

[TO BE PUBLISHED IN DELHI GAZETTE PART- IV EXTRA –ORDINARY]

GOVERNMENT OF NATIONAL CAPITAL TERRITORY OF DELHI  
(TRANSPORT DEPARTMENT)  
5/9, UNDER HILL ROAD, DELHI-54

No. F. 19(125)/ Tpt./Sectt./2007/57

Dated the 15<sup>th</sup> February, 2013

**NOTIFICATION**

**No. F. 19(125)/ Tpt./Sectt./2007/57** - In exercise of the powers conferred by section 176 read with clause (41) of section 2 of the Motor Vehicles Act, 1988 (59 of 1988) and sub-section (1) of section 212, the Lieutenant Governor of National Capital Territory of Delhi after prior publication of the amendments in the Delhi Motor Accidents Claims Tribunal Rules, 2008 on 20<sup>th</sup> September, 2012 and after taking into consideration objections or suggestions, is pleased to amend the said rules as following, namely:--

**RULES**

**1. Short title and Commencement.** --- (1) These rules may be called the Delhi Motor Accidents Claims Tribunal (Amendment) Rules, 2013.

(2) They shall come into force on the date of their publication in the Delhi Gazette.

**2. Amendment of rule 28.--** In the Delhi Motor Accidents Claims Tribunal Rules, 2008, in rule 28, after the words “legal practitioner.” the words “The tribunal shall while allowing the engagement of the legal practitioner/counsel for the claimants shall fix the terms and conditions (including the expenses of litigation and fees) of his or her appointment. Such expenses of litigation and fees for the counsel engaged by the claimants shall be payable separately by the owner or the insurer, as the case may be, of the motor vehicle, over and above the amount awarded by way of compensation to the claimants.” shall be inserted.

By order and in the name of the  
Lieutenant Governor of the  
National Capital Territory of Delhi,

(Puneet K. Goel)  
Secretary- cum- Commissioner (Transport)