Date: 16.01.2024



No. HQ-LAW0STLD/3/2021-O/o GM/LAW/DFCC (E-8252)

Notification for Empanelment of Law firms in DFCCIL

1. Expression of Interest (EOI) for empanelment of Law Firms was notified vide

Notification No. DFCCIL/NIT/LEGAL SERVICES/2023 Dated 31.05.2023

2. Law Firms applied in terms of EOI and their applications were assessed as per

eligibility criteria mentioned in the EOI.

3. The eligible Law Firms were shortlisted and approved for empanelment by the

Competent Authority, thereafter, Offer of Empanelment issued to them with the

request to send their acceptance of offer and terms & conditions along with

annexures within 15 days from the issuance of offer of empanelment through

e-mail/Hard Copy.

4. After the receipt of Acceptance of Offer of Empanelment (till date) from the

Law Firms, following Law firms are Notified as empaneled Law Firms for

DFCCIL on the terms and conditions mentioned in the Expression of Interest

/Offer of empanelment letter (copy enclosed).

5. The validity of this panel is for three years from the date of the Notification or till

further orders, whichever is earlier.

Encls: As above.

(K. P. Yadav) Group General Manager/Law

1. Secy. to Managing Director: for kind information of Managing Director

2. Dir/Fin, Dir/PP, Dir/Infra, Dir/OP&BD, CVO – for kind information.

3. All GGMs/GMs - for kind information.

4. All CGMs field Units- for kind information.

1. GENERAL TERMS AND CONDITIONS:

- a. The Empanelled Advocate(s)/Law Firm(s) shall represent DFCCIL and its Officers/Officials before the Hon'ble Supreme Court of India, Hon'ble High Court & the other judicial forums on behalf of DFCCIL, in the cases assigned.
- b. The Empanelled Advocate(s)/Law Firm(s) shall perform such other duties of a legal nature as may be assigned by DFCCIL.
- c. The Empanelled Advocate(s)/Law Firm(s) shall keep the DFCCIL informed of all the developments of the matter, on its own, after every hearing and submit a case status report accordingly.
- d. The Empanelled Advocate(s)/Law Firm(s) shall assign a representative / Clerk with DFCCIL to carry out the coordination as well as to collect/deliver the documents / case papers from/in DFCCIL.
- e. DFCCIL will send the information to the panel Advocate(s)/Law Firm(s) through post/ e-mail/SMS regarding entrustment of a case and after receiving the communication/message, it is the duty of the panel Advocate(s)/Law Firm(s) to collect the brief/copy of the petition.
- f. The Advocate(s)/Law Firm(s) shall keep DFCCIL informed of all the developments in the case from time to time particularly with regarding drafting, filing of papers, dates of hearing of the case, order, judgement of the court case on the dates of its pronouncement, supplying certified copies of the judgment.
- g. The empanelled Advocate(s)/Law Firm(s) shall not accept any engagement against DFCCIL and DFCCIL shall have sole right to use their name as an Advocate/ Law Firm.
- h. DFCCIL reserves the right for allotment of legal work, court cases to any empanelled Advocate/ Law Firm and no claim of any nature will be entertained in this regard. The decision of CGM of the concerned field unit in respect of batch/bunch petitions and settlement of fee, will be final and binding at unit level and no claim/correspondence of any nature will be entertained in this regard. However, GGM/Law or GM/Law at Corporate Office, who is the sole nodal officer for all the purposes/correspondence, shall have the final authority to decide such disputes in terms of clause 6.
- The day-to-day proceedings in the cases assigned to the empanelled Advocate/ Law
 Firm shall be intimated in writing or by e-mail to CGM of concerned field unit and to
 GGM/Law or GM/Law.

