

**IN THE HON'BLE HIGH COURT OF DELHI**

**AT NEW DELHI**

**(ORIGINAL JURISDICTION)**

**IN RE: CIVIL SUIT (OS) NO. \_\_\_\_ OF 2025**

**IN THE MATTER OF:-**

**M/S. ONS INTERACTIVE SOLUTIONS ...PLAINTIFF**

**VERSUS**

**MR. MUNINDRA KUMAR SHARMA ...DEFENDANT**

**(MASTER INDEX)**

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4.	Suit format	4-5
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3.	Copy of Appointment letter 01.03.2018	Plainti ff	Plainti ff with defend ant	Defen dant	Photoc opy	Defen dant	5-7
4.	Copy of aadhar card of the defendant	Defen dant	Defen dant	Defen dant	Copy	Defen dant	8
5.	Copy of Resignati on mail and its Confirmation Mail	Defen dant	Defen dant and Plaintiff	Plainti ff and defend ant	Printe d	Plainti ff and defend ant	9-10
6.	Copy of Memora ndum of understa nding	Plainti ff	Plainti ff and defend ant	Plainti ff and defend ant	Printe d	Plainti ff and defend ant	11-15

	dated 31.03.20 25						
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	electronic Records						
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For ONS Interactive Solutions  
  
**PLAINTIFF**

**NEW DELHI**

**DATED: 17.06.2025**

**THROUGH**

**HIMANSHU BAJAJ & RAJ KUMAR**

**Advocates**

**D/298/2003 .....&..... D/9732011**

**426, MC Setalvad Block,**

**Supreme Court, New Delhi-01**

**hbajaj99@gmail.com 9810424400**

\* Advance copy supplied to the opposite party.

\* proof of service is at page No.24-26 after plaint part and before INTERLOCUTORY application part.

\* all objections removed, court fees affixed for all reliefs as prayed.

\* A consolidated court fees of Rs.217500/- against all reliefs affixed, which is on page 11.

\* A Court fees of Rs.1000/- for Process Fees is separately paid which is on page 24.

\* All objections removed, kindly list the matter before court in as it is manner.

\* All objections removed  
the file uploaded at my end is specifically opening the specific bookmarked page.

please list the matter as it is.

**IN THE HON'BLE HIGH COURT OF DELHI  
AT NEW DELHI  
(ORIGINAL JURISDICTION)**

**IN RE: CIVIL SUIT (OS) NO. \_\_\_\_ OF 2025**

**IN THE MATTER OF:-**

**M/S. ONS INTERACTIVE SOLUTIONS ...PLAINTIFF**

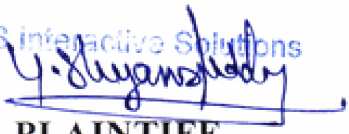
**VERSUS**

**MR. MUNINDRA KUMAR SHARMA ...DEFENDANT**

**(INDEX-I)**

**PART-I PLAINT**

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For ONS Interactive Solutions  
  
**PLAINTIFF**

**NEW DELHI**

**DATED: 17.06.2025**

**THROUGH**

**RAJ KUMAR & HIMANSHU BAJAJ**

**D/973/2011 & D/298/2003 Advocates**

Ch.No.426, MC Setalvad Block,

Supreme Court, New Delhi-01

9810424400, 9958031223

[hbjaj99@gmail.com](mailto:hbjaj99@gmail.com)

IN THE HIGH COURT OF DELHI AT NEW DELHI  
ORDINARY ORIGINAL CIVIL JURISDICTION  
IN RE: CS(OS)NO. \_\_\_\_\_ 2025  
IN THE MATTER OF:-  
M/S. ONS INTERACTIVE SOLUTIONS ... PLAINTIFF  
VERSUS  
MR. MUNINDRA KUMAR SHARMA ... DEFENDANT

**URGENT APPLICATION**

To,  
**The Registrar**  
High Court of Delhi  
New Delhi.

Sir,

Kindly treat the accompanying Civil Suit as an urgent one since the defendant is constantly breaching the terms of MOU and undertaking dated 31.03.2025 and causing financial as well as reputational loss to the plaintiff company. Therefore, kindly list it urgently in accordance with the High Court's rules, practice and procedure.

Thanking you,

**NEW DELHI**  
**DATED: 17.06.2025**

THROUGH



**RAJ KUMAR & HIMANSHU BAJAJ**  
**D/973/2011 & D/298/2003 Advocates**  
Ch.No.426, MC Setalvad Block,  
Supreme Court, New Delhi-01  
9810424400, 9958031223  
[hbajaj99@gmail.com](mailto:hbajaj99@gmail.com)

IN THE HIGH COURT OF DELHI AT NEW DELHI  
ORDINARY ORIGINAL CIVIL JURISDICTION

IN RE: CS(OS)NO. \_\_\_\_\_ 2025

IN THE MATTER OF:-

M/S. ONS INTERACTIVE SOLUTIONS ... PLAINTIFF

VERSUS

MR. MUNINDRA KUMAR SHARMA ... DEFENDANT

**NOTICE OF MOTION**

Sir,

Take notice that the accompanying Civil Suit will be listed before the Court on 01.08.2025 or shortly thereafter at 10.30 AM, or so soon thereafter as may be convenient to the Court.

NEW DELHI

DATED: 17.06.2025

THROUGH

   
**RAJ KUMAR & HIMANSHU BAJAJ**  
**D/973/2011 & D/298/2003 Advocates**  
Ch.No.426, MC Setalvad Block,  
Supreme Court, New Delhi-01  
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[hbj99@gmail.com](mailto:hbj99@gmail.com)

**IN THE HIGH COURT OF DELHI AT NEW DELHI**  
**ORDINARY ORIGINAL CIVIL JURISDICTION**

**IN RE: CS(OS)NO. \_\_\_\_\_ 2025**

**IN THE MATTER OF:-**

**M/S. ONS INTERACTIVE SOLUTIONS**

**...PLAINTIFF**

**VERSUS**

**MR. MUNINDRA KUMAR SHARMA ...DEFENDANT**

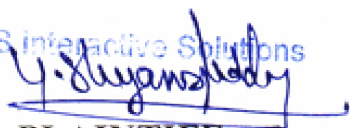
**SUIT FORMAT**

Nature of matter	SUIT FOR PERMANENT INJUNCTION AND RECOVERY OF DAMAGES
Statutes invoked	Civil Procedure Code

**INTERLOCUTORY APPLICATIONS (IAS)**

S.No .	No. of Year	Filed by	Provisions of law	Nature of relief sought	Remark
1.	2025	Plaintiff	Application U/o XXXIX Rule 1 & 2 R/w Section 151 of CPC for ad-interim ex-parte injunction	Injunction	

			alongwith supporting affidavit		
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For ONS interactive Solutions  
  
PLAINTIFF

**NEW DELHI**  
**DATED:17.06.2025**

THROUGH   
  
**HIMANSHU BAJAJ & RAJ KUMAR**  
Advocates  
**D/298/2003 .....&..... D/9732011**  
**426, MC Setalvad Block,**  
**Supreme Court, New Delhi-01**  
**hbajaj99@gmail.com 9810424400**

## **SYNOPSIS**

The Plaintiff, a registered partnership firm specializing in information technology-enabled services, including recruitment process outsourcing (RPO), staffing solutions, and talent acquisition, primarily serving clients in the United States, has filed a suit against the Defendant, a former Senior Technical Recruiter. The Defendant was employed by the Plaintiff in March 2018 with a monthly salary of ₹53,000 and signed a service bond, later revised to ₹3,33,713, due to the sensitive nature of the role involving specialized training and client interactions. Upon resigning on March 18, 2025, the Defendant's resignation was accepted on March 26, 2025, with the last working day set for March 31, 2025. The Plaintiff conditionally waived the bond enforcement, subject to the Defendant signing a Memorandum of Understanding (MoU) and undertaking on March 31, 2025, which included post-employment covenants prohibiting solicitation of the Plaintiff's clients, employment with competitors, and misuse of confidential information for two years.

On June 6, 2025, the Plaintiff discovered through internal monitoring that the Defendant was breaching the MoU by providing services to Collaborative LLC and Softwise Solutions, clients listed in the MoU's Document A, and potentially other clients. The Defendant also allegedly used the Plaintiff's proprietary strategies and communications, causing significant financial and reputational damage, including annual revenue losses of \$120,000 from Collaborative LLC, \$96,000 from

Softwise Solutions, and losses from non-utilized hiring platform subscriptions (Monster, Dice, CareerBuilder) totaling \$43,200. Additional harm includes eroded client trust, disrupted recruitment cycles, and defamatory communications by the Defendant. The Plaintiff claims the full extent of losses requires forensic analysis and values the suit at ₹2,20,32,000 for jurisdictional purposes. Hence the present suit

### **LIST OF DATES AND EVENTS**

- |                            |   |
|----------------------------|---|
| 01.03.2018                 | Defendant appointed as Senior Technical Recruiter with the Plaintiff, with a monthly remuneration of ₹53,000, via Appointment Letter. Defendant executed a service bond for ₹1,59,000.  |
| 01.10.2024                 | Service bond amount revised to ₹3,33,713 through an internal amendment.   |
| 18.03.2025 &<br>26.03.2025 | The Defendant tendered resignation on 18.03.2025. The Plaintiff accepted Defendant's resignation via email, setting March 31, 2025, as the last working day and conditionally waiving the bond enforcement, subject to execution of an MoU and undertaking. |
| 31.03.2025                 | Defendant executed the MoU and undertaking on a valid e-stamp certificate (IN-DL60900370820120X), agreeing to post-   |

employment covenants prohibiting client solicitation, employment with competitors, and misuse of confidential information for two years.

06.06.2025 Plaintiff discovered through Microsoft Teams and communication logs that the Defendant was rendering services to Collaborative LLC, breaching the MoU's non-solicitation and confidentiality clauses. Internal audit confirmed Defendant's engagement with Softwise Solutions and possibly other clients listed in the MoU, along with misuse of proprietary business strategies, recruitment pipelines, and client communications. Defendant's continued breach of MoU terms by contacting Plaintiff's clients, causing sustained financial and reputational damage.

Hence the present Suit.

