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புதுச்சேரி மாகில அரசிதழ்

La Gazette de L'État de Poudouchéry The Gazette of Puducherry

PART - I

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	Poudouchéry	Mercredi	7	Avril	2021 (17 Chaitra 1943)	
	Puducherry	Wednesday	7th	April	2021	

GOVERNMENT OF PUDUCHERRY LAW DEPARTMENT

No. 48/Leg./2021-LD.

Puducherry, the 01st April 2021.

NOTIFICATION

The following Notification of the Hon'ble High Cour of Judicature at Madras publishing "The Madras High Court (Arbitration) Rules, 2020", is hereby published for general information of the public.

J. JULIET PUSHPA,
Secretary to Government (Law).

NOTIFICATIONS BY HEADS OF DEPARTMENTS, ETC.

JUDICIAL NOTIFICATIONS

The Madras High Court (Arbitration) Rules, 2020.

(Roc. No. 85/2020/MHCAC)

No. SRO C-7/2021.

In exercise of the powers conferred by Section 82 of the Arbitration and Conciliation Act, 1996 (Act 26 of 1996), the High Court of Judicature at Madras hereby makes the following rules:-

1. Short Title, Applicability and Commencement:

- (i) These Rules may be called 'The Madras High Court (Arbitration) Rules, 2020'.
- (ii) These Rules shall apply to proceedings before the Courts in Tamil Nadu and Puducherry under The Arbitration and Conciliation Act, 1996.
- (iii) These Rules shall come into force on and from the date of their publication in Tamil Nadu Government Gazette' and 'Puducherry Government Gazette'.
- 2. Definitions: In these Rules, unless the context otherwise requires:
 - (i) "Act" means The Arbitration and Conciliation Act, 1996 as amended from time to time.
 - (ii) "Code" means Code of Civil Procedure, 1908 as amended from time to time.
 - (iii) "Practice Directions Arb." shall mean directions issued from time to time by the Chief Justice in terms of Rule 11 (v) hereinbelow provided for the guidance of the Court.

Words and expressions not defined herein but defined in the Act shall have the meanings ascribed to them in the Act.

- 3. Nomenclature and Cause Title: Applications under the Act are given different nomenclatures in these Rules for the purpose of procedural convenience:
 - (i) Every application filed under Sections 8, 9, 27, 29 A (5), 34 (3), 34 (4), 36 (3), 39 (2), 41 (2),43 (3),45 and 54 of the Act shall be numbered as 'Arbitration Application' (;Arb Appln.' in short).
 - (ii) Every application filed under Sections 11, 14, 34, 47 to 49 and 55 to 58 of the Act shall be numbered as 'Arbitration Original Petition' ('Arbo O.P.' in short).
 - (iii) Every appeal filed under Sections 37, 50 and 59 of the Act shall be numbered as 'Arbitration Appeal' ('Arb. Appeal' in short).
 - (iv) Every application filed under Sections 17 (2) and 36 of the Act shall be numbered as "Arbitration Enforcement Petition" ('Arb. E.P.' in short).
 - (v) Subject to the above sub-rules (i) to (iv), all interlocutory applications in pending proceedings and all other proceedings filed under the Act shall be numbered as per sub-rule (i).

4. Formats:

- (i) Every Arbitration Application under Rule 3 (i) shall be in the form of a Judge's Summons (in the High Court) or a Petition (in other Courts) containing the relief sought and shall be supported by an affidavit containing the relevant facts and circumstances.
- (ii) Every Arbitration Original Petition under Rule 3 (ii) shall set out the facts in brief, the basis of challenge, wherever the award is challenged and the relief sought.
- (iii) The petition shall be verified by an affidavit.
- (iv) Every Arbitration Appeal under Rule 3 (iii) shall be in the form of memorandum, setting forth concisely and in distinct heads the grounds of appeal, numbered consecutively. The memorandum of appeal shall not give details of the disputes or the proceedings before the arbitral tribunal or the Court.
- (v) Every Arbitration Enforcement Petition under Rule 3 (iv) shall be in the form prescribed under the Code and the Rules of the High Court, Madras, Original Side, 1994, as applicable.

