



**VI GD GOENKA- CIArb
INTERNATIONAL MOOT COURT
COMPETITION
(06-07 NOVEMBER 2023)**

MOOT BROCHURE

**PRIZES WORTH
INR 1,70,000 (USD 2050)**



(KNOWLEDGE PARTNERS)

(MEDIA PARTNERS)

LETTER OF INVITATION

To,
The Registrar/Dean/Principal/HOD,



It is our immense privilege to host the sixth edition of GD Goenka- CIArb (India) International Commercial Arbitration Moot Competition, 2023, from 6th-7th November, 2023. The Moot Court Competition is proposed to be organized with the joint collaboration of GD Goenka University and Chartered Institute of Arbitrators (India) and has a highly coveted and prestigious value for the legal profession. It promises to hone the advocacy skills of the participants with its challenging and interesting moot proposition throughout the legal spectrum. The proposition has been drafted to test the approach of participants towards the ever-emerging field of *International Commercial Arbitration*. In the previous year, GD Goenka University successfully organized multiple editions of “GD Goenka- CIArb (India) International Commercial Arbitration Competition, Client Counselling Competition, Moot Court Competition. The concerted effort of the Moot Court Committee, School of Law has successfully organized 5th Edition of CIArb (India) International Commercial Arbitration Moot Competition, 12th -13th March, 2022, ensuring the participation of 50+ teams across the globe.

This has marked GD Goenka University presence in successfully organizing various international competitions even during the adverse time of Covid-19.

GD Goenka University in association with Chartered Institute of Arbitrators (India) is pleased to invite your institution and assure you of our impeccable record with regard to our professionalism and hospitality.

Please find attached the brochure which contains, about the institution, moot court competition, rules and regulations, moot proposition, other necessary details.

We look forward to your institution’s gracious presence.

With Warm Regards,

Prof. (Dr.) Azimkhan B Pathan

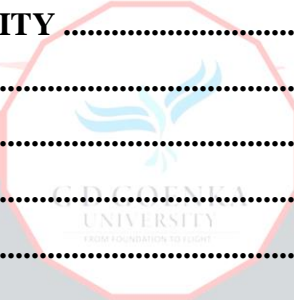
Associate Dean, School of Law

GD Goenka University

Delhi NCR, India

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ABOUT GD GOENKA UNIVERSITY

The GD Goenka Group is a leading educational setup driven by a passion for excellence in education and quality in life, where Globalization and Internationalization are the buzzwords. With 26 years of excellence in the field of education, GD Goenka Group has come a long way since its first school in



1994. The GD Goenka Education City is set on 60 acres with the ancient and picturesque Aravalli hills for a backdrop. The GD Goenka University is guided by the philosophy that new thinking in the areas of teaching, learning, research and training are pivotal to making students tomorrow's leaders and giving them a world view.

With an unswerving focus on providing quality education, GD Goenka University has engaged the best faculty to guide students, engage their minds and raise their horizons. The University has the best of facilities, equipment including laboratories, dedicated video conference facilities, learning facilities and fully equipped conference rooms. These are all designed to extract the best and most creative qualities from the students. To afford quality education to students, which are along the lines of best of international standards, the University follows an interdisciplinary approach to education whereby students are encouraged to learn subjects from various disciplines at GDGU. A global connection via a truly international educational institution.

ABOUT THE COMPETITION

With an objective to raise the standards of Clinical Legal Education in India, the GD Goenka University, School of Law announces Sixth Edition of GD Goenka- CIArb (India) International Commercial Arbitration Moot Competition, 2023, on 6th & 7th November. Moot Court Competitions, which is a mandatory part of the law curriculum in our law school offers a practical and application-based approach to learning of law. It gives the law students the necessary free space to interpret and analyze legal provisions in the context of a given legal regime, while trying to solve a practical problem. The GDGU School of Law is dedicated to promote this aspect of legal training for ensuring a wholesome legal education and the GD Goenka moot Competition is an endeavour of the School of Law in this direction

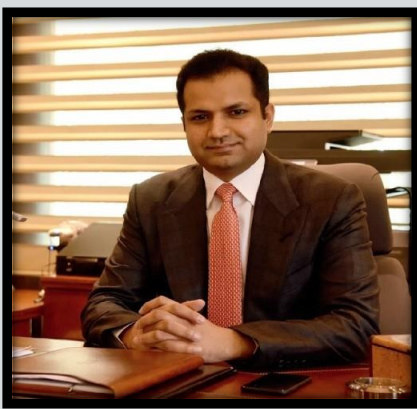


PATRONS

CHANCELLOR



MANAGING DIRECTOR

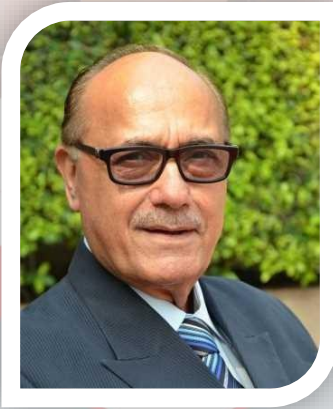


Mr. Nipun Goenka

VICE-CHANCELLOR



Prof. (Dr.) B.S. Satyanarayana



Dr. Lalit Bhasin

Dr. Lalit Bhasin started his law practice in 1962 and has developed Bhasin & Co. as one of the largest law firms in North India. His areas of specialisation include Employment & Labour Laws, Corporate Law (Formation of Joint Venture Companies, Foreign Collaborations, Amalgamations, Mergers, Acquisitions, Disinvestment); Laws relating to Information Technology; Contract and Conveyancing; Constitutional Law; Banking and Finance; Consumer Protection Laws; Disputes relating to Foreign Investment e.g. shareholders Agreements, Collaboration Agreements, Agency and Distribution agreements, Technology Transfer Agreements and Dispute Resolution Practice. He was awarded Honorary Membership of the IBA in Melbourne in 1994 for outstanding service to the legal profession. He was awarded the Plaque of Honour by the Prime Minister of India in 2002 for outstanding contribution to the Rule of Law. In 2007, the President of India presented the National Law Day Award to Lalit Bhasin for "Outstanding Contribution to the Development of the Legal Profession in India and for his deep involvement and engagement in the maintenance of the highest standards at the Bar". Recently he has been conferred the Degree of Doctor of Laws (LL.D) Honoris Causa by University of Rajasthan.



ABOUT THE ORGANIZERS

ASSOCIATE DEAN



Prof. Dr. Azimkhan B Pathan

ASSISTANT DEAN



Prof. Deevanshu Srivastava



FACULTY CONVENOR



MS. Priyanka Nair



FACULTY CO-CONVENORS



Ms. Shraddha Oberoi



Ms. Shreya Goswami

STUDENT CONVENORS



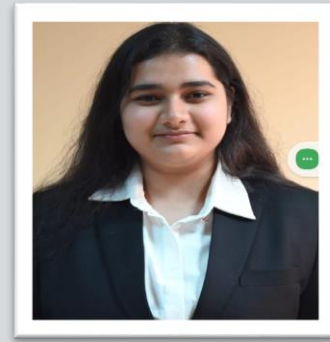
Mr. Anurag Singh



Ms. Gayatri Bhatia



**Mr. Arman Patel
(Student Co-Convenor)**



**Ms. Isha Singh
(Student Co-Convenor)**

KNOWLEDGE PARTNER

STOCKHOLM CHAMBER OF COMMERCE

For more than a century, the SCC has helped companies around the world resolve a variety of contractual disputes. They are not the largest dispute resolution institute, but we're often ranked as one of the best in the world. Historically, they have played a special role in resolving East-West disputes. They have also played a unique role in the system developed for international investment protection. Developing their activities is an important part of the work. They serve the business community and their role is to provide the dispute resolution services that parties may need in a commercial dispute. That is why they are constantly developing their services and working methods in close cooperation with lawyers, arbitrators and customers in the global business community.



CHARTED INSTITUTE OF ARBITRATORS (INDIA)

CIArb is an international centre of excellence for the practice and profession of alternative dispute resolution (ADR). With growing membership of over 17,000 is based across 149 countries and supported by an international network of 42 branches. CIArb provides education and training for arbitrators, mediators and adjudicators. It also acts as a global hub for practitioners, policy makers, academics and those in business, supporting the global promotion, facilitation and development of all ADR methods.



CIArb offers a range of resources including guidance, support, advice, networking and promotional opportunities, as well as facilities for hearings, meetings and other events. It is a not-for-profit, UK registered charity. CIArb is passionate about promoting a harmonious society and helping people and organisations avoid, manage and resolve conflict through their global network of over 17,000 members. Through international communications programme, CIArb seeks to promote greater understanding and use of alternative dispute resolution methods. CIArb works closely with professional organisations throughout the world and involves its local members heavily in its projects and activities.