- j. The Advocate/ Law Firm shall attend the offices of DFCCIL and Sr. Designated Advocates as and when required and shall make their own arrangements for collection of petitions or delivering documents to the office of DFCCIL.
- k. The performance of empanelled Advocate(s)/Law Firm(s) shall be continuously monitored and examined by the GGM/Law and their continuance with DFCCIL shall depend on their performance.
- 1. DFCCIL reserves the right to cancel the name of any empanelled Advocate(s)/Law Firm(s) without assigning reason thereof.
- m. These terms and conditions will not be applicable in criminal cases.
- n. GST to be payable shall be borne by DFCCIL subject to rules applicable from time to time.
- o. After completion of case or expiry of tenure or de-panelment of Advocate(s)/Law Firm(s)s or decision to withdraw the case from the Advocate(s)/Law Firm(s), either on its completion or in between, all such cases/files in the custody of the Advocate(s)/Law Firm(s) will be returned to DFCCIL without any demur and final payment, if any, will be made after receipt of the relevant documents/files.
- p. When any case is attended by the Advocate/Law Firm and if the same is decided against the DFCCIL then Advocate/Law Firm shall render his/her opinion, without any cost, regarding filing of an appeal arising out of such decision not later than five (5) working days from the date of receipt of copy of the judgment/order.
- q. The Advocate(s)/Law Firm(s) will be engaged by DFCCIL on case-to-case basis and the allocation of work shall be decided by DFCCIL at its sole discretion without assigning any reason whatsoever.
- r. The Advocate(s)/Law Firm(s) will take necessary steps to protect the interest of DFCCIL in matters entrusted from time to time and no statement or submission shall be made before any Court/Tribunal without obtaining prior consent from DFCCIL.
- s. Unless a case is specifically assigned, the Advocate(s)/Law Firm(s) will not on its own receive Summons/Notices on behalf of DFCCIL and even if any Summon/Notice is received and no Vakalatnama has been issued by DFCCIL, the Advocate(s)/Law Firm(s) shall not otherwise deal with such cases on its own motion, but shall immediately inform DFCCIL about the details of the case.
- t. Refusal by any Advocate(s)/Law Firm(s) to accept any work without any reasonable cause (e.g. on grounds of conflict of interest), may entail removal of such Advocate(s)/Law Firm(s) from the panel of DFCCIL.

- u. Empanelment does not confer any right or claim that the Advocate(s)/Law Firm(s), shall be entrusted with the work of DFCCIL.
- v. The Advocate/Law Firm, should not have been blacklisted/debarred by any Central Govt./State Govt./Government Company/Public Sector Undertaking/ Govt. bodies.
- w. The Advocate/ Law Firm should have adequate setup/infrastructure to deal with the matters.
- x. The Advocate(s)/Law Firm(s) shall not use the DFCCIL's name or symbol, logo in his/her letter heads, sign boards, name plates, advertisements. websites, etc., without explicit permission of DFCCIL.

2. RIGHT TO PRIVATE PRACTICE AND RESTRICTIONS

- I. The Advocate(s)/Law Firm shall have the right to private practice which should not, however, interfere with or be in the conflict to the efficient discharge of his duties as an empanelled Advocate(s)/Law Firm(s) of the DFCCIL.
- II. The Advocate(s)/Law Firm(s) shall not advise any party or accept any case against DFCCIL.
- III. If the Advocate happens to be partner of a firm of lawyers or Solicitors, it will be incumbent upon the firm not to entertain any case against DFCCIL arising in any Court/Tribunal/or any Forum.

3. DEBARMENT/REMOVAL FROM PANEL:

The Advocate(s)/Law Firm(s), shall be debarred/removed from empanelment; in present and/or in future, in DFCCIL, if the Advocate(s)/Law Firm(s):

- a) Obtains the empanelment on the basis of false information/ misrepresentation of facts.
- b) Hands over the brief or matter to another advocate without prior written permission of DFCCIL.
- c) Fails to attend the hearing of the case without sufficient reason and prior information.
- d) Fails to act as per DFCCIL's instructions or going against specific instructions.
- e) Fails to return the brief when demanded or not allowing or evading to allow its inspection on demand.
- f) Misappropriates the DFCCIL funds or earmarking/using the same towards his fee or for any unauthorized purpose without DFCCIL's permission.