- (vii) Petitioner or Applicant shall disclose all previous proceedings with respect to the arbitration agreement, out of which the subject matter of the present proceedings arise, including the court or forum where such proceedings have been filed, whether pending or disposed.
- (viii) Documents to be filed in proceedings governed by these Rules shall be as prescribed in Practice Directions from time to time.

5. Filing procedure:

- (i) To the extent applicable, the filing procedure in respect of proceedings under the Act shall be in accordance with:
 - Code of Civil Procedure, Original Side Rules and Appellate Side Rules in the High Court, Code of Civil Procedure and Civil Rules of Practice in Courts other than the High Court.
- (ii) The filing procedure shall also be in accordance with Practice Directions issued from time to time under these Rules.
- (iii) Subject to sub-rule (iv), the sole arbitrator or arbitrators constituting the Arbitral Tribunal shall not be added as respondent or respondents. However, the petitioner shall give the names and the addresses for services of the sole arbitrator or all the arbitrators constituting the arbitral tribunal.
- (iv) Where allegations (including but not limited to proceedings under Section 14 and clause (i) of explanation 1 of sub-section 2 (b) of Section 34) are made against one or more arbitrators, all the arbitrators shall be made respondents.

6. Procedure in relation to applications under Section 9 of the Act:

- (i) When an application is made for an interim measure, under Section 9 of the Act, the Court may -
 - (a) issue notice to the respondent; or
 - (b) make an ex-parte interim order that it thinks fit in accordance with the terms of the Code, where applicable; or
 - (c) dismiss it, with or without costs.

Provided that, where it is proposed to make an order by way of interim measure without giving notice of the application to the Respondent, the Court shall record the reasons for its opinion that the object of granting the interim measure would be defeated by delay and require the applicant:

- (a) to deliver to the Respondent, or to send to him by registered, speed post with acknowledgement due, within a day of the order granting the interim measure:
 - (i) a copy of the application;
 - (ii) a copy of the affidavit filed in support of the application; and
 - (iii) a copy of documents filed along with the application.
- (b) to cause to be filed, within the day immediately following the day on which such interim order is granted, an affidavit stating that Rule 7(1)(a) has been complied with.
 - (ii) Where an interim order has been granted without giving notice to the Respondent, the Court shall make an endeavour to finally dispose of the application within thirty days from the date on which the interim order was granted.
 - (iii) In an application for interim measure filed before the commencement of the arbitral proceedings, the application shall specifically refer to the steps, if any, already taken to seek arbitration or demonstrate the intent to seek arbitration.

7. Procedure in relation to petitions under Section 11 of the Act:

- Every petition under Section 11 shall be posted for admission before the Court. On hearing a petition under Section 11 for admission, the Court may-
- (a) admit and order notice to the respondent, or

- (b) direct the petitioner to issue notice along with the petition and documents to the respondent before the matter is heard for admission; or
- (c) dismiss the petition, with or without costs.

