



Practices:

Merger & Acquisitions
Corporate & Commercial
Joint Venture & Collaborations

Education:

Solicitor, England & Wales B.A. (Law), Jesus College, Cambridge University

B.A. (Hons.) Economics, Hans Raj College, Delhi University Executive Education Programme on 'Leadership in Law Firms' at Harvard Law School, 2013

Professional Affiliations:

Bar Council of Delhi Law Society of England and Wales, UK

Fellow, Cambridge Commonwealth Society, U.K.

Member:

Sandhar Technologies Limited (Board) Mankind Pharma Limited (Board) Dalmia Nisus Finance (Investment Committee)

The British School, Chanakyapuri (Voluntary Governor)

FICCI Corporate Law Committee
Co-Chair FICCI Committee on stressed

FICCI Taskforce - Ease of Doing Business Committee on Transparency constituted by CII YPO - Delhi Chapter

Bharat Anand

Partner

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Bharat's practice spans a range of areas including mergers and acquisitions, joint ventures, private equity transactions as well as being a strategic advisor on particularly complex or sensitive situations in India. He has a wide range of industry experience including financial services, insurance, renewable energy, telecom, information technology, manufacturing and consumer goods. He represents financial sponsors, founders and family offices on control deals, growth capital investments, joint ventures and exits. He has also advised Indian and foreign clients on disputes in India.

Bharat is ranked by both Chambers Asia Pacific and UK as a "Band 1 Lawyer" for M&A work in Delhi and is recognised as a Global Leader by "Who's Who Legal" for M&A and Governance issues.

Bharat joined Khaitan & Co in 2009 with direct responsibility for the Firm's Corporate and M&A practice in Delhi and is a member of the Firm's National Executive Committee. Prior to joining Khaitan & Co, Bharat had a successful career at the London offices of Freshfields from 2001 until 2009.

Bharat plays an active role in leading industry associations in India. He is Co-Chair of FICCI's Committee on Stressed Assets and a member of CII's Committee on Transparency and Governance.

Bharat read law at Jesus College, Cambridge and is an alumnus of St. Columba's School. He is a dual qualified lawyer (India and England Wales).

Representative Matters:

In his area of expertise, Mr Anand has represented and advised the following clients:

- Aakash Educational Services Limited on consolidation with Think & Learn Private Limited (Byju's) pursuant to a combination of share sale and merger;
- Panatone Finvest Limited (the investment arm of Tata Sons Private Limited) on its acquisition of equity shares and warrants of Tejas Networks Limited;
- **Quadria Capital** in connection with its investment in Encube Ethicals Private Limited;
- **Softbank** on its (i) USD 150 million Series F and USD 130 million Series H investment in Sorting Hat Technologies Private Limited (d/b/a

Bangalore Kolkata Mumbai New Delhi



'Unacademy'), (ii) USD 100 million Series O investment in Mindtickle Inc, (iii) USD 250 million Series C investment in Zeta Investments Holdings Pte Ltd, (iv) USD 90 million Series O investment in Quicko Technosoft Labs Private Limited (d/b/a 'Whatfix'), (v) USD 150 million Series E investment in OFB Tech Private Limited (d/b/a 'OfBusiness'); (vi) USD 75 million investment in Cars24;

- **RMG Corporation** in connection with its De-SPAC transaction and business combination with ReNew Power:
- Max Real Estate in connection with its bid for a large real estate portfolio from insolvency;
- **Manipal Hospital** on its acquisition of the entire share capital of Columbia Asia Hospitals;
- Avantha in connection with restructuring of Jabhua Power Limited;
- Mankind Pharma on the recent investment by ChrysCapital;
- Manipal Healthcare on various M&A situations in India;
- **Specsmakers** on various matters including fundraising from venture capital investors;
- Rategain in relation to USD 15 million series B round of investment by Avataar Venture Partners I in Rategain Travel Technologies Private Limited by way of subscription to primary securities;
- **Azure Hospitality** on various matters including fundraising from private equity investors
- **Sandvik Machining Solutions** in connection with acquisition of Miranda Tools' machining tools business in India;
- **GL Events** (France) in connection with various opportunities in india;
- **CK Birla Group** in connection with its JV with Peugeot and transfer of Ambassador brand;
- **Bandhan Bank** in connection with IFC's and GIC's investment and reorganization of Bandhan's microfinance business;
- Fosun in connection with its investment in Delhivery Pvt Ltd.;
- Astro Capital in connection with various matters in India;
- Dalmia Bharat in connection with KKR's exit and related matters;
- **MyMoneyMantra** and its shareholders on the investment by IFSD B.V./ Vaalon Capital;
- B9 Beverages (Bira) & MyMoneyMantra on various rounds of venture investment:
- **Prosegur Compania De Seguridad S.A.** in connection with the sale of its stake in its Alarm Monitoring and Response Services JV;
- Mankind Pharma on a strategic investment in the diagnostic sector;
- HCL in connection various acquisition transactions in India;
- **JK Group** in connection with restructuring of certain offshore investments;
- Prosegur in connection with its JV in India;
- Airbus Industries in connection with various matters in India;
- Quadria Capital in connection with healthcare investments across India;
- Heidelberg Cement in connection with various matters in India;
- Exal Corporation (wholly owned by Ontario Teacher's Pension Plan) in relation to complete buy-out of Mankind Pharma Limited's stake in Casablanca Industries Private Limited;
- GTI Capital on various investments and other matters in India;
- **Avantha Group** on several transactions including listed market linked debentures;
- Mankind Pharma on various matters including the exit by ChrysCapital from Mankind;



- **Welspun** in connection with the investment by DEG in its renewables business:
- Radico Khaitan Limited in relation to a potential joint venture with a third party investor;
- **Dalmia Cement (Bharat) Limited** in relation to acquisition of Bokaro cement plant from Jaiprakash Associates Limited;
- **Blackstone** on various matters in India including its proposed investment in a bottling company in North India;
- **GE** in connection with various matters in India;
- L N Bangur Group in relation to sale of 53.46% stake in Andhra Paper Mills to International Paper Company;
- Anheuser-Busch in connection with its Indian joint venture;
- **Reliance Industries Limited** in relation to internal reorganization of group companies engaged in providing internet services through landline and wireless through a scheme of amalgamation;
- **Network 18** in connection with the acquisition of ETV (a network of channels in South India);
- **INOX** in connection with its acquisition of CVA Inc in Houston, Texas. This transaction was awarded the Asia M&A Atlas Award for Manufacturing Deal of 2010;
- **East India Hotels** (The Oberoi Group) in connection with the acquisition of its JV partner's interests in Hong Kong, The Netherlands and Nepal;
- British Telecom in connection with various matters in India including the IPO of its Indian joint venture with Mahindra and Mahindra, Tech Mahindra Limited;
- **Tesco** in connection with its planned retailing joint venture in India with Bharti;
- Mitsui in connection with its exit from Sesa Goa Limited;
- **Eni S.p.A.** in connection with its public offer for Hindustan Oil Exploration Company Limited and its strategy in connection with vexatious litigation;
- Assam Company India Limited in connection with its hostile offer for Canoro Resources Limited, a listed Company whose stock is quoted on the TSXV in Canada;
- Rabo Equity on several investments in India;
- Siemens AG on a joint venture in India;
- Siemens AG on its tender offer for Bayer Diagnostics Limited;
- Sekisui Chemicals in connection with its joint venture in India;
- EADS/Cassidian on various matters in India; and