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Office of the Inspector General of Registration, Chennai-28.

Circular

R.C.No.7154/C1/2015, dated 30.1.2019

Sub: Registration of Power of Attorney –Registration of further documents using the Power of Attorney – certain clarifications–Regarding.

- **Ref:** 1. Inspector General of Registration Letter No. 42938/C1/2009 dated 18.12.2009.
 - 2. Tamil Nadu Amendment Act No.29 of 2012 implemented with effect from 1.12.2012.
 - Inspector General of Registration Letter No. 7542/C1/2016 dated 25.2.2016.

Vide reference 1st cited, certain clarifications were issued, with respect to registration of Power of Attorney as well as further registration of documents using the Power of Attorney.

Vide reference 2nd cited, the registration of Power of Attorney involving immovable property has been made compulsory. After passing of this Act, certain doubts were raised by the Registering Officers and to clarify the doubts, the following clarifications are issued.

Vide reference 3rd cited certain clarifications with respect to Special Power of Attorney has been issued.

It has come to notice that still certain doubts persist among registering officers regarding matters relating to registration of Power of attorney. Hence following clarifications are issued.

SI.No.	Doubt	Clarification
1	Whether the registration of	If one or more individual is/are
	Power of Attorney is	granting Power of Attorney relating to
	compulsory?	immovable property (other than those
		executed outside India) to one or more
		persons, then the registration becomes
		compulsory on or after 1.12.2012, as
		provided in Tamil Nadu Act 29 of
		2012. If the Power of Attorney granted
		is in respect of movable property then
	.938(7,2)	the registration is optional. Similarly if
	romanno su la la Ulbergi	the Power of Attorney has been
		granted in respect of immovable
		property before 1.12.2012 then the
		registration is also optional.
2	Whether an unregistered	Sec 17(1) (h) of the Registration Act,
	deed of Power of Attorney	1908, mandates compulsory
	relating to immovable	registration of "instruments of Power
1	property executed outside	of Attorney relating to immovable
	India can be accepted for	property other than those executed
	registration of further	outside India"
	documents?	Thus, any Power of Attorney relating
*		to immovable property executed
		outside India does not require
150	a sa sa a alkema gan a	compulsory registration. Consequently
		further document presented (based on
	\$	such unregistered Power of Attorney
		executed outside India) can be
		accepted for registration.
3	Whether the General Power	Though the amended Section 28 (a) of
	of Attorney deed relating to	the Registration Act stipulates that
	immovable property	"Power of Attorney shall be presented

Clarification SI.No. Doubt for registration in the office of the registered outside **Tamil** within whose Nadu can be accepted for Sub-Registrar of district the whole or some portion of registration further the property to which such document documents? relates is situate in the State of Tamil Nadu", the Proviso clause appended to said clause (a), on the other hand stipulates that Power of Attorney may also be presented for registration in the office of the Sub-Registrar within the whose jurisdiction Principal ordinarily resides. Section 28 (b)of the Registration Act, 1908 says "any document registered outside the State of Tamil Nadu in contravention of the provisions of clause (a) shall be deemed to be null and void" The Power of attorney relating to immovable property situated in Tamil Nadu which is registered in other States is saved from the sweep of Section 28(b) by the proviso clause appended to Section 28(a). Hence there could be no bar for a Power of Attorney being registered outside the State of Tamil Nadu if the principal happens to reside ordinarily in a place which is situated in a State other than Tamil Nadu. Therefore it is clarified that such Power

