



*1<sup>st</sup> All India Corporate Law Moot Court Competition – 2009*



# **1<sup>st</sup> All India Corporate Law Moot Court Competition - 2009**

**November 6-8, 2009, National Law  
University, Delhi**

## **Rules for the Competition**

*Initiated, Organised & Sponsored by :-*

**UKCA Law Chambers**

**National Law University, Delhi**



## 1. DEFINITIONS

The following terms shall have the corresponding meanings unless otherwise specified:-

- 1.1 “Competition” shall mean and refer to the 1<sup>st</sup> All India Corporate Law Moot Court Competition - 2009.
- 1.2 “Competition Problem” shall mean and refer to the compendium of facts and issues released by the organizers of the Competition with its clarifications and corrections.
- 1.3 “Competition Rules” shall mean and refer to the official rules of the Competition as amended from time to time.
- 1.4 “Knock-out Round” shall mean and refer to the Quarter Finals, Semi Finals and Final Rounds of the Competition.
- 1.5 “Memorial” means the memorandum of written submissions submitted by any Participating Team as per “Rule 6” of the Competition Rules.
- 1.6 “Moot Organizing Committee” (hereinafter referred to as M.O.C.) shall mean and include the Convener, the Committee and any other authorized person appointed for the administration and conduct of the Competition and of all events leading upto the Competition.
- 1.7 “National Administrator” shall refer to Prof. Ghanshyam Singh, Registrar, National Law University, Delhi & Mr. Sameer Chaudhary, Partner, UKCA Law Chambers. They shall be collectively responsible for the supervision and organization of the Moot Competition.
- 1.8 “Participant” shall mean and refer to any member of a Team participating in the Competition.
- 1.9 “Petitioner” shall mean and refer to the side of the Team which argues on behalf of the Petitioner at any given point in the Competition.



- 1.10 “Problem Clarification & Correction” shall refer to the official clarifications and corrections as published on the official website of the Competition, pursuant to “Rule 3”
- 1.11 “Rebuttals” shall mean and refer to the set of arguments/challenges that the Applicant shall raise, at the end of the main pleadings, of the counsels. This shall be replied to, in the appropriate manner, by the Respondent.
- 1.12 “Respondent” shall mean and refer to the side of the Participating Team which argues on behalf of the Respondent, at any given point in the Competition.
- 1.13 “Participating Team” shall mean and refer to the registered representative of any University/College/ Institution participating in the Competition.
- 1.14 “Official Website” shall mean and refer to the official website of 1<sup>st</sup> All India Corporate Law Moot Court Competition.

## 2. ELIGIBILITY FOR PARTICIPATION

- 2.1 The Competition is open to all students, enrolled bonafide on a regular basis in an Undergraduate/ Post Graduate law course or its equivalent conducted by any recognized Institution/College/University subject to a maximum of Twenty Teams.
- 2.2 Any recognized Institution/College/University shall be entitled to send only one Team to the Competition.
- 2.3 The Participating Team shall comprise of a minimum of two members and a maximum of three members. In a Team comprising of two members, both the members shall be designated as Speakers. In a Team comprising of three members, the third member of the team shall be designated as Researcher.



- 2.4 Any additional member of any Team shall not be entitled for local hospitality or for any award declared under the “Rules” of the Competition. No Team coach is allowed to accompany any Team.
- 2.5 Accommodation shall be provided to the participants only during the days of the Competition. Teams who intend to arrive prior to or leave after the specified dates are required to make their own arrangements.

### 3. CLARIFICATIONS TO THE PROBLEM

- 3.1 Teams may request for clarifications via e-mail to [info@nludelhi.ac.in](mailto:info@nludelhi.ac.in) latest by October 5<sup>th</sup>, 2009.
- 3.2 All clarifications shall be posted on the Official Website <http://nludelhi.ac.in> by October 9<sup>th</sup>, 2009.