8. Procedure in relation to petitions under Section 34 of the Act:

- Every petition under Section 34 shall be posted for admission before the Court. On hearing a petition under Section 34 for admission, the Court may-
 - (a) admit and order notice to the respondent, or
 - (b) direct the petitioner to issue notice along with the petition and documents to the respondent before the matter is heard for admission; or
 - (c) dismiss the petition, with or without costs.
- (ii) Where the court orders notice on admission, the Court shall endeavour to decide the admission within three months from the date of first hearing.
- (iii) When notice is issued under sub-rule (i), the records of the Arbitral Tribunal:
 - (a) shall be requisitioned where the admission is on one or more grounds under Section 34 (2) (a); and
 - (b) may be requisitioned in other cases.
- (iv) Notwithstanding the above, the arbitral tribunal shall preserve the records of such arbitral proceedings for a period of two years from the date of the award.
- (v) The Court may, at any stage of the proceedings before it, at the request of any party or suo motu, call for all or any part of the records of the arbitral tribunal.
- (vi) Where notice is ordered under sub rule (i), the Respondent shall not file any counter statement or counter affidavit, unless (a) the Court directs otherwise or (b) the petition alleges that the making of the Award was induced or effected by fraud or corruption. The petition shall be decided on the grounds of challenge and the records of the arbitral tribunal in cases where the same is requisitioned under sub rules (iii) and (v).

9. Procedure in relation to Appeals under Sections 37, 50 and 59 of the Act:

- (i) Every appeal under Sections 37, 50 and 59 of the Act shall be in the form of a memorandum of appeal signed by the appellant or his advocate. The memorandum of appeal shall be accompanied by a certified copy of the order appealed from. Provided that in cases of urgency, the appellant may apply to the Court for dispensing with the production of such certified copy of the order, by furnishing along with the appeal, a legible copy of the order appealed against, certified to be true, by the appellant or his advocate. In all such cases, the certified copy of the order shall be filed within such time as the Court may specify.
- (ii) Every appeal under Sections 37, 50 and 59 shall be posted for admission before the Court. On hearing an appeal under Sections 37, 50 and 59 for admission, the Court may-
 - (a) admit and order notice to the respondent
 - direct the petitioner to issue notice along with memorandum of appeal and documents to the respondent before the matter is heard for admission; or
 - (c) dismiss the appeal, with or without costs.
- (iii) Where the court orders notice on admission, the Court shall endeavour to decide on the admission within three months from the date of first hearing.
- (iv) Where notice is ordered under sub rule (iii), the Respondent shall not file any counter statement or counter affidavit, unless the Court directs otherwise.
- (v) The Code, the Civil Rules of Practice, the Madras High Court Appellate Side Rules and the Madras High Court Original Side Rules shall apply, to the extent applicable, to the filing and hearing of appeals under Sections 37, 50 and 59.

10. Procedure in relation to other Applications and Petitions:

The procedure prescribed in Rules 6, 7, 8 and 9 above, shall apply mutatis mutandis to all other applications and petitions.

11. Arbitration Enforcement Petitions:

- (a) Arbitration Enforcement petitions may be filed in a court within whose jurisdiction the person against whom the enforcement is sought resides or carries on business or his property is situated.
- (b) The Code of Civil Procedure and the Madras High Court Original Side Rules, to the extent applicable, shall apply to the arbitration enforcement petitions.

12. General:

- (i) The Court may, at the request of a party or suo motu and at any stage of a proceeding before it, issue summons to the arbitrators to produce before the Court all or any part of the records of the Arbitral Tribunal.
- (ii) In all proceedings where the Court directs issuance of notice, the applicant shall, in addition to Court notice with leave of the Court, take out private notice by registered post, speed post with acknowledgement due or by courier with proof of delivery or by any other means of transmission (including electronic means) within 3 days from the date of such order.
- (iii) Court fees in relation to proceedings under this Act shall be governed by the High Court Fee Rules, 1956, the Tamil Nadu Court Fees & Suit Valuation Act or such other Acts and Rules as may be applicable from time to time.
- (iv) The principal District Judge may, at his discretion, make over proceedings under the Act to any Additional District Judges in that District.
- (v) The Chief Justice may from time to time issue, amend and withdraw Practice Directions Arb. for the effective and efficient application of the Rules.

High Court, Madras, 3rd March 2021. C. KUMARAPPAN, Registrar General.

PRACTICE- DIRECTIONS - Arb. I

These practice directions are issued for guidance pursuant to sub-rule (v) of Rule 11 of the Madras High Court Arbitration Rules, 2020 and shall be read together with the Act and Rules there under as interpreted by Supreme Court and the Madras High Court.

