

EXISTING RATES OF STAMP DUTY AND REGISTRATION FEES FOR READY REFERENCE

(The Kerala Stamp Act, 1959 is last amended by Kerala Finance Act, 2019 and the Table of Registration fees is last amended by G.O.(P) No.113/2019/TD. dated 24.07.2019)

[This table is for information purpose only. For more accurate definition of provisions, please refer Schedule to Kerala Stamp Act, 1959 and Table of Registration Fees]

Section 2(fb):- "family" means father, mother, grandfather, grandmother, husband, wife, son, adopted son, daughter, adopted daughter, grandchildren, brother and sister (inserted by Kerala Finance Act, 2018)				
Nature of Documents	Sl. No. in Stamp Schedule	Proper Stamp Duty	Art. No in the Table of Fees	Registration Fees payable in SRO
Adoption deed	3	Rs.250/-	V (4)	Rs 1050/-
Agreement or memorandum of an agreement (to giving authority or power to a promoter or developer, by whatsoever name called, for construction, development or sale or transfer of any immovable property)	5 (c)	1% of the value or the estimated cost of construction or consideration or fair value of land whichever is higher, subject to a maximum of Rs 1000	I(a)(1)	2% on the value or the estimated cost or fair value
Agreement or memorandum of an agreement (if relating to Monthly Deposit Scheme similar to that of chitties, of whatever name called, between a co-operative Bank/Society and a depositor)	5 (d)	Rs.100/- in respect of each depositor	I(a)(1)	2% on the value or the estimated cost.
Agreement or memorandum of an agreement (If relating to advertisement on mass media)	5 (e)	Rupees 500 per contract	I(a)(1)	2% on the value
Agreement or memorandum of an agreement (If relating to public works or service level agreements)	5 (f)	One rupee for every rupee 1000 or part thereof on the amount agreed in the contract, subject to a minimum of rupees 200 and a maximum of rupees one lakh. [<i>for supplementary deeds duty shall be payable for amount agreed in supplementary deed</i>]	I(a)(1)	2% on the value
Agreement or memorandum of an agreement (if not otherwise provided for)	5 (g)	Rs 200/-	I(v)	Rs 210/-
Agreement , relating to deposit of title deeds (Equitable Mortgage)	6(1)	0.1%, Minimum Rs 200, Maximum Rs 10,000	I(a)(3)	Rs. 0.1 for every Rs 100 or part there of
Agreement , relating to pawn or Pledge	6(2)	0.1%, Minimum Rs 200, Maximum Rs 10,000	I(a)(3)	Rs. 0.1 for every Rs 100 or part there of
Release, discharge or cancellation of agreements relating to deposit of title deeds, pawn or pledge	6(3)	0.1%, Maximum Rs 1000	I(a)(4)	Rs. 0.1 for every Rs 100 or part there of
Bond	13	5 rupees for every Rs.100 or part thereof of the amount secured	I(a)(1)	2% of the amount secured
Bottomry bond	14	5 rupees for every Rs.100 or part thereof of the amount secured	I(a)(1)	2% of the amount secured

