

VAKALATNAMA

Exh.

In the Court of - CJJD / JMFC / CJSD / District Judge, Gondia /

No. _____ 201.....

- VERSUS -

Amount of _____ claim in suit etc.

I, _____
inhabitant of the _____ hereby appoint,

Girish Bapat

B.E. (Prod.), LL.B.
Roll No. : Mah/60/1997
Enrolled on 10.04.1997

Sandeep V. Khanted

B.Com., LL.B.
Roll No. : Mah/1503/2003
Enrolled on 26.06.2003

Anita R. Das

M.Com., LL.B.
Roll No. : Mah/1135/2009
Enrolled on 24.04.2009

to appear and act for me as my Counsel in the said matter.

Witness my hand this _____ day of _____ 201.....

Witness : _____

Signature

Accepted / Signature of Lawyers

1. _____

Name
Cell No.
e-mail :

2. _____

Name
Cell No.
e-mail :

3. _____

Name
Cell No.
e-mail :

4. _____

Name
Cell No.
e-mail :

- **G.S. BAPAT**
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- **S.V. KHANTED**
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- **A.R. DAS**
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We are not the member of Advocate Welfare Fund, hence welfare fund stamp not affixed.

TERMS OF ACCEPTANCE OF VAKALATNAMA

1. The Client shall ensure that all the parawise comments and defense to be raised in the matter is entrusted to the Advocate in 15 days.
2. It shall be the responsibility of the Client to ensure that the W.S. is prepared as per his instructions within 30 days and not later than 90 days from the date of receipt summons and if the matter is proceeded without W.S. the Client shall be responsible for the same.
3. It shall be the responsibility of the Client to keep the update of the dates with him. The Client agrees to indemnify the advocate for all incorrect information supplied and all the avements in the applications shall be deemed to have been filed as per the instructions of the client whether oral or written.
4. It shall be the responsibility of the Client to ensure that he remains present on each and every date in case it is a criminal case and on the date fixed for Evidence in Civil Cases. Client shall enter his Cell No. / e-mail with Court Registry and shall himself get updated about states from e-court website.
5. It shall not be the responsibility of the Advocate, if the matter is dismissed in default or otherwise due to non-appearance of the Client and / or lack of information on his part.
6. It shall be the responsibility of client for informing the subsequent events in the case and the death if any of any of the parties to the suit.
7. The Clients shall further ensure that he updates his record in respect of the stage of the case about each date. Civil cases and day to day in respect of criminal cases.
8. The Client shall not entrust the original documents or leave it in the office of the Advocate until and unless the same are specifically required to be filed in the Court and shall keep copies with him, after originals are filed in the court. The client shall arrange for return of originals from courts record office disposal of the case.
9. The Client irrevocably authorizes the Advocate / Counsel to file all such applications which may be necessary on behalf of the clients and all such applications or Pursis as may be filed, shall always be presumed to have been filed at the instructions of the Client and not otherwise and in good faith.
10. Notwithstanding anything contained in any law or as aforesaid, the Vakalatnama is accepted at the risk of the Client only and the responsibility of the Counsel shall not exceed the extent of the fees received from the client and all and any such disputes shall be referred to the Arbitration as per law as may be mutually decided and not in any other forum as envisaged in law.
11. That, in case any dispute arising between the advocate and client the same would be resolved by the arbitrator appointed by the advocate who has signed this Vakalatanama.

Sign. _____