SOCIETY OF INDIAN LAW FIRMS

The Society of Indian Law Firms or SILF is a collective of India's Top Corporate Law Firms and the only representative body for Law Firms of India till date. SILF believes in working for the interests of the legal community in general and law firms in particular. It has been actively working towards achieving its goals with the help of all its Member Firms, numbering more than 100 SILF strives to create an atmosphere that will enable Indian law firms to match the technology, manpower skill and the infrastructure that most of the foreign law firms possess. It also serves as a forum for exchange of ideas and information as also a medium for interaction with the government, the judiciary and the bureaucracy. SILF since its inception has amassed a wealth of experience, knowledge capital as well as unity and solidarity between competing law firms which would be difficult for any other entity to match. SILF with the re-launch of its website intends to push the boundaries, expand its horizons and work more vigorously in order to fulfil its mission – “protecting, safeguarding and promoting the interests of law firms in India” SILF also has a Memorandum of Understanding with Queensland Law Society and sustaining memberships with International Bar Association (IBA), Union Internationale des Avocats (UIA). LAWASIA and Inter-Pacific Bar Association (IPBA).



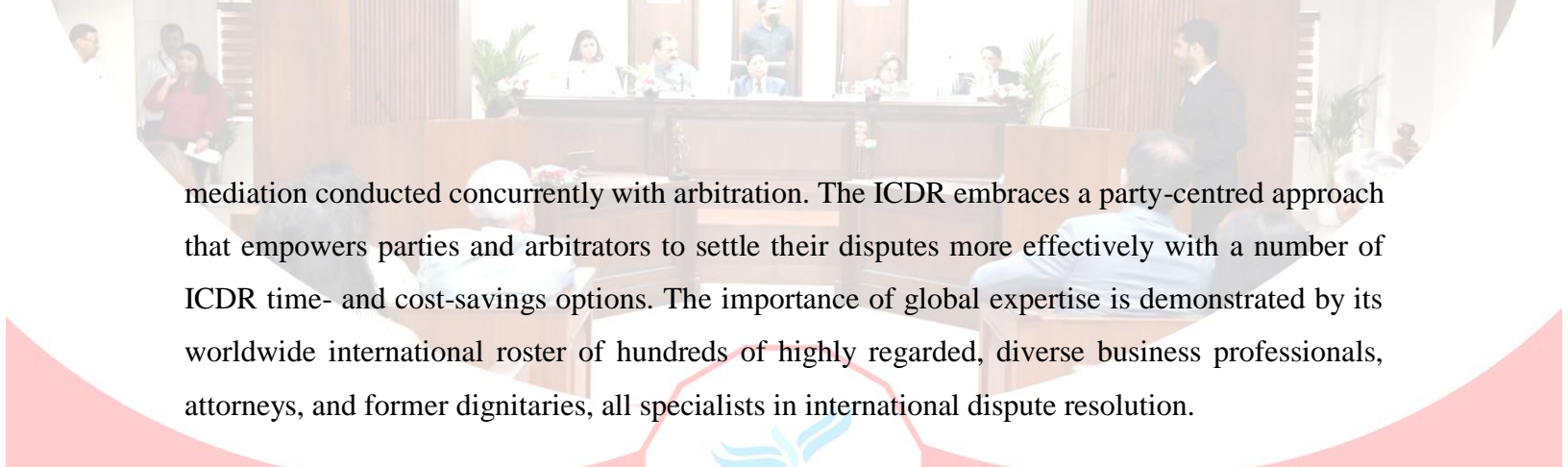
INTERNATIONAL CENTRE OF DISPUTE RESOLUTION

The ICDR®—International Centre for Dispute Resolution®— is the international division of the largest arbitral institution in the world, the American Arbitration Association® (AAA®).



INTERNATIONAL CENTRE
FOR DISPUTE RESOLUTION®

Handling more cases than any other international institution—5,000 over the past five years—the ICDR is the foremost provider of global conflict-resolution solutions to businesses and organizations involved in cross-border disputes. Drawing on the AAA’s 95+ years of experience, the ICDR administrative system offers a range of international alternative dispute resolution (ADR) services providing time and cost savings and unparalleled technology, along with vetted and trained arbitrators. The International Dispute Resolution Procedures have been tried and tested in awards recognized and enforced in jurisdictions around the world. They are the pioneers of key rule mechanisms, such as access to an emergency relief arbitrator at the time of filing and



mediation conducted concurrently with arbitration. The ICDR embraces a party-centred approach that empowers parties and arbitrators to settle their disputes more effectively with a number of ICDR time- and cost-savings options. The importance of global expertise is demonstrated by its worldwide international roster of hundreds of highly regarded, diverse business professionals, attorneys, and former dignitaries, all specialists in international dispute resolution.



BDN CHAMBERS

BDN Chambers is a full-service law firm with a commitment to provide complete legal solutions to its clients. We work on “Clients come first” formula and their mission are to offer their clients excellent professional assistance, combined with an in-depth understanding of their particular needs. They are committed to delivering efficient and cost-effective legal services with a focus on communication, responsiveness, and attention to detail. They work with clients to understand their objectives, resolve current issues and proactively anticipate and pre-empt future problems. They strive to incorporate new practice areas and opportunities so that we can continue to adapt to the growing and ever-changing needs of their clients and the legal industry.



BDN CHAMBERS

Advocates & Consultants

MEDIA PARTNER

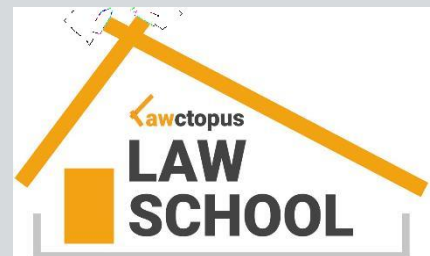
KATCHERI.IN- Katcheri is a platform for various law students to be updated with the current happenings in the legal fraternity including law schools. Apart from this Katcheri also aims at developing the legal thought process which influences socio-economic life. It was founded by Mr. Sai Vikranth Deshpande.



LAWCTOPUS is India's most popular and trusted website for law students. Launched on 27th September 2010, this website provides different opportunities for the students such as: call for papers, essay competitions, seminars, courses, law school fests, moot court competitions, fellowships, PDs, and MUNs. They also provide the best internship experiences for law students at various places: lawyers, NGOs, law firms, companies etc. Such a database of internship experiences, they believe, will help you make informed decisions about your internships and careers. Lawctopus contains a healthy repository of articles guiding law students about their careers. Advice related to internships, mooting, career options in law, curating a CV etc. are shared in this section.



LAWCTOPUS LAW SCHOOL Since 2010, Lawctopus has helped law students and young lawyers in making informed and inspired choices about their careers. Having closely interacted with law students, legal academia, and the legal industry in the past one decade we are uniquely placed to understand the learning needs of law students and young lawyers. Their courses are prepared by top experts, go through multiple rounds of review (both from the industry and from the academic angles), and will help you acquire the mindset and the skill set to ace as a legal professional. Courses come with live sessions (every 7-15 days), regular communication, special career webinars, and an unwavering commitment to make our students learn!



RULES & REGULATIONS

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CHAPTER I

1. SHORT TITLE AND COMMENCEMENT: These rules may be called “GD Goenka-CI Arb (India) International Commercial Arbitration Moot Competition, 2023” or “ICAM, 2023.”

1.1 They shall come into force from the date of publication, on the official website of School of Law, GD Goenka University, Gurugram <http://www.gdgoenkamootcourt.com/>

1.2 The rules are reviewed annually and are subject to change. Reliance should be placed only on “ICAM,2023” and not on any previously applicable rules.

2. DEFINITIONS: In these rules, unless otherwise stated, a reference to a rule is reference to that rule in “ICAM, 2023” and reference to a form is a reference to that form attached in the “ICAM, 2023” as the case may be. In these rules, unless the context otherwise requires:

2.1. “Bench” refers to the members duly invited by the institute, to adjudge any of the rounds

2.2. “Clarifications” means explanation published by the institute on the moot problem, at any point of time of the competition or a query posed by any competing team within the given deadline;

2.3. “Competition” means the GD Goenka- CI Arb (India) International Commercial Arbitration Moot Competition, 2023;

2.4. “Governing Council” means the student-faculty-staff body appointed for the administration and smooth conduct of the competition, including all other members conferred with powers on ad-hoc basis by the “Ex-officio Chairperson' or Faculty In – charge” of the Moot Court Association of School of Law, GD Goenka University;

2.5. “Institution” means and includes “School of Law, GD Goenka University, Gurugram”;

2.6. “Memorial Round” refers to the assessment of memorials, submitted by teams, on the predefined criterion, hereinafter mentioned in these rules;

2.7. “Moot Problem” means a set of facts published by the institution for competition;

2.8. “Oral Round” refers to the oral pleadings made by the teams before the bench as per the requirements of the rounds for assessment, including time given for rebuttal;

2.9. “Team Code” means a unique code assigned by the institution to the applied and registered team;

2.10. “Team” means and includes only bona fide representatives of any University, may that be state, central or international or any other department recognized/authorized to impart law degrees, and who have applied and registered for the competition by complying with the procedure prescribed in these present rules;

3. INTERPRETATION: The Governing Council reserves the right to interpret the rules as it deems fit in order to ensure fairness and equality in the competition. Any such interpretation shall be conclusive and the decision of the Governing Council for the application of the rules shall be final and binding.

