

CS 285/25
YOGITA BASAK
Vs.
DEEPAK CHOPRA

24.11.2025

Present : Sh. Deepak Gupta, Ld. Counsel for plaintiff through
VC.

Ms. Shalu Bhardwaj, Ld. Proxy counsel for
defendant along-with defendant.

Written statement along-with an application u/O VIII Rule 1 r/w section 151 CPC seeking recall of order dated 13.08.2025, reply to application u/O XXXIX Rule 1 and 2 r/w section 151 CPC along-with documents as per list of documents and vakalatnama already filed on 18.08.2025. Copy already supplied to the plaintiff.

The application u/O VIII Rule 1 r/w section 151 CPC is taken on record. Reply, if any, to the aforesaid application be filed within four weeks from today with advanced copy to Ld. Counsel for defendant.

An application for submission of Court fee along-with court fee of Rs. 7,400/- already filed by the plaintiff on 24.11.2025. Hard copy filed today. Since the application is formal in nature, same is disposed of as allowed and court fee filed by the plaintiff is taken on record.

Arguments heard on application u/O XXXIX Rule 1 and 2 CPC. During course of arguments defendant Sh. Deepak Chopra submits that he will not to sell the suit property during the pendency of the present suit. Separate statement of defendant

is recorded to this effect. In view of the statement given by defendant, the aforesaid application u/O XXXIX Rule 1 and 2 CPC is disposed of as allowed with directions to defendant to not sell the suit property during pendency of present suit.

At this stage, Ld. Counsels for both the parties submit that there are chances of settlement between the parties in the present case and requested that the matter be referred to Mediation Center.

At joint request of parties, let the matter be referred to **Mediation Centre** for **01.12.2025 at 2 PM**

Be put up for further proceedings/recording of settlement on **16.03.2026**.

(Hem Singh)
District Judge-01
(East)/KKD/Delhi/24.11.2025