SI.No.	Doubt	Clarification
THU !		of Attorney registered with Registrar /
		Sub Registrar of other States in India,
		within whose jurisdiction the principal
		ordinarily resides can be used for
	S SIGNED AND SERVICE SERVICES	execution and registration of further
	dan tem alian at the	documents in Tamil Nadu for
	the section (8), educated	properties situated in the State of
	own to make the control	Tamil Nadu.
	The settles of a	
	re-tree many post to purity in	b) However in such cases, the
	E was made and the same	registering officer shall keep the
	is white the purpose of	registration of further document
	and the second second second	pending and verify the genuineness
	of character fact age of	and subsistence of Power of Attorney
	er i car la sapid son diffi	with the concerned Authorities in
	let o well by publicance	writing and only upon receiving the
	of Charles N. S.C. Land Co.C. species	confirmation from the competent
		Authorities, they shall proceed to
	er et en	register the same in accordance with
	 - simple vitalijas adrijen 	law.
	anagus if som th	
	no ser man bank jo cele	c) Further, as far as Power of Attorney
	regions will be the areas	registered in other States is
		concerned, compliance of provisions
		contained in Section 34-B and 64-A of
		the Registration Act 1908 as inserted
		by Tamil Nadu Act 29/2012 need not
	or Waster Leiser of Least	be insisted.
4	Whether a Power of Attorney	Sec. 21 of the Registration Act, 1908,
	executed outside India not	prescribes that immovable property
	having property details can	shall be described sufficiently in the

SI.No.	Doubt	Clarification
	be allowed for registration of	document so as to identify the same.
	further documents?	Hence, if a Power of Attorney does not
		have property details in accordance
		with section 21, it cannot be accepted
		for further registration of documents.
		If a Power of Attorney is given only for
		purchase of property, the same could
	a prospering of which to recit	not be expected to indicate the exact
	strong a retrieve to a second control	property description details. Hence
		such POA for purchase can be
		accepted for registration of Sale deed,
	Security of the second section of	Mortgage/DOT and related documents.
5	Whether authorising a	Such authorisation cannot be
	person to execute and	considered as a Power of Attorney.
	present a document on	Since, all the Partners/Directors of the
	behalf of a	Company/Partnership Firm/LLP cannot
	Company/Partnership	execute a document, it becomes
	Firm/LLP by the	necessary for them to identify a
	Partners/Directors has to be	suitable person to execute the
	treated as POA requiring	document on behalf of
	compulsory registration?	Company/Partnership Firm/LLP
		through a resolution/authorisation.
		This resolution/authorisation should be
		enclosed as part of the document.
6	Whether the signature of	This has been clarified in SI.No.11 vide
	Power Agent and production	reference 1 st cited. This clarification is
	of original Power of Attorney	reiterated.
	is/are required for	
	cancellation of Power of	
	Attorney?	
7	Whether a Power Agent can	Section 190 of the Indian Contract Act,

SI.No.	Doubt	Clarification
-	appoint another Power	1872 is extracted as follows:
	Agent and whether any	
is neth	document can be accepted	"When agent cannot delegate.—An
And Chi	for registration, if such sub-	agent cannot lawfully employ another
. Digital	power agent presents	to perform acts which he has expressly
ET SHIP	document.	or impliedly undertaken to perform
* 1345 H	med and symplems to believe	personally, unless by the ordinary
dries i		custom of trade a sub-agent may, or,
91 T989	Lington Configuration of page	from the nature of the agency, a sub-
-3 3	a service of acres	agent must, be employed".
1-0		
.dhen	eronomico que Frontaggio	Hence as per law, a Power Agent
		cannot appoint a sub-agent for
. (34170		registration of document relating to
en la		immovable property, and as such any
side pa		document presented by such sub-
Naty.		power agent cannot be accepted for
- /-		registration.
8	Whether a company/	Vide circular 3 rd cited this point has
	Partnership firm/LLP can be	been has been clarified. A
, ess Fi	appointed as an Agent?	company/Partnership firm/LLP can be
0.5162	ront, combinate in a listing	appointed as an Agent.
9	What is the jurisdiction for	A deed of revocation or cancellation of
	registration of deed of	Power of Attorney can be registered
	cancellation of Power of	either where the property is situated
	Attorney?	or within the jurisdiction the principal
	500.00	ordinarily resides at the time of
	*-	registration of cancellation/revocation
		deed.
10	Whether a deed of	Such Cancellation deed has to be
	cancellation relating to a	registered in Book I. The jurisdiction

SI.No.	Doubt	Clarification
	previous deed of the Power	mentioned in SI.No. 9 shall apply for
	of Attorney relating to	such cancellation deeds.
	immovable property	
	registered in Book IV prior	ė.
	to 1.12.2012 can be	
	registered in Book I or Book	
	IV?	

Inspector General of Registration

To

All Deputy Inspector General of Registrations,
All District Registrars,
All Sub Registrars.

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