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	may fi

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(2) The rates of fees to be charged by a notary shall be displayed by him in conspicuous place inside as well as outside his chamber or office.

(3) In addition to the above fees, a notary may charge the travelling allowance by road or by rail at the rate of rupees five per kilometer.

11. Transaction of business by a notary

A notary in transacting the business under the Act shall use the forms set forth in the Appendix to these rules.

(2) Besides recording declaration of payment for honour a notary shall also register noting and protests made. Every notary shall maintain a notarial register in the prescribed Form XV.

(3) Where any demand of acceptance or payment or better security has been made by a clerk, a notary shall, after examination of the entry in the register relating to such demand, affix his signature thereto, and cause the clerk to affix his signature also to the entry.

(4) Each notary shall, before bringing the notarial register into use, add a certificate on the title page specifying the number of pages it contains. Such certificate shall be signed and dated by the notary.
(5) Every notary shall permit the District Judge or such officer as the appropriate government from time to time appoints in this behalf to inspect his register at such times, not other than twice a year, as the District

Judge or officer may fix. District Judge or officer appointed by the State Government will have power to lodge a report to the appropriate government for taking action against a notary.

(6) When the original instrument is in a language other than English any noting or protest or entry in his register which has to be made in respect of the instrument by a notary may be made either in that language or in English.

(7) In making presentment of bills or notes a notary shall observe the provisions of Chapter V of the Negotiable Instruments Act,1881 (XXVI of 1881).

(8) The notary may-

(1) draw, attest or certify documents under his official seal including conveyance of properties;

(2) note and certify the general transactions relating to negotiable instruments;

(3) prepare a will or other testamentary documents; and

(4) prepare and take affidavits for various purposes for his notarial acts.

(9) Every notary shall grant a receipt for the fees and charges realised by him and maintain a register showing all the fees and charges realised.

[10][12. Seal of notary

Every notary shall use a plain circular seal of a diameter of 5 c.m. as indicated by a drawing given below, bearing his name, the name of the areas within which he has been appointed to exercise his functions, the registration number and the circumscription "NOTARY", and the name of the government which appointed him.]

Name.....

Area.....

Regd. No...

13. Inquiry into the allegations of professional or other misconduct of a notary

(1) An inquiry into the misconduct of a notary may be initiated either suo motu by the appropriate government or on a complaint received in Form XIII.

(2) Every such complaint shall contain the following particulars, namely,-

(a) the acts and omissions which, if proved, would render the person complained against unfit to be a notary;

(b) the oral or documentary evidence relied upon in support of the allegations made in the complaint.

(3) The appropriate government, shall return a complaint which is not in the proper form or which does not contain the aforesaid particulars to the complainant for representation after compliance with such objections and within such time as the appropriate government may specify:

PROVIDED that if the subject matter in a complaint is, in the opinion of the said government substantially the same as or covered by, any previous complaint and if there is no additional ground, the said government shall file the said complaint without any further action and inform the complainant accordingly.

(4) Within sixty days ordinarily of the receipt of complaint, the appropriate government shall send a copy thereof to the notary at his address as entered in the Register of Notaries.

(4A) Where an inquiry is initiated, suo motu by the appropriate government, the appropriate government shall send to the notary a statement specifying the charge or charges against him, together with particulars of the oral or documentary evidence relied upon in support of such charge or charges.

(5) A notary against whom an inquiry has been initiated may, within fourteen days of the service on him of a copy of the complaint under sub-rule (4) or of the statement of the charges under sub-rule (4A), as the case may be, or within such time as may be extended by the appropriate government, forward to that government a written statement in his defence verified in the same manner as a pleading in a civil court.

(6) If on a perusal of the written statement, if any, of the notary concerned and other relevant documents and papers, the appropriate government considers that there is a prima facie case against such notary, the appropriate government shall cause an inquiry to be made in the matter by the competent authority. If the appropriate government is of the opinion that there is no prima facie case against the notary concerned, the complaint or charge shall be filed and the complainant and the notary concerned shall be informed accordingly.

[11][(7) Every notice issued to a notary under this rule shall be sent to him by registered post. If any such notice is returned unserved with an endorsement indicating that the addressee has refused to accept the notice or the notice is not returned unserved within a period of thirty days from the date of its dispatch, the notice shall be deemed to have been duly served upon the notary.]