1. General:

- 1.1 Pleadings in proceedings under the Act, shall be divided into paragraphs, sub-paragraphs (if necessary) and numbered consecutively. Each averment shall, so far as possible, be set out in a separate paragraph.
- 1.2 Pleadings shall contain in a concise form:
 - the names, description and place of residence / business of the parties in the petition or the Judge's summons, as the case may be;
 - (b) names and addresses of the arbitrator or members of the Arbitral Tribunal;
 - (c) material facts constituting the cause of action and when it arose;
 - (d) facts demonstrating how the Court has jurisdiction;
 - (e) valuation of the claim, the court fees payable;
 - (f) limitation; and
 - (g) relief prayed for
- 1.3 Except as provided under the Rules, the provisions of the Code are not mandatory. However, regard shall be had to the underlying principles of the Code for guidance.
- 1.4 Wherever a rule requires an application to be supported by an affidavit such affidavit shall be sworn by the party concerned or by any person duly authorized by such party.
- 1.5 All proceedings presented to the Court shall be type, written or printed neatly and legibly on both sides of pages of legal size and green colour or as may be prescribed from time to time and the pages shall be stitched together.

1.6 Applications and petitions shall be filed along with a list of dates and events and a brief synopsis. Numbers and dates shall be expressed in figures and where dates given are not according to the English Calendar, the corresponding English dates shall also be given.

2. Jurisdiction of the Court:

- 2.1 In all applications or petitions under the Act, excepting under Sections 8, 41, 45 and 54 of the Act, the Court may ascertain its jurisdiction to entertain such applications or petitions.
- 2.2 In a domestic arbitration, where the arbitral agreement prescribes the seat of arbitration the Court having jurisdiction over the seat of arbitration has exclusive jurisdiction. If the arbitral agreement does not prescribe the seat but refers to the venue or place of arbitration, this must be taken as the seat of arbitration unless the arbitral agreement contains any indication to the contrary. Failing the above, the Court's jurisdiction shall be determined in accordance with Section 2 (1) (e) (i) of the Act.
- 2.3 Where more than one Court has jurisdiction under the Act, the Court first entertaining any petition or application (except under Sections 8, 11, 45 and 54) shall have exclusive jurisdiction (refer Section 42 of the Act).

3. Documents:

- 3.1 Applications under Sections 8, 9 and 14 (2) of the Act shall be filed along with the original arbitration agreement relied upon by the applicant(s) or a duly certified copy thereof and documents, if any, relevant to support the relief sought. Where the original arbitration agreement or a certified copy thereof is not available, the proviso to Section 8 (2) of the Act shall apply.
- 3.2 The duly certified copy of the arbitration agreement referred to above shall be certified by the party, his representative or by any statutory or other authority such as a notary public or sub-registrar under the Registration Act.
- 3.3 The arbitration agreement must be duly stamped and registered, where registration is mandatory.
- 3.4. Every proceeding challenging an award or appeals under the Act shall be accompanied by the Original Award challenged or Original Order appealed against or a duly certified copy of the same.
- 3.5 The respondent also shall be entitled to file relevant documents, if any.
- 3.6 A document in any language other than Tamil or English shall be accompanied by a true and accurate translation thereof in English language. Provided copies of documents in Tamil shall be translated if required by the Court.

4. Interim measures under Section 9 of the Act:

- 4.1 Commencement of arbitral proceedings is not synonymous with the constitution of the Arbitral Tribunal. Commencement of arbitral proceedings has the same meaning given in Section 21. The date of commencement is the date of receipt of the request and not the date of dispatch of the request.
- 4.2 The applicant shall state whether the Arbitral Tribunal has been constituted and, if so, the applicant shall explain why an application for the same relief before the Arbitral Tribunal under Section 17 of the Act is not efficacious.