Cancellation deed of a previously executed deed (if attested and not otherwise provided for)	15	Rs 500	I(u)	Rs.210/-
Certificate of sale – granted to the purchaser of any property sold by public auction by a Civil or Revenue Court or by the Govt., Collector or other Revenue Officer	16	8 rupees for every Rs.100 or part thereof	I(a)(1)	2% for registration and No fee if requires only filing in file volume
Filing chitty agreement (Variola)	19	Rs.50/- for every Rs.1000/- or part of the total amount subscribed	Chit rules	Rs.10/- [Appendix II, Rule 44 of Kerala Chitty Rules 2012]
Conveyance - 21 (SALE DEED) - (property situated within panchayath area)	21 (i)	8 rupees for every Rs.100 or part thereof of the fair value or value of consideration whichever is higher	I(a)1	2% of the fair value or consideration whichever is higher
Conveyance -21- panchayath area - (in respect of whole or a portion of a property involved in the previous conveyance, when executed within a period of three months from the date of registration of such previous conveyance)	21(ii)	Two times the stamp duty paid in respect of previous conveyance deed or the stamp duty payable under 21(i), whichever is higher.	I(a)1	----- do-----
Conveyance – 21-panchayath area —(in respect of whole or a portion of a property involved in the previous conveyance , when executed after three months and before six months from the date of registration of such previous conveyance.)	21(iii)	One and half times the stamp duty paid in respect of previous conveyance deed or the stamp duty payable under 21 (i) , whichever is higher.	I(a)1	----- do-----
Conveyance - 22 (SALE DEED) (property situated within the areas of Municipalities/Townships/Cantonments)	22(i)	8 rupees for every Rs.100 or part thereof of the fair value or value of consideration whichever is higher	I(a)1	----- do-----
Conveyance -22- municipalities/ townships/ cantonments —(in respect of whole or a portion of a property involved in the previous conveyance , when executed within a period of three months from the date of registration of such previous conveyance.)	22 (ii)	Two times the stamp duty paid in respect of previous conveyance deed or the stamp duty payable under 22 (i), whichever is higher.	I(a)1	----- do-----
Conveyance - 22- municipalities/ townships/ cantonments —(in respect of whole or a portion of a property involved in the previous conveyance , when executed after three months and before six months from the date of registration of such previous conveyance.)	22 (iii)	One and half times the stamp duty paid in respect of previous conveyance deed or the stamp duty payable under 22 (i) , whichever is higher.	I(a)1	----- do-----
Conveyance -22- (property situated within Corporation Area)	22(iv)	8 rupees for every Rs.100 or part thereof of the fair value or value of consideration whichever is higher	I(a)1	----- do-----

Conveyance -22- Corporations —(in respect of whole or a portion of a property involved in the previous conveyance , when executed within a period of three months from the date of registration of such previous conveyance.)	22 (v)	Two times the stamp duty paid in respect of previous conveyance deed or the stamp duty payable under 22 (iv), whichever is higher.	I(a)1	----- do-----
Conveyance - 22- Corporations —(in respect of whole or a portion of a property involved in the previous conveyance , when executed after three months and before six months from the date of registration of such previous conveyance.)	22 (vi)	One and half times the stamp duty paid in respect of previous conveyance deed or the stamp duty payable under 22 (iv) , whichever is higher.	I(a)1	----- do-----
EXPLANATION: The amount of two times or one and half times the stamp duty , as the case maybe, payable with respect to a portion or portions of the whole property involved in the previous conveyance shall be calculated proportionate to the stamp duty paid in the previous conveyance deed.				
Conveyance – 22 A- Amalgamation of Companies	22A	5 rupees for every Rs.100 or part thereof of the fair value of land + value of other immovable properties of the transferor company / aggregate of the market value of shares or other marketable securities /the amount of consideration paid for such amalgamation whichever is higher	I(a)1	2 % of the value / market value of shares and securities / consideration, on which stamp duty is calculated.
Copy or Extract -certified to be a true copy or extract by or by order of any public officer and not chargeable under the law for the time being in force relating to court fees	23	Fifty rupees	XII (1)	For first 10 pages -Rs.210/-, every additional page above first 10 pages - Rs. 5/- per page for a document
Exemption - copy of any paper which a public officer is expressly required by law to make or furnish for record in any public office or for any public purpose				
Counterpart or Duplicate – of any instrument chargeable with duty and in respect of which proper stamp duty has been paid – (Original deed's stamp does not exceed Rs.500/-	24 (i)	The same duty payable as is in the original	I (r) 1	Rs 210/-
Counterpart or Duplicate – of any instrument chargeable with duty and in respect of which proper stamp duty has been paid- (Original deed's stamp exceeds Rs. 500/-	24 (ii)	Rs. 500/-	I (r) 1	Rs 210/-
Divorce deed	27	Rs.500/-	I (v)	Rs.210/-
Exchange (SD & Fee computed for the property of highest value)	29	8 rupees for every Rs.100 or part thereof of the property of the greater value.	I(a)(1)	2% of the fair value or consideration whichever is higher
Gift in favour of any of the members of the family and/or legal heirs of the deceased family member	31(a)	Two rupees for every rupees 1000 or part thereof, subject to a minimum of rupees 1000.	I(a)1 note (viii)	1% of the fair value or market value whichever is higher
Gift in favour of a non-family person	31(b)	8 rupees for every Rs.100 or part thereof of the fair value or value of consideration whichever is higher	I(a)(1)	2% of the fair value / market value whichever is higher
Indemnity Bond	32	Same duty as Security bond (No 50) (5% of amount secured / Maximum Rs. 500/-)	I(a)1	2% of the amount secured