(8) It shall be the duty of the appropriate government to place before the competent authority all facts brought to its knowledge which are relevant for the purpose of an inquiry by the competent authority.(9) A notary who is proceeded against shall have right to defend himself before the competent authority either in person or through a legal practitioner or any other notary.

(10) Except as otherwise provided in these rules, the competent authority shall have the power to regulate his procedure relating to the inquiry in such manner as he considers necessary and during the course of inquiry, may examine witnesses and receive any other oral or documentary evidence.

(11) The competent authority shall submit his report to the government entrusting him with the inquiry.

(12)(a) The appropriate government shall consider the report of the competent authority, and if in its opinion a further inquiry is necessary may cause such further inquiry to be made and a further report submitted by the competent authority.

(b) If, after considering the report of the competent authority, the appropriate government is of the opinion that action should be taken against the notary the appropriate government may make an order-

(i) cancelling the certificate of practice and perpetually debarring the notary from practice; or

(ii) suspending him from practice for a specified period; or

(iii) letting him off with a warning, according to the nature and gravity of the misconduct of the notary proved.

(13) Notification of removal- The removal of the name of any notary from the register of notaries from practice, as the case may be, shall be notified in Official Gazette and shall also be communicated in writing to the notary concerned.

(14) Submission of returns- Every notary shall, in the first week of January every year, submit to the appropriate government, an annual return in Form XIV of the notarial acts done by him during the preceding year.

(15) Each notary shall have an office within the are a mentioned in the certificate issued to him under rule 8 and he shall exhibit it in a inconspicuous place thereat a board showing his name and designation as a notary

(16) If a notary has to deal with a case which does not in terms attract any of the forms prescribed, the notary should adopt the form nearest to his case with such modifications thereto as he thinks the exceptional peculiarities of the case to justify.

(17) Annual publication of the list of notaries-The list of notaries to be published by the Central Government and every State Government under section 6 of the Act, shall be in the following form:

	······································						
SI.No.	Name of Notary	Residential and professional address	Qualifications	Area in which he is authorized to practise.	Remarks		
		[40]T					

<sup>[12]</sup>THE SCHEDULE [See rule 8(4A)]

Name of State/Union	Maximum ni	umber	Maximum number of not
	of notaries t		State Government or Uni
territory	appointed by		Administration.
(1) 1. Andhra Pradesh.	the Central (	Government	(3)
	(2)		575
2. Assam	575		575
3. Bihar	575		925
4. Gujrat	925		625
5. Kerala	625		375
6. Madhya pradesh	375		1,125
7. Tamil Nadu	1,125		725
8. Maharashtra	725		875
9. Karnataka	875		675
10. Orissa	675		750
11. Punjab	750		425
12. Rajasthan	425		800
13. Uttar Pradesh	800		1,750
14. West Bengal	1,750		450
15. Jammu & Kashmir	450		350
16. Nagaland	350		200
17. Haryana	200		475
18. Himachal Pradesh	475		300
19. Manipur	300		225
20. Tripura	225		100
21. Meghalaya	100		175
22. Sikkim 23. Mizoram	175		100
	100		200
24. Arunachal Pradesh	200 325		325
25. Goa	325 50		50
26. Uttaranchal 27. Chhattisgarh			325
	325		400
28. Jharkhand 29. Delhi	400 450		450
30. Andman and Nicobar Islands	450 *325		325 50
31. Lakshadweep	50 25		25 25
32. Dadra and Nagar Haveli 33. Daman & Diu	25 25		23 50
34. Pondicherry	25 50		100
35. Chandigarh	100		25
	25		25
* Cubatituted by CCD 400/E) dt 20 0 2004	<b>Z</b> J		
*Substituted by GSR 460(E) dt. 26.6.2001	[13][FORM I		
	MEMORIAL		
	-		
1 Name of the applicant	(Rule 4(2))		
1. Name of the applicant         2. Father's/Husband's name		PHO	TOGRAPH
3. Date of Birth 4. Whether SC/ST/OBC/General			
5. Address(residence)			
J. Address(residence)			
PIN Telephone	Fax	F-mail	
Address (office)	i u/		
PIN			
TelephoneFax	E-mail		
6.Educational qualifications(Please attach	photocopies)		
- ·			
7. Enrolment (number & date)		(Please attach	photocopies)
8. Practising in			
Civil side :			
Criminal side :			
Taxation :			

