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Dated: 02 November, 2022

To,

The Hon'ble Chief Justice of India The Supreme Court of India, New Delhi.

Sub.: To allow the 10 years regular Practicener to act and plead in the Hon'ble Supreme Court of India, because present Advocate-on-Record system alone is not workable in the digital era.

My Lord,

With due respect, It is respectfully submitted that, the registry of the Supreme Court of India is over-burden and not properly inform directly to the brief holder advocate, who are directly accountable to the cases/litigants. That is the reason huge pendency in the registry with unnecessary defects', and due to the lack of quick response, matter could not listed before the Supreme Court. Due to the communication gap between the registry and brief holder lawyer, matter are keeps pending for a long time. In this situation, if 10 year regular precticener advocate are allowed to act and plead in their cases similarly to the AOR, then the huge problems of pendency will be reduced. After taking the advantage of experienced regular practicener Advocates as well as the registry will be able to list the matter without any delay.

On 01-11-2022 in COURT NO. 14 before the HON'BLE MR. JUSTICE PAMIDIGHANTAM SRI NARASIMHA 4000 matter was listed for not curing the defects by the AORs. That is a reason matter was not listed and litigants as well registry of the Supreme Court are victim.

Now days we are living in Digital era, therefore certain changes is also require for smooth function of the Justice delivery system and allow to 10 year regular practice of Supreme Court to act and plead like AOR. In this regard, SCBA also wrote a letter before your Lordship, which pending for consideration. Therefore, it is appropriate to allow the 10 year regular practitioner of the Supreme Court to act and plead accordingly so that Registry, Litigants and AORs will not be suffered.