TM/2/2022 DLND010003762022 SUPPLETEK INDUSTRIES VS. RAYVAR TEK ASSOCIATE

13.09.2024

Present: Sh. Kamal Naresh, Advocate for Plaintiff.

Defendant is already ex-parte, vide order dated

14.08.2024.

Heard. Perused.

At the outset, Ld. Counsel of plaintiff has pointed out that an application under Order VI Rule 17 r/w Section 151 CPC seeking amendment of plaint, is pending disposal.

Primary amendment sought is with respect to enhancement of valuation of the suit for purposes of jurisdiction and Court fees. The proposed amendment is merely formal in nature and does not in any manner change the nature or character of the suit.

Having considered the submissions made on behalf of plaintiff, the reasons assigned in the application and the overall facts and circumstances of the case, the amendment application is hereby allowed. The amended plaint filed therewith is taken on record.

An application under Section 151 CPC is filed on behalf of plaintiff to bring on record affidavit under Order XI Rule 6 (3) CPC alongwith said affidavit.

After considering the submissions made by Ld. Counsel for plaintiff, reason assigned in the application and in the interest of justice, application of plaintiff is allowed and

Contd:-

disposed off. Affidavit under Order XI Rule 6 (3) CPC is taken on record.

-2-

Today, case is fixed for ex-parte evidence of plaintiff.

Ld. Counsel for plaintiff has filed evidence by of affidavit of plaintiff witness i.e., PW1 Sh. Parminder Singh. Affidavit of PW1 tendered in evidence.

Vide separate statement of Ld. Counsel for plaintiff, plaintiff's ex-parte evidence stands closed.

Put up on 18.11.2024 for *ex-parte* final arguments.

Vidya Prakash District Judge (Commercial Court)-02 Patiala House Court, New Delhi. 13.09.2024<sub>(V)</sub>