	IN THE COURT OF THE	JUDGE AT
	ORIGINAL SUIT NO	OF 20
MR		
		APPLICANT / PLAINTIF
	VS	
MR		
		RESPONDENTS / DEFENDANTS
	AFFIDAVI	т
	, Son of, age, do hereby solemnly	
1.	That I am the Petitioner in the Original Suit	referred to above and, being fully
	conversant with the facts and circumstance	- ·
	this affidavit.	
2.	That the present suit has been instituted, in	ter alia, for seeking a decree of
2	dissolution of the partnership firm.	of coursing an a mouture while housing on I
3.	That on, with the intention of along with Defendant Nos. 2 to 4, executed	
	and conditions governing the said partnersh	
	conducted in the name and style of	·
	business of the firm is at	
		d in the business of manufacture and sale
	of garments, and Defendant No. 3 has been	acting as the Managing Partner while the
	other defendants are also partners in the fir	rm.
4.	That Defendant No. 1 is a partnership firm of	duly registered under the Indian
	Partnership Act, 1932. The initial capital of the firm was Rs,	
	contributed equally by me and Defendant N	
	· · · ·	o provide additional capital as required
_	for the business operations and benefit of t	
5.	That the objects of the firm as recorded in t	ne partnersnip deed includes:
•	Carrying on the business of assembling and	selling computers:

• Providing computer-related services;

- Any other activities mutually decided by the partners.
- 6. That under Clause 6 of the partnership deed, proper books of account are to be maintained at all times and kept accessible to all partners, with profits and losses shared equally among them. Defendant No. 3, as the Managing Partner, has been entrusted with the management, supervision, and control of daily business affairs. Clause 8 of the deed empowers the Managing Partner to operate all bank accounts of the firm, and Clause 9 authorises him to borrow funds or obtain guarantees for the firm's purposes.
- 7. That I state that Defendant No. 3 has persistently neglected his duties as Managing Partner by failing to properly maintain books of account, disregarding the supervision of the firm's employees, and consistently ignoring the day-to-day management of the business. These lapses have caused serious disruption to the business operations and substantial losses to the firm and its partners.
- 8. That by repeatedly neglecting his obligations and refusing to engage in the essential management of the firm, Defendant No. 3 has demonstrated conduct that has completely eroded mutual trust and confidence, which forms the basis of any partnership.
- 9. That I have not received my rightful share of the firm's income, nor have I been repaid the sums advanced by me to the firm as a loan. As a result, I was compelled to issue a legal notice dated _______ to the defendants, calling upon Defendant No. 3 to render accounts and convene a meeting of all partners within fifteen days of receipt of the notice. The notice was returned unserved. Thereafter, the other defendants and I issued another notice on ______, again demanding rendition of accounts within fifteen days. Defendant No. 3, however, sent a reply containing baseless, frivolous, and untenable assertions, and to date, he has neither rendered the accounts nor convened any meeting of the partners.
- 10. That the documents filed by me along with the plaint and detailed in the list of documents clearly establish my claims and entitle me to a decree as prayed for against the defendants jointly and severally.
- 11. That in these circumstances, it is just and necessary that this Hon'ble Court may be pleased to accept and take on record the documents produced by me as Exhibits P-1 to P-12, and, after considering the contentions in the plaint and this affidavit, pass a decree in my favour and against the defendants jointly and severally.

VERIFICATION

I,, the above-named deponent, do hereby verify on oath that the
contents of this affidavit are true and correct to my personal knowledge and belief and that
nothing material has been concealed or falsely stated herein. Signed and verified this
day of, 20
DEPONENT
Solemnly affirmed and signed before me by the deponent, who is personally known to me,
on this day of, 20.

COUNSEL FOR THE DEPONENT