Lease – where rent is fixed and no premium or advance is paid or delivered	33(a)	As shown below		
Lease - (less than 1 year)	33a(i)	5 rupees for every Rs.100 or part thereof of the whole amount payable	I(d)1(i)	2% of total sum payable under the lease
Lease (not less than 1 year but not more than 5 years)	33a(ii)	5 rupees for every Rs.100 or part thereof for Average Annual Rent (AAR) reserved	I(d)1(ii)	2% of Average Annual Rent
Lease (exceeding 5 years but not exceeding 10 years)	33a(iii)	8 rupees for every Rs.100 or part thereof for AAR reserved	I(d)1(ii)	2% of AAR
Lease (exceeding 10 years but not exceeding 20 years)	33a(iv)	8 rupees for every Rs.100 or part thereof for twice the AAR reserved	I(d)1(iii)	2% of twice the amount of AAR
Lease (exceeding 20 years but not exceeding 30 years)	33a(v)	8 rupees for every Rs.100 or part thereof for three times AAR reserved	I(d)1(iv)	2% of three times the amount of AAR
Lease (exceeding 30 years but not exceeding 100 years)	33a(vi)	8 rupees for every Rs.100 or part thereof for four times AAR reserved	I(d)1(v)	2% of four times the amount of AAR
Lease (exceeding 100 years or in perpetuity)	33a(vii)	8 rupees for every Rs.100 or part thereof for consideration equal to one-sixth of the whole amount of rents which would be paid for the first fifty years of the lease	I(d)1(vi)	2% of "one- sixth of the whole amount of the rent" which would be paid for the first fifty years of the lease.
Lease (does not purport to be for any definite term)	33a(viii)	8 rupees for every Rs.100 or part thereof for consideration equal to three times the amount or value of the AAR which would be paid for the first ten years if the lease continued so long	I(d)1(vii)	2% of AAR which would be paid for the first ten years
LEASE - where the lease is granted for a fine or premium or for money advanced and where no rent is reserved	33(b)	8 rupees for every Rs.100 or part thereof for consideration equal to the amount of such fine or premium or advance set forth in lease	I(d)(2)	2% of the amount of premium or advance or fine
LEASE - where the lease is granted for a fine or premium or for money advanced in addition to the rent reserved	33(c)	8 rupees for every Rs.100 or part thereof for consideration equal to the amount of such fine or premium or advance in addition to the duty payable under 33(a)	I(d)(3)	2% of the amount of such fine or premium or advance in addition to the duty payable under 33(a)
Explanation I. - When a lessee undertakes to pay any recurring charge, such as Government revenues, the landlord's share of cesses or the owner's share of municipal rates or taxes which is by law recoverable from the lessor, the amount so agreed to be paid by the lessee shall be deemed to be part of the rent.				
Explanation II. - Rent paid in advance shall be deemed to be premium or money advanced within the meaning of this serial number unless it is specifically provided in the lease agreement that the rent paid in advance will be set off towards the last instalment or instalments of rent				
Licence to Let - including agreement to let or sublet	35 A	Same as Lease (No 33)	I(d)	Same as lease

