

In pursuance of the provisions of clause (3) of Article 348 of the Constitution of India, the Governor is pleased to order the publication of the following English translation of the Notification No. 179 / 2015 /XXVII(9) /Stamp-42/2008 Dehradun, dated, 23 July, 2015 for general information

**Government of Uttarakhand**  
**Finance Section-9**  
**No. 179 /2015 /XXVII(9)/ Stamp-42/2008**  
**Dehradun: Dated: 23 July, 2015**

**Notification**

**Miscellaneous**

In exercise of the powers conferred by Article 74 and 75 of the Indian Stamp Act, 1899, the Governor is pleased to make the following rules with a view to further amend the Uttarakhand Stamp (Payment of Duty by Means of E-stamp Certificates) Rules, 2011.

**THE UTTARAKHAND STAMP (PAYMENT OF DUTY BY MEANS OF E-STAMP CERTIFICATES) (AMENDMENT) RULES, 2015**

- Short title and commencement- 1.** (1) The Uttarakhand Stamp (Payment of Duty by Means of E-stamp Certificates) (Amendment) Rules, 2015 .  
(2) They shall come into force at once.

- Amendment of Rule 13** 2. In the Uttarakhand Stamp (Payment of Duty by Means of E-Stamp Certificates) Rules, 2011 (hereinafter referred to as principal rules), the existing rule 13 with title as set out in column 1 below, the rule with title as set out in column 2, shall be substituted as follows; namely :-

**Column-1**

**Existing rule**

**13** Eligibility criteria for appointment of Authorised Collection Centre-  
Any scheduled bank any financial institution or undertaking controlled by the Central Government or the the Government, or the Post Office or any agency will be eligible for appointment as Authorised Collection Centre or any agency authorised by CRA in consultant with the State Govt. subject to prior approval of the Appointing Authority under Rule 12.

**Column-2**

**rule as hereby substituted**

**13** Eligibility criteria for appointment of Authorised Collection Centre-  
Any Scheduled Bank, any financial institution or undertaking controlled by the Central Government or the State Government, the Post Office, Common service centre {Operating under e-governance plan (NeGP)} any person (including individual) or any agency will be eligible for appointment as Authorised Collection Centre or any agency authorised by CRA in consultant with the State Government. subject to prior approval of the Appointing Authority under Rule 12.

**Amendment of From-1(Amended) 3.**

In the principal rule the from-1 (Agreement) envisaged in sub rule (1) of rule (6) substituted by in the existing From-1(Amended), the sub- para 3.2 of para 3 as set out in column 1 blow, the as set out in column 2, shall be substituted as follows; namely :-

**Column-1**

**Existing para**

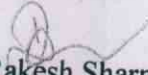
3- Appointment of approved intermediaries /Authorised collection centers (ACCs)-  
3.2 Amongst the approved intermediaries, the Authorised collection centers could preferably by a Sheduled Bank, Financial Institution, Chartered Accountant firm, Recognized Institution of professionals, Post Office; Insurance Regulatory Development Authority Recognized insurance company or any other person (other than individual)/ institution as approved by the Governement.

**Column-2**

**para as hereby substituted**

3- Appointment of approved intermediaries /Authorised collection centers (ACCs)-  
3.2 Amongst the approved intermediaries, the Authorised collection centers could preferably by a Sheduled Bank, Financial Institution, Chartered Accountant firm, Recognized Institution of professionals, Post Office; Common service centre {Operating under e-governance plan (NeGP)} Insurance Regulatory Development Authority Recognized insurance company or any other person (including individual)/ institution as approved by the Governement.

By order,

  
(Rakesh Sharma)  
Add. Chief Secretary