### 4. REGISTRATION

- 4.1 Each Team shall register with the M.O.C. by filling up the Registration Form.
- 4.2 Registration will be open till September 26<sup>th</sup>, 2009. The Registration Form can be downloaded from the official website of the Competition.
- 4.3 The Participating Teams are required to send a bonafide letter issued by the appropriate authority of their Institution/College/University along with the duly filled Registration Form.
- 4.4 “Under no circumstances shall the Registration Form be accepted after September 26<sup>th</sup>, 2009.”



## 5. ANONYMITY OF TEAMS

- 5.1 The Participating Teams shall be allotted a “**Team Code**” after the Registration on **September 29<sup>th</sup>, 2009**.
- 5.2 Teams “**shall not reveal their identity**” in any form, except the Team Code allotted to them during the Competition.

## 6. MEMORIAL

- 6.1 Each Team is required to prepare a Memorial for both sides to the case. Each Team is expected to research on its own for preparing the memorial.
- 6.2 The Memorial shall consist of the following mandatory heads:
  - a) Cover Page
  - b) Table of Contents
  - c) List of Abbreviations
  - d) Index of Authorities
  - e) Statement of Jurisdiction
  - f) Statement of Facts
  - g) Issues Raised
  - h) Summary of Arguments
  - i) Arguments Advanced
  - j) Final Submission/Prayer
- 6.3 The Memorial should not exceed the maximum limit of 35 (Thirty Five) pages in length, including the arguments advanced. Teams shall cite authorities in the memorial using footnotes following a uniform style of citation.



6.4 The Memorial shall be typed on A4- sized paper, with the following mandatory formatting specifications:

- a) Font Type: Times New Roman
- b) Font Size: 12
- c) 1.5 line Spacing
- d) Margins: 1- inch on each side.

For Footnotes, the formatting specifications are:

- a) Font type: Times New Roman
- b) Font Size: 10
- c) Single Spacing

6.5 The Memorial shall be spiral-bound. The following color scheme shall be followed for the Cover Page of the Memorial:

- a) Petitioner - BLUE
- b) Respondent - RED.

6.6 All Teams shall send a soft copy of the Memorial for each side in Adobe PDF format only, via electronic mail, “on or before October 26<sup>th</sup>, 2009” to [info@nludelhi.ac.in](mailto:info@nludelhi.ac.in) and shall comply with the Competition Rules. Teams shall also send “5 sets” of the memorials (5 for each side) by the above mentioned date to the following address:

The Convener,  
1<sup>st</sup> All India Corporate Law Moot Court Competition - 2009  
National Law University  
Sector-14, Dwarka,  
New Delhi - 110 078 (India)

6.7 The Participating Teams are required to carry Hard Copies of memorials for their personal use, which are excluded from the 5 sets already submitted in accordance with “Rule 6.6”

6.8 It is the responsibility of each Team to ensure that the electronic copies of the Memorials:



- 6.8.1 Can be opened legibly with Adobe Acrobat Reader Version 8 and shall not contain any virus.
- 6.8.2 Are submitted as two (2) separate file attachments: one as Memorial for the Applicant and the other as Memorial for the Respondent;
- 6.8.3 Shall indicate only the Team Code and the Party for which the Memorial is prepared, on the Cover Page.
- 6.8.4 The attachments shall be named according to the Team Code and the Party for which the Memorial is proposed. (For instance, Team 01 will name its attachment as 01P & 01R, where P is Petitioner & R is Respondent)
- 6.9 The Cover Page of each Memorial must contain the following information:
- The Team Code in the upper right-hand corner of each Memorial shall be numbered in accordance with “Rule 6.8”.
  - The name of the Court
  - The year of the Competition &
  - The Cause Title
- 6.10 The Memorials shall not, in any way, disclose any fact pertaining to the identity of the Team, its Members, or the Institution/College/University represented by the Team. The Memorial shall be identified solely by the “Team Code” assigned by the M.O.C. to the Team. The Teams shall send a covering letter containing details of the Institution/College/University being represented by the Team, along with the Memorials.
- 6.11 Each Team shall be provided with the copy of the Memorial of the Opponent Team at the Draw of Lots for the respective Rounds.
- 6.12 Footnotes should be limited to only citations or any other information relevant to the arguments. In no event shall footnotes contain extra or irrelevant information and in no case shall footnotes contain arguments.