Memorandum of association and rules and regulations of a charitable society under Travancore-Cochin Literary, Scientific and Charitable Societies Registration Act, 1955 & Societies Registration Act, 1860	36A	Rs.500/-		<i>Rs.1000/- as per Travancore- cochin literary act 1955) Rs. 38/- as per Society reg. act 1860</i>
Mortgage - possession of property is given or agreed to be given and not mortgage specified under SI No 37(d)	37(a)	8 rupees for every Rs.100 or part thereof for the amount secured by such deed	I(a)(1) & I (l)	2% for the amount secured
Mortgage -possession of property is not given or not agreed to be given and not mortgage specified under SI No 37(d)	37(b)	5 rupees for every Rs.100 or part thereof for the amount secured	I(a)(1) & I (l)	2% for the amount secured
Mortgage (when executed in favour of commercial banks for securing loans)	37(d)	0.5% of the amount secured subjected to maximum Rs. 20,000/-	I(a)(1) Note (ix)	1% for the amount secured, maximum Rs. 500/-
Exemption 1: Instruments executed by persons taking advances from Government for agricultural purposes or by their sureties as security for the purposes or by their security for the repayment of such advances				
Exemption 2: Instruments executed for securing agricultural and educational loans granted by commercial banks.				
Partition - where the partition is among all or any of the members of the family and legal heirs of the deceased family member, if any	42 a (ii)	15 rupees for every rupees 10,000 for the value or fair value, whichever is higher, of the separated share or shares of the property, subject to a minimum of rupees 1000	I(a)1 Note (viii) & I (i)	1% of the fair value or market value
Partition – in any other case	42 b	6% of Separated Share	I(a)(1) & I(i)	2% of Separated Share
Partnership - instrument of partnership deed	43(a)	Rs.5000/-	I(a)1	2% of value of partnership property
Dissolution of a partnership deed	43(b)	Rs.1000/-	1(p)	2% of value of partnership property Maximum 210/-
Power of Attorney for sole purpose of Registration in relation to a single transaction	44 (a)	Rs 50/-	I(a)2	Rs. 210/-
Power of Attorney authorizing one or more person to act in a single transaction other than 44(a)	44 (b)	Rs 100/-	I(a)2	Rs. 210/-
Power of Attorney authorizing not more than 5 person to act in general	44 (c)	Rs 600/-	I(a)2	Rs. 210/-
Power of Attorney authorizing more than 5 but not more than 10 person to act in general	44 (d)	Rs 1000/-	I(a)2	Rs. 210/-
Power of attorney when given for consideration and authorize the attorney to sell any immovable property	44(e)	8 rupees for every Rs.100 or part thereof	I(a)1	2% of value or consideration whichever is higher
Power to give authority to sell or develop any immovable property (other than father, mother, wife, husband, son, daughter, brother, sister)	44 (f)	8 rupees for every Rs.100 or part thereof	Note below I a (2)	2% of SD levied subjected to minimum Rs. 210/-
Power of Attorney - in any other case	44 (g)	Rs 600/- for each person authorized	I a (2)	Rs 210/-
Re conveyance if the consideration does not exceed Rs. 1000/-	47(a)	The same duty as conveyance (No.21 or 22)	I(a)(1)	2% of the amount in document
Re conveyance in other case	47(b)	Rs. 200/- (municipal or corporation area); Rs 150/- (panchayath area)	I(a)(1)	2% of the amount in document