Revenue courts :\_

9. Whether income tax assessee:

10.The memorial of (name of the applicant) (in block letters) showeth

1. that the memorialist is a person eligible for appointment as a notary under the Notaries Act, 1952 and clause (a) of rule 3 of the Notaries Rules, 1956;

2. that the memorialist resides in \_\_\_\_\_\_(here state the name of the local area or name of court where he intends to practise) and will reside for upwards of \_\_\_\_\_\_(state how long);

3. that the number of notaries practising in the local area is insufficient for the requirements thereof (the grounds of the statement should be added);

4. that no previous application of the memorialist has been rejected or withdrawn by him, within the preceding six months;

The memorialist, therefore, prays that the government be pleased to appoint and admit him as a notary under and by virtue of the Notaries Act, 1952 (53 of 1952) and clause (a) of rule 3 of the Notaries Rules, 1956 to practise in (here state the name of the local area).

day of \_\_\_\_\_20 Signature of the applicant

	··		
Name and address of signatories	Profession	Name and address of the firm/organisation	Signature with Se
1. 2.			
3. 4.			
5.			

Note: Under rule 4(3) the memorial should be countersigned by a Magistrate, a manager of a Nationalised Bank, a merchant and two prominent inhabitants of the area where he intends to practise as a notary. (FORM II)

	•••••	
(Rule	4(2))	

Dated

PHOTOGRAPH	1.Name	) r'c/Huchon	d's name	
3.Date of birth			_	
4.Whether SC/ST/O	BC/General			
PIN				
Telephone	Fax		E-mail	
Address(office)				
PIN Telephone	Fax		E-mail	_
6. Educational qual	ifications			
7. Date of joining go				
8. Date of retiremen				
9. Post held at the t	ime of retirement			
10. Area where the	memorialist intends	s to practic	e as Notary	
Dated	_ day of	20		
				Signature of the applicant

Note: Necessary proofs about eligibility under rule 3(b) and (c) of the Notaries Rules, 1956 is to be attached. Rule 3(b) and (c) are as follows:-

"3. Qualifications for appointment as a notary- No person shall be eligible for appointment as a notary unless on the date of the application for such appointment,-

(a)

(b) he had been a member of the Indian Legal Service under the Central Government, or

(c) he had at least for ten years;

i) been a member of Judicial Service; or

ii) held an office under the Central Government or a State Government requiring special knowledge of law after enrolment as an advocate; or

iii) held an office in the department of Judge Advocate General or in the legal department of the armed forces."

FORM IIA

REGISTER OF NOTARIES (Rule 8(5))

SI. No.	Full Name	Residential	Date on which	Qualifications	Area in	Remarks
	and date	and professional		of notary	which notary	
	of birth of	addresses	entered		may practise	
	notary	of notary	in the register			
I FORM IIB	<u> </u>	<u></u>	<u> </u>			
-	E OF PRACTICE					
(Rule 8(5))						
	NT OF					
(Emblem)						
	son/c	laughter/wife	of	resident of bas be	on	
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	.thisday		given under my nam	id and sear of the Govern		
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				Government of		
				(Name of t		
FORM III				(Nume of th	le Olalej	
-	DISHONOUR					
(Section 8)	Distronoun					
	upon the instrum	ent or upon a paper at	ttached thereto, or partly	v upon each)		
	page in Notarial		tached thereto, or parti	y upon each).		
			nce/non-payment			
			trument has not been e		0260n	
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Date of note.		Julea).				
Date of note.				Signature of	of Notary	
Notary's chai	006			Signature	n Notal y	
FORM IIIA	yes					
	DISHONOUR					
	DISHUNUUK					
(Section 8)	d in the Neterial I					
	ed in the Notarial I					
	bill and endorsem		and the second of			
			as, at the request of			
			ve the name), the drawe		sence or	
-		•	age) and, I received, the	e following answer:-		
		ad for non accoutons				
		ed for non-acceptance	e)			
		ignature of Notary	de clasta classifica a seco			
	to be signed in th	le margin by the notar	y's clerk also if he prese	ented the bill).		
FORM IV						
	BILL OF EXCHAI	NGE FOR NON-ACCE	PIANCE			
(Section 8)	1		<b>4</b>			
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			give the name) of			
			nd customary presentm			
			nnexed) or "a literal trans			
			(here give the nam			
			r (state terms of answer			
gave no answ	ver"); wherefore, I	l, the said notary, at th	ne request aforesaid, by	this writing, do, in the p	resence	
of(here c	ive the name) and	d(here give the na	ame), witnesses, protes	t the drawer of the said	bill of	
			concerned for all exchange			
			ange, re-exchange, and			
		of acceptance of the s		, <b></b>		
		•		Whic	h I attest	
Olamat in f	Natawa					
Signature of	Notary					

