IN THE HIGH COURT OF DELHI AT NEW DELHI

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+ CS(OS) 278/2010

INFOSYS TECHNOLOGIES LIMITED

..... Plaintiff

Through:

Mr. Deepak Gogie,

Mr. Bharadwaj Jaishankar and Mr. Prashant Gupta, Advocates.

versus

INFY CAREER PVT LTD & OTHERS

..... Defendants

Through:

Ms. Vaishali Mittal with

Ms. Abhilasha Nautiyal, Advocates.

CORAM:

HON'BLE MS. JUSTICE REVA KHETRAPAL

ORDER

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31.10.2011

IA No.17152/2011(under Order XXIII Rule 3 read with Section 151 CPC) and CS(OS) 278/2010

This is a joint application under Order XXIII Rule 3 read with Section 151 of the Code of Civil Procedure for recording of the terms of compromise arrived at between the parties. The application is signed by the principal legal counsel of the plaintiff and by the constituted attorney of the defendants and is supported by their affidavits. The terms of compromise are set out in paragraphs 2(a) to 2(l) of the application, which is marked Exhibit P-1.

The counsel for the parties state on instructions from the parties that the parties undertake to abide by the aforesaid terms of the compromise arrived at between them in letter and in spirit and that the said undertaking is

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also contained in paragraph - 4 of the application. It is jointly prayed that a 3

decree be passed in terms of paragraphs 2(a) to 2(l) of the application. A

Demand Draft bearing No.19933 dated 29th September, 2011 in the sum of

₹ 1,80,000/- has been handed over by the defendants to the counsel for the

plaintiff in Court, which has been accepted by the counsel for the plaintiff in

terms of paragraph 2(j) of the application.

In view of the aforesaid, the suit is decreed in terms of paragraphs 2(a)

to 2(1). The Registry shall draw-up a decree-sheet accordingly.

CS(OS) No.278/2010 and the present application stand disposed of.

Parties are left to bear their own costs.

The date fixed for 1st November, 2011 in the suit stands cancelled.

IA No. 17153/2011 (for refund of court fees)

This is an application under Section 89 of the Code of Civil Procedure

read with Section 151 CPC, 1908 and Section 16 of the Court Fees Act, 1870

for refund of the court fees to the plaintiff and issuance of the necessary

refund certificate. In view of the fact that the dispute between the parties in

the present suit has been settled by way of mediation, the prayer is allowed.

The application stands disposed of.

REVA KHETRAPAL, J.

OCTOBER 31, 2011

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