



\$~45

* IN THE HIGH COURT OF DELHI AT NEW DELHI

+ CS(COMM) 1074/2024

PHYSICSWALLAH PRIVATE LIMITEDPlaintiff

Through: Mr. Abhishek Kotnala and Mr. Kartikeya Tandon, Advocates.

versus

MR. VIVEK THAKUR TRADING AS SCHOLARS DENDefendant Through: Mr. Aditya Vikram, Mr. Ankur Vyas and Mr. Kumar Kartikay, Advocates.

CORAM: HON'BLE MR. JUSTICE TEJAS KARIA

<u>ORDER</u> 23.07.2025

%

I.A. 17393/2025

This is an Application on behalf of the Plaintiff under Order VIII Rule
and Order IX Rule 6 and 11 read with Section 151 of the Code of Civil
Procedure, 1908 for pronouncement of Judgment against the Defendant.

2. Issue Notice. The learned Counsel for the Defendant accepts Notice.

3. Let the Reply be filed within a period of three weeks from date. Rejoinder thereto, if any, be filed within a period of one week thereafter.

4. The learned Counsel for the Defendant submits that in view of the undertaking given by the Defendant before this Court, the Defendant is not intending to carry any further advertisement that has been injuncted by this Court.

This is a digitally signed order.





5. In view of this submission, the learned Counsel for the Parties submit that they are open to exploring the possibility of reaching an amicable settlement so that the present Suit can be disposed of in terms of settlement, if the Parties are able to arrive between them.

6. Therefore, the Parties are referred to Delhi High Court Mediation and Conciliation Centre ("**DHCMCC**") to explore the possibility of settlement through mediation. The Parties are directed to appear before the DHCMCC on 31.07.2025.

7. List before this Court on 03.09.2025.

TEJAS KARIA, J

JULY 23, 2025/sms