## VAKALATNAMA

Suit/ Appeal/Petition	No.	
	Pltff./Appl./Petitioner	
Versus		
	Deft./Respdt.	
	n these presents shall come that We	the
above named	do hereby appoint	

## RAKESH PATHAK (with Associate Advocates) ADVOCATE

7 Jantar Mantar Road, New Delhi-110001 INDIA
Phone- 98 101 12993 E-Mail- PathakR7@gmail.com
web site www.RPathak.com

(hereinafter called the Advocate(s)) to be my/our Advocates in the above noted case and authorise him/them:

To act, appear; plead in the above noted case in the Court or in any other Court in which the same may be tried or heard and also in the appellate Courts including High Court subject to payment of fees separately for each Court by me/us.

To sign, file, verify and present pleadings, replications, appeals, crossobjections or petitions, for executions, review, revision, restoration, withdrawal, compromise or other petitions, replies, objections or affidavits or other documents as may be deemed necessary or proper for the prosecution of the said case in all its stages.

To file and take back documents. To submit/file documents for Registration.

To withdraw or compromise the said case or submit to arbitration any disputes that may arise touching or in any manner relating to the said case.

To take out execution proceedings.

To deposit, draw and receive moneys, cheques and grant receipts thereof and to do all other acts and things which may be necessary to be done for the progress and in the course of the prosecution of the said case.

To appoint and instruct any other Legal practitioner (s)/ Consultants (s) authorising him to excise the power and authority hereby conferred upon the Advocates whenever he/they may think fit to do so and to sign the Power of Attorney on my/ our behalf.

And I/We the undersigned, do hereby agree to ratify and confirm the acts done by the Advocate(s) or his substitute in the matter as may/our own acts as if done by me/us to all intents and purposes.

And I/we the undersigned undertake that I/We or my/our duly authorised agent would appear in the Court on all hearings and will inform the Advocate(s) for appearance, when the case is called.

And I/We confirm that I/We have power/ authority to execute this Vakaltnama and legally bind the Company/Firm/Association for all my/our acts.

And I/We the undersigned do hereby agree not to hold the Advocate(s) or his/their substitute responsible for the result of the said case in consequence of his/their absence from the Court when the said case is called up for hearing, or for any negligence of the said Advocate(s) or his/their substitute. The dispute shall be settled by Arbitration of sole Arbitrator who should be Advocate, appointed by New Delhi Bar Association, N Delhi on request of either of parties and arbitration proceedings would be completed in four months. Each party shall have one week time to file claim, then reply and evidence /written arguments. Expenses of arbitration shall be born by client. The client hereby indemnify Advocate(s) or his substitute from his conduct. The Advocate(s) shall have right to terminate this Vakaltnama after oral notice without assigning any reason.

And I/We the undersigned, do hereby agree that in the event of the whole or any part of the fee agreed by me/us to be paid to the Advocate(s) remaining unpaid he/they shall be entitled to withdraw from the prosecution of the said case until the same is paid up. If any costs are allowed for an adjournment, the Advocate(s) would be entitled to the same. The fee settled is only for the above case, Court and for 3 years. This is subject to exclusive jurisdiction of Courts at New Delhi only & laws of India.

	NESS WHE				•		to these			
present the contents of which have been understood by me/us this										
day of	2018	at	New	Delhi,	INDIA	& _				
Accepted	subject	to	)	the	terms	of	fees.			
(Rakesh Pathak)			Client							
Advocat	te									