3.1 The Governing Council may also amend, modify, change or repeal any rule from the same shall be communicated “ICAM,2023” to the teams in due time. In case of any conflict, the decision of the Governing Council shall be final and binding.

TIMELINE OF THE COMPETITON

KEY EVENTS	DATE
Final date of Registration	31 st October, 2023
Soft Copy Memorial Submission	03 rd November, 2023
Hard Copy Memorial Submission	6 th November, 2023
Last Date for Clarifications	1 st November, 2023
Draw of Lots and Memorial Exchange (Virtual)	5 th November, 2023
Inaugural Ceremony	6 th November, 2023
Preliminary and Quarter Finals	6 th November, 2023
Semi-Finals and Finals	7 th November, 2023
Valedictory Ceremony	7 th November, 2023



CHAPTER II

1. ELIGIBILITY:

- 1.1 Students duly enrolled and pursuing full time 5 years or 3 years undergraduate law course from India or from a foreign university with law as major may apply to participate in GD Goenka- CIArb (India) International Commercial Arbitration Moot Competition, 2023.
- 1.2 Students enrolled and pursuing post-graduate diploma or short-term certificate courses in law are not eligible to apply.

2. TEAM COMPOSITION:

- 2.1 A team shall consist of a maximum three members that must include two Speakers and one researcher.
- 2.2 Any team, intending to change the team composition of the team shall intimate the Governing Council by sending an e-mail at arbitrationmoot@gdgoenka.ac.in, the change will be allowed on discretion of the Governing Council.
- 2.3 The Researcher may be permitted to argue as Speaker in case of any unforeseen event.
- 2.4 Prior permission of the organizers of competition in such cases shall be mandatory. In case the team fails to inform the university, the decision will be final.

3. REGISTRATION

3.1 General

- 3.1.1 Each team shall register to GD Goenka- CIArb (India) International Commercial Arbitration Moot Competition, 2023 by filing registration form, in the prescribed manner by 31st October, 2023.
- 3.1.2 **Registration form:** <https://forms.gle/DNSRiCsgMkXi1dbS6>
- 3.1.3 On receipt of the duly filled registration form the institute shall respond to the participating team, acknowledging the receipt.

3.1.4 After the deadline for the registration expires, the Governing Council shall respond to each registered team, as specified under clause 3.1.1, with a unique team code, which shall be used to identify the teams during the competition.

3.2 Registration Fee:

3.2.1 The registration fee for the competition for National Teams and International Teams is provided below. Registration Fees in any case is non-refundable.

NATIONAL TEAM	INTERNATIONAL TEAM
4500 INR	54 USD
Kindly contact the organizing committee (+919773952002, +919580825401) for Accommodation.	

3.2.2 The registration fee for the GD Goenka- CIArb (India) International Commercial Arbitration Moot Competition, 2023. is to be paid through NEFT transfer or UPI. No other payment method shall be accepted.

3.2.3 Any additional charges incurred by the team while making the wire transfer are to be borne by the team.

3.2.4 Payment Details

Name of Beneficiary: G.D. Goenka University

Name of Bank: HDFC Bank

Address: Site No. 2, OCF Pocket, Sector – C, Vasant Kunj, New Delhi- 110070, India

S.B A/c No.: 02731450000270

RTGS/ IFS Code No.: HDFC0000273

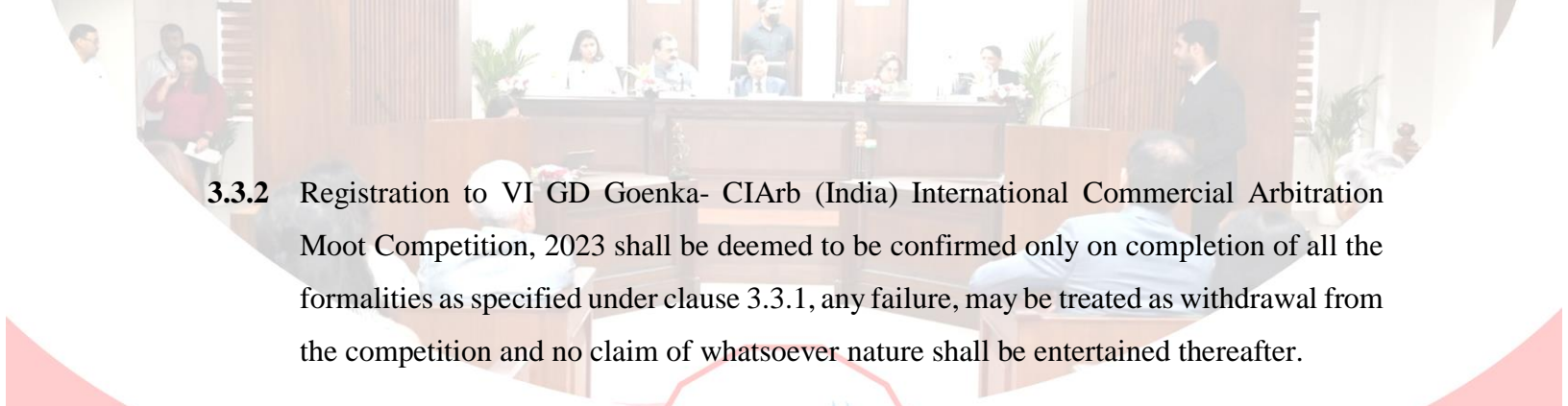
Fax No.: 0124-3315936

MICR Code: 110240034

E Mail: accountsgdgu@gdgoenka.ac.in

3.3 Completion of Registration Process:

3.3.1 All teams must upload a scanned copy of the receipt generated on completion of the NEFT transfer or UPI on the Registration Form. The receipt must contain the reference number after the completion of the wire transfer of the registration fees.



3.3.2 Registration to VI GD Goenka- CI Arb (India) International Commercial Arbitration Moot Competition, 2023 shall be deemed to be confirmed only on completion of all the formalities as specified under clause 3.3.1, any failure, may be treated as withdrawal from the competition and no claim of whatsoever nature shall be entertained thereafter.

4. CLARIFICATIONS:

- 4.1** Clarifications can be sought on any part of the moot proposition. These clarifications are to be sent via e-mail at arbitrationmoot@gdgoenka.ac.in in permit of the assigned deadline.
- 4.2** It is at the discretion of the Governing Council to decide whether a clarification sought for is valid and to be clarified.

5. ANONYMITY OF TEAMS:

- 5.1** Teams shall not reveal their identity in any form during the Competition, except by the means of their Team Code allotted by the Governing Council.
- 5.2** Teams must not reveal the name of their institution or names of the participants, anywhere in the memorials or in the course of the oral argument rounds, by any visual or audio means. Teams must also not make use of or display in any manner whatsoever any logo, pins, badges etc. that indicates the university represented by them.
- 5.3** Any material presented to the Panel, including but not limited to compendium, should be devoid of any identification mark(s)/seal(s) of the Team. If any such mark(s)/seal(s) exist, it must be rendered unrecognizable before being presented to the judges.
- 5.4** Any violation of Rules 5.1- 5.3 shall attract severe penalty or disqualification as determined by the Governing Council. The decision of the Governing Council in this regard shall be final and binding; not subject to challenge.





CHAPTER III

1. MEMORIALS:

1.1. General:

1.1.1. Each team shall research into the domain of moot problem, subject to Rules 1.2.2-1.2.5, Chapter III, and prepare a memorial from both sides, namely, Petitioner and Respondent as the case may be.

1.2. Format of Memorial:

1.2.1. The memorials are to be submitted in the format prescribed under Rules 1.2.2- 1.2.4., Chapter III. If a team fails to comply with the given format, it may be penalized in the form of deductions from the memorial marks.

1.2.2. The memorials shall contain all of, and only, the following heads, namely-

- Cover Page (It shall include the team code of the team on upper right-hand corner, name of the case, parties on behalf of whom written submissions are made, name of the forum approached for dispute resolution and year. The Cover page of the memorial on behalf of Petitioner shall be in BLUE, and Respondent shall be in RED)
- Table of Contents
- List of Abbreviations
- Index of Authorities
- Statement of Jurisdiction
- Statement of Facts
- Issues Raised
- Summary of Arguments
- Arguments Advanced
- Prayer
- Annexures (If any)

1.2.3. Font and Spacing:

All written submissions shall be typed on A4 size paper in the following format:

Font type: Times New Roman

Font Size: 12

Line Spacing: 1.5

Alignment: Justified

Margin: 1 inch (each side)

No. of pages: 35 pages in total

For Footnotes follow:

Font Size: 10

Line Spacing: 1

Alignment: Justified

1.2.4. Citations:

All teams shall give footnotes by adhering to Blue Book: A Uniform System of Citation (20th Edition).

1.2.5. Plagiarism:

The governing council reserves the right to disqualify a team, at any stage of the competition, if the memorial or any other part thereof, is found to be plagiarized.