6.13 Any Memorial violating page limit/restriction will be penalized 1 mark for each excess page.

Any Memorial not conforming to the requisite specifications in the Rules 6.2; 6.4; 6.9; 6.12 shall attract a penalty.

6.14 The Hard Copies must be the exact print outs of the Soft Copy or else would entail disqualification from the Competition.

6.15 Any form of scouting during the Competition is strictly prohibited and may entail instant disqualification. The decision of the M.O.C. in this regard shall be final.

## 7. ORAL ROUNDS

7.1 The order in which Teams shall submit their Oral Pleadings throughout the Competition shall be:

Speaker 1 for Petitioner  
Speaker 2 for Petitioner  
Speaker 1 for Respondent  
Speaker 2 for Respondent

Rebuttals shall be done by the designated speaker in accordance with the Rules.

7.2 In case any Opponent Team fails to appear in an Oral Round, the Rounds shall be conducted ex-parte and the scoring shall be done as if the defaulter Team had been present and arguing.

7.3 Before the start of the Oral Rounds of any Team, the Speakers of the Team shall inform the Court Room Officers regarding the order of speaking as well as allocation of time between themselves and the time reserved for Rebuttal. Once so informed, these timings shall not be changed. If a Speaker speaks for more than the time reserved for him/her, the extra time used by such Speakers shall be



deducted from the time allotted to the second Speaker of that team. If the second Speaker exceeds the time allotted to him/her, such time exceeded shall be deducted from the time reserved for Rebuttals. Also, it would result in negative marking.

- 7.4 The dress code for the competition as well as any official function during the moot shall be the standard Lawyer's attire.
- 7.5 Teams, while submitting their oral arguments, should not pass any material for reference to the Judges. Speakers are not allowed to pass any materials to the Judges, unless asked for by the Judges.
- 7.6 Any Team which violates any of the Rules with respect to the Oral Rounds may be penalized. The decision of the Judges shall be final in this regard.
- 7.7 During the Oral Rounds, Teams would not be allowed to use any electronic devices like laptops, LCD projectors, video cameras etc.
- 7.8 In case of any dispute, the decision of the M.O.C. shall be final.
- 7.9 Preliminary Rounds:
  - 7.9.1 Each Team shall speak for a period of 15 minutes (excluding Rebuttals). Any extension of time beyond this specified period is subject to the discretion of the Judges.
  - 7.9.2 No Speaker of a Team shall speak for more than 10 minutes, excluding the time allowed for Rebuttals.
  - 7.9.3 No team shall be allowed more than 5 minutes for Rebuttals.
  - 7.9.4 Only one Speaker per Team shall be permitted to rebut. No Researcher of any Team will be permitted to speak but would be allowed to communicate with his/her team members in a discreet manner.



7.10 Quarter Finals:

7.10.1 Each Team shall speak for a period of 20 minutes (excluding Rebuttals). Any extension of time beyond this specified period is subject to the discretion of the Judges.

7.10.2 No Speaker of a Team shall speak for more than 12 minutes, excluding the time allowed for Rebuttals.

7.10.3 No Team shall be allowed more than 5 minutes for Rebuttals.

7.10.4 Only one Speaker per Team shall be permitted to rebut. No Researcher of any Team will be permitted to speak but would be allowed to communicate with his/her team members in a discreet manner.

7.11 Semi Finals:

7.11.1 Each Oral Round will be for a period of 50 minutes, (and 10 minutes for rebuttals), wherein each Team will be allowed 25 minutes. Any extension of time beyond this specified period is subject to the discretion of the Judges.

