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NOTICE By (R.P.A.D.)

Dated:11/11/2025

To,

Ms. Mahananda Madhukar Mali

Under the instructions my client HefShine Softwares Pvt. Ltd ,through Mr. Akshay Niranjan Paramane, Company Secretary, Having its office at: 5th Floor, Atharv Feryez Plaza, Opp. Shankar Maharaj Math, Pune – Satara Road, Dhankawadi Pune - 411 043, I have to address you as under:-

- 1) My client says that, my client is a registered Pvt. Ltd firm, registered under Indian Company Act 2013. My client is having a business of Software Training and Placement. My client says that, my client is having good reputation in the said business.**

My client says that, you have approached my client and represented my client that, so as to enable you to get a good placement. You were also interested in getting the placement through my client. Accordingly, my client and you entered into Agreement and thereby you have agreed to take training from my client and my client has agreed to give placement to you. My client will rely upon true and correct interpretation of the said Agreement. The material terms and conditions of the said Agreement are as under:

A. My client has agreed to provide technical and non-technical training to you and various tests will be taken by my client.

B. It is specifically agreed that, it shall be a full time course and you need to be present.

C. My client says that, after completion of the final test you shall be given placement opportunities.

D. My client says that,

Fees of the Course are as below:-

a) Rs. 5,000/- (Incl.GST) as a registration fees. You Have already Paid

b) Rs.65,000/- (Incl.GST) as a training fee you need to pay if you leave the course in-between or after you get placed or you need to pay if attendance goes below 94%.

2) My client says that, after the execution of the Agreement my client started giving Software training to you. You have attended some of lectures, seminars etc. My client says that, during the said period you have also given various tests.

3) My client says that, during the said course, As per the said Agreement it is clearly stated that if candidate is absent for a week or more than that without any prior intimation on email (hefshine@gmail.com) and without an approval from HefShine Softwares Pvt Ltd., then you should pay remaining registration fees and training fees Rs. 65,000/- (Incl.GST) within 30 days from your last present day in HefShine Softwares Pvt. Ltd.

It is also clearly stated in the said Agreement that you are liable to pay entire training amount if you quits the course in between. You have violated the same criteria.

- 4) My client says that, according to the terms and conditions you are liable to pay an amount as per the said Agreement. Thus, you are liable to pay Rs.65,000/- (Incl.GST) Training Fee and you were supposed to pay Rs.65,000/- (Incl.GST) as a remaining Training Fees to my client. My client says that, after quitting the course in between, my client requested you to pay above amounts to my client. However, you have avoided to do so on one pretext or other. My client has also sent regular what'sApp messages and reminder to you and requested you to pay the said amount. However, you have miserably failed to pay the said amount for the reasons best known to you.
- 5) My client says that, my client and you entered into valid Agreement. The said Agreement is acted upon. My client has performed its part of the Agreement and provided you training.

However, you are avoiding to pay lawful dues of my client and thereby you have committed breach of the terms and conditions of the said Agreement. Moreover, you have taken undue advantage of your own wrong and are trying to dupe the money of my client and thereby you are getting illegal gain and wrongful loss to my client and thereby you have committed offence of cheating. My client has therefore, instructed me to call upon you, which I hereby do to pay Rs. 65,000/- (Incl.GST) to my client within 8 days from the receipt of this notice by you, failing which my client shall be constrained to file complaint against you for the offence of cheating and shall take necessary legal action in civil and arbitration court against you and for the costs and consequences of which, you shall be held responsible, which please note.

Please note you are also liable to pay Rs. 5,000/- as a charges of this notice.


Adv. Deepali D. Vanarase
B.A.,LL.B.

Pune:

Date: 11/11/2025

Advocate