2. SUBMISSION OF MEMORIALS:

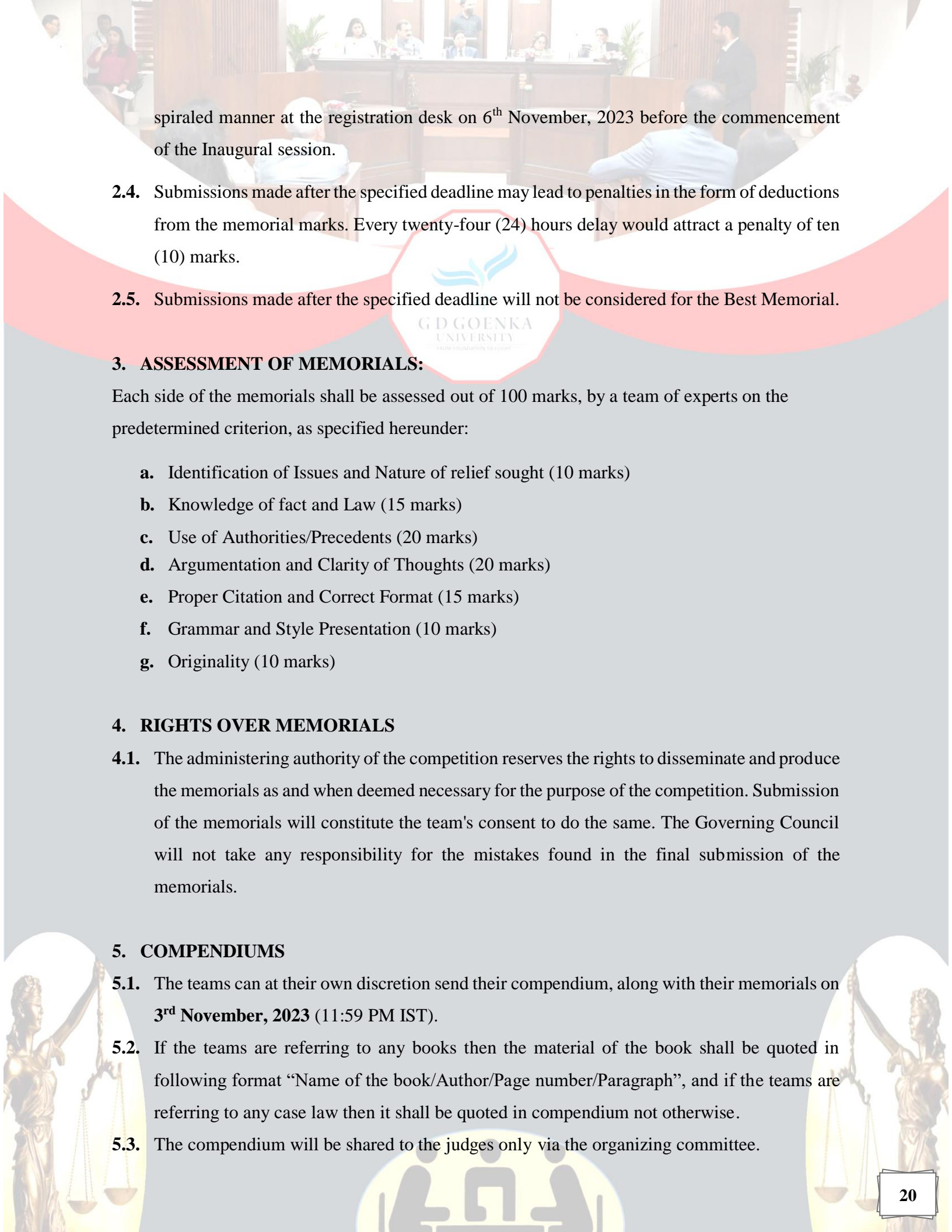
2.1. Each registered team shall submit a soft copy in PDF format (.pdf) of the memorials from both sides, via submitting it on this link: <https://forms.gle/tFWApYzscQoCDQeE7> on or before **3rd November, 2023** (11:59 PM IST).

2.2. Soft copies of the Memorials shall be submitted on the link and not on the mail, it will not be accepted there.

2.2.1. The name of the file containing the memorial from the petitioner/s side should be "ICAM- 5XX P" (as the case may be). The name of the file containing the respondent/s side should be "ICAM- 5XX R".

2.3. Each registered team shall submit **4 hard copies** of the memorial from both sides in duly





spiraled manner at the registration desk on 6th November, 2023 before the commencement of the Inaugural session.

- 2.4. Submissions made after the specified deadline may lead to penalties in the form of deductions from the memorial marks. Every twenty-four (24) hours delay would attract a penalty of ten (10) marks.
- 2.5. Submissions made after the specified deadline will not be considered for the Best Memorial.



3. ASSESSMENT OF MEMORIALS:

Each side of the memorials shall be assessed out of 100 marks, by a team of experts on the predetermined criterion, as specified hereunder:

- a. Identification of Issues and Nature of relief sought (10 marks)
- b. Knowledge of fact and Law (15 marks)
- c. Use of Authorities/Precedents (20 marks)
- d. Argumentation and Clarity of Thoughts (20 marks)
- e. Proper Citation and Correct Format (15 marks)
- f. Grammar and Style Presentation (10 marks)
- g. Originality (10 marks)

4. RIGHTS OVER MEMORIALS

- 4.1. The administering authority of the competition reserves the rights to disseminate and produce the memorials as and when deemed necessary for the purpose of the competition. Submission of the memorials will constitute the team's consent to do the same. The Governing Council will not take any responsibility for the mistakes found in the final submission of the memorials.

5. COMPENDIUMS

- 5.1. The teams can at their own discretion send their compendium, along with their memorials on **3rd November, 2023** (11:59 PM IST).
- 5.2. If the teams are referring to any books then the material of the book shall be quoted in following format “Name of the book/Author/Page number/Paragraph”, and if the teams are referring to any case law then it shall be quoted in compendium not otherwise.
- 5.3. The compendium will be shared to the judges only via the organizing committee.



CHAPTER IV

1. DRESS CODE:

1.1. The participants shall adhere to the following dress code while in the courtrooms:

- a. **Ladies:** White shirt and black trousers or skirt along with a black blazer.
- b. **Gentlemen:** White shirt, black trousers, a black tie, a black blazer and black shoes.

2. STRUCTURE OF THE COMPETITION:

2.1. GENERAL:

- 2.1.1. The formal commencement of the competition shall be on 6th November, 2023.
- 2.1.2. The rounds will be conducted in Offline Mode in the premises of School of Law, GD Goenka University, Delhi NCR, India.
- 2.1.3. The competition shall have one Preliminary Round, one Quarter Final Round, one Semi Final Round and the Final Round which will be followed by the valedictory ceremony.

2.2. ORAL ROUND:

As per Rule 2.1.2, Chapter IV, the Preliminary Rounds, Quarter-final rounds, semi-final round and final round shall be held.

I. PRELIMINARY ROUNDS-

- a) Each team has to argue from the side allotted in the draw of lots i.e., Petitioner or Respondent.
- b) The Petitioners shall be allotted a total of 20 minutes to speak. The Respondent shall be allotted 20 minute arguments. Any extension of time beyond the specified period shall not be allowed. The maximum time for rebuttals for each side shall be 2 minutes which will be included in their allotted time.
- c) The division of time between the speakers is the discretion of the team members, subject to a maximum of 12 minutes for one speaker.
- d) At the end of the preliminary rounds, the top 8 teams will qualify for the Quarter Finals. The top 8 teams will be selected on the basis aggregate scores.
- e) A team shall be credited with a win, if its total marks in the respective session are higher than those of its opponent teams.
- f) In the case of a tie, the total marks of memorial and the preliminary round will be considered. The team with the higher score will advance to the Quarter Finals.



g) Kindly refer to Chapter V for more related rules.

II. QUARTER FINALS-

- a) The Quarter Finals will be a Knock-out round. The top 4 teams, with the highest total scores in these rounds, shall qualify for the semi-final rounds.
- b) The side to be represented by a team shall be determined by way of draw of lots with the teams picking the lots after the completion of the preliminary rounds.
- c) Each team shall get a total time of 20 minutes to present their case and this shall include the time for 'rebuttal' and 'Surrebuttal'. Any extension of time beyond the specified period shall be subject to the discretion of the judges. The maximum time for rebuttals for each side shall be 2 minutes which will be included in their allotted time.
- d) The division of time between the speakers is the discretion of the team members, subject to a maximum of 12 minutes for one speaker.
- e) Before the commencement of the round, each team shall indicate to the 'Court Master' as to how they wish to allocate their time.
- f) Kindly refer to Chapter V for more related rules.

III. SEMI-FINALS-

- a) The Semi-Finals will be a knock-out round. The top 2 teams, with the highest total scores in these rounds shall qualify for the Final round.
- b) After the completion of quarter-finals rounds the draw of lots will be conducted which will determine whether the participant will appear as Petitioner or Respondent.
- c) Each team shall get a total of 25 minutes to present their case. This time will include the time for 'rebuttal' and 'Sur-rebuttal'. Any extension of time beyond the specified period shall be subject to the discretion of the judges. The division of time between the speakers is the discretion of the team members, subject to a maximum of 15 minutes for one speaker. The maximum time for rebuttals for each side shall be 2 minutes which will be included in their allotted time.
- d) Before the commencement of the round, each team shall indicate to the 'Court Master' as to how they wish to allocate their time.



e) Kindly refer to Chapter V for more related rules.