7.11.2 No Speaker of a Team shall speak for more than 15 minutes, excluding the time reserved for Rebuttals.

7.11.3 No Team shall reserve more than 5 minutes for Rebuttals.

7.11.4 Only one Speaker per Team shall be permitted to rebut. No Researcher of any Team will be permitted to speak but would be allowed to communicate with his/her team members in a discreet manner.

7.12 Final Round:

7.12.1 The Final Round will be for a period of 90 minutes (including rebuttals) wherein each Team will be allowed



40 minutes. Any extension of time beyond this specified period is subject to the discretion of the Judges.

7.12.2 No Speaker of a Team shall speak for more than 20 minutes.

7.12.3 No Team shall reserve more than 10 minutes for Rebuttals.

7.12.4 Only one Speaker per Team shall be permitted to rebut. No Researcher of any Team will be permitted to speak but would be allowed to communicate with his/her team members in a discreet manner.

## 8. STRUCTURE OF THE COMPETITION

The Competition Rounds shall be held over a period of two days from November 7<sup>th</sup> - November 8<sup>th</sup>, 2009. The Inaugural Function and the Orientation Programme will be held on November 6<sup>th</sup>, 2009.

8.1 The Competition shall consist of Four Rounds:

1. The Preliminary Rounds;
2. The Quarter Finals;
3. The Semi Finals; and
4. The Final Round.

8.2 Preliminary Rounds:

8.2.1 The Preliminary Rounds will be held on November 7<sup>th</sup>, 2009. In the Preliminary Rounds, each Team shall have to argue for both sides - once as a Petitioner and the other as a Respondent.

8.2.2 The Draw of Lots for determining the side for which the Teams shall be arguing shall be conducted on November 6<sup>th</sup>, 2009. It is the responsibility of the M.O.C. to conduct the Draw of Lots and to inform the Teams, of the side, for which they will be arguing, in the Preliminary Round. No Team shall be

provided any information regarding the identity of their Opponent Team or any other Team.

8.2.3 No two Teams will argue against each other more than once in the Preliminary Rounds.

8.2.4 The Quarter Finalists shall be determined according to the following system:

At the end of the Preliminary Rounds, the first 8 Teams will qualify for the Quarter Finals. The first 8 teams will be selected on the basis of number of Rounds won (two wins).

8.2.4.1 A Team shall be credited with a win if its total marks in the respective Round, as calculated in “Rules 9 & 10.1,” are higher than its Opponent Team. For ascertaining the score of a Team, the combined marks obtained in the Oral Round and the Memorial would be the deciding criteria.

8.2.4.2 In case of a tie, combined total marks of both the Preliminary Rounds shall be considered. The Team with the higher score will advance to the Quarter Finals.

8.2.4.3 If the situation of tie still persists, then the total marks of the Teams from both Rounds will be considered. The Team with the higher score will advance to the Quarter Finals.

8.2.4.4 If the situation of a tie still persists, then it would be resolved through the toss of a coin.

### 8.3 Quarter Finals / Semi Finals / Final Round

8.3.1 The Quarter Finals will be held on November 7<sup>th</sup>, 2009. The Quarter Finals will be Knock-out Rounds. A Team will be credited with a win in the Quarter Finals if their total marks are higher than its Opponent Team.

8.3.2 In case of a tie, the marks obtained in the Oral Round by the Teams will be considered. The Team with the higher score will win.

8.3.3 If the situation of a tie still persists, then it would be resolved through the toss of coin.

8.3.4 The side a Team will be arguing for will be decided by a Draw of Lots, with the Teams picking the lots.

8.3.5 The Semi Finals would be conducted on November 7<sup>th</sup>, 2009.

8.3.6 The Finals of the 1<sup>st</sup> All India Corporate Law Moot Court Competition -2009 would be conducted on November 8<sup>th</sup>, 2009.

## 9. EVALUATION OF MEMORIAL

Every Memorial shall carry 20 marks.

