Privacy Policy

Chambers of Jangra and Associates ("We" or "Us" or "Our") owns and manages the website and its associated digital platforms (collectively, the "Platform"). We value your privacy and take our responsibilities concerning your data seriously.

This Privacy Policy ("Policy") is published in compliance with the following laws:

- Section 43A of the Information Technology Act, 2000 ("IT Act");
- Rule 4 of the Information Technology (Reasonable Security Practices and Procedures and Sensitive Personal Data or Information) Rules, 2011 ("SPDI Rules"); and
- Rule 3(1) of the Information Technology (Intermediaries Guidelines) Rules, 2011.

This Policy explains:

- 1. The types of information we collect.
- 2. How we collect and use that information.
- 3. How you can provide information selectively and update this information.
- 4. How we process, share, and protect your information.

1. General

1.1. The Platform is owned and managed by **Chambers of Jangra and Associates**, a fullservice law firm providing legal services ("Services") with offices located across India. This Policy applies to all users accessing or using Our Platform or engaging with Us through any means ("You" or "Your").

1.2. Any collection and processing of information during Our legal engagements shall be governed by specific terms of engagement and not this Privacy Policy.

1.3. By accessing or using Our Platform, You confirm that You have the legal capacity to enter into a contract and have read, understood, and agreed to this Policy.

1.4. You consent to Our collection, use, sharing, and disclosure of Your information as outlined in this Policy.

1.5. We may modify this Policy from time to time, and continued access or use of the Platform shall constitute Your acceptance of such changes.

1.6. If You access the Platform from outside India, You do so at Your own risk and are solely responsible for compliance with applicable local laws.

2. Information Collected and Method of Collection

We collect the following types of information through offline documentation and Our Platform:

2.1. User Information

We may require You to provide personal details such as name, email, mobile number, company/organization, title, designation, and physical addresses.

2.2. Demographic Information

We may collect non-unique details such as age, gender, and location.

2.3. Behavioral Information

We collect data regarding Your interaction with Our Platform, including IP address, browser type, access times, and location.

2.4. Indirect Information

Your use of third-party services integrated with Our Platform may require Us to collect additional information.

We collect User Information only with Your prior consent, unless legal grounds justify otherwise. By providing third-party information, You confirm that You have obtained their consent.

3. Use of Information

We use Your Information for:

- Improving Our Platform and business operations;
- Research, analytics, and legal updates;
- Compliance with legal obligations;
- Providing invitations for seminars, webinars, and legal discussions;
- Investigating and preventing fraudulent or illegal activities..

4. Disclosure of Information

We may share Your Information:

- With third-party consultants and service providers;
- In compliance with legal obligations;
- To enforce Our rights or respond to legal proceedings.

5. Third-Party Links

Our Platform may include third-party links. We are not responsible for their data collection or practices, and We encourage You to review their privacy policies.

6. Updating and Deleting Your Information

You may update or delete Your Personal Information by emailing **privacy@jangraassociates.com**. However, deletion may restrict Your access to Our Platform.

7. Security Measures

We implement security practices to protect Your Information, including restricted access and encryption measures. However, We are not responsible for security breaches beyond Our control.

8. Data Retention

We retain Your Personal Information for up to **five (5) years** unless required by law or business needs.

9. Disclaimer

While We take reasonable measures to protect Your privacy, We cannot guarantee absolute security. Your use of the Platform is at Your own risk.

10. Indemnity

You agree to indemnify Us against any claims arising from the disclosure of Your information to third parties or unauthorized use.