- g) Making any of his associates or juniors to appear on behalf of any of the opposite parties in cases/ appeal related to DFCCIL's without permission.
- h) Commits an act which tantamount to Contempt of Court, Professional Misconduct or gross negligence.
- i) Is convicted in any offence resulting into arrest or detention or debarment by the Bar Council.
- j) Pass on information relating to DFCCIL's cases on to the opposite party/ Counsel which may cause prejudice to the DFCCIL's interest.
- k) Give false or misleading information to the DFCCIL relating to the proceedings of the case.
- Ask for frequent adjournments or not objecting to the adjournment moved by other party without sufficient reason.
- m) Fails to maintain/honour confidentiality and secrecy of the DFCCIL's data, statement and other information.
- n) Threatens, intimidates or abuse any of the DFCCIL's employees, officers, or representatives.
- o) Any act of canvassing/undue influence for empanelment/assignment of work.
- 4. DFCCIL reserves its right to engage any other Advocate of its choice, to perform duties that are assigned to empanelled Advocate(s)/Law Firm(s). An empanelled Advocate(s)/Law Firm(s) shall have no claim that he/she alone should be entrusted with DFCCIL legal matters.

5. CONFIDENTIALITY CLAUSE

During the Term of Empanelment and thereafter, the Advocate(s)/Law Firm(s)shall maintain strict confidentiality of the matters pertaining to the DFCCIL and shall submit the Confidentiality undertaking placed at Annexure-C.

DFCCIL shall treat all information, submitted as part of the advice / report/ submissions, in confidence and shall require all those who have access to such material to treat the same in confidence. DFCCIL may not divulge any such information unless it is directed to do so by any statutory entity that has the power under law to require its disclosure or to enforce or assert any right or privilege of the statutory entity and/or the Authority or as may be required by law or in connection with any legal process.

All documents and other information provided by DFCCIL or submitted by the Advocate(s)/Law Firm(s) and all its Personnel to the DFCCIL shall remain or become

the property of DFCCIL. DFCCIL will not return any submission or any information related thereto. All information collected, analyzed, processed or in whatever manner provided by the Advocate(s)/Law Firm(s)and all its Personnel to DFCCIL in relation to the Advice shall be the property of DFCCIL.

6. INTERPRETATION

In case of any doubt or difference of opinion, interpretation issue or ambiguity as regards the terms and conditions of empanelment of Law Firms/Advocates the same shall be decided by GGM/Law or GM/Law with approval of Competent Authority. GGM/Law or GM/Law shall be the sole nodal officer for all the purposes/correspondence.

7. FEE STRUCTURE

I. Before the Hon'ble Supreme Court/High Court/NGT/NCLT/NCLAT/CAT/ Arbitral Tribunals except Land Matters

		AMOUNT				
SN	ITEM	Sr. ADVOCATE	CAT-A ADVOCATE HAVING 18 PLUS YRS EXPERIENCE	CAT-B ADVOCATE HAVING EXPERIENCE (7-18 YEARS)	CAT-C ADVOCATE HAVING EXPERIENCE (3-7 YEARS)	
1	Fee for per effective appearance before the Supreme Court of India; Effective	65,000/-	30,000/-	20,000/-	10,000/-	
	Non Effective	35,000/-	15,000/-	7,500/-	4,000/-	
2	For appearance before the High Court(s), National Green Tribunal, Arbitral Tribunal and all other Courts/Tribunals except District Courts. (a) Effective	40,000/-	18,000/-	9,000/-	4,500/-	
ĺ	(b) Non Effective	20,000/-	9,000/-	4,500/-	3,000/-	
3	Per Conference (Per Hour Per person)	10,000/-	8,000/-	6,000/-	4,000/-	
4	Settling/Drafting Before SC, HC, DC, NGT, AT and other Tribunals/forums. (a) Preparation of Petition/ Written Statements/SOD	40,000/-	25,000/-	18,000/-	12,000/-	
	(b) Counter Affidavit/Reply to	25,000/-	18,000/-	12,000/-	8,000/-	