## 10 EVALUATION OF ORAL ROUNDS

10.1 The Oral Pleadings would be marked out of 80 per Judge on the following grounds:

S. No.	Marking Criteria	Maximum Marks Allocated
1.	Knowledge of Facts & Law	20
2.	Framing of Issues & Legal Analysis	20
3.	Advocacy Skills (Arguments/Expression/Articulation)	10
4.	Use of Authorities	10
5.	Court Mannerism & Presentation	10
6.	Time Management	10



- 10.2 The decision of the Judges regarding the allocation of marks shall be final.
- 10.3 To ensure uniformity, each Judge will be briefed in advance regarding the marking criteria.

## **11. AWARDS**

- 11.1 The “**Winning Team**” shall be awarded a Trophy and a cash prize of INR 25,000.
- 11.2 The “**Runner up Team**” shall be awarded a Trophy and a cash prize of INR 15,000.
- 11.3 The “**Best Memorial**” Award carries a cash prize of INR 5,000.
- 11.4 The “**Best Mooter**” Award carries a cash prize of INR 7,500.
- 11.5 The “**Best Researcher**” Award carries a cash prize of INR 5,000.
- 11.6 All Members of each Team participating in the Competition shall be awarded Certificates of Participation.

## **12 MISCELLANEOUS**

- 12.1 The M.O.C. reserves the right to amend, modify, change or repeal any of the Competition Rules at any point of time. The M.O.C. shall communicate any changes made in the Competition Rules to the Participating Teams.
- 12.2 The M.O.C. reserves the right to take decisions on any matter not mentioned in the Competition Rules. Any such decision taken by the M.O.C. shall be final and binding.
- 12.3 The M.O.C. reserves the right to interpret any of the Competition Rules. Any such interpretation taken shall be final and binding.



- 12.4 The M.O.C. may depart from these Competition Rules in exceptional circumstances, in which case it shall inform all Participating Teams of the reasons for such departure.
- 12.5 The Copyright in the Memorials submitted by the Participating Teams shall vest with the University. NLUD shall not be responsible for any liability accrued to any person or for any loss caused to any person because of the content of the Memorials.
- 12.6 No audio or videotaping of oral pleadings is permitted without the permission of the M.O.C. The M.O.C. reserves all rights to audio and videotaping, or any other form of audio or visual reproduction, of any Oral Round or part thereof.
- 12.7 If a Team feels that a violation of the rules of the Competition has taken place at any stage of the Competition, the Team(s) within half an hour after the completion of the Round in which violation has allegedly occurred should register a complaint with the Court Room Officers. Team(s) under no circumstances shall approach the Judges with any complaints.



## **OFFICIAL SCHEDULE - IMPORTANT DATES**

<b>August 31, 2009</b>	<b>Release of Moot Problem</b>
<b>September 26, 2009</b>	<b>Last Date of Registration</b>
<b>September 29, 2009</b>	<b>Intimation to selected Teams; Allotment of Team Codes</b>
<b>October 26, 2009</b>	<b>Last day for submission of Memorials</b>
<b>November 6, 2009</b>	<b>Draw of Lots</b>
<b>November 6, 2009</b>	<b>Researcher Test</b>
<b>November 6, 2009</b>	<b>Inaugural Function</b>
<b>November 7-8, 2009</b>	<b>Moot Court Competition</b>
<b>November 8, 2009</b>	<b>Valedictory Function</b>



## 1<sup>st</sup> All India Corporate Law Moot Court Competition - 2009

### CORPORATE LAW MOOT COMPROMIS

IN THE HIGH COURT OF DELHI AT NEW DELHI

(Writ Petition No. 2001 of 2009)

In the matter of:

Mr. Srinivas Shetty & Ors.

