2015

BEFORE E THE HOWBLE DISTRICT JUDGE SAKET COURT, NEW DELHI LSIA

IM No. of 2015

SKITCOLF KUMMAD

IN THE MATTER OF:

Having its registered Office at: Metro Institutes of Medical Sciences P. Ltd

14, Ring Road Lajpat Nagar -IV New Delhi -110 024

..Plaintiff

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District & Sen

VERSUS

14, Balaji Nagar, Nizampet Land Mark- Opposite Hanuman Temple Hyderabad-500072 Metro Hospital

...Defendant

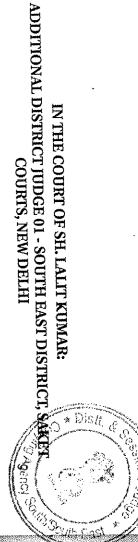
SUIT FOR PERMANENT INJUNCTION RESTRAINING INFRINGEMENT OF TRADE MARK, FOR RENDITION OF ACCOUNTS OF PROFITS, DELIVERY UP, ACTS OF UNFAIR COMPETITION E.T.C.

The Plaintiff above-named most respectfully submit as under:

024. Mr. Govind Kumar Sharma is the authorized signatory to institute the present suit and to sign and verify the pleadings on its behalf. is a company The Plaintiff namely, Metro Institutes of Medical Sciences Private Limited, registered office at 14, Ring Road, Lajpat Nagar -IV, New Delhi -110 incorporated under the Companies Act, 1956, India having

With a vision to provide the utmost level of healthcare to the common wing under the name Metro Multispecialty Hospital was set up. This was segment in hospital under the name, Metro Hospitals & Heart Institute (MHHI) at Plaintiff with the help man at the most affordable cost, Dr. Purshotam Lal the chairman of the E June 1997, the Plaintiff started in September, 1998, a multispecialty 1997. of a Immediately group of NRI physicians founded the first after foraying into the heart care

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Metro Institutes of Medical Sciences Pvt. Ltd.

Versus

Metro Hospital

Order:

14.12.2015

Present: Ld. Counsel for plaintiff

delivery of Acts of unfair competition etc. received by assignment. infringement of Trade Mark, for rendition of account of profits, be checked and registered. This is a suit for permanent injunction, restraining

Trade Marks registered in the name of plaintiff. in his application u/o 39 r. 1&2 CPC parte injunction/protection may be granted to the plaintiff as prayed Ld. Counsel for the plaintiff submitted that ad-interim exas defendant is infringing the

and have perused the records. The brief facts of the case are that: Heard on the prayer for ex-parte ad-interim injunction

The plaintiff was originally incorporated as U.G Hospitals Pvt. on 17.05.2007. The aforementioned registrations were applied present name i.e. Metro Institutes of Medical Sciences Pvt. Ltd As on 20.02.1990. The name of plaintiff changed to its

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14.12.15

with the Trade Mark Registry to record the change in the name in the name of U G Hospitals Pvt. Ltd. (plaintiff as originally Metro Hospital, which is a composite mark / label incorporating proprietor of the trade marks Metro, Metro Heart Institute and the Trade Mark Registry. Though, the plaintiff is the registered of the plaintiff to its present name. The same is pending with The plaintiff has filed appropriate applications on Form TM 33 incorporated). These registrations are duly renewed and valid. the essential component i.e. Trade name Metro used since

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- $\dot{\aleph}$ reply inspite of having received it on 16th November 2015. legal notice dated 13.11.2015 to which the defendant did not defendant namely "Metro Hospital" that it is using the identical It is further averred that the plaintiff came to know about the trade mark of plaintiff as infringed one and accordingly issued a
- ώ affecting the interest and reputation of plaintiff. defendant by as Metro Hospital . The goodwill earned by the plaintiff from the maliciously using its name and deceptively projecting himself in his favour and has not been overruled by the registration year 2007. Plaintiff argued that the said registration is still valid certificate as well as certificate of trademark registration in the using the plaintiff's trademark is indeed deceiving the common last 19 years are on the stake due to the above and is adversely authorities further or has not been argued that plaintiff has expired yet. defendant has got incorporation
- 3289/2012 Metro Institutes of medical Sciences P. Ltd. Vs. Dr. Ld. Counsel for the plaintiff relied upon a case CS (OS)

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14:12

Examiner Dated....

Fahad Islahi and Anr.

- ĊΠ The plaintiff has established a prima facie case and the balance defendant from providing medical and hospital services under injunction is granted during the proceedings restraining the suffer irreparable loss and injury unless an order of interim of convenience is in favour of the plaintiff. The plaintiff will the impugned trade mark METRO.
- Ó Considering However, it is made clear that this order shall come into effect may be deceptively similar thereto till the next date of hearing. of medical services or any other trade as a part of its corporate name and / or trading name in respect are restrained from using "Metro" as trade name / trade mark or business franchisees, licensees, distributors, dealers and agents partners or proprietor, as the after 15 days from the service to the defendant. of order 39 rule 3 be done within a week. the circumstances, case may defendant, mark or trade name as be, assignees in his Compliance directors,
- 7 Nothing stated herein shall tantamount the expression of any opinion on the merits of the case.

PF/RC for 03.03.2016 .Steps within 7 working days. Notice of the suit be issued to the defendant on filing of | 4.12 .t.

(LALIT KUMAR)
Additional District Judge 01(SE),
Saket Courts, New Delhi/ 14.12.2015

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