



## **CAUTIONARY NOTICE**

General public are advised that *u/s 129* of the Patents Act, 1970 (“the Act”), the right to practise in patent matters in India (including drafting patent specifications, amending patent applications, and filing patent applications in India or abroad) and to use any name or other description which contains the words “patent agents” is restricted to those who have in force registration certificates and are on the Register of Patent Agents in India.

It has been drawn to our attention that there are persons, organizations and incorporated bodies who hold themselves out and carry on the business, practice or act as patent agents in India when they do not have in force registration certificates and are not on the Register of Patent Agents. Please be informed that such persons, organizations and bodies risk prosecution *u/s 123* of the Act and are liable on conviction to a fine not exceeding INR 100,000 in the case of a first offence and five lakh rupees in the case of a second or subsequent offence.

You are advised to only consult patent professionals who have in force a valid registration certificate and who are on the Register of Patent Agents.

Akhilesh K. Gupta  
President

Patent Agents Association, India

[October 26, 2013](#)