

To,


**The Registrar**  
**Nirma University**  
Sarkhej-Gandhinagar Highway  
Chandlodia, Gota  
**AHMEDABAD – 382 481 GUJARAT**

**Subs. Inv. No.:2017/10700A Dt. 11.09.2017**

Your Ref.:

Dt.

**SUBSCRIPTION INVOICE**

S.No.	Particulars	Rate (in Rs.)	Qty	Amount (in Rs.)
1.	 <b>SCC OnLine® Web Edition – PLATINUM</b> Annual Subscription – Multi User – IP Access - (Unlimited User) Comprising: <b>Indian Law</b> <ul style="list-style-type: none"> <li>• Supreme Court of India (1950 onwards) with <b>TruePrint™</b> (1969-Current)</li> <li>• Privy Council (1836-1950) with <b>TruePrint™</b></li> <li>• Federal Court (1939-1950) with <b>TruePrint™</b></li> <li>• All High Courts (with Selective <b>TruePrint™</b>)</li> <li>• Central Statutes with Rules, Regulations, Orders, Schemes etc.</li> <li>• Journal Articles (from SCC, LW, NUJS, SAL etc)</li> <li>• Law Commission Reports &amp; Constituent Assembly Debates</li> <li>• Commissions and Tribunals (TDSAT, IPAB, CIC, CCI etc.)</li> </ul>	1,65,000	01	1,65,000.00
For complete details of available law databases, please click the "Data Coverage" tab On <a href="http://www.scconline.com">www.scconline.com</a>				

GST @18%

29,700.00

- TERMS & CONDITIONS:**
1. Payment terms - 100% advance along with order
  2. Payment mode - Account payee Cheque/ DD payable at Delhi in favour of 'Eastern Book Co. Pvt. Ltd.' Or make Online payment on our website [www.scconline.com](http://www.scconline.com)
  3. Validity - Sept 30, 2017
  4. Other standard terms and conditions as overleaf
  5. Activation - 48 hours from receipt of confirmed order along with full payment
  6. GST IN - 07AAACE5782E1ZP

TOTAL

**1,94,700.00**

E. & O.E.

  
Signature

## TERMS AND CONDITIONS

1. EBC Publishing Pvt. Ltd., Lucknow is the Publisher of legal information made accessible through a Website ("the Service") available on the URL <http://www.sconline.com> or on any other such URL as may be determined later ("Publisher"). "SCC OnLine" and "Case Finder" are the trademarks / trade names owned by the said Publisher. "Supreme Court Cases", "Supreme Court Cases (Cri)", "Supreme Court Cases (L&S)", "Supreme Court Cases (Tax)", "Administrative Tribunal Cases", "The Law Reports", "The Weekly Law Reports", "The Business Law Reports", "Maharashtra Law Journal", "Madhya Pradesh Law Journal", "Calcutta High Court Notes", "Current Tamil Nadu Cases", "Law Weekly", "Labour Law Notes", "Andhra Pradesh Law Journal", "Allahabad Law Reports", "All India Cases" "Indian Factories and Labour Reports", "Indian Civil Cases", "Services Law Reporter" and "Delhi Reported Judgments" are trademarks / trade names of various publishers ("Licensor(s)") who publish these journals / periodicals and have licensed their content to the Publisher.

2. Payment of the full licence fee for a subscription package defined in the retail invoice (the 'Package') will entitle the party subscribing to the Service (the "Licensee") to a non-transferable, non-exclusive licence (the "Licence") for the period of the validity of the package to use the information database comprising data and wherever applicable the facsimile of the pages as published ("TruePrints") in

- (a) "Supreme Court Cases" for the period 1969 - till date
  - (b) Judgments and casenotes of the Supreme Court for those judgments not published in the Supreme Court Cases
  - (c) "The Indian Appeals" for the period 1872 - 1949
  - (d) "The Law Reports" for the period 1865 - till date
  - (e) "The Weekly Law Reports" for the period 1953 - till date
  - (f) "The Business Law Reports" for the period January, 2007 – till date
  - (g) "Maharashtra Law Journal" for the period 1960 – till date
  - (h) "Madhya Pradesh Law Journal" for the period 1956 – till date
  - (i) "Calcutta High Court Notes" for the period 1974 – till date
  - (j) "Current Tamil Nadu Cases" for the period 1995 – till date
  - (k) "Law Weekly" for the period 1914 – till date
  - (l) "Labour Law Notes" for the period 1972 – till date
  - (m) "Andhra Pradesh Law Journal" for the period 1969 – till date
  - (n) "Allahabad Law Reports" for the period 1975 – till date
  - (o) "All India Cases" for the period 2003 – till date
  - (p) "Indian Factories and Labour Reports" for the period 1950 – till date
  - (q) "Indian Civil Cases" for the period 1996 – till date
  - (r) "Services Law Reporter" for the period 1950 – till date
  - (s) "Delhi Reported Judgments" for the period 1980 – till date
  - (t) Central Acts and Rules
  - (u) Constituent Assembly Debates
  - (v) Reports of the Law Commission of India and other such bodies / organizations
  - (w) Bilateral / Multilateral / International Treaties and Conventions
- And any such data or material added in a future date ("Database").