Place and date..... Signature of witnesses (Should be of the locality)

1..... 2.....

#### FORM IVA

#### ACTS OF HONOUR

(A) Act of honour on acceptance. (To be written at the foot of the protest).

Afterwards appeared before me, the said notary, on the......day of.......19......(here give the name), and declared that he would accept the bill of exchange before protested under protest for the honour and upon the account of .......(here give the name), the second endorser on the said bill.

Holding the second endorser and all others concerned always bound and obliged to indemnify him, the said appearer, for his said acceptance and in case of payment of by him, for his reimbursement in due form of law and according to custom.

Which I attest

Signature of Notary

Place and date.....

Holding the said endorser and all others concerned always bound and obliged for reimbursement in due form of law and according to custom.

Amount Rs.....

Notarial charges Rs.....

Signature of Notary

Place and Date...... Received this......day of......20....., from (here given the name), the sum of Rs......, the amount of the said bill and notarial charges thereon. Signature of Notary

FORM V

PROTEST OF BILL OF EXCHANGE FOR NON-ACCEPTANCE WHEN THE DRAWEE CANNOT BE FOUND

(Section 8)

(a) Where search was made by notary in person.

Which I attest Signature of Notary Place and date..... Signature of witnesses

(Should be of the locality)

1.....

2.....

(b) Where registered letter was sent to the drawee.

concerned for all exchange, re-exchange, and all costs, damages and interest present and to come for want of acceptance of the said bill. Which I attest

Signature of Notary

Place and date..... Signature of witnesses (Should be of the locality) 1..... 2.....

#### FORM VI PROTEST OF PROMISSORY NOTE OR BILL OF EXCHANGE

# FOR NON-PAYMENT

### (Section 8)

On the......day of......20......1, (here give the name), a notary appointed under the Notaries Act, 1952 request of......(here give the name), of .....did at.....in person and having failed to do so, then by registered letter, cause due and customary presentment to be made to and demand payment of the promissory note (or bill of exchange, as the case may be) here to annexed (or "literal transcript whereof, and of everything written or printed) thereon is hereto annexed") from ......(here give the name) the maker of the said promissory note (or drawee, acceptor, of the said bill of exchange, as the case may be), to which demand he made answer"); (state the term of his answer, if any) (or "to which demand he gave answer");wherefore, I, the said notary, at the request aforesaid by his writing, do in the presence of ......(here give the name), and ...........(here give the name), witnesses protest against the maker of the said promissory note (or the drawer of the said bill of exchange, as the case may be) and all other parties thereto and all others concerned for all exchange, re-exchange, and all costs, damages, and interest present and to come for want of payment of the said promissory note (or bill of exchange, as the case may be).

Which I attest Signature of Notary

Place and date..... Signatures of witnesses (Should be of the locality) 1..... 2..... FORM VII PROTEST OF PROMISSORY NOTE OR BILL OF EXCHANGE FOR NON- PAYMENT WHEN THE MAKER, DRAWEE, OR ACCEPTOR (AS THE CASE MAY BE) CANNOT BE FOUND (Section 8) (a) Where search was made by notary in person. request of.......(here give the name) of......did in person make due search at......for........(here give the name), the maker (or drawee, or acceptor, as the case may be) in order to present to and demand from him payment of the promissory note (or bill of exchange, as the case may be ) hereto annexed (or "a literal transcript whereof and of everything written or printed thereon is hereto annexed") but was unable to find him wherefore, I, the said notary, at the request aforesaid, by this writing, do, in the presence of......(here give the name), and ......(here give the name), witnesses, protest against the maker of the said promissory note (or drawer of said bill of exchange as the case may be) and all other parties thereto and all others, concerned for all exchange, re-exchange, and all costs, damages, the interest present and to come for want of payment of the said promissory note (or bill of exchange, as the case may be). Which I attest

Signature of Notary Place and date.....