IV. FINALS-

- a) The Final round will be held just after the Semi-Finals. A team will be credited with a win in the Final round if the total marks are higher than those of its opponent team.
- b) Each team shall get a total of 30 minutes to present their case. This time will include the time for 'rebuttal' and 'Surrebuttal'. The maximum time for rebuttals for each side shall be 3 minutes which will be included in their allotted time.
- c) The division of time between the speakers is the discretion of the team members, subject to a maximum of 17 minutes for one speaker.
- d) Before the commencement of the round, each team shall indicate to the 'Court Master' as to how they wish to allocate their time.
- e) Kindly refer to Chapter V for more related rules.

3. ASSESSMENT CRITERION FOR ORAL PLEADINGS:

Team performance of the Speakers shall be judged in all rounds out of 25 Marks on the basis of following criterion

- 3.1. Knowledge of the Facts and Laws
- 3.2. Application of Laws to the Fact and Interpretation
- 3.3. Argumentative Skills and Response to Questions
- 3.4. Clarity of Thoughts and Expression
- 3.5. Skills of advocacy and Court Mannerisms

Note for participants - To ensure uniformity in marking in each courtroom to do away with subjectivity to an extent, follow the points scheme given as under.

Excellent	Very Good	Good	Average	Poor
5	4	3	2	1

4. PENALTIES:

4.1. Non – Disclosure of Identity:

Teams shall not disclose their identity, i.e. the name of their institution, city, etc. or any other information which has the effect of disclosing their identity and affiliation with a particular university or institution. Such disclosure shall result in disqualification subject to the discretion of the Organizers.

4.2. Copyright:

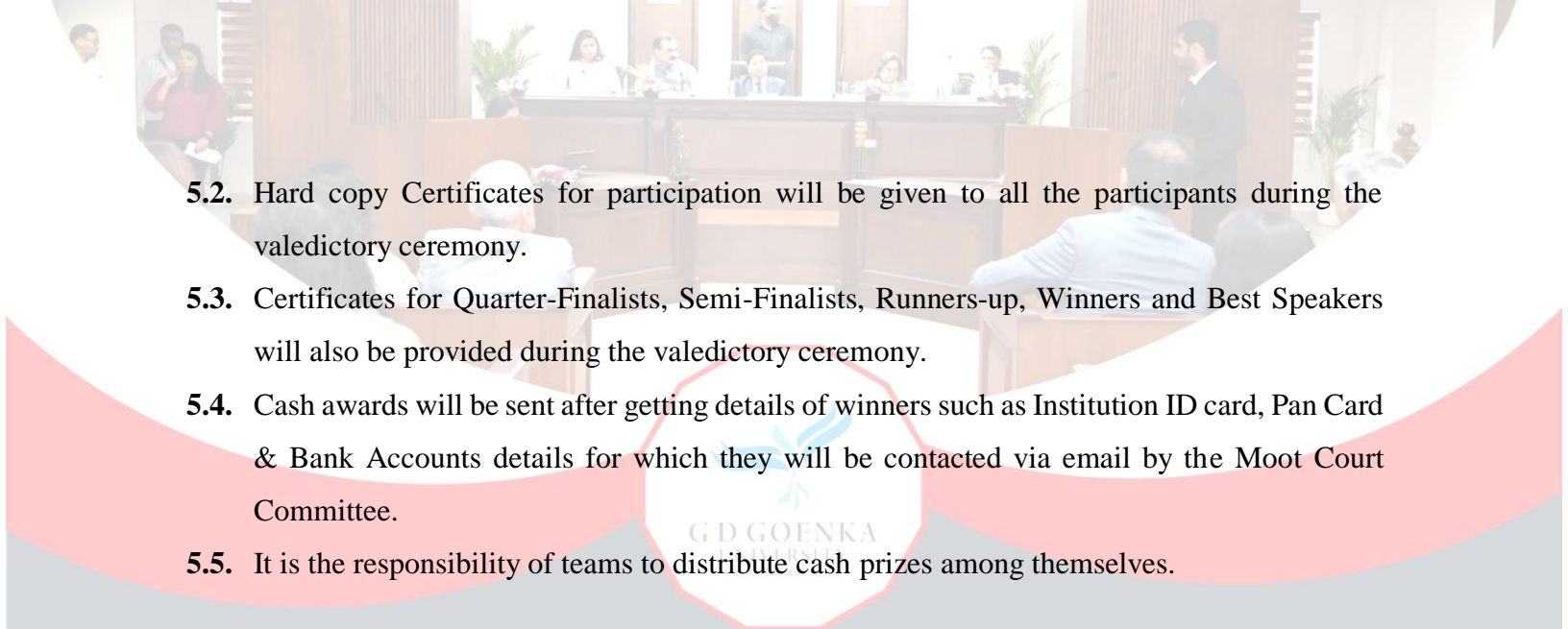
The copyright with regard to the memorials submitted for the participation in the Competition is assigned by participants and shall also vest completely and fully with the Organizers. The participants shall certify the originality of the memorials and the materials used and shall be responsible for any claim or dispute arising out of further use and exhibition of these materials. The Organizers shall have the right to publicly display, distribute either electronically or otherwise and they shall not be responsible for any liability to any person for any loss caused by errors or omissions in this collection of information, or for accuracy, completeness or adequacy of the information contained in these materials.

The copyright with regard to the audio-visual files, conferencing, submitted for the participation in the Competition is assigned by participants and shall also vest completely and fully with the Organizers, which will be further posted on the social media platforms for clarity and purposes.

5. CERTIFICATION, PRIZES AND AWARDS:

5.1. Prizes and Rewards-

CATEGORY	PRIZES
WINNER	80,000 INR (USD 965) CASH PRIZE/ TROPHY/ CERTIFICATE OF MERIT
RUNNER-UP	40,000 INR (USD 482) CASH PRIZE/ TROPHY/ CERTIFICATE OF MERIT
BEST MEMORIAL	20,000 INR (USD 241) CASH PRIZE/ TROPHY/ CERTIFICATE OF APPRECIATION
BEST SPEAKER (MALE)	15,000 INR (USD 181) CASH PRIZE/ TROPHY/ CERTIFICATE OF APPRECIATION
BEST SPEAKER (FEMALE)	15,000 INR (USD 181) CASH PRIZE/ TROPHY/ CERTIFICATE OF APPRECIATION

- 
- 5.2.** Hard copy Certificates for participation will be given to all the participants during the valedictory ceremony.
 - 5.3.** Certificates for Quarter-Finalists, Semi-Finalists, Runners-up, Winners and Best Speakers will also be provided during the valedictory ceremony.
 - 5.4.** Cash awards will be sent after getting details of winners such as Institution ID card, Pan Card & Bank Accounts details for which they will be contacted via email by the Moot Court Committee.
 - 5.5.** It is the responsibility of teams to distribute cash prizes among themselves.



G.D. GOENKA
UNIVERSITY



CHAPTER V

MISCELLANEOUS PROVISIONS:

- (i) No team shall indulge in any act of misconduct during the rounds, undermining the credibility of judges or that of the competition. Any act to the contrary may lead to immediate disqualification from the competition without scope of appeal.
- (ii) All the teams shall be bound to follow the code of conduct and the rules laid down by School of Law, GD Goenka University.
- (iii) Any behaviour of indiscipline with the Governing Council or any other staff member or student volunteer shall be dealt with strictly and may lead to immediate disqualification from the competition without scope of appeal.
- (iv) No team shall ask for feedback immediately on completion of any round. However, at the end of all the rounds the participants may talk to the judges, with minimum inconvenience caused to them.
- (v) Any attempt to approach the framer of the moot problem or the panel of judges of the competition, prior to the competition shall be dealt with strictly and may lead to immediate disqualification from the competition without scope of appeal.
- (vi) The organizing committee reserves the right to amend, modify or repeal any of the rules if so required and as they deem appropriate. Participating teams shall receive adequate notice of any/all such amendments or modifications to the rules.
- (vii) If anything, not covered by rules, the decision of the organizing committee will be binding.
- (viii) No team is allowed to use mobile phones during any of the oral rounds, for the purposes of research, phone call, texting, or any other purposes.
- (ix) **No use of mobile phones/ tablets will be allowed in the courtroom.**
- (x) If any member of a team is notified or informed of any detail or information concerning the Competition, it shall be deemed as if the said team as a whole has been duly notified or informed, however the communication will be made to all but to the possible extent. Also, the individual is responsible to communicate the information with the team.
- (xi) Conversion charges for converting other currency into Indian rupee has to be incurred by the International Teams.



MOOT PROPOSITION

STOCKHOLM CHAMBER OF COMMERCE ARBITRATION INSTITUTE



G.D. GOENKA
UNIVERSITY
FROM FOUNDATION TO LIGHT

IN THE ARBITRATION PROCEEDING BETWEEN

THE AEROING COMPANY

(Claimant)

Vs.