3. The licence fee paid is non-refundable. All taxes, fees and duties existing and / or subsequently imposed are to be borne by the Licensee.

4. The Licence is for the limited purposes of carrying out: (a) academic or educational research or study; (b) providing academic or educational instructions to students; or (c) carrying out legal research and study in connection with a lawful profession or vocation only ("Permitted Purposes"), and the Licensee shall not commercially exploit the Database in any way. A separate licence agreement is required to commercially use or exploit the Database.

5. The Database may only be accessed and used by the Licensee and by persons permitted to do so by the Licensee in accordance with these Terms and Conditions (the "Authorized Users") and such access and use by the Licensee or the persons so authorized by him shall constitute an acceptance of these Terms and Conditions (the "End User Licence Agreement").

6. The Licensee acknowledges and agrees that the copyright in the Database vests solely in the Publisher / Licensor(s), and the Publisher / Licensor(s) retains title to and ownership of the original and all copies of its journals / periodicals / books, regardless of the form or media in or on which the original or other copies may exist, and the Publisher / Licensor (s) have the sole and exclusive rights to grant this Licence. The Publisher also holds ownership and copyright in the software used to run the Service and any other software created by it for this purpose.

7. This Licence is not a sale of the original or of any copy of the contents of the Database and nothing in the Licence is to be construed as granting or otherwise transferring to the Licensee any copyrights or ownership interest whatsoever in the Database. Except for personal use and in

accordance with the Permitted Purposes, taking out extracts from the Database or making copies thereof, their sale or republication in any manner whatsoever is prohibited. The storage of the extracts in any other retrieval system or transmission in any form by any means is also prohibited.

8. The Licensee shall not (and shall not permit any third party to): (x) remove, obliterate, conceal or obscure any copyright notice or other proprietary notices contained in the Database or use the Database in any way that infringes the copyrights or other proprietary interests in the same; (y) modify, adapt, or make any alterations, additions or amendments, translate, reverse engineer, decompile or disassemble the Database or the software used to run it or create derivative works based on them, other than to the extent permitted by applicable laws; (z) combine the whole or any part of the Database with any other software, data or material.

9. The Publisher may, in their sole discretion, in the following cases cancel the Licence: (a) violation of the terms of the Licence, or (b) any misuse or overuse of the Database by the Licensee, his / its employees, partners, associates, servants and agents, and no part of the Licence fee would be refundable on such cancellation.

10. On termination or expiry of the Licence, the Licensee shall immediately cease to have any rights or licence in respect of the Database or any part of it.

11. While all reasonable care has been taken to ensure accuracy and completeness of the Database, the Publisher / Licensor(s) or its / their agents shall not be liable in any manner for any mistake or omission in the Database or for any action taken or omitted to be taken or advice rendered or accepted on the basis of the Database or for any consequential loss or inconvenience arising therefrom. The Licensee acknowledges and agrees that the Database is to be used only as a reference aid and is not intended to be a substitute for the exercise of professional judgment by the Authorized User(s).

12. Neither the Publisher / Licensor nor its / their agents shall be liable for failure to perform its / their obligations if the failures result from an act of God, an act of Government, other authorities or statutory undertakings, fire, explosion, accident, power failure, equipment or systems failure, industrial dispute or anything beyond the Publisher / Licensors control.

13. The Publisher / Licensor(s) shall not be liable for any indirect, incidental or consequential loss, loss of profit, revenue, data or goodwill howsoever arising suffered by the Licensee arising under or in connection with these terms or conditions (including without limitation in respect of the Licensee's use or misuse of, or inability to use the Database or any part of it) or for any wasted management time, costs or expenses arising from such damage or loss.

14. All rights not expressly granted herein are reserved.

15. The Licensee shall fully indemnify and hold the Publisher / Licensor(s) and its / their affiliates harmless for all costs, damages, losses and expenses (including all reasonably incurred legal expenses) whether arising in contract, tort, under statute (including in each case negligence) or otherwise incurred by the Publisher / Licensor(s) and its / their affiliates which arise in connection with any misuse by the Licensee, any Authorized User or any other third party, of the Database or any part of the database, or otherwise in connection with any breach by the Licensee of these terms and conditions.

16. Except as may be expressly permitted under these terms and conditions, the Licensee shall not assign, transfer, charge, sub-license, delegate, sell or dispose of in whole or in part the Licence and the rights and obligations of the Licensee thereunder on a temporary or permanent basis without the prior written consent of the Publisher, or otherwise do anything which goes beyond the scope of the rights granted to the Licensee under these terms and conditions.

17. This End User Agreement and its Terms and Conditions shall be governed by and construed in accordance with Indian law.

18. All disputes relating to this End User Licence Agreement and its Terms and Conditions or claims arising therefrom will be subject exclusively to the jurisdiction of courts / forums / tribunals at Delhi, India only.

19. Any forbearance or delay by the Publisher / Licensor(s) in enforcing any provisions of these terms and conditions or any of its rights under them shall not be construed as a waiver of such provisions or its rights thereafter to enforce the same.

20. The Terms and Conditions are subject to change without notice. Please check for the latest Terms and Conditions at [www.sconline.com/termsandconditions.aspx](http://www.sconline.com/termsandconditions.aspx)