5. Enforcement of interim measures under Section 17 (2) of the Act:

Orders granting interim measures shall be enforced interalia under Section 17 (2) of the Act by arbitration enforcement petitions. Such petitions shall be filed along with certified copies of the orders of interim measures, duly certified by the sole arbitrator or in an Arbitral Tribunal comprising more than one arbitrator, by the presiding arbitrator or failing him, by any arbitrator.

6. Court assistance in taking evidence under Section 27 of the Act:

- 6.1 An application under Section 27 of the Act shall be filed along with the order or minutes of the Arbitral Tribunal permitting such an application.
- 6.2 All the parties to the arbitral proceedings shall be made respondents. The Arbitral Tribunal or the arbitrators constituting the Arbitral Tribunal shall not be made parties to the application. However, the names and addresses of the arbitrators constituting the Arbitral Tribunal shall be disclosed in the affidavit filed in support of the application.
- 6.3 The Court may not decline to render assistance and the respondent(s) may not be heard against rendering such assistance. However, the Court may decide on the genuineness, scope and extent of the assistance required.

6.4 The Court may issue subpoena for production of documents before the Arbitral Tribunal, on such request being made, leaving open issues such as privilege, relevance, admissibility and proof for decision by the Arbitral Tribunal.

7. Extension of time for making the award, Section 29 A (5) of the Act:

- 7.1 It is appropriate that the application for extension should be made before the Court, if any, appointing the arbitrator or any of them.
- 7.2 Where a Court has not appointed any arbitrator, the application should be made to the Court having jurisdiction.

8. Challenge to an award under Section 34 of the Act:

- 8.1 Every petition filed under Section 34 of the Act Shall set forth the basis of the challenge to the award concisely and under distinct heads (within the ambit of Section 34) without any argument or narrative and these shall be numbered consecutively.
- 8.2 Every petition filed under Section 34 of the Act shall contain the following declaration as part of the petition:

"It is hereby declared that the documents filed along with the petition are documents which form part of the records of the Arbitral Tribunal and that no other documents are filed herewith."

- 8.3 The petitioner shall file along with the petition all documents that are relevant for the basis of challenge to the award. The petitioner shall not be permitted to file documents which were not presented before the Arbitral Tribunal, except with the leave of the Court or in challenges falling under Explanation I of Section 34 (2) (b) (ii). Copies of the pleadings before the Arbitral Tribunal, witness statements, cross-examination of witnesses and documents produced before the tribunal, which are relied on by the petitioner, shall be filed separately.
- 8.4 The petitioner shall indicate on each document the exhibit number, if any, assigned to such document by the Arbitral Tribunal. The petitioner shall indicate in the petition, documents, if any to be summoned from the Arbitral Tribunal.
- 8.5 Proceedings under Section 34 of the Act shall be disposed of by a summary procedure.
- 8.6 If there are matters not contained in such record and these are relevant they may be brought to the notice of the Court by way of affidavits filed by both parties. Cross examination of the deponents of such affidavits shall not be allowed unless absolutely necessary.
- 8.7 The respondent also shall be entitled to file relevant documents, if any.

9. Enforcement of an arbitral award under Section 36 (1) of the Act:

Arbitral awards shall be enforced under Section 36 (1) of the Act by arbitration enforcement petitions. The arbitration enforcement petition shall be filed along with a certified copy of the award, duly certified by the sole arbitrator or in an Arbitral Tribunal comprising more than one arbitrator, by the presiding arbitrator or failing him, by any arbitrator.

10. Enforcement of foreign awards under Sections 48 & 49 of the Act:

- 10.1 Petitions to enforce a foreign award shall be accompanied with the documents mentioned in Section 47 of the Act. A copy of the arbitration agreement may be certified by the party or his representative, notary public or by any or other authority whether in India or abroad.
- 10.2 It is not necessary for a foreign award to be stamped in accordance with the Indian law.
- 10.3 It is not necessary to take separate proceedings one for deciding the enforceability of the award and the other to take up execution thereafter. In a composite proceeding, the Court shall first decide on the enforcement of the award and thereafter proceed with its execution.
- 10.4 This procedure shall apply mutatis mutandis to petitions for enforcement of foreign awards under Sections 57 and 58 of the Act.

