



\$~4

*

IN THE HIGH COURT OF DELHI AT NEW DELHI

+

CS(COMM) 17/2023 & CCP(O) 51/2023, I.A. 16516/2022 -O-15A (P) , I.A. 6618/2023 -O-13-A (P)

CEPCO INDUSTRIES PRIVATE LIMITED Plaintiff

Through: Mr. Jai Sahai Endlaw, Mr. Ashish Kumar, Advs.

versus

TEWARI RESTAURANT PRIVATE LIMITED Defendant

Through: Mr. Yuvraj Singh, Adv. (VC)

CORAM:

HON'BLE MS. JUSTICE REKHA PALLI

ORDER

%

19.10.2023

1. Learned counsel for the defendant/contemnor submits that payments in terms of the invoices raised by the plaintiff were not made as the plaintiff had not taken into account some payments which have already been made by the defendant.
2. Even though this submission is denied by learned counsel for the plaintiff, this Court is unable to appreciate as to why the defendant/contemnor has not paid at least the admitted due amount after adjusting the amounts which are stated to have already been made to the plaintiff.
3. Learned counsel for the defendant submits that the intention of the defendant was always to abide by the orders passed by this Court on 30.05.2023. He submits that in order to reconcile the account a meeting with the plaintiff's representative is necessary.
4. Learned counsel for the plaintiff assures the Court that in case the



defendant requires the presence of the plaintiff's representative in its office for this purpose, the plaintiff's representative will have no objection to visit the defendant's office upon receipt of prior information in this regard. The said statement is taken on record and as prayed for defendant is granted further two weeks' time, by way of a last opportunity, to file a reply to the application. Rejoinder thereto, if any, be filed before the next date.

5. At request, list on 18.12.2023.

OCTOBER 19, 2023

acm

REKHA PALLI, J