From:V.K.Nidhi Advocate, Jamshedpur.

Nidhi Vihar, 172, New Baradwari, Sakchi, Jamshedpur, 16/07/2013

Ph: 2423901, Mob.- 9431185036.

To

M/S Ekta Telecommunication And Systems,

Proprietor : Sri Niraj Kumar Mishra,

Address: NS-40, 1st. phase, Adityapur Industrial Area,

Jamshedpur.

Pleader Notice

Under instruction of my client Corporation Bank, Jamshedpur Branch , Office at 487 Kashidih, Sakchi, Jamshedpur through it’s Sr.Manager, I hereby give you this Pleader Notice as here under-

1.That, you appearing as borrower, convinced my client for rendering you loan for Business purposes and on acceptance of your request – you enjoyed loan facility from Corporation Bank, being opened an account in your name i.e M/S Ekta Telecommuinication and System, proprietor Sri Niraj Kumar Mishra, bearing Account No- CC/01/90002.

2. That for the sake of availing loan several documents were executed on 27/04/2011 i.e –Deamnd Promissory note, Take Delivery Letter, Guarnatee Agreement ( for personal guarantee of Mr. N.K.Mishra ), Common Deed of Hypothecation Of Movables/Assets/ Debts, Counter Guarantee for Bank Guarantee, General Power of Attorney for Book Debts and Supply Bills.

3.That on 06/08/2012 for adhoc limit, fresh documents were executed by you i.e- DPN & Take Delivery Letter.

4.That as per the terms and conditions the CC which was for Rs.80.00 lacs has been extended to Rs.100.00 lacs on 06/08/2012as an adhoc limit and RS.10.00 lacs as BG limit.

5.That the balance outstanding has reached to in CC account to Rs.9999901.31 + uncharged interest RS.474529.00 and under BG account up to Rs.1000000.00 + uncharged interest RS.43917.00.

6.That as you have defaulted in running the loan account , the A/C has become non performing assets in the Book of Corporation Bank, hence you are liable to clear the balance amount , by refunding same to the Bank , so as to avoid legal consequences, which you may have to face as consequences in the event of failure to refund the same, in way of your prosecution and also by facing recovery proceedings , under the law.

It is therefore , you are hereby asked on behalf of my client to clear all dues as referred above , within 15 days time, after receipt of this notice, otherwise , my client shall be at liberty to take legal course for your prosecution presuming you have taken loan to swallow the money, with criminal intention of breach of trust, and the Bank shall also be at liberty to get the said amount be recovered with penal interest, under the process of civil laws, without further references.

V.K.Nidhi, Advocate.