..... Petitioner

Versus

Nabelung Company Limited

..... Respondent No. 1

Thelodonus Plasma Limited

..... Respondent No. 2

Securities and Exchange Board of India (“SEBI”)

..... Respondent No. 3

Mr. Arjun Singhania

..... Respondent No. 4

Purantee Ocsipep India Private Limited

..... Respondent No. 5

Facts

1. Nabelung Company Limited (hereinafter “Nabelung”), is a public listed corporation in South Africa, having its registered office at Pretoria, and engaged in the business of manufacture and sale of electronic products on a global scale. Thelodonus Plasma Limited (“TPL”) is an Indian public limited company, listed on the Bombay Stock Exchange (“BSE”) and the National Stock Exchange (“NSE”), having its registered office in Mumbai, and engaged in the same business as Nabelung. Alyona Health Limited (“AHL”) is another Indian public limited company listed on BSE, having its registered office in New Delhi and engaged in similar business as that of Nabelung and TPL.

2. Mr. Arjun Singhania, the Managing Director of AHL, is the author of several bestseller works relating to the corporate world and its intricacies, and has been a recipient of several prestigious prizes and honours at the national as also international level. His illustrious career and cache of plaudits have provided him the iconic status of a corporate stalwart.

3. Purantee Ocsipep Corporation (“POP”) is a leading firm of chartered accountants and auditors, incorporated in the United Kingdom, and having worldwide presence. Among its varied clientele, POP’s wholly-owned subsidiary in India, Purantee Ocsipep India Private Limited (“POPIL”) has acted as statutory auditors of AHL since the inception of AHL.



4. TPL acquired 45% of the equity share capital in AHL, by way of purchase of part of the promoters' stake in AHL and the remaining as preferential allotment of equity shares. On October 20, 2008, TPL made a public announcement in terms of the SEBI Takeover Regulations (the "SAST Regulations") to purchase additional shares in AHL from its public shareholders, at a price of Rs.200 per share. Subsequently, the open offer was conducted and the settlement of share took place on December 30, 2008, raising the stake of TPL in AHL to 48%.

5. On January 15, 2009, Nabelung had entered into a Share Purchase Agreement (the "SPA") with the promoters of TPL to acquire their entire holding of 35% in the issued, subscribed and fully paid-up equity capital of TPL. In addition, Nabelung entered into a Share Subscription Agreement with TPL in respect of such number of equity (by way of preferential allotment), and such number of warrants (each warrant exercisable for one equity share of TPL) at a price of Rs.500/- per share/ warrant, which would represent 10% of the fully paid-up equity capital of TPL. Such acquisition and allotment of TPL shares was made subject to the receipt of necessary regulatory approvals and consummation of all mandatory processes. Pursuant to the execution of the definitive agreements as above, the acquirer made a public offer to the remaining shareholders of TPL (pursuant to a public announcement dated January 20, 2009) to acquire shares representing in aggregate up to 23% of the issued, subscribed and fully paid-up equity capital of TPL (the "TPL Offer"). The TPL Offer was completed on March 20, 2009, and the acquirer held 68% of the equity share capital in TPL as a result of the above.

6. On May 15, 2009, Nabelung made a public announcement to the shareholders of AHL, in respect of conducting a public open offer (the "AHL Offer") to acquire shares representing up to 20% of the paid-up equity share capital of AHL at a price of Rs.155/- per share (the "Offer Price") from the public shareholders of AHL. The public announcement stated that while there were no persons acting in concert within the meaning of the SAST Regulations in connection with the AHL Offer, nevertheless, certain entities could be deemed to be persons acting in the concert with the acquirer. Further, it was stated therein that the average of the weekly high and low of the closing prices of shares of AHL on BSE during the 26 weeks period preceding the date of public announcement was Rs.152/-, while the average of the daily high and low prices of the shares of AHL on BSE during the two weeks period preceding the date of public announcement was Rs.155/-. It was further noted therein that the scrip

value of AHL had plummeted drastically in the recent past, to some of its lowest prices.

7. In the midst of all activity, Mr. Srinivas Shetty, an executive director on the Board of AHL (“AHL Board”), received a resignation letter from Mr. Arjun Singhania, indicating that he had falsified the accounts of AHL over a period of several years. Additionally, Mr. Singhania had mentioned that he had not derived any personal benefit from doing so. A copy of the above resignation was also forwarded to the Chairman of the SEBI.

