

DATED: 24.10.2025 DW.1 PRESENT AND OATH IS ADMINISTERED.

CROSS EXAMINATION BY Sri.C.R.R ADVOCATE FOR PLAINTIFF:

I have not received the witness summons in this court. On the request of advocate appearing for Davanam Jewellers I appeared before the court. To my knowledge the dispute between the plaintiff and defendant is with respect to rent. Upon my instruction advocate has drafted the evidence affidavit. I am not aware since how long the defendant is carrying on business in the Suit schedule property. I am not aware how many branches the defendant has. I am personally aware that since 18 years the defendant is doing business in the same premises. I have not produced GST bills to the court. I had issued quotation to the defendant quoting the price of air conditioners. Within 2-3 months from the date of quotation I installed the air conditioners. I have supplied and installed the air conditioners. I have no impediment to produce the copy of quotation to the court. I have installed about 10 AC equipments in the suit premises. I have issued GST invoices to the defendant. I have received the equipment cost and installation charges through cash and through bank account. I have also issued GST bills for installation charges. In the month of September of every year I submit GST returns. In the year 2022, in the month of September I have filed my GST returns. Now I have seen Ex.D7 to Ex.D.10. Ex.D9 is the tax invoice for installation of air conditioners. It is not true to suggest that despite I have not carried out any AC installation works, in

ordered to help the defendant I have issued false tax invoices,
and I have depose falsehood before the court.

RE-EXAMINATION:- NIL

(Typed to my dictation in the open court.)

R O I & A C

**(JITHENDRANATH C.S.)
LXXXVI ACC & SJ, BENGALURU.**