11. Forms:

The Forms in the Appendix, wherever applicable, shall be used with such variations as circumtances may require.

APPENDIX

Form 1 - Section 11 petition in the High Court

IN THE HIGH COURT OF JUDICATURE AT MADRAS (ORDINARY ORIGINAL CIVIL JURISDICTION)

Arb. O.P. No.of 20

		In the mati	ter of the Arbitration
		& C	Conciliation Act 1996
			And
	In the	matter of an arbitration agreeme	nt dated
ABC		Petitione	or/e)
,,,,,,	VS	T GROTE	,,(3)
DEF	, ,	Respond	tent(s)
(C)		respon	2011(3)
PETITION FILED I	JNDER SECTION 11 OF THE ARBIT	RATION AND CONCILIATION A	CT 1996
The Petitioner states as follow		NATION AND CONCILIATION A	C1 1330
The Federal States as follow			
The Petitioner is	son / daughter / spouse of	,aged about	
years, residing at /having	office at		
	(or)		
	(or)		
The Petitioner is	a company / partnership F	Firm, constituted under the Comp	panies / Partnership
Act, having its	office at	and is represented by its	Managing Director /
	ner,		
The address of the Petition	er(s) for service of all summon and p	processes is that of his / her con	unsel,
2. The Respondent is	, son / daughter / spouse of	aged about	years, residing
at / having office at			
	(or)		
The Respondent is	, a company / partnership F	irm, constituted under the Comp	anies / Partnership
Act, having its	office atand is	s represented by its Managing D	Director / Authorized
Signatory / Partner			
-			
The address of the respond	dent(s) for service of all summons and	d processes is the same as stat	ted above.

- 3. An arbitration agreement as defined in Section 7 of the Arbitration and Conciliation Act, 1996 (hereinafter called the 'Act') exists between the petitioner and the respondent. (Briefly explain the arbitration agreement including its scope and the manner of appointment of arbitrators). The original arbitration agreement (or a certified copy of the arbitration; agreement) is filed herewith.
- 4. Disputes have arisen between the petitioner and the respondent and such disputes are arbitrable under the aforesaid arbitration agreement. (Briefly explain the disputes and the manner in which arbitration proceedings commenced in relation to these disputes under Section 21 of the Act. The disputes, headings of claims, justification and defences need not be given in detail.)
- Explain the steps taken for appointment of the arbitrator and why this Hon'ble Court should appoint an arbitrator under section 11 (including the sub-sections) of the Act (Give details if one or more arbitrators have already been appointed under the arbitration agreement).
- This Hon'ble Court has jurisdiction to entertain and decide the above Petition since (Explain how this Hon'ble Court has jurisdiction).
- 7. The Petitioner submits that he / she / it has not instituted any similar Petition under section 11 of the Act for the relief prayed herein before this Hon'ble Court or any other Court / arbitral institution. (If any such Petition has been filed, explain the status of such Petition and how this Petition is maintainable before this Court).
- 8. The Petitioner pays a Court Fee of Rs.under......
- 9. It is, therefore prayed that this Hon'ble Court may be pleased to:
 - (a) Appoint an arbitrator to adjudicate the disputes between the petitioner and the respondent in terms of the arbitration agreement dated
 - (b) Direct the respondent to pay costs and
 - (c) Grant such further reliefs as this Hon'ble Court may deem fit under the Circumstances of the case and thus render justice.