8. Delving closely into the matter, Mr. Shetty came to know that Mr. Singhania had, in the course of his work, operated via several benami accounts. It also surfaced that large sums of money were missing as a consequence of the falsification, and such amounts were plausibly misappropriated via the benami accounts. The AHL Board’s internal investigation surrounding the situation led to a conclusion that the activities of Mr. Singhania would have significantly contributed towards the downward spiral of stock prices of the company.

9. In light of the above, Mr. Srinivas Shetty dispatched a communication to the SEBI on June 1, 2009, raising issues with the offer price of Rs.155/-. Not having heard from SEBI, Mr. Shetty has now filed a writ petition before the High Court of Delhi, alleging oppressive practices being adopted by majority shareholders against the interests of the minority. The said petition contained averments which include but are not limited to, the following:

- The execution of definitive agreements between Nabelung and the promoters of TPL had resulted in change of promoters involving a change in control. Accordingly, the timing of the AHL Offer was not in compliance with the SAST Regulations;
- Since TPL was a subsidiary of Nabelung, the acquirer must follow all responsibilities of TPL, which includes the stipulation that any additional open offer or acquisition of AHL shares should not be less than the price offered in its open offer to the shareholders of AHL;
- The Offer Price should have been Rs.200/- the price paid by TPL for AHL shares, a person acting in concert with the acquirer during the 26 weeks preceding the date of the public announcement of the AHL Offer.



- The fraudulent activities carried out by Mr. Singhanian had resulted in the violation of his fiduciary duties and applicable law, and had paved way for disastrous consequences, least conducive to the interests of AHL.
- POPIL had been negligent in its capacity as the statutory auditors of AHL.

Based on the above, the petitioner has prayed for appropriate writ(s), direction(s) and/or order(s) be issued in respect of inaction on part of SEBI, malfeasance on part of the Respondents 1 and 2, fraud on part of Respondent 4 and professional negligence on part of Respondent 5. Further, the petitioner has requested that the Respondents 1 and 2 herein must be declared guilty of mismanagement and oppression in AHL, and that the AHL Offer be stayed until the Offer Price has been revised.



## PROGRAMME SCHEDULE

November 6<sup>th</sup> - 8<sup>th</sup>, 2009

1<sup>st</sup> All India Corporate Law Moot Court Competition - 2009

### DAY 1 : NOVEMBER 6, 2009 (FRIDAY)

1. Registration of Team at the Venue : 3.00 PM
  2. Draw of Lots : 3:30 PM
  3. Researcher Test : 3:30PM - 4:30 PM
  4. Inaugural Function : 5:00 PM onwards
- HIGH TEA : 6:00 PM

### DAY 2 : NOVEMBER 7, 2009 (SATURDAY)

1. Preliminary Rounds : (i) 9.30AM - 10:15AM  
: (ii) 10:45AM - 11.30AM
- TEA BREAK
2. Quarter Finals : 12:30PM - 1:20PM
- LUNCH
3. Semi Finals : 3:30PM - 4.30PM

### DAY 3 : NOVEMBER 8, 2009 (SUNDAY)

1. Final Round : 11:00AM - 12:30PM
- LUNCH : 12:30PM - 2:00PM
2. Valedictory Function : 2:00PM onwards



# 1<sup>st</sup> All India Corporate Law Moot Court Competition - 2009

## TEAM REGISTRATION FORM

### REGISTRATION PROCEDURE

- 1) Please fill out all the Sections of the Registration Form for participation in the 1<sup>st</sup> All India Corporate Law Moot Court Competition - 2009. The Team Registration Form should reach the Organising Committee no later than 26th September, 2009. Under no circumstances shall the Registration Form be accepted after 26th September, 2009. Registration Forms received after this deadline will not be considered for participation in the competition. The Registration shall be addressed to the following:

**To:** The Convener,  
1<sup>st</sup> All India Corporate Law Moot Court Competition - 2009,  
National Law University,  
Sector-14, Dwarka,  
New Delhi - 110 078 (India)

**Tel :** +91 11 28034257, 24533442  
**Fax :** +91011 28034254  
**Email ID :** [info@nludelhi.ac.in](mailto:info@nludelhi.ac.in)

- 2) Upon receipt of the Team Registration Form, the Registered Team shall be assigned a 'TeamCode' which will be sent to the team's Official Team Contact Person by 29th September, 2009.