Release - When such release operates in favour of any of the members of the family and/or legal heirs of the deceased family member	48(a)	Two rupees for every rupees 1000, subject to a minimum of rupees 1000.	I(a)1, note (viii) & I (e)	1% fair value or consideration whichever is higher
Release - Executed by commercial banks in respect of agricultural, educational and other loans	48 (b)	0.1%, Maximum Rs 1000	I(a)1, note (ix)	1% of the value subject to a maximum of Rs 525.
Release - in any other case	48 (c)	The same duty as conveyance (No.21 or 22)	I(a)(1)	2% fair value or consideration whichever is higher
Security Bond (when the amount secured does not exceed Rs 1000/-	50(a)	5% of the amount secured	I(a)(1)	2% of the amount secured
Security Bond (in any other case)	50(b)	Rs 500/-	I(a)(1)	1% of the value
Settlement - where the settlement is in favour of any of the members of family and/or legal heirs of the deceased family member	51A(a)	Two rupees for every rupees 1000, subject to a minimum of rupees 1000.	I (a)1 note viii & I (i)	1% of fair value or market value whichever is higher
Settlement in any other case	51 A (b)	Same duty as BOTTOMRY BOND(sI No 14), i.e. (5% of fair value or market value)	I(a)1 & I (j)	2% of fair value / market value whichever is higher
Revocation of settlement	51 B	Same duty as BOTTOMRY BOND(sI No 14), i.e.(5% of fair value or market value) subject to maximum Rs.500/-	1 (u)	Rs 210/- (maximum)
Surrender of Lease - when lease is surrendered before the expiry of lease period	54 (a)	Rs 1000	I(a)(1) & I (g)	2% of consideration or value of improvements, if not specified fee payable on the original deed
Surrender of lease - in any other case	54 (b)	Rs. 500/-	I(a)(1) & I(g)	2% of consideration or value of improvements, if not specified fee payable on the original deed
Transfer of lease	56	Same as conveyance rate (SI No 21/22)	I (a)(1)	2% of fairvalue / consideration whichever is higher
Trust -- Declaration of – or concerning any property when made by any writing	57 A	Same as conveyance rate (SI No 21/22)	I(a)(1)	2% of the value/trust amount
Trust – Revocation of -- or concerning any property when made by any writing	57 B	Same as conveyance rate (SI No 21/22)	I(a)(1)	2% of the value/trust amount
Ratification (Sale, settlement and mortgage)	Sec 4	Rs 500/-	I (t)	Same duty chargeable to original subjected to maximum Rs 525/-
Rectification (if the deed does not create, transfer, limit, extend, extinguish or record any right or liability)		Nil	I(s)	Same duty chargeable to original subjected to maximum Rs 525/-
Will registration / opening a sealed cover		Nil	V (1), (2)	Rs.525/- (for each Testator)
Cancellation of will		Nil	V (3)	Rs 525/- (for each Testator)
Deposit of sealed cover / withdrawal of sealed cover		Nil	VI (1), (2)	Rs 1050/- (for each Testator)
Receipt -	Art. 53 of Sch. I, Indian Stamp Act	Rs.1/- (revenue stamp)	1 (a)(1)	2% of amount

