



INDIALAW

Contractual And Commercial Litigation

Contractual and Commercial Litigation Law Firm in India for Breach Claims

PRACTICE PROFILE • MAY 2026

Overview

We specialize in handling a wide range of contractual disputes, providing comprehensive legal solutions tailored to the unique challenges and complexities of each case. Whether it involves contract guarantees, indemnity clauses, representation and warranties, non-disclosure agreements (NDAs), service and works contracts, tender-related contracts, banking contracts, standard form contracts, securities contracts, employment contracts, commodities contracts, or commercial contracts, our experienced team of attorneys is equipped to navigate the intricacies of contract law and advocate for your rights.

Our Services

Contract Dispute Resolution:

- Handling breach of contract claims and contractual interpretation disputes Breach of Contract
- Representing clients in disputes arising from agreements including but not limited to:
 - Supply and distribution agreements
 - Service and outsourcing contracts
 - Licensing and technology agreements
 - Partnership and joint venture contracts
 - Franchise agreements
 - Construction and infrastructure contracts
 - Agency and distribution agreements
- Litigating issues related to termination, performance failures, and damages
- Representing clients in specific performance actions
- Addressing force majeure and contract frustration claims
- Navigating warranty, indemnity, and representation disputes
- Managing disputes involving liquidated damages provisions
- Handling non-compete and restrictive covenant enforcement
- Litigating contract modification and novation disputes
- Representing clients in disputes over payment terms and financial obligations
- Addressing issues related to contract formation and validity

Commercial Dispute Resolution

- Corporate and Shareholder Disputes
- Business to Business Dispute
- Banking and Financial Services Litigation
- Real Estate and Construction Disputes
- Intellectual Property Dispute
 - Copyright
 - Trademark
 - Patent
 - Design
 - Trade Secret
 - Geographical Indication
- Commercial Transaction Disputes
- International Commercial Disputes
 - Resolving cross-border commercial conflicts and trade disputes
 - Handling disputes involving international contracts and business relationships
- Alternative Dispute Resolution
 - Arbitration

- Mediation
- Conciliation
- Other ADR approaches
- Class Action and Multi-Party Litigation
- Regulatory and Administrative Disputes
- Interim Relief and Injunctive Proceedings
- Strategic Pre-Litigation Advisory

Key Professionals



Nidhi Singh
Partner

Frequently Asked Questions

Q1 What does contractual and commercial litigation cover in India?

It covers disputes arising from breach of contract, non-performance, payment defaults, indemnity claims, and interpretation disagreements across supply, service, licensing, construction, employment, and financial contracts. It also extends to shareholder disputes, IP conflicts, and cross-border commercial disagreements.

Q2 When should a business engage a litigation lawyer for a contract dispute?

Act promptly when a counterparty repudiates obligations, withholds payments, or breaches restrictive covenants. Limitation periods under the Limitation Act, 1963 are strict, often three years for contract claims. Early legal engagement preserves evidence and allows interim relief applications before losses compound.

Q3 Which Indian statutes and forums govern commercial contract disputes?

Key statutes include the Indian Contract Act, 1872, the Specific Relief Act, 1963, the Commercial Courts Act, 2015, and the Arbitration and Conciliation Act, 1996. Forums include Commercial Courts, NCLT under the Companies Act 2013, and DRT for banking disputes under SARFAESI.

Q4 How long does a commercial contract dispute typically take to resolve?

Commercial Courts aim to resolve suits within 12 months, though complex matters may take two to four years at the trial stage. Arbitration can be faster if parties cooperate. Key cost drivers include the number of witnesses, volume of documentary evidence, interlocutory applications, and expert valuation needs.

Q5 What documents should a client prepare before filing a contract dispute?

Gather the executed contract with all annexures, amendments, and addenda. Include correspondence such as emails, letters, and notices showing the breach. Payment records, invoices, delivery receipts, board resolutions authorising the contract, and any prior legal notices issued are also essential.

Q6 What common mistakes do businesses make in commercial contract disputes?

Failing to issue a timely legal notice, not preserving electronic communications, ignoring dispute resolution clauses like mandatory arbitration, and continuing performance without recording objections. These missteps weaken claims, trigger waiver arguments, or forfeit contractual remedies that would otherwise be available.

Related Practice Areas

Litigation