

MS (Com) –20/2025

**Present :: Ishani Chakravarty Banerjee(J.O Code.WB00890)
Judge, Commercial Court at Rajarhat
North 24 Parganas.**

CNR: WBNP19-000062-2025

**02
14.08.2025**

Today is fixed for deficit court fees.

The learned Advocate for the plaintiff appears, files hazira, and submits a petition supported by GRIPS Challan showing payment of Rs.50,000/- towards deficit court fees, in compliance with the order dated 06.06.2025. He also files an affidavit of service along with postal receipt and track reports.

The learned Advocate for the defendants nos. 1 & 2 appears by filing a fresh Vakalatnama and an adjournment petition seeking time to file the written statement on the grounds stated therein.

Heard the learned Advocates for the plaintiff and the defendants nos. 1 & 2.

Though the proforma defendant has not appeared today, an official representative from the proforma defendant, UCO Bank, is present and verbally submits that they will appear on the next date.

During the course of hearing, the learned Advocates for both sides submitted that they are willing to explore settlement of the dispute through mediation.

Having considered the submissions and being satisfied that there exists a possibility of settlement, this Court, in exercise of powers under Section 89 of the Code of Civil Procedure, refers the matter to mediation at no cost to the parties.

The parties and their respective learned Advocates, if any, shall appear before the learned Mediator at the **Mediation Centre under the District Legal Services Authority, North 24 Parganas, Barasat, on 29.08.2025 at 11:00 AM.**

If the mediation cannot be conducted on the scheduled date, the Mediation Centre/learned Mediator shall fix a future date convenient to all concerned.

If a settlement is reached, the terms shall be recorded by the learned Mediator, signed by the parties/their counsel, and returned to this Court for further necessary orders.

In case no settlement is arrived at, none of the parties, their learned Advocates, or the learned Mediator shall disclose before this Court any aspect of the discussion held during the mediation proceedings.

Considering the nature of the dispute, the fee of the learned Mediator shall be fixed as a consolidated amount, in accordance with Rule 26A(2) of the existing Mediation Rules, as amended, upon settlement of the suit through mediation.

Let a copy of this referral order be sent forthwith to the Mediation Centre under the **District Legal Services Authority, North 24 Parganas, Barasat**.

The adjournment petition filed by defendants nos. 1 & 2 is considered and allowed for the ends of justice.

Fix 27.11.2025 for awaiting the mediation report and for further steps by the parties in accordance with law.

Sd/- Ishani Chakravarty Banerjee
Judge
Commercial Court,
Rajarhat, North 24 Parganas

NEXT DATE OF HEARING IN THE REFERRAL COURT 27.11.2025

Order No. 02 Date: 14.08.2025

Referral Court: JUDGE, COMMERCIAL COURT AT RAJARHAT FOR THE DISTRICTS OF NORTH 24 PARGANAS, NADIA, HOOGHLY & HOWRAH

Name of the referral learned Judge: **Ishani Chakravarty Banerjee**

CASE NO. MS (Com) – 20/2025

**NAME OF THE PARTIES- Hindustan Steelworks Construction Limited -
Plaintiff**

Vs

Anuska Engineering Works Private Limited ---- Defendants

DATE OF INSTITUTION OF THE CASE- 06.06.2025.

NATURE OF SUIT/MATTER: Suit for payment of outstanding dues of Money and interest thereon. Reliefs Valued at Rs. 80, 00, 000/-.

STAGE OF THE CASE AT TIME OF REFERRAL- Admission hearing.

MEDIATION REFERRAL ORDER

The Court, having heard the parties and having determined that there are possibilities of settlement of the issues by mediation, orders that the parties shall attend mediation as provided by the Court at no cost to the parties.

The above parties and advocates, if any, will report to the Ld. Mediator on **29.08.2025** at 11.00 AM. If it is not possible to mediate this case on the date fixed, the Mediation Centre/Ld. Mediator will arrange a future date for mediation convenient to the parties, if necessary.

If a settlement agreeable to the parties is reached, the terms shall be recorded by the Ld. Mediator and signed by the parties/their counsel and returned to this Court for further appropriate orders.

If no settlement is reached, neither the parties, the advocates, nor the Ld. Mediator may disclose to this Court anything that was discussed at the mediation.

Having regard to the nature of the case, the fees of the Ld. Mediator be fixed at a consolidated amount in terms of Rule 26A(2) of the existing Mediation rules, as amended, on settlement of the case through mediation.

Signature of the Referral Judge with date:

Sign. of Plaintiff/Complainant/Advocate
Respondent/Accused/Advocate

Phone no./email of party _____
party _____

(if available)

Name of the Advocate _____
Advocate _____

Phone no./email of the Advocate _____

Sign. of

Phone no./email of

(if available)

Name of the

Phone no. of the advocate