Signature of witnesses (Should be of the locality)

1..... 2.....

(b) Where registered letter was sent to the maker, drawee or acceptor.

the request of.......(here give the name), of....., did sent by post a

registered letter addressed to.......(here give the name) at......the maker or drawee, acceptor, as the case may be), wherein I enclosed and demanded from him payment of the promissory note (or bill of exchange as the case may be), hereto annexed (or "a literal transcript whereof and of everything written or printed thereon is hereto annexed"), but the letter was returned undelivered because the said.......(here give the name), could not be found; wherefore I, the said notary, at the request aforesaid, by this writing, do, in the presence of......(here give the name) and.......(here give the name) witnesses, protest against the maker of the said promissory note (or the drawer of the said bill of exchange, as the case may be) and all other parties thereto and all other concerned for all exchange, re-exchange, and all costs, damages, and interest present and to come for want of payment of the said promissory note (or bill of exchange, as the case may be).

> Which I attest Signature of Notary

Place and date..... Signature of witnesses (Should be of the locality 1...... 2.....

FORM VIII

PROTEST OF BILL OF EXCHANGE FOR BETTER SECURIT

(Section 8)

On the......day of......20......I,......(here give the name), a notary appointed under the Notaries Act, 1952), of......in ........(here state the local area for which the notary has been appointed) in .......at the request of........(here give the name), did exhibit the bill of exchange hereto annexed (or "a literal transcript whereof and of everything written or printed therein is hereto annexed") to........(here give the name), the person on whom the said bill is drawn, and whose acceptance appears thereon, and did demand better security for the payment thereof when the same should become payable in consequence of the said.....(here give the name), having become insolvent (or "his credit having been publicly impeached", as the case may be), to which

demand he made answer, (state the terms of the answer if any), (or "to which demand he gave no answer"); wherefore I, the said notary, at the request aforesaid, by this writing, do, in the presence of.......(here give the name) and ...........(here give the name), witnesses, protest against the drawer of the said bill of exchange and the acceptor and all other parties thereto, and all others concerned for all exchange, re- exchange, and all

costs, damages, and interest present and to come for want of better security for the payment of the said bill when due and payable.

Which I attest Signature of Notary Place and date.....

Signature of witnesses

(Should be of the locality)

2.....

FORM IX

PROTEST OF BILL OF EXCHANGE FOR BETTER SECURITY WHEN THE ACCEPTOR CANNOT BE FOUND (Section 8)

(a) Where such protest was made by notary in person.

Which I attest

Signature of Notary Place and date.....

Signature of witnesses (Should be of the locality) 1...... 2..... (b) Where registered letter was sent to the acceptor.

(53 of 1952), of...in........(here state the local area for which the notary has been appointed) in......at the give the name), at......wherein I enclosed the bill of exchange hereto annexed (or "a literal transcript whereof and of everything written or printed thereon is hereto annexed"), and did the such letter demand from the said.......(here give the name), the person on whom the said bill is drawn and whose acceptance appears thereon, better security for the payment thereof when the same should become payable in consequence of his having become insolvent (or "his credit having been publicly impeached", as the case may be), but the said letter was returned undelivered because the said.....(here give the name) could not be found; wherefore I, the said notary, at the request aforesaid, by this writing, do in the presence of ..........(here give the name) and .......(here give the name), witnesses, protest against the drawer of the said bill of exchange and the acceptor and all other parties thereto and all others concerned for all exchange, re-exchange, and all costs, damages and interest present and to come for want of better security for the payment of the said bill when due and pavable.

> Which I attest Signature of Notary Place and date.....

Signature of witnesses (Should be of the locality) 1..... 2.....

FORM X

## NOTICE OF PROTEST TO DRAWER TO BE GIVEN BY NOTARY

(Section 8)

Take notice that a bill of exchange for.........(here state the amount) drawn by you under date the.......on and payable at......has been dishonored by nonacceptance (or nonpayment, as the case may be) and protested, and that you will be held liable thereon.

Signature of Notary

Place and date.....

