

CHAPTER II

- Definitions - In these rules, unless there is anything repugnant to the subject or context –
 - "Address for service" shall mean the address furnished by a party or his authorized agent, or his legal practitioner at which service of summons, notices or other processes may be effected;
 - "Application" means and includes Original Application (` OA'), Review Application (` RA'), Transferred Application (` TA'), Miscellaneous Application (` MA') and Petition for Transfer (` PT');
 - "Act" and "Procedure Rules" shall mean the Administrative Tribunals Act, 1985 (Central Act 13 of 1985) and the Central Administrative Tribunal (Procedure) Rules, 1987, as amended from time to time;
 - "Code" means the Code of Civil Procedure, 1908, as amended from time to time;
 - "Full Bench" means a Bench duly constituted consisting of three or more Members;
 - "Legal Practitioner" includes a standing counsel authorized to accept the service for any department or organization of the Central Government/State Government or any authority, a Corporation, a body owned or controlled by the Central

- Government/State Government.
 - "Pleadings" shall include original applications, reply statement, rejoinders and additional statements supplementing the original applications and the reply statements, as may be permitted by the Tribunal;
 - "Vacation Bench" means a Bench duly constituted for discharging the functions of the Tribunal during the vacation;

Words not defined in these Rules shall have the same meaning as assigned in the Act and the Procedure Rules.