Duplicate	24	Rs 500/-	I (r) (1)	Rs 210/-
Sale	21 / 22	Same as conveyance (sl No 21/22) as the case may be for fair value or consideration whichever is higher	I (a)(1)	2% for fairvalue or consideration whichever is higher
Un valued agreement	5 (e)	Rs 200/-	I(v)	Rs 210/-
Valued agreement	5 (e)	Rs. 200/-	1 (a)(1)	2% of the value in the document
Copying fee for certified copy	23	Rs.50/-	XII (1)	(For first 10 pages -Rs.210/-, every additional page above first 10 pages - Rs. 5/-) for a document
Search fee for Single Search / General Search for first 5 years		Nil	XI(1)&(2) a	Rs. 105/-
Search fee for Single Search / General Search for 6 to 30 years		Nil	XI (1)& (2), b	Rs. 265/-
Search fee for Single Search / General Search for years exceeding 30 years		Nil	XI (1)& (2) c	Rs. 30/- for each year exceeding 30 years in addition to Rs.265/-
Application fee for certified copy & Encumbrance Certificate (single search & General search)		Nil	XI (3)	Rs.15/-
Additional sheet (over and above first two sheets used)		Nil	I (w)	Re 15/- per one sheet
When the consideration is paid before the Registrar		Nil	1(x)	10% of the amount paid subjected to maximum Rs.525/-
Filing translation of document under sec.19 (<i>when the language in the doc. is not commonly used in the sub distinct and not known to the SR</i>)		Nil	II	Rs 105/-
Memorandum fee under sec. 64,65, 66, 67		Nil	IV (1)	Rs 55/-
Cost for sending Dist. Copy under sec 64, 65, 66, 67 +		Nil	IV(2)	Rs 105/- +
Copying fee for document to be send			XII (2)	Rs. 210/- for each document
Fee under section 30(1) (for documents registered by Dist. Registrar)		Nil	III	Rs 210/-
Attestation of Special Power		Same as SI No 44	VII (1)	Rs 105/-
Attestation of General Power		Same as SI No 44	VII (2)	Rs 105/-
Private attendance		Nil	VIII 1(a)	Rs 525/-
Jail or Hospital		Nil	VIII 1 (b)	Rs.105/-
Extra Fee for co executants for each instances		Nil	VIII (3)	Rs 105/-
Safe custody fee		Nil	IX	Rs 55/- for every 30 days or part maximum Rs 210/-
Will Enquiry / appeal and application under sec.72,73, 35(3)		Nil	XIII (1 to 5)	Rs 55/-
Protest Petition for registering a document / application for withdrawal of a document presented		Nil	XIII A	Rs 55/-
Application for Refund of fees / application under sec. 36 / application for returning of a Will already send to DR for safe custody			XIV (c, d, e, f)	Rs.25/-

Application for cancellation of a Power of attorney			XIV A	Rs.105/-
Holiday Registration for each application to accept a document / to attest a power of attorney / to accept a sealed cover		Nil	XV (1)& (2)	Rs 1050/-
On every application for holiday registration , an additional fee equal to ½ of the DA admissible under TA rules to officers who attend office shall be levied. [XV A (1), (2), (3) of table of fees]			½ DA as remuneration , (maximum one DA as remuneration to be appropriated, extra levied should be	
Filing translation of power of attorney (when the language in the doc. is not commonly used in the sub distinct and not known to the SR) / filing special power produced along with a document		Nil	XVI (a), (b), (c)	Rs 525/-
Cost of a copying sheet		NA	XX	Rs. 10/- per one sheet (plus GST @12@)
Survey plan presented along with a document			XXI	Rs.55/-
TRR		Nil	XIX	Rs. 55/-
Documents securing agricultural loans through co op societies and Housing loan through housing co op societies (including their release) (principal amount up to Rs 2 lakh)			I (a)(1) note vii	1% of the value
Documents securing agricultural loans through co op societies and Housing loan through housing co op societies (including their release) (principal amount above Rs 2 lakh)			I(a)(1)	2% of the value
For proceeding to and returning from PA / Jail/Hospital (for SR and Peon separately) for each application. If attends at the same time at two or more residence in same village only one TA, which shall be recovered in equal shares from several applicants. (no TA, if the party arranged vehicle)			VIII 4,5,6, 7	Actual TA + (half DA as additional remuneration / PA) (maximum one DA as remuneration to be appropriated, extra levied should be remitted to treasury)
FEES UNDER SPECIAL MARRIAGE ACT [G.O.(P) No. 12/2018/ Law, dtd. 16-11-2018]				
Special Marriage Notice (paid by the parties)		Nil	GO(P) 12/18/ Law dt 16.11.18	Rs 105/-
Solemnization / Registration of marriage (paid by the parties)		Nil	---do--	Rs 1050/-
Fee for search (special marriage) (paid by the applicant)		Nil	---do--	RS 105/- for each year
Copying fee (special marriage) (paid by the applicant)	23	Rs 50/- stamp paper	---do--	Rs 105/-
Solemnization/ registration out side of office (paid by the parties)		Nil	---do--	Rs 1050/- as TA to Marriage officer and Rs 1050/- as fee
Recording objection (paid by the objector)		Nil	---do--	Rs 105/- (for each objection)
Enquiry in to objection (paid by the objector)		Nil	---do--	Rs 525/- (for each enquiry)
Summons to EACH witnesses (paid by the objector)		Nil	---do--	Rs 105/- (for each notice)

