In exercise of the power conferred by Section 7 of the Delhi High Court Act, 1966 (Act 26 of 1966), read with Article 225 of the Constitution of India, Clause 27 of the Letters Patent and all other powers enabling it in this behalf, the High Court of Delhi, hereby makes the following amendments in Part II (Civil), Chapter 4-F(b), High Court Rules & Orders, Volume V:-

FOLLOWING RULE 1-C & RULE 1-D SHALL BE ADDED AFTER RULE 1-B IN CHAPTER 4F(b):

"1-C. In writ petitions arising out of orders passed by statutory authorities e.g. Central Administrative Tribunal (CAT), Labour Court, Industrial Tribunal, Delhi School Tribunal, Debts Recovery Tribunal (DRT), Customs, Excise and Gold Control Appellate Tribunal (CEGAT) (now Customs, Excise & Service Tax Appellate Tribunal), Income Tax Appellate Tribunal (ITAT), Election Tribunal, Board for Industrial & Financial Reconstruction (BIFR)/Appellate Authority for Industrial & Financial Re-construction (AAIFR), etc., a caveat will be entertained by the Registry".

## NOTE:-Proforma of the prescribed Caveat form is annexure 'A'

"1-D. As in Letters Patent Appeal (LPA), a litigant filing a writ petition against an order of Central Administrative Tribunal(CAT), shall file on record all the pleadings and documents that were before Central Administrative Tribunal(CAT) alongwith a certificate that no document that was not before the Central Administrative Tribunal(CAT) has been filed with the writ petition."

THESE AMENDMENTS SHALL COME INTO FORCE WITH IMMEDIATE EFFECT.

BY ORDER OF THE COURT: Sd/-(R.K. AHLUWALIA) REGISTRAR(VIG.)

Dated: 12.2.2004

## ANNEXURE- 'A'

## IN THE HIGH COURT OF DELHI AT NEW DELHI

## CIVIL JURISDICTION

CAVEAT NO	0	OF 200
In the matter of a writ petition ins or expected to be instituted, by	tituted (give t	he particulars)
Pe	titioner(s)	
Against		
R	Respondent(s)	
	-	recise nature of the order apprehended) be
made in the above matter without		
Dated this the	day of	200
		Name and address of the Caveator and his counsel if any.
Filed on		