IN THE HIGH COURT OF DELHI AT NEW DELHI  
ORDINARY ORIGINAL CIVIL JURISDICTION

IN RE: CS(OS)NO. \_\_\_\_\_ 2025

IN THE MATTER OF:-

**M/S. ONS INTERACTIVE SOLUTIONS ...PLAINTIFF**

**VERSUS**

**MR. MUNINDRA KUMAR SHARMA ...DEFENDANT**

**MEMO OF PARTIES**

**M/s. ONS Interactive Solutions**

Regd. Office at G-4, NDSE-II,

New Delhi-110049

Through its Authorized Representative

Mr. Yeduru Shyama Sunder Rao,

S/o Sh. Y.K. Reddy

R/o H.No. 44, Shiva Khand, Vishwakarma Nagar,

Jhilmil Colony, Delhi-110095

Email: info@onsinteractive.com

**...PLAINTIFF**

**VERSUS**

**MR. MUNINDRA KUMAR SHARMA,**

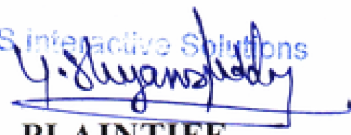
S/o Mr. Dhruv Dev Sharma,

R/o Vill-Chauchakka, Distt. Gopalganj,

PS Sasamusa, Bihar- 841505

Email: munindra@profitbyrpo.com

**...DEFENDANT**

For ONS Interactive Solutions  
  
**Y. Suganthi**  
PLAINTIFF

NEW DELHI

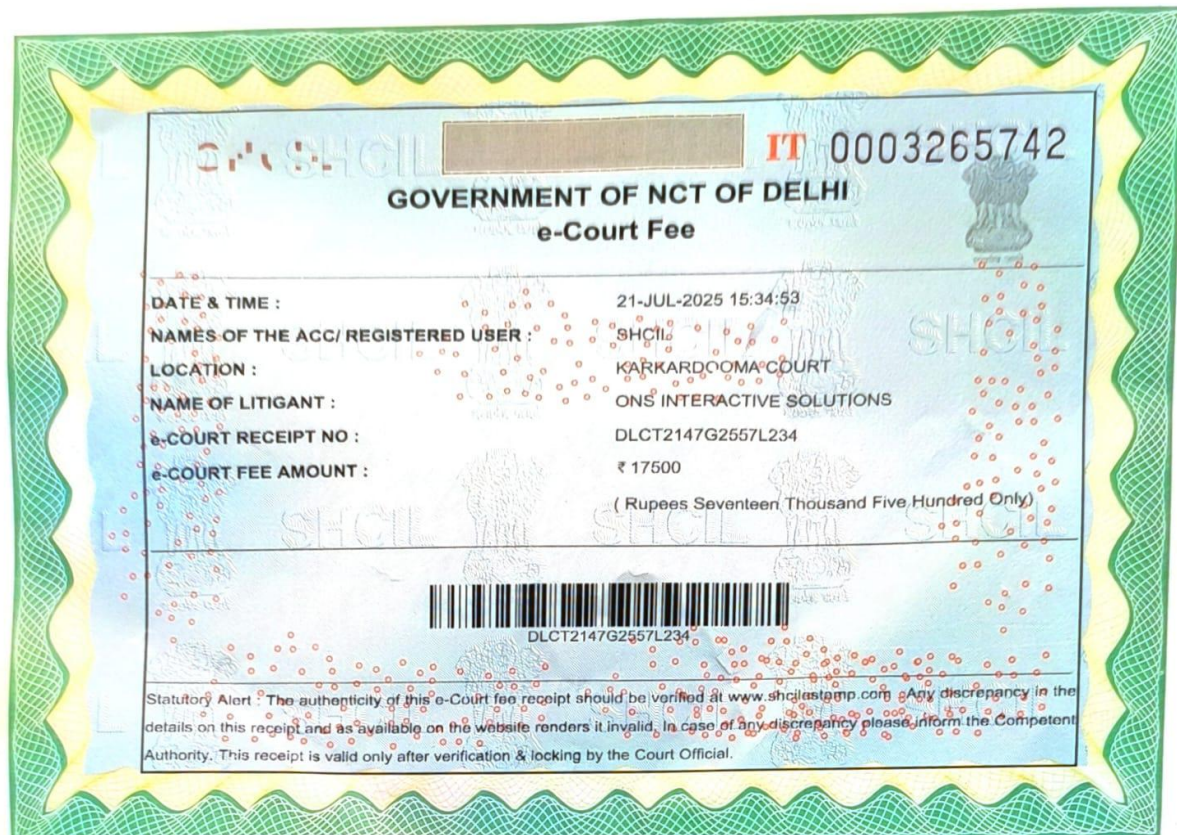
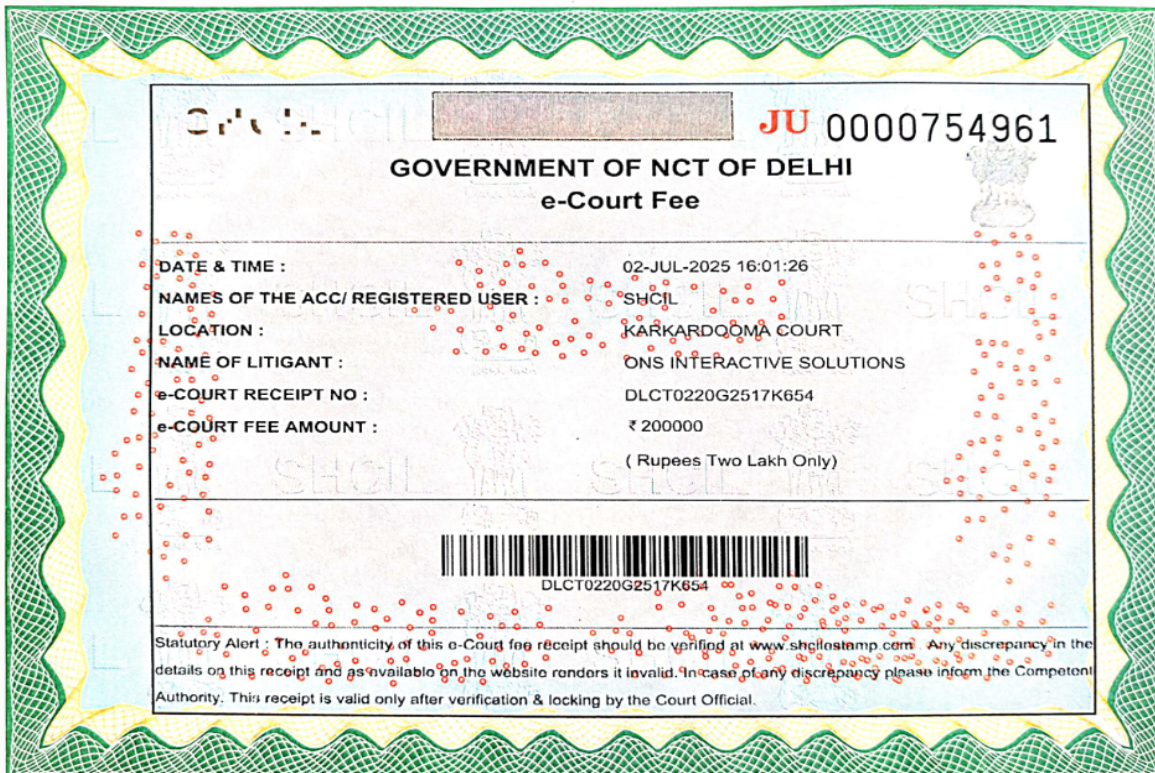
DATED: 17.06.2025

THROUGH

   
**RAJ KUMAR & HIMANSHU BAJAJ**  
**D/973/2011 & D/298/2003 Advocates**

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Supreme Court, New Delhi-01  
9810424400, 9958031223  
[h bajaj99@gmail.com](mailto:h bajaj99@gmail.com)

## CONSOLIDATED COURT FEES



**IN THE HIGH COURT OF DELHI AT NEW DELHI  
ORDINARY ORIGINAL CIVIL JURISDICTION**

**IN RE: CS(OS)NO. \_\_\_\_\_ 2025**

**IN THE MATTER OF:-**

**M/S. ONS INTERACTIVE SOLUTIONS**

Regd. Office at G-4, NDSE-II,  
New Delhi-110049

Through its Authorized Representative  
Mr. Yeduru Shyama Sunder Rao,  
S/o Sh. Y.K. Reddy  
R/o H.No. 44, Shiva Khand, Vishwakarma Nagar,  
Jhilmil Colony, Delhi-110095

**...PLAINTIFF**

**VERSUS**

**MR. MUNINDRA KUMAR SHARMA,**  
S/o Mr. Dhruv Dev Sharma,  
R/o Vill-Chauchakka, Distt. Gopalganj,  
PS Sasamusa, Bihar- 841505

**...DEFENDANT**

**SUIT FOR PERMANENT INJUNCTION AND RECOVERY  
OF DAMAGES**

Sir,

Most respectfully submits as under:-

1. That the Plaintiff is a duly constituted and registered partnership firm, engaged in the business of information technology-enabled services including recruitment process outsourcing (RPO), staffing solutions, and talent

acquisition, catering primarily to clients in the United States of America. The Plaintiff enjoys substantial goodwill, credibility, and a robust client base built over years of professional engagement.

2. That in March 2018, the Defendant was appointed as a Senior Technical Recruiter with the Plaintiff on a monthly remuneration of ₹53,000/-, vide Appointment Letter dated 01.03.2018. Owing to the specialized training, confidential access, and sensitive client dealings involved in the role, the Defendant executed a service bond undertaking an obligation of ₹1,59,000/- which was subsequently revised to ₹3,33,713/- through an internal amendment dated 01.10.2024.
3. That the Defendant tendered his resignation on 18.03.2025, which was accepted by the Plaintiff via email dated 26.03.2025. The Plaintiff explicitly communicated that the Defendant's last working day would be 31.03.2025 and agreed to waive the enforcement of the bond conditionally, subject to execution of a Memorandum of Understanding (MoU) and undertaking outlining strict post-employment covenants for the protection of the Plaintiff's business interests.

4. That in consideration of waiving the bond penalty of ₹3.33 lakh, the Plaintiff offered the Defendant an opportunity to enter into a Memorandum of Understanding (MoU) and a Post-Employment Undertaking. These were executed on 31.03.2025, i.e., after the Defendant had already resigned and was no longer an employee of the Plaintiff. The MoU was executed on a valid ₹100 e-stamp (IN-DL60900370820120X) issued by the Government of NCT of Delhi. These documents legally and contractually restrained the Defendant from:
- a. Soliciting or engaging with the Plaintiff's clients, vendors, or business partners directly or indirectly for a period of two years;
  - b. Associating or accepting employment with competing businesses or service providers operating in similar verticals;
  - c. Disclosing or misappropriating any proprietary or confidential business information obtained during the course of employment;
  - d. Violating the said MoU, in which case the Plaintiff reserved the right to invoke the previously waived bond amount and initiate recovery proceedings.

5. That the MoU contained a list of critical clients handled by the Defendant, set out in Document A, which includes inter alia:
  - o Collaborative LLC (Cstaff)
  - o Softwise Solutions (ALMPG)
  - o Bauer Consulting
  - o TSR Consulting
  - o Verveba Telecom LLC
  - o QData Inc.
  - o Glotel Inc.
  - o HRPipeline
  - o Incipient Corp
  - o Hire IT
  - o Lucidus Solutions
  - o Hirepower
  - o AdbaKx
6. That this MoU was not a condition of employment nor obtained under duress or inequality of bargaining power. On the contrary, it represents a commercial arrangement, providing mutual benefits—specifically, the Defendant secured a full waiver of ₹3.33 lakh bond liability, and in return, agreed to observe limited and reasonable post-employment restrictions, particularly a non-solicitation clause for a defined one-year period.