### FORM XI NOTICE OF PROTEST TO ENDORSER TO BE GIVEN BY NOTARY (Section 8) Take notice that a bill of exchange for......(here state the amount) drawn by .....under date the

......on.....and payable at......and bearing your endorsement has been dishonored by non-acceptance (or non-payment, as the case may be) and protested, and that you will be held liable thereon. Signature of Notary

Place and Date.....

## FORM XII NOTARIAL ACT OF DECLARATION HAVING BEEN MADE **BY A PAYER FOR HONOUR**

(Section 8)

On the......day of...... 20......I,........(here give the name), a notary appointed under the Notaries Act, 1952 hereby certify that the bill of exchange hereto annexed (or "a literal transcript whereof and of everything written or printed thereon is hereto annexed")(now protested for non-payment) was this day exhibited to.......(here give the name), of.....in the State of.....(or to .......(here give the name), his agent in this behalf, as the case may be), who declared before me that he, the said......(here give the name), would pay the amount of the said bill under protest for the honour of .....(here inset the name of the party for whose honour the payment is to be made), holding the said....... (here insert the name of the party for whose honour the payment is to be made) and the drawer and all other proper persons responsible to him, the said.....(here give the name), for the amount of the said bill and for all proper costs, interest, damages, and expenses; I have, therefore, in the presence of ..........(here give the name) and ......(here give the name), witnesses, granted this Notarial Act of honour accordingly.

> Which I attest Signature of Notary Place and date..... Signature of witnesses

(Should be of the locality) 1..... 2.....

FORM XIII COMPLAINT Before the appropriate government under the Notaries Act, 1952(53 of 1952) Between.....petitioner and.....respondent Petitioner's address: **Respondent's address:** Particulars of complaint in paragraphs consecutively numbered..... Particulars of evidence oral and documentary, if any, to substantiate the complaint..... Verification I..... the petitioner do hereby declare that what is stated above is true to the best of my information and belief. Verified today the......day of......20......at..... Signature

FORM XIV

## RETURN TO BE SUBMITTED BY A NOTARY

(Rule 13(14))

1. Name and address of notary .....

2. Registration number .....

3. Particulars of notarial acts done during the year .....

Type of work Name of cases Fee charged

1. Noting an instrument

2. Protesting an instrument

3. Recording a declaration of payment for honour.

4. Duplicate protests.

5. Verifying, authenticating, certifying or attesting the execution of any instrument.

6. Presenting any promissory note, hundi or bill of exchange for acceptance or payment or demanding better security.

7. Administering oath to, or taking affidavit from any person

8. Preparing any instrument intended to take effect in any country or place outside India in such form and language as may conform to the law of the place where such deed is intended to operate.

9. Attesting or authenticating any instrument intended to take effect in any country or place outside India in such form and language as may conform to the law of the place where such deed is intended to operate.

10. Translating and verifying the translation of, any document from one language into another.

11. Other notarial acts.

Signature of Notary

Date and place.....

FORM XV

#### NOTARIAL REGISTER (Rule 11(2))

_	(Rule 11(2))						
	SI.No	Date	Name of notarial act	Name of executant or person concerned with full address	Contentns of document	Notarial aff	
I	1	2	3	4	5		
I							
I							

prescribed fee	Fee charged	SI.No. of receipt	Signature of	Signature of no
		book	person concerned	
7	8	9	10	11

 	4		,
	4	1	4
	4	1	4
	4	1	4

- [1] Added w.e.f. 10.5.2001 vide G.S.R. 330(E)
- [2] Substituted by GSR 17 (E) dated 5.1.2000.
- [3] Omitted by GSR 870 (E) dated 8.7.97
- [4] Substituted for "three years" by GSR 262(E), dt. 28.3.2000. [5] Added w.e.f. 10.5.2001 vide GSR 330(E)
- 6 Substituted for "three years" by GSR 262(E) dt. 28.3.2000 7 Substituted by GSR 870(E), dt. 8.7.1997
- [8] Substituted by GSR 870(E) dt. 8.7.1997

- [9] Substituted by GSR 630(E) dt. 21.7.2000

   [10] Substituted by GSR 870(E), dt. 8.7.1997.

   [11] Substituted by GSR 870(E) dt. 8.7.1997

   [12] inserted vide GSR 330 (E), dt. 10.5.2001

   [13] Substituted by Notification No. GSR 172(E), w.e.f. 12.3.2001.