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No. AT/IX-A/9504/DPM Revision

Dated: 15/01/2016

To

All PCsDA/CsDA/PCA(Fys)/CsFA(Fys)

Sub: DPM-2009 Amendment - 1/2015.

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Please find enclosed a copy of Amendment 1/2015 to DPM 2009 from S1 A to K received under MoD (Fin) New Delhi ID No. Coord A-58 dated 10.11.2015 for your information please.

Accounts Officer (AT)

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Accounts Officer (AT)

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**Min of Def (Fin) New Delhi**

**CoordA-58**

**Dated 10.11.2015**

**DPM-2009 Amendment - 1/2015**

1. Amendment 1/2015 to DPM-2009 is issued as enclosed to this letter. The amendments in relevant paras of DPM-2009 are mentioned from Sl A to K. The essence of this amendment is that taxes and duties levied by central / state / local governments such as excise duty, VAT, service tax, Octroi / Entry tax, etc on final product will not be used in evaluation criteria for L-1 determination in those cases also, where only Indian bidders are competing. This amendment will be applicable with immediate effect.
2. This issues with the concurrence of FA (DS) and approval of Raksha Mantri.



(Rajnish Kumar)  
JS & Additional FA (RK)

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