# 1<sup>st</sup> All India Corporate Law Moot Court Competition - 2009

## TEAM REGISTRATION FORM

### Participant Information :

The number of participants in a Team shall be in pursuance with Rule 2 of the Official Rules of the Competition. Information required hereinafter is mandatory to be filled in the Registration Form. Two passport size photographs of each Team member should be sent alongwith this Application Form.

#### Institution/College/University Information:

Name of Institution/College/University:

\_\_\_\_\_

Address : \_\_\_\_\_

\_\_\_\_\_

Postal Code : \_\_\_\_\_ City : \_\_\_\_\_

Contact No. : \_\_\_\_\_ Email : \_\_\_\_\_

Name of Participants :

Participant 1 : \_\_\_\_\_

Participant 2 : \_\_\_\_\_

Participant 3 : \_\_\_\_\_

Signature

Head of Institution/Authorised Signatory



# 1<sup>st</sup> All India Corporate Law Moot Court Competition - 2009

## TEAM REGISTRATION FORM

### A1. Team Member 1 - The Official Team Contact Person

Full Name : \_\_\_\_\_

Date of Birth (dd/mm/yy) : \_\_\_\_\_ Sex: \_\_\_\_\_

Nationality : \_\_\_\_\_

Address : \_\_\_\_\_

\_\_\_\_\_

Postal Code : \_\_\_\_\_ City : \_\_\_\_\_

Mobile No. : \_\_\_\_\_ Email : \_\_\_\_\_

Current Institution/University/College : \_\_\_\_\_

\_\_\_\_\_

Current Degree being pursued : \_\_\_\_\_

Previous Degrees obtained, if any : \_\_\_\_\_

Specify: Speaker ( )/ Researcher ( )

Signature : \_\_\_\_\_

Date : \_\_\_\_\_



# 1<sup>st</sup> All India Corporate Law Moot Court Competition - 2009

## TEAM REGISTRATION FORM

### A2. Team Member 2

Full Name : \_\_\_\_\_

Date of Birth (dd/mm/yy) : \_\_\_\_\_ Sex: \_\_\_\_\_

Nationality : \_\_\_\_\_

Address : \_\_\_\_\_

\_\_\_\_\_

Postal Code : \_\_\_\_\_ City : \_\_\_\_\_

Mobile No. : \_\_\_\_\_ Email : \_\_\_\_\_

Current Institution/University/College : \_\_\_\_\_

\_\_\_\_\_

Current Degree being pursued : \_\_\_\_\_

Previous Degrees obtained, if any : \_\_\_\_\_

Specify: Speaker ( )/ Researcher ( )

Signature : \_\_\_\_\_

Date : \_\_\_\_\_



# 1<sup>st</sup> All India Corporate Law Moot Court Competition - 2009

## TEAM REGISTRATION FORM

### A3. Team Member 3 - Researcher

Full Name : \_\_\_\_\_

Date of Birth (dd/mm/yy) : \_\_\_\_\_ Sex: \_\_\_\_\_

Nationality : \_\_\_\_\_

Address : \_\_\_\_\_

\_\_\_\_\_

Postal Code : \_\_\_\_\_ City : \_\_\_\_\_

Mobile No. : \_\_\_\_\_ Email : \_\_\_\_\_

Current Institution/University/College : \_\_\_\_\_

\_\_\_\_\_

Current Degree being pursued : \_\_\_\_\_

Previous Degrees obtained, if any : \_\_\_\_\_

Specify: Speaker ( ) / Researcher ( )

Signature : \_\_\_\_\_

Date : \_\_\_\_\_