BLUE FIN PVT.LTD

(Respondent)

The case concerning the manufacture and supply of commercial aircrafts for the operation of BIG AIR

Case No. SCC ARB/XX/2023



FACTS OF THE CASE

Valhalla is a largest South Asian country enriched with resources and a growing centre in technology, medicinal sciences and foreign direct investments in light of its governmental policies. Valhalla is well connected with its neighbouring states as well as the western continents by air primarily because of its geographical location.

As it serves as Air-Hub of the Asian continent, the government encourages air services and promotes its growth in a tremendous fashion. The Prime minister of Valhalla Mr. Horik in his interviews and public appearances has stated way and again that Valhalla is the only predominant Air-Hub in Asia and that it strives to be the best for domestic and international air services.

BLUE FIN is a Valhalla incorporated company in the year 2000 and is managed by its Managing Director Mr. Ragnar Lothbrok known for being a business tycoon in Valhalla. BLUE FIN operates flight services under the registered operator name BIG AIR both for domestic and international travel with a paramount motive to create a world class experience for its customers. BIG AIR is promoted with its tag line “Fly with us, Fly with ease”

BIG AIR was promoted and advertised throughout the globe. In the span of a short period it was well recognised by its consumers and became the sought after airline services making it a dominant player among its competitors in the airlines market.

Due to its fast pace success both in domestic and international travel and to keep up with their dominance in the market, BIG AIR introduced a service to its customers called “Everywhere” with an intent to provide air services to all air routes within Valhalla and to various international locations connecting from Valhalla. In view of the same, BIG AIR required aircrafts in large quantities to keep up with its newly launched service and to continue being a dominant player.

Aeroing is a multinational cooperation, Incorporated in Tudum. Aeroing is known to be a world leader in aircraft and helicopter manufacturing. Aeroing manufactures and delivers commercial aircrafts to all leading airlines internationally and has a reputed demeanour for the manufacture and supply of passenger jets in the global market.

On 5th March 2021, BLUE FIN approached Aeroing for the manufacture and supply of passenger jets i.e Jumbo Passenger Jets, Mid-Size Passenger Jets and Light Passenger Jets for its newly launched service “Everywhere”. As the talks between two companies grew cordially, The CEO

of BLUE FIN, Mr. Ragnar Lothbrok made a press statement as follows,

It is our deep-rooted vision to take our customers to every destination as possible and we are working toward fulfilling this vision. We shall increase our air services in the coming days as we are looking forward to tie up with Aeroing for the manufacture and supply of passenger jets.

The public statement was picked up everywhere and Ms. Lagertha, the head in-charge of manufacture and supply of Aeroing aircrafts was enquired on the same later that week and she stated the following;

Yes, we are looking to tie up with BLUE FIN in the coming days to help their vision come true.


On 19th April 2021, Both the companies met at Sigtuna the southern region of Valhalla, where the head-quarters of BLUE FIN is located. BLUE FIN's CEO Mr. Ragnar Lothbrok along with Mr. Athelstan, legal counsel for BLUE FIN met with Aeroing's head in-charge of manufacture and supply Ms. Lagertha and their legal counsel Mr. Bjorn.

Discussions and negotiations went on for over a week and at the end of the week, on 23rd April 2021, both companies entered and signed a *Manufacture And Supply Contract For The Operation Of BIG AIR*. [ANNEXURE 1].

The deal between BLUE FIN and Aeroing was estimated to be around 25.6 Billion US Dollars and has been considered as one of the biggest partnership in the airlines industry. Soon after the conclusion of the contract between the companies. BLUE FIN vis-à-vis BIG AIR obtained the required permission and approval from respective airport authorities in Valhalla and global destinations for air-routes and stationing of aircrafts.

As per the commercial contract between BLUE FIN and Aeroing, BLUE FIN released an advance of 5.6 Billion USD for the delivery of the first batch of aircrafts. The transaction was communicated to Aeroing's Manufacturing In charge Ms. Lagertha via email. The same was acknowledged by her in a subsequent email.

On 14th January 2022 as anticipated, BLUE FIN received its first batch of aircrafts which were flown down in groups to Sigtuna airport. Moments after the landing of all the aircrafts, the CEO of BLUE FIN Mr. Ragnar Lothbrok tweeted a picture of the aircrafts along with the following statement;



History has been made! Fly with us, fly with ease. Everywhere! #BIGAIR

Soon, the tweet was trending under the hashtag #BIGAIR #Everywhere and the same was picked up by every media house across the globe making it the first airline service to be a sensation with its newly launched air service ‘Everywhere’

On 16th January 2022, BLUE FIN vis-à-vis BIG AIR opened sale of tickets for specific air routes within Valhalla and international destinations after obtaining the first batch of aircrafts. The initial tickets were given away to celebrities from entertainment industry, social media influencers, sportspersons and politicians to attract more consumers towards ‘Everywhere’ service.

In a span of two days, BIG AIR tickets were fully booked and the aircrafts were running full in all the specified routes and destination after it’s inauguration from the Sigtuna airport in the presence of Prime minister of Valhalla Mr. Horik and other dignitaries along with CEO Mr. Ragnar Lothbrok. The airline saw massive increase in consumers within a month and was soon reported to be a highly recognized airline by the daily mail of Valhalla.

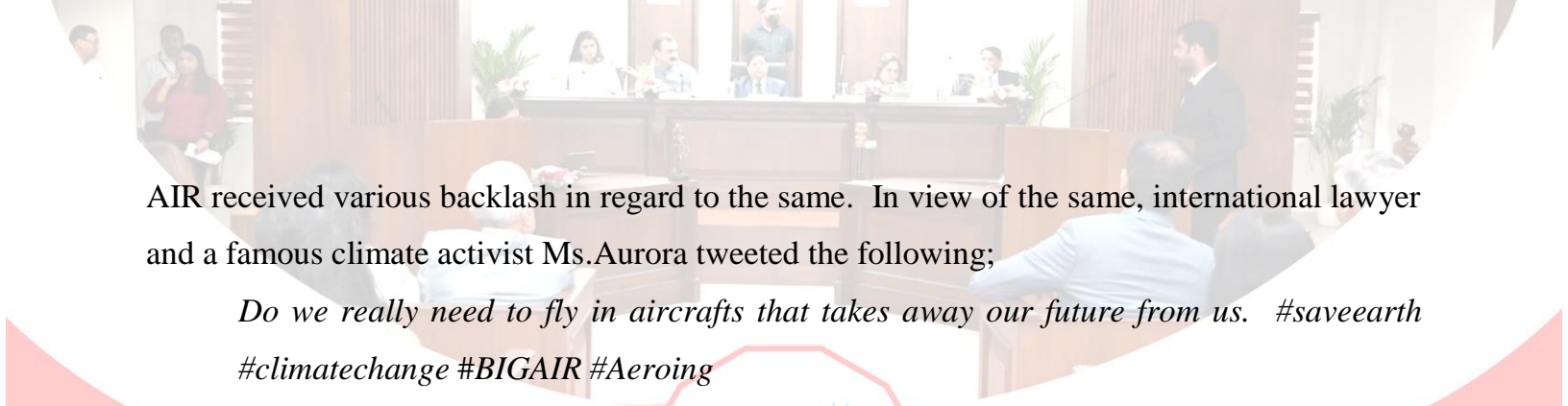
On 1st February, 2022 Ms. Lagertha congratulated Mr. Ragnar Lothbrok on their success and reminded him on the Payment 10 Billion USD that has to be made for the delivery of the first batch of aircrafts. She also specified in the email that the second batch manufacturing is underway and shall be delivered on the agreed date as per the commercial contract.

Mr. Ragnar Lothbrok responded cordially that he will look into the payments personally and that to keep manufacturing the second batch and deliver it on the agreed date.

As the months passed, the BIG AIR made the news once again, however, this time for bad quality services offered under the ‘Everywhere’ program as few flights experienced emergency descent due to lowering of cabin pressure.

On May 4th 2022 CLIMATE LIFE a non-profit think tank for climate changed based in Sigtuna, Valhalla published a report ‘*need for change*’ based on a study conducted by Prof. Siggy Haraldson on Aero-space environment in relation to climate. The report revealed that the aircrafts flown by BIG AIR emit toxic substances in the atmosphere, which later forms as a toxic cloud and pollutes the climatic environment as well as goes beyond the mandates of International Civil Aviation Organization.

The report was picked up and highly debated by all climate activist around the globe and BIG



AIR received various backlash in regard to the same. In view of the same, international lawyer and a famous climate activist Ms. Aurora tweeted the following;

Do we really need to fly in aircrafts that takes away our future from us. #saveearth #climatechange #BIGAIR #Aeroing

The tweet as well as the report generated a wave of backlashes for BIG AIR and subsequently, it started to lose consumers who refused to take the services of the airline either for the reasons of saving the climate or fear of life. BLUE FIN vis-à-vis BIG AIR faced humongous loss in light these events and also lost their dominance in the market as the other market player MISTARA became the sought after airlines in the market.

