HIGH COURT OF DELHI: NEW DELHI <u>NOTIFICATION</u>

No. 182/Rules/DHC Dated: 11.05.2012

In exercise of the powers conferred by Section 7 of the Delhi High Court Act, 1966 (Act 26 of 1966) read with Sections 122 and 129 of the Code of Civil Procedure, 1908 and all other powers enabling it in this behalf, the High Court of Delhi, hereby makes the following amendments to Rule 1 of Part B of Chapter 3 of the High Court Rules & Orders, Volume V:-

- 1. The following shall be inserted as clause (xix) of Rule 1 of Part B of Chapter 3 of the High Court Rules & Orders, Volume V and the existing clauses (xix) & (xx) shall be renumbered as clauses (xx) & (xxi) respectively:-
 - "(xix) Petitions/Appeals arising from the orders of statutory Tribunals, as mentioned in column 2 of the Schedule appended hereunder, shall be heard either by a Single Judge or by a bench of two Judges as per the entries mentioned in Column 3 of the Schedule.

Hon'ble the Chief Justice can, from time to time, add, delete or modify columns 2 and 3 of the Schedule.

Schedule

Srl. No.	Statutory Tribunals	Petition/Appeal to be heard by
1.	Central Administrative Tribunal (CAT)	Bench of two Judges
2.	Debt Recovery Tribunal (DRT)	Bench of two Judges
3.	Debt Recovery Appellate Tribunal (DRAT)	Bench of two Judges
4.	Lokayukta	Bench of two Judges
5.	Industrial Dispute Tribunal	Single Judge
6.	Delhi School Tribunal	Single Judge
7.	NDMC/MCD Tribunal	Single Judge
8.	Rent Control Tribunal	Single Judge
9.	Motor Vehicle Act Tribunal	Single Judge
10.	Railway Claim Tribunal Act	Single Judge
11.	Workman Compensation Tribunal	Single Judge
12.	Employee Provident Fund Tribunal	Single Judge

NOTE: These amendments shall come into force with immediate effect.

BY ORDER OF THE COURT Sd/-(V.P. VAISH) REGISTRAR GENERAL