
CIRCULAR

Kindly refer to earlier circular No. 10/12/2017-LA dated 24/01/2019 issued by Law Department (Legal Affairs) regarding uploading of all legislative documents including Acts, rules, regulations and other sub-ordinate Legislations on New India Code Web Portal as directed by Hon’ble Delhi High Court vide its order dated 22/9/2017.

In this regard, it is pertinent to inform you that the Cabinet Secretariat, Rashtrapati Bhavan, New Delhi is coordinating the implementation of the directions contained in the said order of the Hon’ble High Court. The Ministry of Law and Justice, New Delhi has interalia stated that during the last hearing, the Hon’ble High Court insisted to mention the names of the State, UTs who may have not furnished the completion certificate with regard to updating and uploading of the State Acts and their respective subordinate legislation.

All the Department of State Government and Nodal Officer appointment by respective departments were requested to prepare the acts and other subordinate Legislations administered by them in a searchable PDF formats for uploading on the India Code Portal.

Accordingly all Nodal Officer shall immediately consult the Chief Nodal Officer and other Nodal Officer appointed in the Law Department for coordinating various activities in relation to uploading State Acts and other subordinate Legislations on the India Code Portal. The uploading of up to date State Acts and Subordinate legislation on India Code Portal is to be completed before the next date of hearing before the Hon’ble High Court of Delhi.

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Similarly, all rules, regulations, notifications, etc., are also required to be updated and uploaded after incorporating all amendments made to them, respectively, as single documents.

Central Acts will be uploaded by the Central Government- No need to upload them again by States/UTs.

States with Acts/subordinate legislations in language other than English may have the same translated to English and thereafter upload them on ICP.

States may upload Central Acts enacted under the Concurrent List, in which they may have made amendments, after inserting the same and indicating name of the respective State in the title of the Act. Example: The Hindu Marriage (Karnataka Amendment) Act, 1995.

UT administrations may only upload Regulations made under Article 240 of the Constitution and/or subordinate legislation in pursuance of a Central Act.


In the case of new Acts/Amendments or issuing of rules, after updating in the parent Act or rule, they have to be uploaded within 15 days of coming into force of such Acts.

For technical issues, if any, States/UTs are advised to contact local NIC and Dr. Surinder Kumar, Sr. Technical Director, NIC HQs (Tel: +91 11 2430 5503: email id suri@nic.in.)
Instructions for Chief Nodal Officers of States/Uts' on updating and uploading of State Acts and their subordinate Legislations

- As per the directions of the Hon'ble High Court of Delhi in W.P(C) No. 4761 of 2016 all State Governments/UTs are required to, in consultation with the NIC, upload legislative documents i.e. Acts and subordinate legislations, including rules, regulations, notifications, circulars, etc., pertaining to their State Government/UTs and relevant authorities under their State Government on the new India Code Portal.

- The re-designed India Code Web Portal has been opened for public viewing at www.indiacode.nic.in.

- All States Governments and UT Administrations are required to follow the following instructions while uploading their Acts and related Subordinate Legislations: —

- All State Governments/UTs are required to complete the aforesaid task by the end of March, 2019.

- States/UTs are required to upload their respective Acts and subordinate legislations on the India Code Portal by adopting the standard procedure for uploading of their updated Acts and subordinate legislations in searchable pdf format only.

- States/UTs shall upload the Principal Acts enacted by their States/UTs after updating them on the India Code Portal as a single document which should include all the amendments (by providing foot note) as has been done by the Legislative Department in the Central Government for Central Acts.

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