

**Case Title:**

**OpenAI v. Delhi Technical Campus**

**Court:**

United States District Court for the Northern District of California

**Case Number:**

25-CV-XXXX

**Nature of the Case:**

This is a **copyright and contract dispute**. OpenAI alleges that Dekhi Technical Campus unlawfully used its proprietary AI models without proper licensing and violated OpenAI's terms of service. Dekhi Technical Campus, on the other hand, claims **fair use** and argues that OpenAI's licensing restrictions are **anticompetitive**.

**Summary of the Case:**

OpenAI claims that Dekhi Technical Campus integrated OpenAI's API into its educational software and resold access to students **without proper authorization or payment**. OpenAI argues this is a direct violation of its licensing terms and a breach of intellectual property rights.

Dekhi Technical Campus argues that it used OpenAI's technology for **educational and research purposes**, which falls under **fair use**. The institution also accuses OpenAI of **unfair trade practices**, alleging that OpenAI's pricing models and restrictions create **monopolistic barriers** against smaller institutions.

**Legal Claims by OpenAI:**

1. **Breach of Contract** – Violation of OpenAI's API terms.
2. **Copyright Infringement** – Unauthorized commercial use of OpenAI's models.
3. **Unjust Enrichment** – Profiting from OpenAI's technology without compensation.

**Legal Defenses by Delhi Technical Campus:**

1. **Fair Use Defense** – The usage was for educational purposes.
2. **Antitrust Counterclaim** – OpenAI's pricing and licensing practices limit competition.
3. **Lack of Clear Terms** – Dekhi argues that OpenAI's API terms were vague.

## **Current Status:**

The case has been **filed** and awaits pre-trial motions. OpenAI is seeking **damages** and an **injunction** to stop Delhi Technical Campus from further use. Delhi Technical Campus has countered with an antitrust claim and is requesting the case be dismissed.

---