Later, BIG AIR constituted an internal investigation committee to look into the allegations and concluded by issuing a investigation report stating that the fault is a manufacturing defect on the part of the manufacturers Aeroing. Thereafter, Aeroing came up with a report denying all statements made by BIG AIR and their internal investigation committee.

On May 15th 2022 Ms. Lagertha sent another email to Mr. Ragnar Lothbrok requesting the payment for the delivery of the first batch of aircrafts and that second batch will be sent across in few months.

Subsequently, without any prior communication with Aeroing and their representatives, BLUE FIN sent a termination notice to Aeroing on June 2nd 2022. Aeroing responded to notice stating that the termination is not acceptable as the payment for the first batch is still pending and the second batch manufacturing has almost ended and will be delivered on the agreed date.

Meanwhile, on August 12th 2022 BLUE FIN entered and signed a commercial contract with BIGBUS company for the second batch of aircrafts which mimicked the contract that was signed with Auroing. BLUE FIN CEO Mr. Ragnar Lothbrok made a statement stating the following;

This time we come back stronger!

On notice of this event and failure of BIG WING to communicate any further, Aeroing invoked the arbitration clause specified in the commercial contract and thereby sent a request for arbitration to the Stockholm Chamber of Commerce Arbitration Institute (SCC) on 12th December 2022



EXTRACTS OF REQUEST FOR ARBITRATION VIS-À-VIS STATEMENT OF CLAIMS

- a) Aeroing sought for payment of 10 Billion USD which was due on the part of BLUE FIN after the delivery of first batch of aircrafts.
- b) It also sought for compensation for unilateral termination of the commercial contract without any due notice. (25 Billion USD)
- c) Additionally, it sought for compensation for the expenses incurred in manufacturing the second batch of aircrafts as per contract. (12 Billion USD)

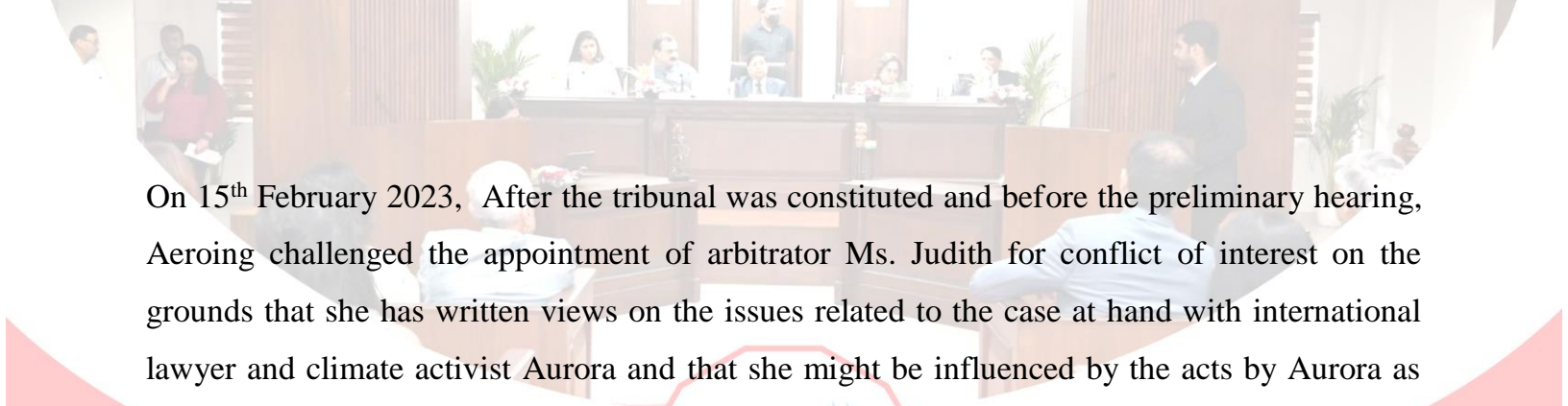
On receiving the Request for arbitration, the SCC Secretariat notifies the request for arbitration to the respondent and requests the answers to be submitted as per the rules. Thereafter, BLUE FIN submitted their answers.

EXTRACTS OF ANSWER VIS-À-VIS STATEMENT REPLY AND COUNTERCLAIMS

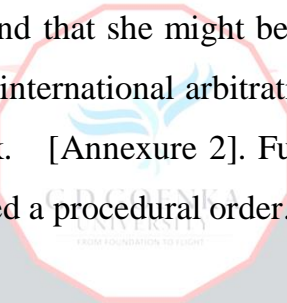
- a) BLUE FIN contested jurisdiction of the dispute stating that the pre-requirements to arbitration i.e., negotiation has not been complied in the present case and that the arbitration cannot be invoked until the cooling period is lapsed.
- b) Arguendo, assuming there is jurisdiction and not conceding, the commercial contract was terminated because of lack of quality in manufacture of the aircraft which also led to pollution of the climatic environment. Thus, BLUE FIN reserved all rights to terminate the contract and it is not liable to pay the said compensation nor compensation for expenses incurred.
- c) Additionally, BLUE FIN raised a counter claim of 35 Billion USD for the loss of profit experienced by them because lack of quality in the aircrafts supplied by Aeroing.

On 15th January 2023, The SCC board as per Art.11 SCC Rules confirms the dispute to be administered between the parties on basis of the request and the answers submitted by the respondent pursuant to Art.6, 9 and 10 of SCC rules of arbitration.

On February 1st 2023, in concurrence to Art. 17 SCC rules, Aeroing appoints Ms. Torvi and BLUE FIN appoints Ms. Judith respectively as the party appointed arbitrator. The SCC board appoints Helga as the chairwoman of the tribunal.



On 15th February 2023, After the tribunal was constituted and before the preliminary hearing, Aeroing challenged the appointment of arbitrator Ms. Judith for conflict of interest on the grounds that she has written views on the issues related to the case at hand with international lawyer and climate activist Aurora and that she might be influenced by the acts by Aurora as they are also close colleagues in the international arbitration community as well as classmates from master program they undertook. [Annexure 2]. Further on 1st March 2023 the tribunal conducted its initial hearing and issued a procedural order. [Annexure 3]



ANNEXURE 1- MANUFACTURE AND SUPPLY CONTRACT FOR THE OPERATION OF BIG AIR

This Contract for the manufacture and supply of aircrafts (the "Agreement") is made and entered into on 23rd April 2021 by and between THE AEROING COMPANY, and BLUE FIN PVT.LTD

RECITALS

WHEREAS, the Manufacturer designs, manufactures, and supplies commercial aircrafts;

WHEREAS, the Buyer desires to purchase aircrafts from the Manufacturer for commercial use;

WHEREAS, the parties desire to set forth the terms and conditions of their agreement for the manufacture and supply of the aircrafts.

NOW, THEREFORE, the parties agree as follows:

1. SCOPE OF WORK

1.1. The Manufacturer shall design, manufacture, and supply to the Buyer the aircrafts in accordance with the specifications as follows;

Batch – I

Type of Aircraft	Aircraft number	Number of aircrafts to be delivered	Seater capacity
Jumbo Passenger Jets	JPK 0012	30	1500
Mid-Size Passenger Jets	MSPK 1193	45	750
Light Passenger Jets	LPSK 9939	50	100

Batch – II

Type of Aircraft	Aircraft number	Number of aircrafts to be delivered	Seater capacity
Jumbo Passenger Jets	JPK 0012	25	1500

Mid-Size Passenger Jets	MSPK 1193	50	750
Light Passenger Jets	LPSK 9939	50	100

1.2. The Manufacturer shall deliver the Aircrafts to the Buyer in accordance with the delivery schedule as follows;

Batches	Delivery date
Batch- I	14 th January 2022
Batch- II	2 nd February 2023

1.3. The Buyer shall be responsible for arranging for the transportation of the Aircrafts from the Manufacturer's facility to the destination of the Buyer's choosing.

[.....]

5. PRICE AND PAYMENT

5.1. The total price for the Aircrafts shall be 25.6 Billion USD

5.2. The Buyer shall make payment to the Manufacturer in accordance with the payment schedule set forth as follows;

S.NO	Date	Payment type	Amount (USD)
1.	13 th May 2021	Advance	5.6 Billion
2.	30 th January 2022	Payment after delivery of first batch	10 Billion
3.	3 rd March 2023	Payment after delivery of second batch	10 Billion

6. WARRANTIES

6.1. The Manufacturer warrants that the Aircrafts shall be free from defects in material and workmanship and shall be in compliance with all applicable laws, regulations, and industry standards.

6.2. The Manufacturer further warrants that the Aircrafts shall be fit for the purpose intended and shall have a useful life of at least 25 years from the date of delivery.

6.3. The Manufacturer's warranties set forth in this Section 6 shall survive any inspection,

acceptance, or payment by the Buyer and shall continue for a period of 25 years from the date of delivery of the Aircrafts.

6. CONFIDENTIALITY

7.1. The parties acknowledge that in connection with this Agreement, each may disclose or make available to the other party information which is confidential or proprietary in nature.

7.2. The parties agree to keep such information confidential and to use such information only in connection with the performance of this Agreement.