7. The MoU clearly listed the clients handled by the Defendant, including Collaborative LLC (Cstaff) and Softwise Solutions (ALMPG) in Document A, and the Defendant undertook not to solicit or provide services directly or indirectly to these clients for one year from the date of the MoU, i.e., until 31.03.2026. The Plaintiff retained Cheque No. 000408 submitted by the Defendant to enforce the MoU terms if breached. This strengthens the contractual flavor and mutuality of obligations.
8. That on or around 06.06.2025, the Plaintiff discovered through internal monitoring of Microsoft Teams and related communication logs that the Defendant had resumed professional interaction with Collaborative LLC, a client specifically mentioned in Document A to the MOU, in direct breach and violation of the MoU. Subsequent investigations confirmed similar engagements with ALMPG.
9. The Defendant's actions have resulted in identifiable losses amounting to:
  - Collaborative LLC – \$120,000/year
  - ALMPG (Softwise Solutions) – \$96,000/year
  - Reduced job board usage: Monster (\$10,800), Dice (\$21,600), CareerBuilder (\$10,800)

10. These figures represent initial estimates. The complete extent of damage—including lost opportunities, diverted contracts, and misuse of confidential information—can only be determined through judicially authorized inspection of the Defendant’s electronic devices.
11. The Plaintiff submits that the MoU is a post-employment, arm’s length, commercial contract, entered voluntarily and in exchange for a substantial financial benefit to the Defendant, and not a typical employment restraint. It is thus distinguishable from cases involving coercion or overreach during employment.
12. That the Defendant has further aggravated the Plaintiff’s injury by initiating defamatory communications and misleading narratives intended to tarnish the Plaintiff’s commercial repute and standing in the industry, thus constituting an additional tortious breach.
13. The Plaintiff states that the cause of action for filing the present suit against Defendant first arose in March 2025 when prior to resignation the defendant executed MOU dated 31.03.2025 and an undertaking. The cause of action further arose on 06.06.2025 the Plaintiff discovered through internal monitoring of Microsoft Teams and related communication logs that the Defendant was actively rendering services to Collaborative LLC. The cause of action further arose when the Subsequent inquiry and internal audit confirmed that the Defendant had further engaged with Softwise Solutions (ALMPG) and possibly other clients listed in the MoU, while continuing to utilize sensitive and proprietary business strategies, recruitment pipelines, and client communications belonging to the

Plaintiff. The cause of action still subsisting since the defendant in continuation of his unethical acts causing breach of terms of MOU thereby contacting the existing clients of the plaintiff.

14. That the cause of action to file the present suit arose within the territorial jurisdiction of this Hon'ble Court, the MoU having been executed in New Delhi and the breach being discovered at the Plaintiff's principal office located within its territorial jurisdiction and hence this Hon'ble High Court has every jurisdiction to try and entertain the present suit.
15. The Plaintiff has, for the purposes of jurisdiction, valued the suit at ₹2,20,32,000/- (Rupees Two Crore Twenty Lakhs Thirty-Two Thousand only) since the losses has been suffered by the plaintiff to the said tune due to the unethical acts of the defendant, hence the pecuniary jurisdiction vested with this Hon'ble Court.
16. The present suit is valued for the purposes of court fees and jurisdiction as follows:
  - a. For both relief of permanent injunction restraining the Defendant from directly or indirectly soliciting or engaging with any client, vendor, or business partner of the Plaintiff listed in Document A to the MoU, this relief is valued for the purposes of court fee and jurisdiction at Rs. 200/- & 200/-, court fee of Rs. 40/- is affixed against both prayers a & b.
  - b. For the relief of recovery of notional compensation for losses arising from the breach of the MoU and Undertaking, valued for the purposes of court fee and jurisdiction at ₹2,20,32,000/- (Rupees Two Crore

Twenty Lakhs Thirty-Two Thousand only) and court fee of Rs. 2,17,405/- is affixed. A Consolidated court fees Rs.2,17,500/- is affixed against all prayers.

17. The Plaintiff has no alternate, efficacious or speedy remedy other than filing the present suit for the reliefs claimed herein against the Defendant. The Plaintiff submits that grave and irreparable harm and injury shall be caused to the Plaintiff if the reliefs prayed for by the Plaintiff are not granted by this Hon'ble Court. The balance of convenience is also in the favour of the Plaintiff and against the Defendant.
18. The Plaintiff states that the suit is filed within the period of limitation prescribed by law.
19. That the present suit is filed within the ordinary jurisdiction, since the matter is of non-commercial nature.
20. That the plaintiff has not filed the similar proceedings in the same matter and against the same cause of action and against the same defendant either before this Hon'ble High court, District Courts or before the Hon'ble Supreme Court of India.
21. That the documents and copies of the documents filed with the plaint are true and authentic one of the original documents and no interpolation or modification made in the same.

### **PRAYER:-**

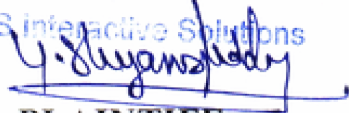
The Plaintiff therefore most respectfully prays that:

- a) Pass a decree of permanent injunction restraining the Defendant from directly or indirectly soliciting or engaging with any client, vendor, or business partner of the Plaintiff listed in Document A to the MoU dated

31.03.2025, for a period of two years from the said date;

- b) Restrain the Defendant from offering, providing, or rendering any services—whether contractual, consultative, or full-time employment—to such clients, directly or through any other third-party entity;
- c) Appoint a Local Commissioner to forthwith seize, clone, and forensically inspect the Defendant's laptop, mobile phone, and any other electronic device used for professional communication, to identify and document further instances of client poaching, data theft, or unauthorized use of proprietary information related to the plaintiff;
- d) Direct the Defendant to pay to the Plaintiff an amount of ₹2,20,32,000/- (Rupees Two Crores Twenty Lakhs Thirty-Two Thousand only) as notional compensation for losses arising from the breach of the MoU and Undertaking, subject to further enhancement based on forensic findings;
- e) Award the costs of the present suit, including advocate's fees, commissioner's fees, costs of inspection and audit, and incidental expenses in favour of the plaintiff;

This Hon'ble Court may be pleased to grant to the Plaintiff any other relief/reliefs as this Hon'ble Court may deem fit in the facts and circumstances of the case.

For ONS Interactive Solutions  
  
 PLAINTIFF

NEW DELHI

DATED: 17.06.2025

THROUGH

   
**RAJ KUMAR & HIMANSHU BAJAJ**  
**D/973/2011 & D/298/2003 Advocates**  
 Ch.No.426, MC Setalvad Block,  
 Supreme Court, New Delhi-01  
 9810424400, 9958031223  
[hbajaj99@gmail.com](mailto:hbajaj99@gmail.com)

#### Verification:-

I, Mr. Yeduru Shyama Sunder Rao, AR of the Plaintiff do hereby verify that the contents stated in paras 1 to...<sup>14</sup>... are true and correct to the best of my knowledge. Contents of paras ...<sup>15</sup>... to ...<sup>18</sup>.. are based on information believed to be true. The last paragraph is by way of the prayers sought from this Hon'ble Court. Verified at Delhi on this 17th June 2025.

For ONS Interactive Solutions  
  
 PLAINTIFF

## IN THE HIGH COURT OF DELHI AT NEW DELHI

## ORDINARY ORIGINAL CIVIL JURISDICTION

IN RE: CS(OS)NO. \_\_\_\_\_ 2025

IN THE MATTER OF:-

M/S. ONS INTERACTIVE SOLUTIONS

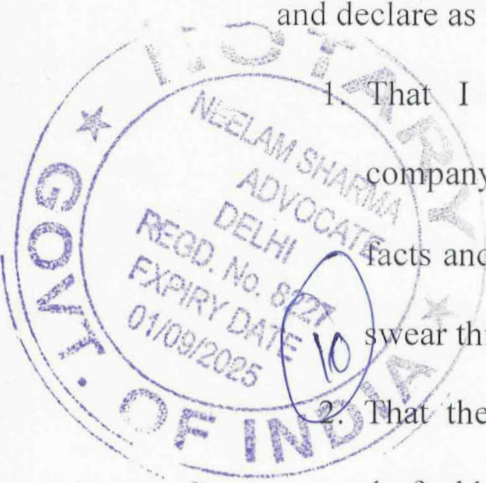
...PLAINTIFF

VERSUS

MR. MUNINDRA KUMAR SHARMA ...DEFENDANT

AFFIDAVIT

I, Yeduru Shyama Sunder Rao, aged about 45 years S/o Sh. Y.K. Reddy R/o H.No. 44, Shiva Khand, Vishwakarma Nagar, Jhilmil Colony, Delhi-110095, do hereby solemnly affirm and declare as under:-

- 
- That I am the authorized representative of plaintiff company in the present suit and well conversant with the facts and circumstance of the case and hence competent to swear this affidavit.
  - That the contents of accompanying Civil Suit has been drafted by my counsel under my instructions. The contents of the suit may kindly be read as part and parcel of this affidavit, which are not being repeated here for the sake of brevity.

3. That it is my true and correct statement.

For CNS Interactive Solutions

DEPONENT

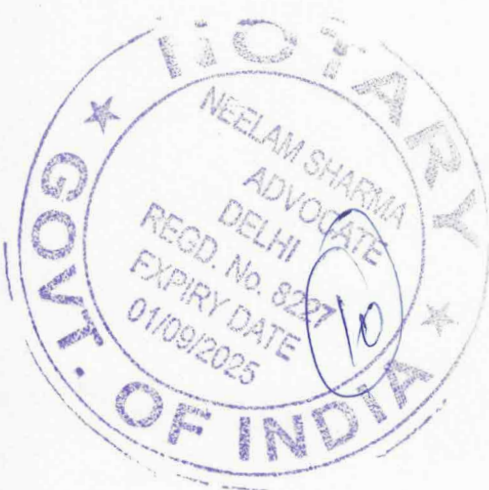
**VERIFICATION:**

17 JUN 2025

Verified at Delhi on this      day of June 2025, that the  
 contents of this affidavit are true and correct to my knowledge  
 and belief and nothing has been concealed therfrom.