						
	stay application to				f	
	the suit/Rejoinder					
	(c) Preparation of					
1	misc./interim		10,000/-	7,500/-	5,000/-	
	applications &					
	replies,	15,000/-				
	impleadment	13,000/-				
	application and any					
	other					
	application/petition.		!			
	(d) Reading fee in case					
	of disposal of			<u>-</u>		
	WP/SLPs at the					
	admission stage					
	without filing	40,000/-	25,000/-	20,000/-	10,000/-	
	Counter Reply	40,000/-	25,000/-	20,000/-	10,000/-	
5	Written opinion	40,000/-	20,000/-	10,000/-	7,500/-	
6	Caveat		9,000/-	9,000/-	.9,000/-	
7	Pro-forma Respondent-					
	where DFCCIL is					
	impleaded as a Pro-forma		25,000/-	20,000/-	15,000/-	
	Respondent, the entire fee		25,000/-	20,000/-	15,000/-	
	in the whole petition will be					
	up to maximum of					
8	Clerkage Charges (Will not	1007 C	1007	1007 . C	10% of .	
	be applicable in	10% of professional	10% of professional fee	10% of professional fee	professional fee	
	Miscellaneous Expenses	fee Bill	Bill	Bill	Bill	
	given in item no. 9)		2			
9	Miscellaneous expenses					
	such as Court					
	Fee/photocopy					
	/binding/soft copy	As per actual on submission on bills only.				
	preparation/typing/					
	Translations etc.					

II. BEFORE DISTRICT COURTS / ARBITRATORS IN LAND MATTERS OR ANY OTHER COURTS NOT COVERED ABOVE:

SN	ITEM	Fees in District Court/		
		Commission/Forums/Land		
		Arbitrations/Labour Court		
1		etc.		
1.	(a) Preparation of Petition/ Written Statements/ replies/rejoinder/appeal.	Rs. 12,000/-		

	(b) Counter Affidavit/Reply to stay application to the suit	Rs. 12,000/-
	(c) Preparation of misc./interim applications & replies, impleadment application and any other application/petition.	Rs. 5,000/-
2.	Fee for Court Appearance;	
	(a) Effective	Rs. 5,000/-
	(b) Non-Effective	Rs. 2,500/-
3.	Per Conference (Per Hour)	Rs. 2,500/-
4.	Written opinion	Rs. 5,000/-
5.	Caveat	Rs. 9,000/-
6.	Pro-forma Respondent- where DFCCIL is impleaded as a Pro-forma Respondent, the entire fee in the whole petition will be up to maximum of	Rs. 10,000/-
7.	Clerkage Charges (Will not be applicable in Misc. Expenses given in item no. 8)	10% of professional fee Bill
8.	Miscellaneous expenses such as Court Fee/photocopy/binding/soft copy preparation /typing/ Translations etc.	As per actual on submission on bills only.

III. Travelling expenses/Outstation Charges for all Categories:

The concerned department at the time on nomination shall provide the terms of lodging and local conveyance to the nominated Advocates/Law Firms. These charges are reimbursable on submission of bills.

1.	Journey		Economy class (By Air), 2 nd AC (By Train) or AC Chair Car (By			
			Train) and AC Car (By Road)			
2.	lodging a conveyance	nd local	(a) Travelling Expense	(a) By 2AC/AC Chair Car or by Taxi. Note: 1. In exigency travel in economy class by air may be permitted by CGM or GGM/Law or GM/Law DFCCIL on case-to-case basis. 2. In cases, where train journey		
				is not convenient, traveling expenses @Rs. 24 per Kms, or as per actual on production of bill is admissible.		

(b) lodging	(b) Lodging and accommodation;
(out of Headquarter more than 100 km)	For "X" class cities Rs. 9000/- per day
	For "Y" class cities Rs. 6000/- per day
	For "Z" class cities Rs. 4000/- per day
(c) local conveyance.	(c) Local conveyance @Rs. 12/Kms or as per actual on production of bill is admissible.

^{*} Prior approval of CGM in Unit or GGM/Coordinator of the HQ, has to be obtained before nominating the Advocate for appearance/legal work out of station.

