

Indicative Rates

Valid till 31st December 2022

Anil Chawla Law Associates LLP (ACLA) uses the following rates for calculating the amounts to be charged. ACLA often works on a fixed fee basis where a fixed amount is quoted for a specific assignment. Even when a fixed fee is quoted, all extra work is charged on the basis of the rates given below.

Category	Rate per Hour or part thereof	
	USD	INR
Senior Partner	200	15,000
Partner	150	11,250
Associate	100	7,500
Junior Associate	50	3,750

A. General Terms

- A1. The above rates are indicative and should not be construed as an offer or quotation. ACLA reserves the right to change the rates at any time without giving any notice of the change.
- A2. Please ask ACLA for an estimate of the number of hours of work that are likely to be used up for an assignment before ACLA starts work on the assignment.
- A3. ACLA does not accept any client with anticipated billings of less than USD 2000 or Rs. 1,50,000. Often, ACLA will ask for an initial deposit of USD 2000 or Rs. 1,50,000- before starting work. The deposit is non-refundable.
- A4. ACLA retains the right to refuse to work on any assignment or for any client.
- A5. All expenses like travel, conveyance, lodging, boarding, photocopy, statutory fees, courier charges, fees of other professionals, etc. will be charged extra. In general, expenses will be incurred only after obtaining prior permission of the client.
- A6. Travel will be undertaken strictly after approval of the client. Partner and Senior Partner travel by air, business class for flights more than 2 (two) hours duration and economy class for shorter flights. Associate and Junior Associate travel either by air, economy class or by train, second AC. Tickets should be booked by the client in advance. During travel, a day is counted as eight (8) hours of working.
- A7. The Deliverables, advice, opinion, answers and such other documents provided by ACLA shall continue to be intellectual property of ACLA. The Client will have the right to use the same for his own use. The Client will be free to share the same with any of his employees,

directors and subsidiaries. The Client will not pass on or hand over the same either directly or indirectly to any individual or firm or company or entity not related to the business of the Client without written consent of ACLA.

- A8. ACLA shall provide advice, opinion, answers, documents and such other deliverables in good faith. Though best efforts will be made by ACLA to ensure correctness and accuracy of the same, no warranties or guarantees or assurances or indemnities are either provided or implied.
- A9. Except as and to the extent required by law, ACLA will not disclose or use in any manner any Confidential Information received from the Client about the Client or about any business related to the client to any third party or to public in general, unless a written permission for the disclosure has been taken from the Client in advance.
- A10. Payment Terms – Full payment in advance unless specified otherwise in the offer given by ACLA.
- A11. Payment should be made either by electronic transfer to the bank account of ACLA or by crossed cheque drawn in favor of “Anil Chawla Law Associates LLP” payable at Bhopal. A Proforma Invoice giving bank account details will be sent on request.
- A12. Jurisdiction – The relationship between ACLA and the Client will be subject to the laws of Madhya Pradesh, India and will be subject to the jurisdiction of courts at Bhopal.

B. Notes for Indian Clients

- B1. Goods and Services Tax (GST) for legal services is payable by the recipient of services under reverse charge. Hence, GST on the above is payable by the Client directly to the authorities.
- B2. Tax should be deducted at source (TDS), as applicable under the Income Tax Act, from all payments to ACLA.
- B3. Billing will be in Indian Currency only.
- B4. ACLA does not, generally, appear before any court or tribunal or authority. If appearance is required, the Client is advised to engage an advocate for appearance purposes.

C. Notes for Clients Based Outside India

- C1. ACLA advises in respect of Indian laws and legal system only. ACLA does not advise in relation to the laws of any country other than India. However, ACLA is often involved in disputes involving private international law and bilateral / multilateral international law.
- C2. Billing will be generally in USD. On specific request, ACLA may provide a quote in any other freely convertible currency.
- C3. While doing electronic transfer of funds, all bank charges are payable by the Client.
- C4. TDS or Withholding tax should not be deducted while paying to ACLA.