For CNS Interactive Solutions

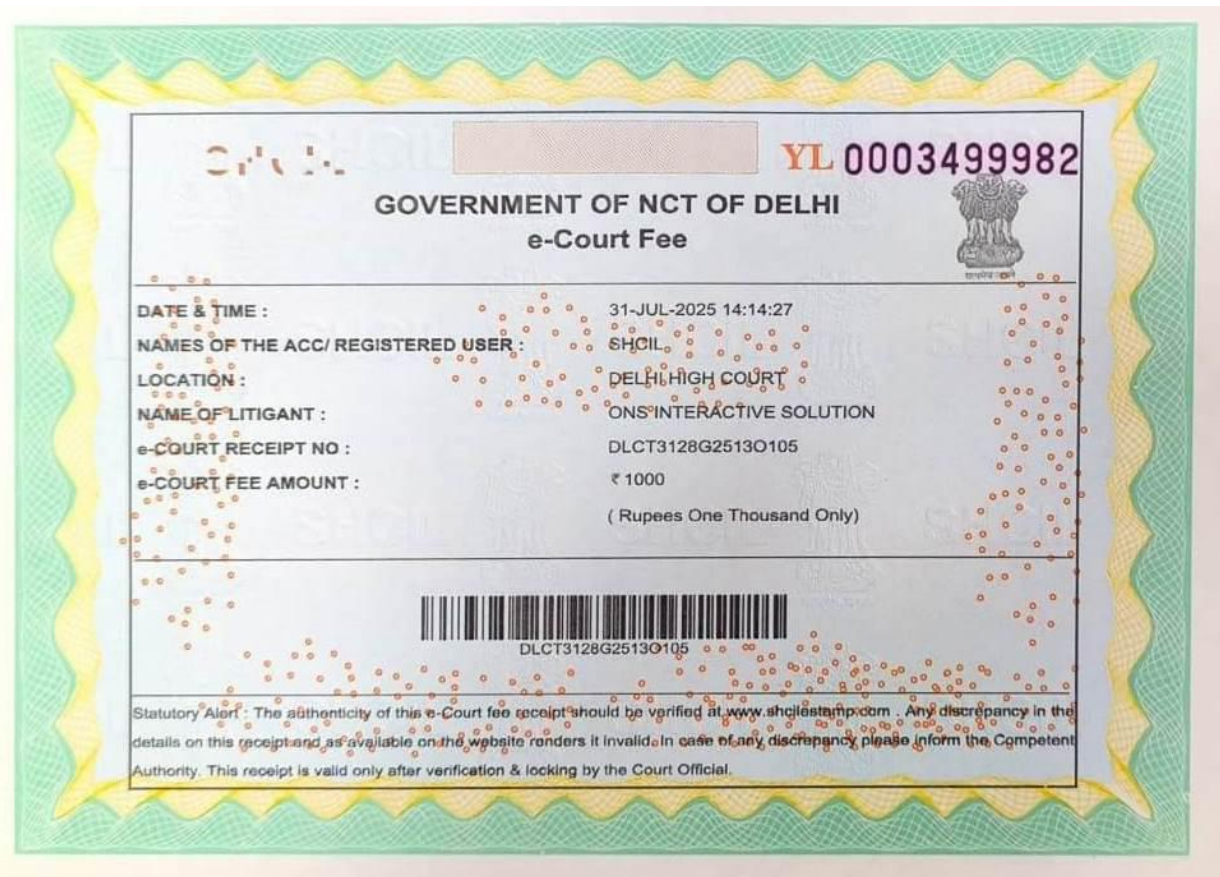
DEPONENT



ATTESTED  
 NOTARY (Govt. of India)  
 Neelam Sharma  
 Advocate  
 Ch. No. 105A, Gate No. No. 11,  
 Patiala House Courts,  
 New Delhi-110001  
 OMR 9899408301

17 JUN 2025

# ONE TIME COURT FEES OF RS.1000/- FOR PROCESS FEE





Raj Kumar, Advocate &lt;rajadvocate1985@gmail.com&gt;

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## Advance copy of suit likely to be listed before court on 01.08.2025

1 message

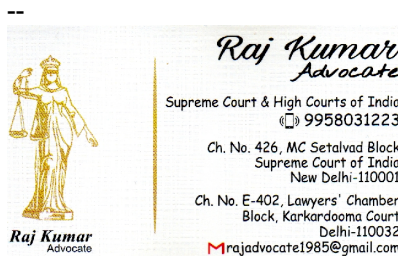
**Raj Kumar, Advocate** <rajadvocate1985@gmail.com>  
To: munindra@profitbyrpo.com

Wed, Jul 30, 2025 at 3:23 PM

Hello Mr. Munindra,  
kindly find the attached suit likely to be listed before the Hon'ble High Court on 01.08.2025.



ONS\_MUNINDRA\_SUIT.pdf



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**DISCLAIMER**

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## IN THE HON'BLE HIGH COURT OF DELHI

AT NEW DELHI

(ORIGINAL JURISDICTION)

IN RE: CIVIL SUIT (OS) NO. \_\_\_\_ OF 2025

IN THE MATTER OF:-

M/S. ONS INTERACTIVE SOLUTIONS ... PLAINTIFF

VERSUS

MR. MUNINDRA KUMAR SHARMA ... DEFENDANT

AFFIDVIT

I, Raj Kumar, Advocate, Enrl.No. D/973/2011 S/o Sh. Suraj Pal Singh, office at Chamber No.426, MC Setalvad Block, Supreme Court of India, New Delhi-110001, do hereby solemnly affirm and declare as under:-

1. That I am the counsel for the plaintiff and I have served the advance copy of the suit with applications and documents to defendant on his mail ID i.e. munindra@profitbyrpo.com.
  
2. That my mail id is rajadvocate1985@gmail.com through which the advance copy of the suit and applications and document/ annexure to the defendant. The above mentioned mail id of the defendant upon which suit and applications with documents have been sent is that of the defendant and that the mail have been delivered.



3. That mail was sent to the defendant on 30.07.2025 and was duly received by the defendant as till date mail has not bounced back unserved/undelivered.
4. That it is my true and correct statement.



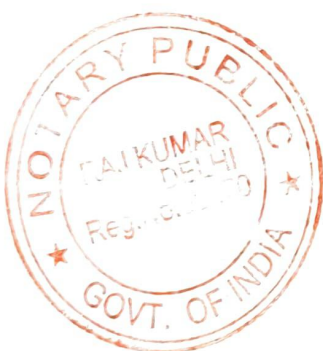
**DEPONENT**

30 JUL 2025

30 JUL 2025

**VERIFICATION:**

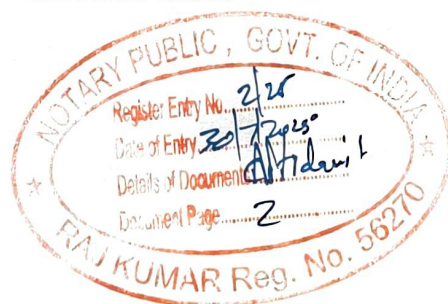
Verified at Delhi on this 30<sup>th</sup> day of July 2025 that the contents of the above affidavit are true and correct to my knowledge and nothing has been concealed therefrom.



**ATTESTED**  
NOTARY PUBLIC, DELHI  
GOVT. OF INDIA



**DEPONENT**



**IN THE HON'BLE HIGH COURT OF DELHI  
 AT NEW DELHI  
 (ORIGINAL JURISDICTION)**  
**IN RE: CIVIL SUIT (OS) NO. \_\_\_\_ OF 2025**  
**IN THE MATTER OF:-**  
**M/S. ONS INTERACTIVE SOLUTIONS ...PLAINTIFF**  
**VERSUS**  
**MR. MUNINDRA KUMAR SHARMA ...DEFENDANT**

**(INDEX-II)**

**PART-II (INTERLOCUTORY APPLICATION)**

<b>Sl.No.</b>	<b>Particulars</b>	<b>Pages</b>
1.	Index-II	1
2.	Application U/o XXXIX Rule 1 & 2 R/w Section 151 of CPC for ad-interim ex- parte injunction alongwith supporting affidavit.	2-8

NEW DELHI

DATED: 17.06.2025  
 THROUGH

For ONS interactive Solutions  
  
R. Bajaj  
**RAJ KUMAR & HIMANSHU BAJAJ**  
**D/973/2011 & D/298/2003 Advocates**  
 Ch.No.426, MC Setalvad Block,  
 Supreme Court, New Delhi-01  
 9810424400, 9958031223  
[hbajaj99@gmail.com](mailto:hbajaj99@gmail.com)

IN THE HIGH COURT OF DELHI AT NEW DELHI  
ORDINARY ORIGINAL CIVIL JURISDICTION  
I.A. NO. \_\_\_\_\_/2025

IN

IN RE: CS(OS)NO. \_\_\_\_\_ 2025

IN THE MATTER OF:-

M/S. ONS INTERACTIVE SOLUTIONS ...PLAINTIFF

VERSUS

MR. MUNINDRA KUMAR SHARMA ...DEFENDANT

**APPLICATION ON BEHALF OF THE PLAINTIFF  
UNDER ORDER XXXIX RULES 1 AND 2 OF THE CODE  
OF CIVIL PROCEDURE CODE, 1908 READ WITH  
SECTION 151 OF THE CODE OF CIVIL PROCEDURE,  
1908 FOR AD-INTERIM EX-PARTE INJUNCTION**

Sir,

**Most Respectfully showeth:**

1. That the plaintiff has filed the accompanied civil suit seeking relief of injunction and damages against the defendant.
2. That the plaintiff craves leave of this Hon'ble court to read the Plaintiff as part and parcel the facts, averments and circumstances herein, as the same are not being repeated for the sake of brevity.

3. That the Defendant executed a Memorandum of Understanding and Undertaking on 31.03.2025, duly stamped on a valid e-stamp certificate (IN-DL60900370820120X) issued by the Government of NCT of Delhi thereby undertaking and assuring the plaintiff that the defendant would be restrained from :
  - a. Soliciting or engaging with the Plaintiff's clients, vendors, or business partners directly or indirectly for a period of two years;
  - b. Associating or accepting employment with competing businesses or service providers operating in similar verticals;
  - c. Disclosing or misappropriating any proprietary or confidential business information obtained during the course of employment;
  - d. Violating the said MoU, in which case the Plaintiff reserved the right to invoke the previously waived bond amount and initiate recovery proceedings.
4. That the MoU contained a list of critical clients handled by the Defendant, set out in Document A, which includes inter alia:
  - o Collaborative LLC (Cstaff)
  - o Softwise Solutions (ALMPG)
  - o Bauer Consulting
  - o TSR Consulting
  - o Verveba Telecom LLC
  - o QData Inc.
  - o Glotel Inc.
  - o HRPipeline
  - o Incipient Corp
  - o Hire IT
  - o Lucidus Solutions
  - o Hirepower
  - o AdbaKx

5. That on or around 06.06.2025, the Plaintiff discovered through internal monitoring of Microsoft Teams and related communication logs that the Defendant was actively rendering services to Collaborative LLC, a client specifically mentioned in Document A to the MOU, in breach of the non-solicitation and confidentiality clauses of the MoU. Subsequent inquiry and internal audit confirmed that the Defendant had further engaged with Softwise Solutions (ALMPG) and possibly other clients listed in the MoU, while continuing to utilize sensitive and proprietary business strategies, recruitment pipelines, and client communications belonging to the Plaintiff.
6. That as a consequence due to the overt act of the defendant, the Plaintiff has suffered measurable business and financial injury, including:
  - Annual revenue loss of \$120,000 from Collaborative LLC;
  - Annual revenue loss of \$96,000 from ALMPG;
  - Diminished operational value and non-utilization of subscription-based hiring platforms such as Monster (\$10,800), Dice (\$21,600), and CareerBuilder (\$10,800);
  - Erosion of client trust, goodwill, and loss of long-standing commercial relationships;
  - Disruption of contractual engagements and in-progress recruitment cycles.
7. That these figures represent only the immediate and discernible loss. The full extent of pecuniary and reputational damage arising from the constant unauthorized engagements, poached clients, diverted

opportunities, and misuse of confidential databases can only be fully quantified through forensic inspection and digital analysis of the Defendant's electronic devices and correspondence.

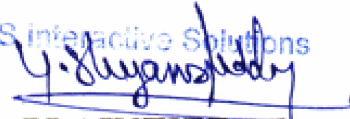
8. That the Defendant has further aggravated the Plaintiff's injury by initiating defamatory communications and misleading narratives intended to tarnish the Plaintiff's commercial repute and standing in the industry, thus constituting an additional tortious breach.
9. That from the facts, averments and circumstances narrated hereinabove as well as contended in the accompanying suit, the plaintiff has very strong *prima-facie* case in its favour as narrated hereinabove.
10. That the balance of convenience also lies in favour of the plaintiff and against the defendant and the plaintiff has every hope and likelihood to succeed in the present suit.
11. That the plaintiff shall suffer irreparable loss and injury which cannot be compensated in any terms, in case the defendant and his agents, family members, representatives, attorneys, companions, etc. not restrained from constant unauthorized engagements, poaching clients, diverting opportunities and misuse of confidential databases.