IV. TERMS AND CONDITIONS OF FEES:

- 1. The Advocate(s)/Law firm(s) shall be paid as per prescribed fee schedule.
- 2. The fees of the Advocates/Law Firms shall be paid on presentation of invoice, and on submission of copy of the document drafted, if it is a drafting fee and submission of gist of proceedings or a copy of order/judgment where it is necessary in case the claim is for appearance fee reflecting the Advocate(s)/Law Firm(s)'s name. The Advocates/Law Firms shall submit its bill within one (1) month from the date on which the fee has accrued.
- Any conference by Advocates/Law Firms with the Designated Senior Advocate shall be done only after confirmation from DFCCIL.
- 4. Whenever a Designated Senior Advocate is to be engaged, his charges shall be payable separately, including for conference, drafting, appearance, etc.
- 5. Clerkage shall be paid at the rate of 10% in addition to fee and same shall not be paid on the charges like misc. expenses. Photostat expenses, conveyance/meal expenses and transportation expenses. The final fee bill will be cleared only after receipt of the Judgment/Decree/Final Order in the case.
- 6. When two or more cases together involve, substantially identical question of law/or fact, one of such cases will be treated as the main case and the other as connected case and the fees in such will be regulated as under, provided the cases are heard together:
 - (a) Full fee would be admissible for appearance in the main case and 20% in each of the connected case.

- (b) If substantially identical affidavit, counter-affidavits, plaints, written statement, ground of appeals applications and other pleadings are drafted in connected cases or drafting fee will be admissible in the main case and only 20% separate drafting fee per case will be admissible in connected case.
- 7. The conference fee in the fee-schedule shall be subject to the following;
 - a. In general, the conference between the Sr. Advocate and Jr. Advocate Counsel (wherever nominated specially for a case) and between Advocate and DFCCIL official maximum number of Five (5) such conferences will be allowed, comprising two (2) for settlement of pleadings and three (3) during the course of proceedings in a single side.
 - b. However, in high stake/policy matters the number of conferences may be increased with the approval of CGM of concerned field and GGM/Law or GM/Law in Corporate Office.
 - c. In case of conference/briefing of an Ld. Attorney General/Solicitor General /Addl. Solicitor General/ Designated Senior Advocate by a DFCCIL empanelled Advocate, the DFCCIL empanelled Advocate shall be paid Conference fee on hourly basis at the rates of effective hearing applicable to his/her category (per hour), as per the feeschedule applicable to High Court cases.
 - d. Conference fee will be payable only in case of face discussion and not for telephonic conversation/discussion. However, in emergent circumstances, the virtual conference via Webex, Zoom, Google Meet, etc. may be treated as effective conference with the approval of CGM of concerned field unit and GGM/Law or GM/Law.

. 8. HEARING:

- (I) Effective Hearing: the effective hearing means, a hearing which either one or both parties involved in a case are heard by the Courts/argues by the Counsel of the parties, Examination-in-Chief and/Cross Examination is held, issues/charges have been framed, and in addition to above, effective hearing are according to the High Court rules.
- (II) Non-effective Hearing: the non-effective hearing means all other hearing other than the ones mentioned in the effective hearing.
- 9. In case of outstation legal services (appearance / defending a matter outside Station), the appearance fee shall be double of the fee prescribed for effective appearance for the home

- station. In addition, lodging and local conveyance shall also be payable as per fee schedule.
- 10. DFCCIL shall have the right, in exceptional cases, to sanction for payment more than the fee mentioned in the approved schedule, keeping in view the importance of the matter, labour and extra effort put in by the Advocates/Law Firms in a particular case. It shall also have the power to fix the fee for eventualities which have not been mentioned in the schedule.
- 11. Fee of Ld.AG/SG/ASG, are not being stipulated as they are engaged in very few important cases and their fee varies from case to case depending upon the importance/stakes involved etc., in the matter as per Memo raised by them. Fee for such cases shall be decided by the DFCCIL depending upon requirement.
- 12. No retainer ship fee shall be paid to any panel Advocates/Law Firms merely because such Advocates/Law Firms is empanelled with DFCCIL.