Dated	at	Chennai	on	this	day	of	
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Counsel for Petitioner(s)

Petitioner(s)

LIST OF DOCUMENTS FILED WITH THE PETITION

S.No.	Date	Description	Original/Copy
-		,	
1			

Dated	at	Chennai	on	this	day	of	
-------	----	---------	----	------	-----	----	--

Counsel for Petitioner(s)

Form 2 - Section 34 Petition in the High Court / District Court

IN THE HIGH COURT OF JUDICATURE AT MADRAS (ORDINARY ORIGINAL CIVIL JURISDICTION)

(OR)

BEFORE THE DISTRICT COURT OF ----(ORIGINAL CIVIL JURISDICTION)

Arb. O.P. No. of 20 ____

In the matter of the Arbitration & Conciliation Act 1996 And

In the matter of A ward dated ---

ABC

Petitioner(s)

DEF

VS

Respondent(s)

PETITION FILED UNDER SECTION 34 OF THE ARBITRATION AND CONCILIATION ACT 1996

1. The Petitioner is	, son / daughter / spouse of
aged about	years, residing at / having office at
(OR)
The Petitioner is, a company / partner	ship Firm, constituted under the Companies / Partnership
Act, having its office at	and is represented by its Managing
Director / Authorized Signatory / Partner,	
The address of the Petitioner(s) for service of all summon as	nd processes is that of his / her counsel,
2. The Respondent is	, son / daughter / spouse of
aged about	
(OF	2)
The Respondent is	a company / partnership Firm, constituted under the
Companies / Partnership Act, having its	
	and is represented by its Managing
Director / Authorized Signatory / Partner,	
The address of the respondent(s) for service of all summi	ons and processes is the same as stated above
3. The Arbitral Tribunal comprised:	and proceeded to the same as stated above.
> Mr./Ms as Presiding Arbitrator / Sole Arbitr	ator whose address for service is
> Mr./Msas a Co-Arbitrator whose address f	or service is
> Mr/Ms as Co-Arbitrator whose address	es for sanvina is

S. No. Date Exhibit No.	
	Description
LIST OF DOCUMEN	ITS FILED WITH THE PETITION
	Counsel for Petitioner(s)
Dated at Chennai on this day of	
2. Court fee paid thereon	
Award to the extent challenged in this petition	
1. Value of the subject matter of the	
	FOR THE PURPOSE OF COURT FEE
Counsel for Petitioner(s)	Petitioner(s)
thus render justice. Dated at Chennai on this day of	
	Court may deem fit under the circumstances of the case and
(b) to direct the respondent to pay the costs an	d
(a) To set aside the Arbitral Award dated bear to which it is challenged.	ring Nopassed by in its entirety (OR) to the extent
10. It is therefore prayed that this Hon'ble Court in	
	to the extent challenged in this petition is Hence, the 10 (m) of Schedule II of the Tamil Nadu Court Fees and Suit
Act, 1996 as the Award was passed by the Arbitral T	on prescribed under section 34 of the Arbitration and Conciliation ribunal on and received by the Petitioner on
of the Arbitral Tribunal and that no other documents ar	ong with the petition are documents which form part of the records be filed herewith (except in challenges falling under Explanation I e petitioner has filed all the documents that are intended to be
other person has instituted before this Hon'ble Co 34 of the Act to set aside the Award or any of (If any such Petition has been filed, please exp maintainable before this Court).	has not and to the best of the petitioner's knowledge no ourt or any other Court any similar Petition under section other petition which would attract section 42 of the Act. It is also the status of such Petition and how this Petition is
(Please give reasons how the court has ju	risdiction).
5. This Hon'ble Court has jurisdiction to ente	rtain and decide the above Petition.
(b) Brief Facts	
d	
С	
	ar modular on the following greature of ortalionings actualizes policy
ab	al Tribunal on the following grounds of challenge detailed below:

Form 3 - Section 37,50 & 59 Appeal in the High Court

684

IN THE HIGH COURT OF JUDICATURE AT MADRAS (APPELLATE JURISDICTION)