#### **PRAYER:-**

It is, therefore, most respectfully prayed that the Hon'ble court may kindly be pleased to grant an ex-parte ad interim order in favour of plaintiff and against the defendants, thereby restraining him from his constant unauthorized engagements, poaching clients, diverting opportunities and misuse of confidential databases, in the interest of justice.

Pass any other order/s as this Hon'ble Court deems it fit  
and proper in the interest of justice.

**Prayed accordingly.**

For ONS interactive Solutions  
  
PLAINTIFF

NEW DELHI

DATED: 17.06.2025

THROUGH

   
**RAJ KUMAR & HIMANSHU BAJAJ**  
**D/973/2011 & D/298/2003 Advocates**

Ch.No.426, MC Setalvad Block,  
Supreme Court, New Delhi-01

9810424400, 9958031223

[hbajaj99@gmail.com](mailto:hbajaj99@gmail.com)

IN THE HIGH COURT OF DELHI AT NEW DELHI

ORDINARY ORIGINAL CIVIL JURISDICTION

IN RE: CS(OS)NO. \_\_\_\_\_ 2025

IN THE MATTER OF:-

M/S. ONS INTERACTIVE SOLUTIONS

...PLAINTIFF

VERSUS

MR. MUNINDRA KUMAR SHARMA

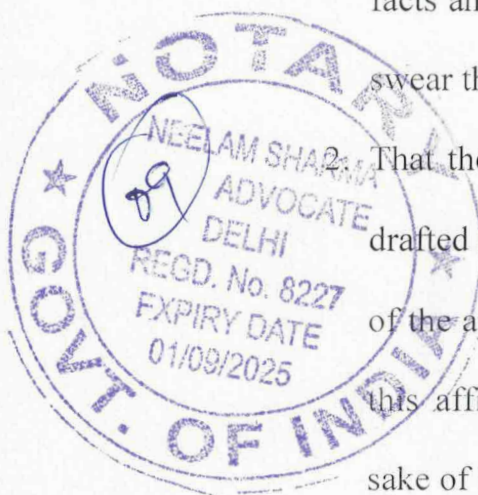
...DEFENDANT

**AFFIDAVIT**

I, Yeduru Shyama Sunder Rao, aged about 45 years S/o  
Sh. Y.K. Reddy R/o H.No. 44, Shiva Khand, Vishwakarma  
Nagar, Jhilmil Colony, Delhi-110095, do hereby solemnly affirm  
and declare as under:-

1. That I am the authorized representative of plaintiff  
company in the present suit and well conversant with the  
facts and circumstance of the case and hence competent to  
swear this affidavit.

2. That the contents of accompanying application have been  
drafted by my counsel under my instructions. The contents  
of the application may kindly be read as part and parcel of  
this affidavit, which are not being repeated here for the  
sake of brevity.



3. That it is my true and correct statement.

For ONS Interactive Solutions

*V. Shekhar Dabir*  
DEPONENT

**VERIFICATION:**

I identified the deponent who  
has signed in my presence

Verified at Delhi on this 17 JUN 2025 day of June 2025, that the contents of this affidavit are true and correct to my knowledge and belief and nothing has been concealed therfrom.



For ONS Interactive Solutions

*V. Shekhar Dabir*  
DEPONENT

**ATTERTED**

NOTARY (GOVT. OF INDIA)  
Neelam Sharma  
Advocate  
ON NO 105A, Gate No. No. 11,  
Patiala House Courts,  
New Delhi-110001  
M: 9899408301

17 JUN 2025

**IN THE HON'BLE HIGH COURT OF DELHI  
AT NEW DELHI  
(ORIGINAL JURISDICTION)**  
**IN RE: CIVIL SUIT (OS) NO. \_\_\_\_ OF 2025**  
**IN THE MATTER OF:-**  
**M/S. ONS INTERACTIVE SOLUTIONS ...PLAINTIFF**

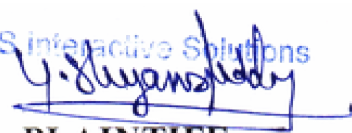
**VERSUS**

**MR. MUNINDRA KUMAR SHARMA ...DEFENDANT**

**INDEX-III**

**PART-III(VAKALATNAMA)**

<b>Sl.No.</b>	<b>Particulars</b>	<b>Pages</b>
1.	Index-III	1
2.	Vakalatnama	2
3.	Letter of authority	3

For ONS Interactive Solutions  
  
**Y. Sugandhdeep**  
**PLAINTIFF**

NEW DELHI

DATED: 17.06.2025

THROUGH




**RAJ KUMAR & HIMANSHU BAJAJ  
D/973/2011 & D/298/2003 Advocates**

Ch.No.426, MC Setalvad Block,  
Supreme Court, New Delhi-01

9810424400, 9958031223

[hbajaj99@gmail.com](mailto:hbajaj99@gmail.com)



IN THE HIGH COURT OF DELHI AT NEW DELHI  
ORDINARY ORIGINAL CIVIL JURISDICTION

IN RE: CS(OS)NO. \_\_\_\_\_ 2025

IN THE MATTER OF:-

M/S. ONS INTERACTIVE SOLUTIONS

...PLAINTIFF

VERSUS

MR. MUNINDRA KUMAR SHARMA

...DEFENDANT

Know All to whom these presents shall come that I, Yeduru Shyama Sunder Rao, S/o Sh. Y.K. Reddy  
R/o H.No. 44, Shiva Khand, Vishwakarma Nagar, Jhilmil Colony, Delhi-110095, the above named  
PLAINTIFF do hereby appoint.

**Himanshu Bajaj & Raj Kumar**

D/298/2003 Advocate

D/973/2011 Advocate

Ch.No.426, MC Setalvad Block, Supreme Court, New Delhi #9810424400

hbajaj99@gmail.com & rajadvocate1985@gmail.com 9958031223

(hereinafter called the advocate) to be my/our Advocate in the above noted case authorized him/them:-

To act, file, appear and plead in the above noted case in this court or in any other court in which the same may be tried or heard and also in the appellate court including High Court subject to payment of fees separately for each court by me/us.

To sign, file verify and present pleadings, appeals cross-objections or petitions for executive review, revision, withdrawal, compromise or other petitions or affidavits for other documents as may be deemed necessary or proper for the prosecution of the said case in all its stage subject to payment of fees for each stage.

To file and take back documents, to admit and/or deny the documents of opposite party.

To withdraw or compromise the said case or submit to arbitration any differences or disputes that may arise touching or in any manner relating to the said case.

To take execution proceedings.

To deposit, withdraw and receive money, cheques, cash and grant receipts thereof and to do all other acts and things which may be necessary to be done for the progress and in the course of the prosecution of the said case.

To appoint and instruct any other Legal Practitioner, authorizing him to exercise the power and authority hereby conferred upon the Advocate whenever he may think fit to do so and to sign the Power of attorney on our behalf.

And I/we the undersigned do hereby agree to ratify and confirm all acts done by the Advocate or his substitute in the matter as my/our own acts, as if done by me/us to all intents and proposes.

And I/we undertake that I/we or my/our duly authorized agent would appear in court on all hearings and will inform the Advocate for appearance when the case is called.

And I/we the undersigned do hereby agree not to hold the advocate or his substitute responsible for the result of the said case. The adjournment costs whenever ordered by the court shall be of the Advocate which he shall receive and retain for himself.

And I/we the undersigned do hereby agree that in the even of the whole or part of the fee agreed by me/us to be paid to the advocate remaining unpaid he shall be entitled to withdraw from the prosecution of the said case until the same is paid up. The fee settled is only for the above case and above court. I/we hereby agree that once fee is paid, I/we will not be entitled for the refund of the same in any case whatsoever and **If The Case Prolongs For More Than 3 Years The Original Fee Shall Be Paid Again By Me/Us.**

In witness whereof I/we do here unto set my/our hand to these presents the contents of which have been understood by me/us on this 17.. Day of June 2025

Advocate

Advocate

Client

For ONS Interactive Solutions

Y. Shyam Reddy

Client

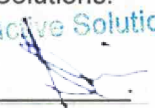
Signed before me in my presence

Dated: 16.06.2025

## LETTER OF AUTHORITY

This letter of Authority is issued on 16.06.2025 in favour of Mr. Yeduru Shyama Sunder Rao, at G4 South Extension, New Delhi.

We, (1) Abhinav Girdhar and (2) Savita Girdhar, the partners of M/s ONS Interactive Solutions, do hereby appoint and authorize Mr. Yeduru Shyama Sunder Rao, to engage services of advocate(s) and to institute, sign, file, verify and execute all documents including but not limited to, complaint/Petitions, Applications, Vakalatnama and Affidavits etc. in respect of issuance of Legal Notice and further to file complaint case, Suit, application, affidavit under the provisions of specific law of the land before the concerned court/authority/forum/ tribunal against Mr. MUNINDRA KUMAR SHARMA with respect to recovery of balance payment from Mr. MUNINDRA KUMAR SHARMA. We hereby confirm that all acts, deeds and things done by Mr. Yeduru Shyama Sunder Rao on behalf of the firm shall be binding M/s. ONS Interactive Solutions.

For ONS Interactive Solutions  
  
\_\_\_\_\_  
Partner      Partner

For ONS Interactive Solutions  
  
\_\_\_\_\_  
Partner

For ONS Interactive Solutions  
  
\_\_\_\_\_  
Signature of  
Authorized Person

IN THE HON'BLE HIGH COURT OF DELHI  
AT NEW DELHI  
(ORIGINAL JURISDICTION)  
IN RE: CIVIL SUIT (OS) NO. \_\_\_\_ OF 2025  
IN THE MATTER OF:-

M/S. ONS INTERACTIVE SOLUTIONS ...PLAINTIFF

VERSUS

MR. MUNINDRA KUMAR SHARMA ...DEFENDANT

**INDEX-IV**  
**PART-IV(LIST OF DOCUMENTS)**

S. N o.	Particula rs	Detail s of parties	Mode of execut ion/ issuan ce of receipt	Posses sion	Origin al/ photoc opy	Line of custod y	Pa ge no.
1.	Index-IV						1-3
2.	Copy of authority letter dated 16.06.2025	Plaintiff	From plaintiff to counsel of the plaintiff	Plaintiff	Original	From plaintiff to counsel of the plaintiff	4
3.	Copy of Appointment letter 01.03.2018	Plaintiff	Plaintiff with defendant	Defendant	Photocopy	Defendant	5-7
4.	Copy of aadhar card of the defendant	Defendant	Defendant	Defendant	Copy	Defendant	8
5.	Copy of Resignati	Defendant	Defendant and	Plaintiff and	Printed	Plaintiff and	9-10

	on mail and its Confirmation Mail		Plaintiff	defendant		defendant	
6.	Copy of Memorandum of understanding dated 31.03.2025	Plaintiff	Plaintiff and defendant	Plaintiff and defendant	Printed	Plaintiff and defendant	11-15
7.	Copy of Undertaking dated 31.03.2025	Plaintiff	Plaintiff and defendant	Plaintiff and defendant	Printed	Plaintiff and defendant	16-18
8.	Screenshots showing presence of defendant in online meeting with client of plaintiff	Plaintiff	Plaintiff	Plaintiff	Printed	Plaintiff	19-20
9.	Sheet showing losses to the plaintiff	Plaintiff	Plaintiff	Plaintiff	Printed	Plaintiff	21
10	Certificate U/s 63(4) of Bhartiya Sakshya Adhiniyam 2023 for	Plaintiff	Plaintiff	Plaintiff	Printed	plaintiff	22-23

	electronic Records						
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For ONS Interactive Solutions

  
Y. Suganya Reddy

PLAINTIFF

**NEW DELHI**

**DATED: 17.06.2025**

**THROUGH**

   
**HIMANSHU BAJAJ & RAJ KUMAR**

Advocates

D/298/2003 .....&..... D/9732011

426, MC Setalvad Block,  
Supreme Court, New Delhi-01  
hbajaj99@gmail.com 9810424400

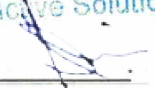
## Document-P1

Dated: 16.06.2025

LETTER OF AUTHORITY

This letter of Authority is issued on 16.06.2025 in favour of Mr. Yeduru Shyama Sunder Rao, at G4 South Extension, New Delhi.