Chit Fees

Kerala Chitty rule 2012 – rule 44 (appendix II) [G.O.(P) No. 209/2013/TD dtd. 18/12/2013 and WP(C) No 2613 of 2014]

I	1	Application to offer Immovable Property as security	
	(a)	Situated within the jurisdiction of the Asst Registrar	100
	(b)	Situated outside the jurisdiction of the Asst Registrar but within the state	200
	2	For the Inspection of Immovable Property offered as security	Rs. 100 + TA & DA admissible
II	3	Application for Certificate of Sufficiency of Security	100
III	4	For the application for Substitution of Security	500
IV		For an application for Previous Sanction	100
V		For filing a Declaration of Completion of Subscription [Section 9(1)]	30
VI		Issuing a Certificate of Commencement of Chit	
	(A)	Chit Amount - Upto Rs. 5000	10
	(b)	Chit Amount - Rs. 5001 to Rs.10,000	25
	(c)	Chit Amount - Rs. 10,001 to Rs.15,000	50
	(d)	Chit Amount - Rs. 15,001 to Rs.20,000	100
	(e)	Chit Amount - Rs. Rs. 20001 to Rs.25,000	150
	(f)	Chit Amount - Rs. 25,001 to Rs.1 Lakh	250
	(g)	In any other case	750
VII		Filing Chit Agreement	10
		Filing Alteration of Chit Agreement	10
VIII		Filing a Certificate - having furnished of Copy of Registered Chit Agreement to Subscribers [Section 10(2)]	20
IX		Minute Filing	20
X		Application for prior approval to Appropriate Sums from the Reserve Fund	1000
XI		A fee of Rs. 50 (Rupees Fifty only) shall be levied for the following cases	
	(a)	Removal of defaulting subscriber	50
	(b)	Substitution of a subscriber	50
	(c)	Transfer of the rights of foreman	50
	(d)	Transfer of non-prized subscriber's right	50
	(e)	Assent of non-prized subscribers for Withdrawal of a foreman	50
	(f)	Consent of all non-prized or unpaid prized subscribers to the Termination of Chit	50
	(g)	Protesting against the orders passed by the Registrar	50
XII		To conduct any draw in a Chit in the presence of the Registrar or Staff	Rs. 200 + TA & DA
XIII	1	Filing of Balance Sheet to be audited by the Chit Auditor	
	(a)	Chit Amount - Upto Rs. 5000	100
	(b)	Chit Amount - Rs. 5,001 to Rs. 15,000	200
	(c)	Chit Amount - Rs. 15,001 to Rs. 25,000	300
	(d)	Chit Amount - Rs. 25,001 to Rs. 50,000	500
	(e)	Chit Amount - Rs. 50,001 to Rs. One Lakh	1000
	(f)	In any other case (Including Annual Balance Sheet of companies)	2000
	2	For filing the Balance Sheet already audited by an Auditor	500
	3	For Auditing Balance Sheet at the Premises of the Foreman or outside the office of the Assistant Registrar	Rs. 200 + TA & DA
XIV		Inspection of records of a chit	10
XV		Copy of Chit Records (For every 100 words or fraction thereof)	10
XVI		Copy of any order, or award made by the Registrar or his nominee	10
XVII		Appeal to the State Government	500
XVIII		Winding up of Chit	
	(a)	Chit Amount - Upto Rs. 5,000/-	200
	(b)	Chit Amount - More than Rs. 5,000/-	400
XIX		Opening a New Place of Business	5000

