* IN THE HIGH COURT OF DELHI AT NEW DELHI

+ CS(COMM) 980/2018 & I.A.Nos.8259-8261/2018 V GUARD INDUSTRIES LTD. Plaintiff

Through Mr.Sachin Gupta, Advocate.

versus

VIJAY SHANKAR YADAV & ANR. Defendants Through Mr.Harshit Gulati, Advocate.

CORAM: HON'BLE MR. JUSTICE MANMOHAN <u>O R D E R</u> 11.07.2018

Today learned counsel for the defendants has handed over an authority letter in favour of defendant no.1 by defendant no.2. The same is taken on record.

I.A.No.8899/2018

Present joint application has been filed under Order XXIII Rule 3 read with Section 151 CPC. The same is duly signed by learned counsel for the plaintiff and defendants as well as by the parties to the litigation.

Present application is also supported by the affidavits of authorized representative/constituted attorney of the plaintiff and the defendants.

Both the learned counsel state that the matter has been compromised in accordance with the terms mentioned in Para 2 of the present compromise application.

\$~6

Both the learned counsel further assure and undertake to this Court that the parties shall comply with the settlement terms mentioned in the present application.

The aforesaid statements, assurances as well as undertakings given by learned counsel for the parties are accepted by this Court and parties are held bound by the same.

This Court has also perused the present compromise application and is of the opinion that they are lawful.

Consequently, the suit is decreed in accordance with prayers 33(a), (b), (c) and (f) of the plaint as well as Para 2 of the present application, a copy of which is marked as Ex. C-1. Registry is directed to prepare a decree sheet accordingly.

Registry is also directed to issue to the plaintiff a certificate authorizing it to receive back from the Collector the half amount of the Court fee paid by it in the present suit.

With the aforesaid observations, present application is allowed and the suit and all pending applications stand disposed of.

MANMOHAN, J

JULY 11, 2018 KA