We, (1) Abhinav Girdhar and (2) Savita Girdhar, the partners of M/s ONS Interactive Solutions, do hereby appoint and authorize Mr. Yeduru Shyama Sunder Rao, to engage services of advocate(s) and to institute, sign, file, verify and execute all documents including but not limited to, complaint/Petitions, Applications, Vakalatnama and Affidavits etc. in respect of issuance of Legal Notice and further to file complaint case, Suit, application, affidavit under the provisions of specific law of the land before the concerned court/authority/forum/ tribunal against Mr. MUNINDRA KUMAR SHARMA with respect to recovery of balance payment from Mr. MUNINDRA KUMAR SHARMA. We hereby confirm that all acts, deeds and things done by Mr. Yeduru Shyama Sunder Rao on behalf of the firm shall be binding M/s. ONS Interactive Solutions.

For ONS Interactive Solutions  
  
\_\_\_\_\_  
Partner      Partner

For ONS Interactive Solutions  
  
\_\_\_\_\_  
Partner

For ONS Interactive Solutions  
  
\_\_\_\_\_  
Signature of  
Authorized Person

Document-P2

**APPOINTMENT LETTER**

Date: 01-Mar-18

Employee Name: Munindra Kumar Sharma

Address: Vill-Chauchakka, Dist- Gopalganj, PS- Sasamusa, Bihar- 841505.

Mobile: 9911342451

**Subject:** Appointment to the post of Sr. Technical Recruiter in our India Office at Noida.

Dear Mr. Munindra,

We are pleased to extend the following offer of employment to you on behalf of ONS Interactive Solutions. Further to the interview and discussions your date of joining is 1<sup>st</sup> March, 2018.

You are appointed to the position of Sr. Technical Recruiter and in this capacity your yearly package is of Rs.6,36,000 (Six Lakh Thirty Six Thousand). Your monthly remuneration will be Rs.53,000 (Fifty Three Thousand).

Deduction is applicable as per Government norms.

You will be governed by all the norms and policies of company as mentioned in the Employee Handbook.

You will be on a probation period of six months, extendable at the discretion of the management.

Working days are Monday- Friday along with 1<sup>st</sup> & 3<sup>rd</sup> Saturday working of the month.

Daily shift is of 9 hours including 1 hour break.

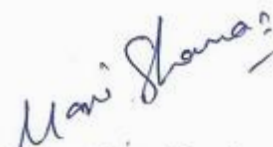
We look forward to an enduring relationship with you.

Yours sincerely,

  
**ONS INTERACTIVE SOLUTIONS**

**Manager-Human Resources**

**ONS Interactive Solutions**

  
**Signature of Applicant**

**POLICIES AND NORMS OF THE COMPANY:**

NOTE: Read the information carefully before your signature, afterwards you will abide yourself with the norms of the company.

1. Your appointment is on probation for a period of Six Months and it can be extended at the discretion of the management. During the period of probation your services may be terminated without assigning any reasons with immediate effect.
2. On satisfactory completion of probation period in our company a separate letter to this effect would be issued. After completion of probation period the management can terminate your service with one-month notice. You will be at liberty to leave the services of the company after giving three-month notice but only after completion of your service agreement period with the company.
3. Working shift is of 9 hours, including an hour break and 8 hours of work. During the working hours, no outsider will be allowed to meet you without the specific reason.
4. We strictly prohibit the employee from disclosing to colleagues their pay package. We consider this as an offense.
5. You will be working at our Noida office. The company at its discretion, can transfer you to any department / office / or any other branch connected with this GROUP. Refusal to obey the orders in this regard will be treated as unwillingness to work and you will be deemed to have left employment of your own accord, from the date of such refusal.
6. If you absent yourself UN-authorize from duties for more than 8 days at a time you will be deemed to have left employment of your own accord without any notice from the date of such absence and your name will be struck out of from the rolls without any reference to you.
7. You will be entitled to take leave and festival holidays according to Company Policy mentioned in Employee Handbook. It will be your responsibility to get leave sanctioned in writing before availing the same. You will however not be entitled to avail leave which will depend on the exigencies of work in the establishment. You will be allowed these leaves in a year after the completion of Probation period:

15 EL (only after completion of 1 year with company & can be carried forward)

15 SL (only after completion of 6 months with company & will get lapsed at the end of year)

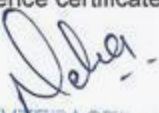
10 CL (will get lapsed at the end of year)

2 RH (Will get lapsed at the end of year)

8. You will not undertake any other profession or services in your spare time and your services will be wholly at the disposal of the company you will always protect the interest of the company and you will not leak out any secrets of the company.

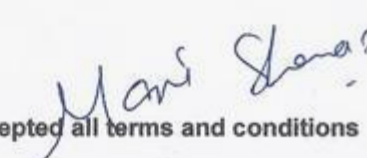
9. Your services will automatically come to an end if you are incapacitated to perform your duties or have continued ill health, continuous sick leave for 90 days in consecutive period of 12 months will be deemed as continued ill health

10. You will be governed by the disciplinary rules and other relevant rules and regulations of the company as may be laid down from time to time. Violation of such rules will cause immediate termination.
11. In case of grievances if any, place it before the management and you will not take any action without exhausting all the constitutional means available to you under law.
12. You will have to inform the company promptly in writing about any change, if any in your address, in the absence of such intimation, all correspondence will be addressed to your last available address and the company will not be responsible for non receipt of letters by you.
13. All communications from the company while on duty will normally be delivered by hand. In case of refusal the same will be displayed on the notice board of the company and it will be deemed that the same has been received by you.
14. In case it is found that any material relevant to employment has been suppressed or withheld by you from the company, management will be free to terminate your employment with immediate effect.
15. You will not disclose company's confidential information to any person who is not related to the company.
16. You will return back company's property at the time of separation, if issued to you during employment.
17. It is a condition of appointment that the employee shall, immediately on joining the company, enter into an agreement, undertaking to be in continuous service in the company for a period of 1 year, failing which, the employee shall be liable to pay the company a sum of Rs.1,59,000/- towards liquidated damages.
18. During the Employment Period and for a period of One year after the termination or expiration thereof, the employee will not directly or indirectly Accept employment with or Work with or Offer his/her services to any Direct clients or clients of the business partners of the company, as an employee or as a consultant or as a contractor or in any capacity, who have been introduced to the employee by virtue of his/her employment with the company or by the company while conducting its operations.
19. The Employee shall not at any time during or for a period of two (2) years after the termination of his/her employment with the Company for any reason whatsoever by himself/herself, his/her spouse, next of kin, servant or agent, commence, operate, carry on in any manner whatsoever any computer related consulting, RPO, SEO/ Marketing, web design, mobile application development & software development related business nor shall he/she work for any competitors of the Company and its associate companies, also will not contact our existing employees to work for them.
20. Any question/dispute, if arisen, the same would be the subject matter of exclusive jurisdiction of Delhi & UP Courts only.
21. In case the offer is acceptable to you on the above terms and conditions you are requested to communicate your acceptance in writing by signing the duplicate copy. Submit all your qualification and experience certificates.

  
ONS INTERACTIVE SOLUTIONS

Manager-Human Resources

ONS Interactive Solutions

  
Accepted all terms and conditions  
(Signature of Applicant)



## Fwd: Resignation Request – Bond Obligations & Non-Solicitation Concerns

1 message

**HR** <[hr@appypiellp.com](mailto:hr@appypiellp.com)>

Thu, Jun 12, 2025 at 12:14 PM

To: Raj Kumar kumar <[rajadvocate1985@gmail.com](mailto:rajadvocate1985@gmail.com)>, Raj Kumar Advocate <[rajlaw.incorporation@gmail.com](mailto:rajlaw.incorporation@gmail.com)>  
Cc: Himanshu Bajaj <[hbajaj99@gmail.com](mailto:hbajaj99@gmail.com)>, Abs G <[abs@appypieinc.com](mailto:abs@appypieinc.com)>, Zack Abass <[zack@appypieinc.com](mailto:zack@appypieinc.com)>

FYI

----- Forwarded message -----

From: **HR** <[hr@appypiellp.com](mailto:hr@appypiellp.com)>

Date: Wed, Mar 26, 2025 at 1:48 PM

Subject: Resignation Request – Bond Obligations & Non-Solicitation Concerns

To: Mani Sharma <[munindra@appypiellp.com](mailto:munindra@appypiellp.com)>, Mani Sharma <[munindra@profitbyrpo.com](mailto:munindra@profitbyrpo.com)>

Cc: Navneet Yadav <[navneet@appypiellp.com](mailto:navneet@appypiellp.com)>, AppyPie <[al@appypieinc.com](mailto:al@appypieinc.com)>, Zack Abbas <[zack@appypieinc.com](mailto:zack@appypieinc.com)>, Abs G <[abs@appypieinc.com](mailto:abs@appypieinc.com)>

Dear Munindra,

We acknowledge receipt of your resignation request and as per our earlier detailed discussions considering the company's policies, rules and regulations. The company is hereby confirmed by way of acceptance of your resignation and your last working day would be 31st March, 2025.

Further in consideration of your financial strains as narrated by you, during discussions, the company is waiving off the bond obligation of Rs. 3,33,713/- in the present scenario of premature termination, however you would be duty bound to keep it secret without disclosing it to your colleagues, friends and other knowns, as the same can cause potential loss and injuries in any manner.

Before accepting your resignation the Company has reviewed with serious apprehensions regarding the reasons for resignation, as well as the potential misuse of confidential client data for personal benefit or use by any future employer, as you are privy to and directly handling critical and high-value clients of the Company, which makes it imperative to safeguard the Company's interests against any potential solicitation, data misuse, or competitive engagement. You will be required to execute a Memorandum of Understanding as well as an undertaking to this effect, so the future unseen loss and injury could be avoided.

The Company, while willing to waive the bond obligations, seeks to ensure that you do not solicit clients, misuse confidential data, or cause any damage to the Company's business in any manner at any point of time.