Arb. Appeal No. OF 20-

In the matter of Section 37 / 50 / 59 of the Arbitration & Conciliation Act 1996

	Appellant(s
ABC	
	VS
DEF	Respondent(s)
	APPEAL FILED UNDER SECTION 37 / 50 / 59 OF THE ARBITRATION AND CONCILIATION ACT, 1996
The Appellant states	as follows:
1. The Appellant is	, son / daughter / spouse of, aged about years, residing at / having office
	(OR)
	, a company / partnership Firm, constituted under the Companies / Partnership Act, having office at and is represented by its Managing Director / Authorized Signatory
Partner,	
The address of the	Appellant for service of all summon and processes is that of his / her counsel,
The Respondent at / having office at	is, son / daughter / spouse of, aged about years, residing
	(OR)
The Respondent is_	, a company / partnership Firm, constituted under the Companies / Partnership
Act, having its	office atand is represented by its Managing Director
Authorized Signatory / F	Partner
The address of the	respondent for service of all summons and processes is the same as stated above.
3. The Arbitral Tribunal	comprised:
> Mr./ Ms.	as Presiding Arbitrator / Sole Arbitrator, whose address for service is
> Mr./ Ms.	as the Co-Arbitrator, whose address for service is
	as the Co-Arbitrator, whose address for service is
4.(a) The Appellant set aside the Order dat	prefers this Appeal under section 37 / 50 / 59 of the Arbitration and Conciliation Act 1996 to ed passed by the on the following grounds:
a	
b	
c	
d.	

(b) Brief Facts	
5. The Appellant values the Appeal at and pays a Co	ourt Fee of under
6. It is, therefore prayed that this Hon'ble Court may be please	ed:
(a) to set aside the Order datedbearing No to the extent to which it is challenged.	passed by in its entirety (OR
(c) direct the respondent to pay the costs and	
(d) to grant such further reliefs as this Hon'ble Court may thus render justice.	deem fit under the circumstances of the case and
Dated at Chennai on this day of	
	Counsel for Appellant
	+
MEMO OF CALCULATION FOR THE P	PURPOSE OF COURT FEE
1. Value of the Relief claimed in the original proceedings	
2 Court fee, if any paid therein	
3. Value of the Appeal	
4. Court fee paid herein	
Dated at Chennai on this day of	
	Counsel for Appellant(s)
Form 4 - Affidavit verifying petition	
Cause title	
AFFIDAVIT VERIFYING F	PETITION
I,, son / daughter / spouse of	, aged about, residing at / having
office at, do hereby solemnly 6 affirm an	nd sincerely state as follows:
 I am the Petitioner and I am competent to file this affire authorised signatory of the Petitioner and I am duly authorised. 	davit. (OR) I am a director / secretary / partner / prized to file this affidavit on behalf of the petitioner.
 The statements made in paragraphs _ to are true to my to are based on information / documents a 	
Solemnly affirmed at	
On this theDay of20	
And signed his / her name in my	BEFORE ME,
Presence	
	ADVOCATE

Form 5 - Form of Notice calling for Records of Arbitral Tribunal

Cause title

			Oduše til	,		
To,						
Sir/s,						
			in the above specific documents from			cords of Arbitral
call for spe	ecific documer		rds of the Arbitral Tribo rb. Appeal.			
envelope to before	o the Office o	om the reco	sted to transmit ords of the A General with the refere o be placed before the	rbitral Tribunal nce of the Arb. OP N	ecords of Arbi specified below No. or Arb. Appea	in sealed
	S. No.	Date	Exhibit No.	Desc	ription	
						-
The Arb	o. OP / Arb. /	Appeal is next so	cheduled to be heard of	on	-	
				Your	rs faithfully,	
				Asst. Registrar (App	r (OS), High Court, nellate side), High C ar, District Court,	ourt, Madras /
High Court 3rd March					C. KUMARAPPAN Registrar General	- 4
				-		

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