XX	For application to award Compensation against petition for winding up of chit	100
XXI	For application for Injunction Order	100
XXII	For application for Leave of the Registrar to continue legal proceedings against foreman	100
XXIII	Application for Attachment of property	1000
XXIV	Adjournment of any proceedings	100
XXV	Application for Interim Stay of Relief	100

1		COMPUNDING FEE FOR offences punishable under 76(1) of chits fund act 1982	As per order No. GO(P) 63/2016 /TD dated 07/06/2016, Kerala chit fund rule , appendix III	
	1	Invitation for subscription without previous sanction (Section 4)	Appendix III	Rs.5000/-
	2	Failure to maintain minimum capital requirement or reserve fund (section 8)	Appendix III	Rs.5000/-
	3	Commencement of chits without obtaining certificate of commencement (section 9)	Appendix III	Rs.5000/-
	4	Doing chit business without using / doing other business with using the words chits / chit funds/chitty/kuri (section 11)	Appendix III	Rs.5000/-
	5	Opening place of business without prior approval (section 19)	Appendix III	Rs.5000/-
	6	Failure on the part of foreman to full filling duties under section 22	Appendix III	Rs.5000/-
	7	Failure on the part of foreman to maintaining records under section 24	Appendix III	Rs.500/-
	8	Failure on the part of foreman to pay the amount due to defaulting subscribers under section 30	Appendix III	Rs.1000/-
	9	Failure on the part of foreman in depositing future subscription / withdrawing the same for other than for payment of future subscription under section 33(4)	Appendix III	Rs 500/-
	10	Failure on the part of foreman to comply with the directions contained in an order made under section 46(2)/46(3)	Appendix III	Rs 5000/-
	11	Failure on the part of foreman to act as provided in section 61(5)	Appendix III	Rs.500/-
2		COMPOUNDING FEE FOR offences punishable under 76(2) of chits fund act 1982	As per order No. GO(P) 63/2016 /TD dated 07/06/2016, Kerala chit fund rule , appendix III	
	1 a	Failure on the part of foreman filing a certificate under section 10(2) within 15 days after close of the month of 1 st draw	Appendix III	Rs.1000/-
	1b	Failure on the part of foreman filing a copy of minutes under section 18 within 21 days from the date of draw	Appendix III	Rs.500/-
	1c	Failure on the part of foreman to making an entry of removal of subscriber under section 28(3) within 14 days from the date of removal	Appendix III	Rs.1000/-
	1d	Failure on the part of foreman to making an entry of substitution of subscriber under section 29(2) within 14 days from the date of substitution	Appendix III	Rs.1000/-
	1e	Failure on the part of foreman to filing the entry of transfer of right under section 34,35,37 within 15 days	Appendix III	Rs.1000/-
	1f	Failure on the part of foreman to filing a copy of assent under section 26 or consent under section 40(b), 41 within 14 days from the date of such consent / assent	Appendix III	Rs.1000/-
	2	Irregular maintenance of chit records, for each record	Appendix III	Rs.2000/-
	3a	Omission on the part of foreman in issuing a copy of registered chit agreement under section 10(1)	Appendix III	Rs.1000/-

	3b	Omission on the part of foreman in issuing a copy of resolution under section 38(4)	Appendix III	Rs.1000/-
	4	Foreman fails to comply with the requirements of the chit agreement regarding the date, time and place at which chit is to be drawn / requirements of any direction given under section 38(3)	Appendix III	Rs.3000/-
3		COMPOUNDING FEE FOR offences punishable under 76(3) of chits fund act 1982	As per order No. GO(P) 63/2016 /TD dated 07/06/2016, Kerala chit fund rule , appendix III	
		Willfully making any false statement in any document required to be filed under this act	Appendix III	Rs.5000/-
Note: As per rule 66 of chit fund rule Kerala, Provided that maximum number of offences that can be compounded is limited to three.				