The Company apprises you that it is waiving off the bond obligation of Rs. 3,33,713/-, subject to your compliance with the terms of the MoU and undertaking needs to be executed separately.

You shall not, directly or indirectly, solicit, approach, engage, or attempt to engage with any clients, vendors, business partners, or employees of the Company for a period of two (2) years from the effective date of MoU and undertaking.

You shall not join any direct competitor of the Company in the same industry or engage in any business that may cause harm to the Company's interests for a period of two (2) years.

It is a matter of fact that you have had access to sensitive client data, business strategies, financials, and proprietary information of the Company. You will remain bound with an undertaking that you shall not, directly or indirectly, share, disclose, or use such information for personal benefit, third-party use, or for any future employer.

You will assure that you will not contact, work with, or provide any data or insights regarding the Company's clients to any third party, including competitors, either directly or indirectly.

Any breach of the condition of the MOU and undertaking shall be treated as a violation of the Employee's service terms and this MoU, making you liable for damages, legal action, and financial compensation to the Company.

In the event of any breach of the terms contained herein, the Company shall have the right to enforce the bond conditions and demand payment of Rs. 3,33,713/- in addition to other legal remedies.

It is imperative upon you that you acknowledge that you have been handling certain specific clients, the details of which are documented in Annexure A attached to the MoU.

10

You will be bound that you shall not Engage with these clients in any manner for professional, commercial, or competitive purposes; Provide any services, consultancy, or business support to these clients in your personal capacity; Engage with these clients through your family members, associates, or any independent business, proprietorship, or other concern owned or controlled by him, either directly or indirectly.

If you found to be in violation of any of the obligations stated in this MoU, including misuse of client data, solicitation, or breach of confidentiality, you shall be liable to pay damages as determined by the Company; Indemnify the Company against any losses, legal claims, or reputational harm caused due to your intentional actions; and be subject to injunctive relief and legal action, including but not limited to monetary damages, restraining orders, and compensation claims.

It has been a pleasure having you as one of our employees and we wish you success in your future undertakings.

Best regards,  
Neha Tyagi  
HR Manager

On Tue, Mar 18, 2025 at 2:55 AM 'Mani Sharma' via HR <[hr@appyiellp.com](mailto:hr@appyiellp.com)> wrote:

Dear Zaheer,

I hope you are doing well. As we have already discussed, I would like to formally submit my resignation at Profit By RPO.

This decision is based on my desire to explore better job opportunities that align with my career growth. I sincerely appreciate the support, guidance, and learning experiences I have gained while working under your leadership. It has been a valuable journey, and I am grateful for the opportunities I have had to contribute to the team.

I will ensure a smooth transition during my notice period and assist in any way needed. Please let me know how I can help before my departure.

Thank you once again for your support, and I look forward to staying in touch.

Thanks again!  
Mani  
Profit By RPO



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**Government of National Capital Territory of Delhi**

₹100

e-Stamp

Certificate No.  
Certificate Issued Date  
Account Reference  
Unique Doc. Reference  
Purchased by  
Description of Document  
Property Description  
Consideration Price (Rs.)  
  
First Party  
Second Party  
Stamp Duty Paid By  
Stamp Duty Amount(Rs.)

IN-DL60900370820120X  
31-Mar-2025 11:10 AM  
IMPACC (IV)/ dl949103/ DELHI/ DL-DLH  
SUBIN-DLDL94910362551432253571X  
ONS INTERACTIVE SOLUTIONS  
Article 5 General Agreement  
Not Applicable  
0  
(Zero)  
ONS INTERACTIVE SOLUTIONS  
MUNINDRA KUMAR SHARMA  
ONS INTERACTIVE SOLUTIONS  
100  
(One Hundred only)

सत्यमेव जयते



Please write or type below this line

IN-RI 60900370820120X

## **MEMORANDUM OF UNDERSTANDING**

This Memorandum of Understanding ("MoU") is made and executed on this 31<sup>st</sup> day of March, 2025,  
at New Delhi, by and between:

M/s ONS Interactive Solutions, a company incorporated under the Companies Act, 2013, having its registered office at G-4, South Ex-2, New Delhi-110049, hereinafter referred to as the "Company" which expression shall, unless repugnant to the context, mean and include its successors, assigns, and affiliates;

### **Statutory Alert:**

- Statutory Alert:**

1. The authenticity of this Stamp certificate should be verified at [www.shcilestamp.com](http://www.shcilestamp.com) or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it Invalid.

2. The onus of checking the legitimacy is on the users of the certificate.

3. In case of any discrepancy please inform the Competent Authority.

AND

Mr. Munindra Kumar Sharma, S/o Mr. Dhruv Dev Sharma, R/o Vill-Chauchakka, Dist- Gopalganj, PS- Sasamusa, Bihar- 841505, Aadhaar (532987433060) hereinafter referred to as the "Employee", which expression shall include his heirs, successors, and permitted assigns.

WHEREAS:

1. The Employee was appointed by the Company on 01.03.2018 and executed a service bond agreement with an obligation of Rs. 1.59 Lakhs.
2. Subsequently, the Employee executed a revised service contract (bond agreement) for the period from 01.10.2024 to 30.09.2025, increasing the bond obligation to Rs. 333713 in the event of premature termination.
3. The Employee has thereafter submitted his resignation, which the Company has reviewed with serious apprehensions regarding the reasons for resignation, as well as the potential misuse of confidential client data for personal benefit or use by any future employer.
4. The Employee has been privy to and directly handling critical and high-value clients of the Company, which makes it imperative to safeguard the Company's interests against any potential solicitation, data misuse, or competitive engagement. The list of such clients is attached as Annexure A to this MoU.
5. The Company, while willing to waive the bond obligations, seeks to ensure that the Employee does not solicit clients, misuse confidential data, or cause any damage to the Company's business.

NOW, THEREFORE, IT IS HEREBY AGREED AS FOLLOWS:

1. Waiver of Bond Obligations
  - o The Company agrees to waive the bond obligation of Rs. 333713, subject to the Employee's compliance with the terms of this MoU.
2. Non-Solicitation & Non-Compete Obligation
  - o The Employee shall not, directly or indirectly, solicit, approach, engage, or attempt to engage with any clients, vendors, business partners, or employees of the Company for a period of one (2) years from the effective date of this MoU.
  - o The Employee shall not join any direct competitor of the Company in the same industry or engage in any business that may cause harm to the Company's interests for a period of one (2) years.
3. Confidentiality, Non-Disclosure & Right to Enforce Bond Conditions
  - o The Employee acknowledges that he has had access to sensitive client data, business strategies, financials, and proprietary information of the Company. He expressly undertakes that he shall not, directly or indirectly, share, disclose, or use such information for personal benefit, third-party use, or for any future employer.

- The Employee further assures that he will not contact, work with, or provide any data or insights regarding the Company's clients to any third party, including competitors, either directly or indirectly.
- Any breach of this condition shall be treated as a violation of the Employee's service terms and this MoU, making him liable for damages, legal action, and financial compensation to the Company.
- In the event of any breach of the terms contained herein, the Company shall have the right to enforce the bond conditions and demand payment of Rs. 333713 in addition to other legal remedies for which company is retaining the cheque (Cheque No-000408) submitted by the employee at the time of signing this service agreement and can use in case of the agreement breach.

#### **4. List of Clients & Restriction on Personal Engagement**

- The Employee acknowledges that he has been handling certain specific clients, the details of which are documented in Annexure A attached to this MoU.
- The Employee expressly agrees that he shall not:
  - a) Engage with these clients in any manner for professional, commercial, or competitive purposes;
  - b) Provide any services, consultancy, or business support to these clients in his personal capacity;
  - c) Engage with these clients through his family members, associates, or any independent business, proprietorship, or other concern owned or controlled by him, either directly or indirectly.

#### **5. Breach, Indemnification & Consequences**

If the Employee is found to be in violation of any of the obligations stated in this MoU, including misuse of client data, solicitation, or breach of confidentiality, he shall:

- a) Be liable to pay damages as determined by the Company;
- b) Indemnify the Company against any losses, legal claims, or reputational harm caused due to his actions; and
- c) Be subject to injunctive relief and legal action, including but not limited to monetary damages, restraining orders, and compensation claims.

#### **6. Undertaking by the Employee**

- The Employee acknowledges that he has voluntarily executed an Undertaking in conjunction with this MoU, agreeing to adhere to the terms set forth herein.
- The Employee shall remain bound by both this MoU and the Undertaking, and any breach of either document shall constitute a breach of both agreements, making him liable for the consequences stated herein.

#### **7. Binding Effect & Jurisdiction**

- This MoU shall be legally binding upon both parties and shall be governed by the laws of India. Any disputes arising hereunder shall be subject to the jurisdiction of the courts at New Delhi.

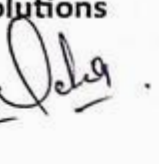
IN WITNESS WHEREOF, the parties have executed this MoU as of the date first written above.

For M/s ONS Interactive Solutions

Ms. Neha Tyagi

Designation: HR Manager

Date: 31/03/2025



Mr. Munindra Kumar Sharma

Signature: Munir

Date: 31/03/2025

Client list:-

1. AdbaKx
2. Verveba Telecom LLC
3. Qdata inc
4. lucidus Solutions
5. Glotel, Inc.
6. TSR Consulting
7. HrPipeline
8. Hire IT
9. Incipient Corp
10. Softwise Solutions (ALMPG)
11. Collaborative, LLC (Cstaff)
12. Bauer Consulting
13. Hirepower

Mary  
Munro for Shanna  
31/03/2025



INDIA NON JUDICIAL

**Government of National Capital Territory of Delhi**

210

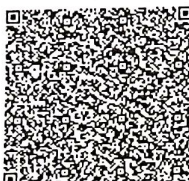
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**Certificate No.**  
**Certificate Issued Date**  
**Account Reference**  
**Unique Doc. Reference**  
**Purchased by**  
**Description of Document**  
**Property Description**  
**Consideration Price (Rs.)**

**First Party**  
**Second Party**  
**Stamp Duty Paid By**  
**Stamp Duty Amount(Rs.)**

IN-DL60896380055026X  
31-Mar-2025 11:05 AM  
IMPACC (IV)/ dl949103 / DELHI/ DL-DLH  
SUBIN-DLLD94910362543688538921X  
MUNINDRA KUMAR SHARMA  
Article Undertaking  
Not Applicable  
0  
(Zero)  
MUNINDRA KUMAR SHARMA  
Not Applicable  
MUNINDRA KUMAR SHARMA  
10  
(Ten only)

सत्यमेव जयते



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## **UNDERTAKING**

This Undertaking is executed on this 31<sup>st</sup> day of March, 2025, at New Delhi, by:

**Mr. Munindra Kumar Sharma, S/o Mr. Dhruv Dev Sharma, R/o Vill-Chauchakka, Dist- Gopalganj, P-  
Sasamusa, Bihar- 841505., Aadhaar (532987433060) hereinafter referred to as the "Employee", which  
expression shall include his heirs, successors, and permitted assigns.**

1131

M/s ONS Interactive Solutions, a company incorporated under the Companies Act, 2013, having its

**Statutory Alert:**

- Statutory Alert:**  
1. The authenticity of this Stamp certificate should be verified at '[www.shcilestamp.com](http://www.shcilestamp.com)' or using e-Stamp Mobile App of Stock Holding.  
Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.  
2. The onus of checking the legitimacy is on the users of the certificate.  
3. In case of any discrepancy please inform the Competent Authority.

registered office at G-4, South Ex-2, New Delhi-110049, hereinafter referred to as the "Company", which expression shall, unless repugnant to the context, mean and include its successors, assigns, and affiliates.