[.....]

9. DISPUTE RESOLUTION

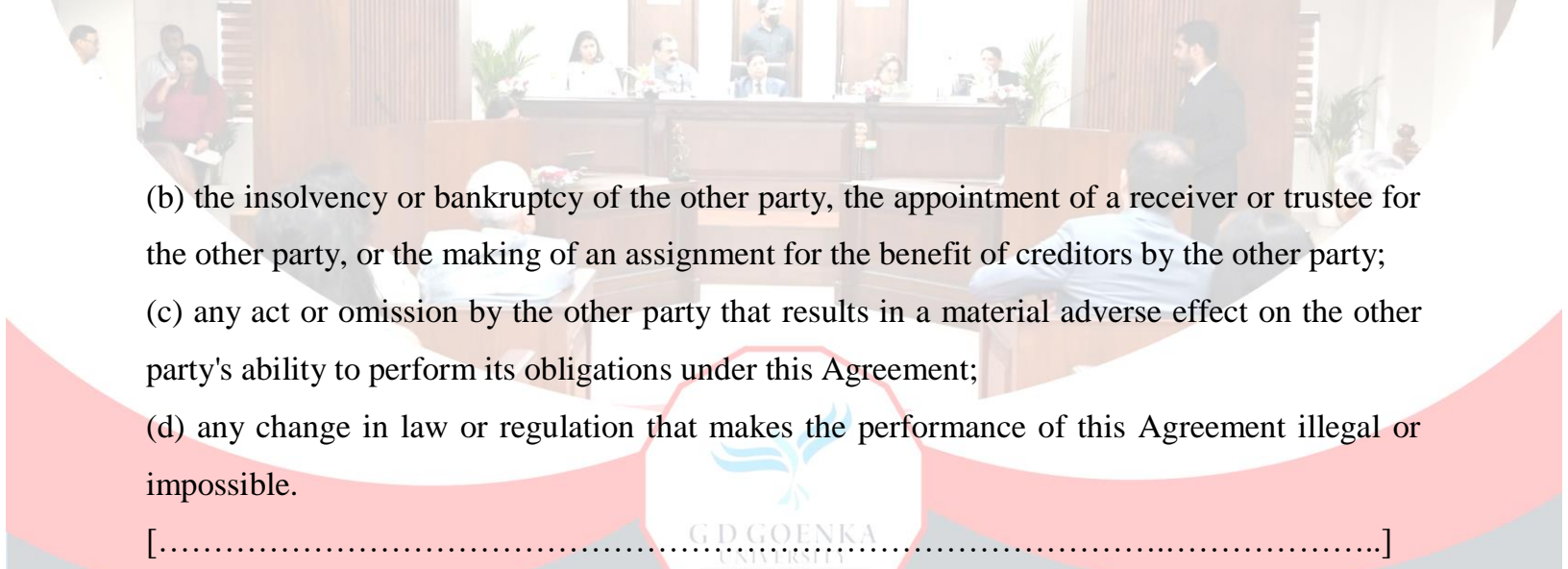
In the event of any/all disputes or disagreements arising out of or relating to this Agreement, the parties agree to attempt to resolve the dispute or disagreement through good faith negotiations. If the parties are unable to resolve the dispute or disagreement through such negotiations within six months from the initiation of such negotiations, either party may submit the dispute to binding arbitration in accordance with the rules of the SCC Arbitration Institutes in effect at the time of submission. The arbitration will be conducted in Stockholm, Sweden and will be governed by the laws of Valhalla. The arbitration shall be conducted by panel of arbitrators appointed in accordance with the rules. The decision of the arbitrators shall be final and binding upon the parties and shall be enforceable in any court of competent jurisdiction. The parties agree to keep confidential all aspects of the arbitration, including the existence, content and result of any arbitration.

[.....]

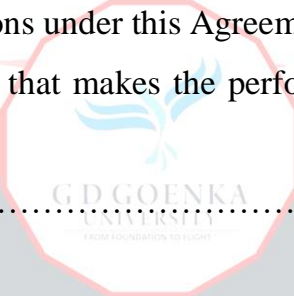
11. TERMINATION

Either party may terminate this Agreement at any time by giving thirty days' written notice to the other party. In addition, this Agreement may be terminated by either party immediately upon written notice to the other party in the event of:

(a) a material breach of this Agreement by the other party, provided that such breach is not cured within 60 days after receipt of written notice of such breach from the non-breaching party;

- 
- (b) the insolvency or bankruptcy of the other party, the appointment of a receiver or trustee for the other party, or the making of an assignment for the benefit of creditors by the other party;
 - (c) any act or omission by the other party that results in a material adverse effect on the other party's ability to perform its obligations under this Agreement;
 - (d) any change in law or regulation that makes the performance of this Agreement illegal or impossible.

[.....]



15. GOVERNING LAW

The Governing law shall be the laws of Valhalla.



ANNEXURE 2- EXTRA

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international journal

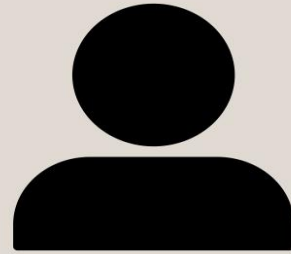
EDITION #25



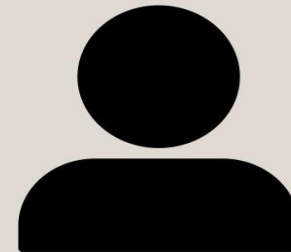
Environment, Climate and everything in between !

We believe that climate change is real and companies, institutions, and corporations must undertake the paramount duty to safeguard the environment and the planet we live in. It is strongly advised that institutions shouldn't engage in any business or professional relations with counterparts which by nature of their conduct of business and products/services rendered by them harm the environment in any way. It is also our firm belief that climate-harming institutions/companies/corporations must be identified in due course when brought into dispute resolution of any kind and must be made liable for their harming actions.

AUTHORS



Ms. Aurora



Ms. Judith

ASGARD ST, THE THOR HOUSE | WWW.LAW.JOURNAL.COM

FACTS OF THE JOURNAL

ANNEXURE 3 - EXTRACTS OF THE PROCEDURAL ORDER

PROCEDURAL ORDER

The Aeroing Company

(Claimant)

G D GOENKA
UNIVERSITY

BLUE FIN Pvt.Ltd

(Respondent)

The case concerning the manufacture and supply of commercial aircrafts for the operation of
BIG AIR

Case No.SCC ARB/XX/2023

[.....]

The arbitral tribunal conducted its preliminary hearing and issued the following procedural order on 1st March 2023 at 10.00 AM CET.

The case is posted for hearing on the days of this moot court competition.

As per the Arbitration agreement the language of the proceedings shall be in English

[.....]

Tribunal based on the dispute and submissions made by the parties determines the following issues.

1. Whether this arbitral tribunal has the jurisdiction to hear the dispute presented before it without the exhaustion of pre-conditions to arbitration?
2. Whether the challenge of Ms. Judith's arbitral appointment shall be sustained?
3. Whether BLUE FIN is justified for unilateral termination of contract on the basis of quality and environmental concerns?
4. Whether BLUE FIN is liable to pay compensation for unilateral termination and non-performance?
5. Whether the Counter-claim by BLUE FIN is maintainable before the arbitral tribunal?
6. Whether Aeroing is liable to pay compensation for loss of profit faced by BLUE FIN?

Note:

- a) The laws of Valhalla are pari materia to the laws of India
- b) The laws of Tudum are pari materia to Washington.D.C. USA

DISCLAIMER

G D GOENKA
UNIVERSITY
FROM FOUNDATION TO LIGHT

All the characters and events depicted are fictitious. Any resemblance to a person living or dead is purely coincidental. This proposition is a work of fiction and any resemblance to any person living or dead is purely coincidental.



FOR FURTHER QUERIES CONTACT US

Regarding the rules of the competition or any other queries, send your queries at arbitrationmoot@gdgoenka.ac.in with subject line “Competition Problem-Queries”. You can also contact any of the following members of the Organizing Committee between 10 am to 4:00 pm (IST).

CONTACT DETAILS		
NAME	DESIGNATION	PHONE NUMBER
Ms. Priyanka Nair	Faculty Convenor, Moot Court Committee	+91 7011131651
Mr. Anurag Singh	Student Convenor, Moot Court Committee	+919580825401
Ms. Gayatri Bhatia	Student Convenor, Moot Court Committee	+91 9773952002
Mr. Arman Patel	Student Co-Convenor, Moot Court Committee	+919871197320
Ms. Isha Singh	Student Co-Convenor, Moot Court Committee	+918789216015

SOCIAL MEDIA UPDATES

SOCIAL MEDIA PLATFORMS	HYPERLINKS
LINKEDIN	https://www.linkedin.com/school/gdgoenkauniversity
FACEBOOK	https://www.facebook.com/GDGULS/
INSTAGRAM	https://www.instagram.com/schooloflawgdgu/
TWITTER	https://twitter.com/gdgschooloflaw
EMAIL ID	arbitrationmoot@gdgoenka.ac.in

THANK YOU!