ADDENDUM TO THE FEE SCHEDULE

S.No.	Item	Amount
1	Legal vetting of tenders, contracts, and documents, transactional advisories related to the transaction of business of DFCCIL referred to them.	Rs. 15,000 per document (Minimum) for simple documents like addendum, Agreement etc. and Rs. 2,00,000 per document (Maximum) for complex and voluminous documents on negotiated basis.
	·	2. If the charges exceed Rs. 2,00,000 per document, approval & concurrence of the Competent Authority of DFCCIL is required.
2	Drafting of Legal documents in connection with the business of DFCCIL.	Rs. 15,000 (Minimum) to Rs. 2,00,000 (Maximum) depending on the nature, complexity and volume of work required to draft the document.
		2. If the charges exceed Rs. 2,00,000 per document, approval & concurrence of the Competent Authority of DFCCIL is required.
3	Legal Research for Management purposes	 Rs. 25000 (Minimum) to Rs. 2 Lakh (Maximum), on case-to-case basis. If the charges exceed Rs. 2,00,000 per document, approval & concurrence of the Competent Authority of DFCCIL is required.

List of Empaneled Law Firms for DFCCIL

(SC – Supreme Court, DHC – Delhi High Court, HC- High Court, HC's- Various High Courts, PB&HR HC-Punjab and Haryana High court, DC- District Court)

S. No.	Name of Law Firm	Contact Details	Category	Court Location
1.	M/S. A3T Legal LLP	Add: A3T Legal LLP, 59, Supreme Enclave, Mayur Vihar Ph-I, ND- 110091 Mob: 8586866448 Email: avi@a3tlegal.com	В	SC, HCs
2.	M/S. A.K. Vali & Co.	Add: B-14 & B-15, Sagar Apartments, 6, Tilak Marg New Delhi - 110001 Mob: 9810049503 Email: ajaykrvali@yahoo.co.in	А	SC, DHC
3.	M/S. Acara Law Offices	Add: B-41 Ground Floor, Soami Nagar South, Delhi-110017 Mob: 9810455042 Email: ashishprasad@acaralaw.com	А	SC, DHC, DC
4.	M/S. Agriya Chambers	Add: Agriya Chambers, 1st floor 0-23, Jungpura extn. New Delhi Mob: 8447080428 Email: paresh.lal@agriyachambers.com	В	SC, DHC, DC
5.	M/S. AKJ Law Associates	Add: H-11 LGF, lajapat nagar part - III, New Delhi-110024 Mob: 9999020047 Email: varun.jain@akjlaw.in	В	SC, DHC, DC
6.	M/S. AKS Partners	Add: Building No. G- 16, 3rd. Floor Saket New Delhi - 17 Mob: 9958555776 011-40536792 Email: sksingh@akspartners.in	В	SC, DHC, DC
7,	M/S. ARC Legal	Add: 1-34, Basement, Jungpura Extn. New Delhi- 14 Mob: 955931666 Email: adarsh.rai@arclegal.co.in	В	SC, DHC, DC
8.	M/S. Arion Law Alliance	Add: 310, 3rd floor, Arunachal Building, 19 Barakhamba Road, CP, Delhi Mob: 9897465006 Email: adv.kumarabhishek@gmail.com	В	SC, DHC, DC
9.	M/S. Aureus Law Partners	Add: 103, South Park Apartments, Kalkaji opp: K1 Block, Chittaranjan Park, New Delhi-19	Α	DHC, DC