**WHEREAS:**

1. The Employee was appointed by the Company on **01.03.2018** and executed a **service bond agreement** with an obligation of **Rs. 1.59 Lakhs**, which was later revised to **Rs. 333713** in a fresh service contract (**bond agreement**) for the period **01.10.2024 to 30.09.2025** by the cheque (# 000408).
2. The Employee has tendered his resignation, which the Company has reviewed with serious apprehensions regarding the reasons for resignation and potential misuse of confidential client data for personal use or for future employers.
3. The Employee has been privy to and handling important clients of the Company, which necessitates protective measures to ensure that no solicitation, misuse, or competitive engagement occurs post-resignation.
4. The Company has agreed to **waive the bond obligations** subject to the Employee's strict adherence to the terms of the **Memorandum of Understanding ("MoU")** dated **31<sup>st</sup> March, 2025**, executed between the parties.

**NOW, THEREFORE, I, MR. MUNINDRA KUMAR SHARMA, DO HEREBY UNDERTAKE AS FOLLOWS:**

**1. Non-Solicitation & Non-Compete Obligation**

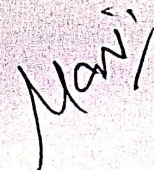
- o I shall not, directly or indirectly, solicit, approach, engage, or attempt to engage with any clients, vendors, business partners, or employees of the Company for a period of **one (2) years** from the date of my resignation.
- o I shall not join any direct competitor of the Company or engage in any business that may cause harm to the Company's interests for a period of **Two Years**.

**2. Confidentiality & Non-Disclosure**

- o I acknowledge that I have had access to **confidential client data, business strategies, financials, and proprietary information** of the Company.
- o I expressly undertake that I shall not, directly or indirectly, share, disclose, or use such information for personal benefit, third-party use, or for any future employer.
- o I shall not contact, work with, or provide any data or insights regarding the Company's clients to any third party, including competitors.

**3. Restriction on Personal Engagement with Clients**

- o I shall not engage with any of the clients I have handled during my tenure with the Company, as listed in **Annexure A** of the MoU, in any manner for **professional, commercial, or competitive purposes**.
- o I shall not provide any services, consultancy, or business support to these clients:
  - a) In my personal capacity;



b) Through family members, associates, or any independent business, proprietorship, or other concern owned or controlled by me, either directly or indirectly.

#### 4. Breach, Indemnification & Consequences

- o If I am found to be in violation of any of the obligations stated in this Undertaking or the MoU, including misuse of client data, solicitation, or breach of confidentiality, I acknowledge that:
  - a) I shall be liable to pay damages as determined by the Company;
  - b) I shall indemnify the Company against any losses, legal claims, or reputational harm caused due to my actions;
  - c) I shall be subject to injunctive relief and legal action, including but not limited to monetary damages, restraining orders, and compensation claims; and
  - d) The Company shall have the right to enforce the bond conditions and demand payment of Rs. 333713 in addition to other legal remedies for which company is retaining the cheque (Cheque No- 000408) submitted by the employee at the time of signing this service agreement and can use in case of the agreement breach .

#### 5. Binding Effect

- o I voluntarily and willingly execute this Undertaking as a legally binding document.
- o I acknowledge that this Undertaking shall remain in full force and effect, and any breach of its terms shall constitute a breach of the MoU, making me liable for the consequences stated herein.

#### 6. Jurisdiction

- o I agree that this Undertaking shall be governed by the laws of India and that any disputes arising hereunder shall be subject to the jurisdiction of the courts at New Delhi.

IN WITNESS WHEREOF, I have executed this Undertaking on the date and place first written above.

Signed & Accepted By:

**Mr. Munindra Kumar Sharma**

Signature: Muni

Date: 31/03/2025

**Witness 1:**

**Ms. Neha Tyagi**

Address: Greener Noida West, Sector-1, UP-201306

Signature: Neha

**Witness 2:**

**Mr. Khandakar Abu Zahir Abbas**

Address: Amrapali Silicon City, Sector-76, Noida, UP, 201301

Signature: Zahir

## Document-P7

The screenshot shows a Microsoft Teams meeting interface. At the top, there are several open tabs: 'Inbox (6,665) - deepaksharma...', 'Notifications | LinkedIn', 'Apppie Live Chat', 'Supplier Spotlight Call | ABI', and 'Supplier Spotlight Call | ABI'. The main area displays a 3x3 grid of participants:

- Row 1:** D (Deepak), CW (Carol Willey, highlighted with a blue border), and an unverified user (+12\*\*\*\*\*65).
- Row 2:** DM (Deepak Mishra), GW (Gavin Williams), and an unverified user (+12\*\*\*\*\*65(2)).
- Row 3:** JD (Janet), JV (Jay Vukkusal/Kyyba), and an unverified user (+12\*\*\*\*\*28).

The bottom of the screen shows the Windows taskbar with icons for File Explorer, Edge, and other applications. The system tray indicates the date as 6/6/2025, the time as 9:31 PM, and the location as IN.

**Meeting chat (right sidebar):**

- Unknown user was invited to the meeting.
- Unknown user and 2 others were invited to the meeting.
- Unknown user was invited to the meeting.
- Deepak Mishra 21:30
- US Tech Solutions
- Unknown user was invited to the meeting.
- Munindra S 21:30
- Collaborative LLC.
- Peter Rolls 21:30
- Kelly P&I
- Unknown user left the chat.
- Unknown user was invited to the meeting.
- Sahiba Arora 21:30
- Spectraforce

**New messages**

The screenshot shows a mobile application interface for a meeting chat. At the top, there is a navigation bar with icons for back, forward, and search. Below the navigation bar is a header with the meeting ID "vMjE2NDM1MTc2MDUwMj9sYXV..." and a star icon. To the right of the header are icons for a file folder, a blue circle with a white letter "D", and a vertical ellipsis.

Below the header is a toolbar with the following buttons from left to right: "More" (three dots), "Camera" (video camera icon), "Mic" (microphone icon), "Share" (up arrow icon), and a red "Leave" button with a white phone icon.

The main area is titled "Meeting chat" and contains a list of messages. The messages are as follows:

- Unknown user was invited to the meeting.
- Unknown user and 2 others were invited to the meeting.
- Unknown user was invited to the meeting.

Deepak Mishra 21:30  
US Tech Solutions

Unknown user was invited to the meeting.

Munindra S 21:30  
Collaborative LLC.

Peter Rolls 21:30  
Kelly P&I

Unknown user left the chat.

Unknown user was invited to the meeting.

Sahiba Arora 21:30  
Spectraforce

**New messages**

At the bottom of the screen, there is a message input field containing the letter "S". To the right of the input field are icons for a paper airplane (send), a smiley face (emojis), and a right-pointing arrow. Below the input field is a black navigation bar with three white icons: a menu icon (three horizontal lines), a square icon, and a back arrow icon.

<b>Client Names</b>	<b>Number of Resource</b>	<b>Rate (in USD)</b>	<b>Amount (Monthly)</b>	<b>Amount (Yearly) (in USD)</b>
Collaborative LLC	5	2000	10000	120000
ALMPG	4	2000	8000	96000
				<b>216000</b>
<b>Associated Job Boards</b>	<b>No of License</b>	<b>Rate Per license (in USD)</b>	<b>Amount (Monthly)</b>	<b>Amount (Yearly) (in USD)</b>
Monsters	9	100	900	10800
Dice	9	200	1800	21600
Career Builder	9	100	900	10800
				<b>43200</b>
<b>Total in USD</b>				<b>259200</b>
<b>Total in INR (1 USD = Rs 85)</b>				<b>22032000</b>

IN THE HIGH COURT OF DELHI AT NEW DELHI

ORDINARY ORIGINAL CIVIL JURISDICTION

I.A. NO. \_\_\_\_\_/2025

IN

IN RE: CS(OS)NO. \_\_\_\_\_ 2025

IN THE MATTER OF:-

M/S. ONS INTERACTIVE SOLUTIONS ... PLAINTIFF

VERSUS

MR. MUNINDRA KUMAR SHARMA ... DEFENDANT

**CERTIFICATE UNDER SECTION 63(4) OF  
BHARTIYA SAKSHAYA ADHINIYAM 2023**

I, Yeduru Shyama Sunder Rao, aged about 45 years S/o Sh. Y.K. Reddy R/o H.No. 44, Shiva Khand, Vishwakarma Nagar, Jhilmil Colony, Delhi-110095, do hereby solemnly affirm and declare as under:-

1. That I am the authorized representative of plaintiff company in the present suit and well conversant with the facts and circumstance of the case and hence competent to swear this affidavit.
2. I state that I have produced the screenshots of Microsoft Team and mail conversations.
3. The printouts and other digital documents are taken from the computer and printer which is maintained, managed and operated by my counsel and the said laptop and the printer details are as follow :

System Manufacturer : Lenovo T470

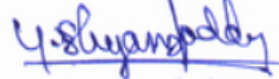
System Make & Model : T470

Printer Manufacturer : Brother

Printer Make & Model: DCP-1616 NW

4. I state that the computer output containing the information was produced by the Laptop during the period over which the laptop was used regularly to store or process information for the purposes of the acts referred to in the evidence, regularly carried on over that period by my counsel, who have lawful control over use of his laptop.
5. I state that the Electronic Records were printed by my counsel. I further state that I identify the printouts of the electronic records filed with the present appeal by me. I state that through-out the material part of the said period the laptop, laptop terminal, printer were operating properly without affecting the contents of the electronic record or its accuracy or its contents.
6. I state that the information contained in the copies of the electronic record are identical and state that same as True Copies to the electronic version of the same which was accessed and printed through the laptop and printer operated by my counsel in ordinary course of business.
7. I state that the present affidavit cum certificate is made and is sufficient compliance of the Bhartiya Sakshya Adhiniyam 2023.

For ONS Interactive Solutions



**DEPONENT**

**VERIFICATION:**

Verified at New Delhi on this 17<sup>th</sup> day of June, 2025 that the contents of my foregoing certificate are true and Correct to the best of my knowledge, no part of it is false and nothing material has been concealed there from.

For ONS Interactive Solutions



**DEPONENT**

## CAVEAT REPORT

Home | Welcome To Delhi High | dhcefiling.nic.in/eFiling/LogonSubmit.do | (182) WhatsApp Business | StockHolding : Online Payment | Notification for Online Payment | +

Gmail Maps All Bookmarks

dhcefiling.nic.in says  
NO MATCH FOUND

OK

Welcome RAJ KUMAR  
Login At: Jul 31, 2025 1:46:04 PM

**PROFILE**

- e-Filing
- Inbox
  - 6. Main Case Inbox
  - 7. Application Inbox
  - 8. Document Inbox
  - 9. Caveat Inbox
  - 10. Previously Filed Cases
  - 11. Draft Inbox
  - 12. Caveat Matching**
  - Complete Inbox

[CHANGE PASSWORD](#)

**LOGOUT**

Type here to search

1:47 PM  
ENG IN  
7/31/2025