		Mob: 9811886865 011-41080803/04/05 Email: aureus@aureuslaw.com, abhishek.dutta@aureuslaw.com		
10.	M/S. Bansal Chandra & Associates	Add: Ch No. 309, Additional Building complex, SC of India Office: Block O, 5B Jangpura ext, New Delhi-14 Mob: 011-35008324 9975855877 Email: legal@bansalchandragadia.com	Α	SC, HCs
11.	M/S. BM legal Advocates & Solicitiors	Add: Plot no. C- 80, Sigma 2 Greater Noida, GB Nagar Mob: 8527211001 Email: bmlegal@ymail.com	A	DHC, DC
12.	M/S. Canpisce & Company	Add: D-105, Ground floor, Defence Colony, New Delhi-110024 /Ch. No. 602, Lawyers Chambers, Patiala House, New Delhi-110001 Mob: 9811159170 011-24337030, 41629697 Email: canpisce@gmail.com	A	SC, DHC, DC
13.	M/S. Chaudhary & Chaudhary Advocates & Solicitors	Add: B-147, Ph-I, Ashok Vihar, New Delhi 110052 Mob: 9250901605 Email: kolkata@chaudharyandchaudhary.com	A	SC, HCs
14.	M/S. Integral Legal Consulting LLP	Add: A2/141, 1st FLOOR, Safdarjung Enclave, New Delhi Mob: 8800332253 Email: office@akurup.com	A	SC, DHC, DC
15.	M/S. Intralegal Advocates and Consultants	Add: Office No-2, Lalani Building, 83/85 1st floor, Janamabhoomi Marg, Fort Mumbai - 1 Mob: 9920617527 Email: pankaj@intralegal.in	A	Bombay HC
16.	M/S. KV Gadhia Associates	Add: 2 nd floor, Shri Sainath Complex, Opp. Shubham Hospital, Nr. S.P. Colony, Bs. Usmanpura Underbridge, Ahmedabad 380009. Mob: 9712947659 Email: legal@gadhia.associates	А	Gujarat HC
17.	M/S. Lakhan Pal Mangla & Co.	Add: 34 Omaxe city, Palwal, distt. Palwal Mob: 9215531688 Email: manglaadvocate@gmail.com	A	SC, PB&HR HC and its Sub- ordinate Courts
18.	M/S. Legacy Law Offices LLP	Add : D- 18, Nehru Enclave, Kalkaji, New Delhi - 110019	А	SC, HCs



	<u> </u>	Mob : 9988198262		1
	j	Email: anand@legacylawoffices.com		
19.	M/S. Legafin	Add : 2nd Floor, 18 Central Lane, Bengali Market,	Α	DHC, DC
	Law Associates	New Delhi - 110001		'
		Mob : 9810112000		
		Email: mp@legafin.in		
20.	M/S. Legal	Add : H- 602, Sunrise Greens Jaipuria, Ahinsa	Α	SC, DHC, DC
	Consultus	Khand 1, Indirapuram UP		' '
		Mob : 9818058809		
		Email : legalconsultus@gmail.com		
21.	M/S. Meharia	Add: Q6 Block -Q, Ground Floor, Jangpura	A	SC, HCs
	& Company	Extension, Jangpura, N Delhi-14		
		Office no. 23, Second Floor, 105, Mumbai		
		Samachar Marg, Fort, Mumbai-400023		
		Mob : 9830079467 9875593088		[
		Email: amit.m@mcolegals.co.in		
22.	M/S. Mukesh	Add: 2 nd Floor, 11, Mill Officers Colony	Α	Gujarat HC
	Pandit &	B/H La- Gujjar Chamber, Opp. Times of India,		•
	Associates	Ashram Road, Ahmedabad, Gujarat		
		Mob : 9825042506 9727265401		١
		Email: nishithpandit401@gmail.com		
23.	M/S. MV Kini	Add : Kini House, Near Citi Bank, D. N. Road,	Α	SC, HCs
	& Co.	Fort, Mumbai- 400001		'
		Mob : 9821766666		
		Email : ravikini@mvkini.com		
24.	M/S. Patil and	Add : 313, 3rd Floor, Mumbai office - Bhumi	A	Bombay &
	Associates	Mall, Plot no. 3, Sector - 15, Palm Beach Road,		Gujarat HC
		CBD, Belapur, Navi Mumbai - 400614		
		House No. F-1/F-2, Bridge Park Section - 4 Opp.		
		Anand Bagh, Tenaments Near Parsvanath Flats,		
		Manjlapur, Vadodara-390011 Gujarat		
'		Mob: 9920911100 9920901100		
		Email : officejppatil@gmail.com		
25.	M/S. Pinnacle	Add: 15, Lower Ground Floor, Jangpura,	A	SC, DHC, DC
	Law Firm	Extension, New Delhi-110014		
		Mob : 9810030009		
		Email: pinnaclelawfirm@gmail.com		
26.	M/S. PSL	Add: A-220, Defence Colony, New Delhi 110024	В	SC, DHC, DC
	Advocates &	Mob : 011-49991253		
	Solicitors	IAION : 0TT-4222TC22		



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