

**BEFORE THE STATE CONSUMER DISPUTE
REDRESSAL COMMISSION, NEW DELHI**
First Appeal No. _____ of 2026

IN THE MATTER OF:

APPELLANT NAME.**...APPELLANT**

Versus

RESPONDENT NAME.**...RESPONDENT**

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APPELLANT

Through

Place
Dated:-

(IN PERSON) OR THOUGH
ADVOCATE/LAWYER

**BEFORE THE STATE CONSUMER DISPUTE
REDRESSAL COMMISSION, NEW DELHI
First Appeal No. _____ of 2026**

IN THE MATTER OF:

APPELLANT NAME. **...APPELLANT**

Versus

RESPONDENT NAME. **...RESPONDENT**

LIST OF DATES AND EVENTS

2020	That
22025	That
2022	That...

1.

APPELLANT

Through

Place (IN PERSON) OR THOUGH
Dated:- ADVOCATE/LAWYER

**BEFORE THE STATE CONSUMER DISPUTE
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First Appeal No. _____ of 2026**

IN THE MATTER OF:

APPELLANT NAME.**APPELLANT**

Versus

RESPONDENT NAME.**RESPONDENT**

MEMO OF PARTIES

1. **Appellant Name****APPELLANT**
Address of the Respondent
With mobile number and email ID

VERSUS

Respondent Name

Address of the Respondent
With mobile number and email ID

....**RESPONDENT**

APPELLANT

Through

APPELLANT

Through

Place (IN PERSON) OR THOUGH
Dated:- ADVOCATE/LAWYER

**BEFORE THE STATE CONSUMER DISPUTE
REDRESSAL COMMISSION, NEW DELHI
First Appeal No. _____ of 2026**

IN THE MATTER OF:

APPELLANT NAME. **...APPELLANT**

Versus

RESPONDENT NAME. **...RESPONDENT**

To,
The Hon'ble President,
and his Companion members of the
Hon'ble National Commission,
New Delhi.
The Appellant above-name

**FIRST APPEAL UNDER SECTION 51 OF THE
CONSUMER PROTECTION ACT, 2019 CHALLENGING
ORDER AND JUDGMENT DATED _____ PASSED BY THE
DISTRICT CONSUMER DISPUTES REDRESSAL
COMMISSION, QUTUB INSTITUTIONAL AREA NEW
DELHI, IN THE CC NO. _____ TITLED AS _____ VS
& ORS.”**

MOST RESPECTFULLY SHOWETH:

1. That the present First Appeal arises out of and against the order/judgment dated _____ passed by the District Consumer Disputes Redressal Commission, Qutub Institutional Area, Delhi in the _____, titled as “_____”
2. **That the brief facts of the case leading to filing the present First Appeal are as follows:-**

3. That

GROUND:

- i. Because the order of the District Commission is totally perverse and contrary to the facts, circumstances and the record of the case and also against well settled principles of law with regard thereto and is as such liable to be set aside
- ii. That the District Commission failed to appreciate that
- iii. .

PRAYER:-

It is, therefore, most respectfully prayed that this Hon'ble Commission may graciously be pleased to:-

- a.** Set aside the final order and judgment 08.08.2024 passed by the District Consumer Disputes Redressal Commission, Qutub Institutional Area, Delhi in the _____, titled as “ _____
- b.** Award costs in favour of the Appellant and against the Respondents throughout; and/or
- c.** Pass such other and/or further orders as this Hon'ble Commission May deem fit and proper in the facts and circumstances of the case.

APPELLANT

Through

Place
Dated:-

(IN PERSON) OR THOUGH
ADVOCATE/LAWYER

**BEFORE THE STATE CONSUMER DISPUTE
REDRESSAL COMMISSION, NEW DELHI
First Appeal No. _____ of 2026**

IN THE MATTER OF:

APPELLANT NAME.**...APPELLANT**

Versus

RESPONDENT NAME.**...RESPONDENT**

AFFIDAVIT

I, _____ S/o _____ aged
about _____ years,

hereby solemnly affirm and declare as under:

1. That I am the _____, of the Appellant and well conversant with the facts and circumstances of the case as per the record kept and maintained by our Head office in due course of business.
2. That I have read and understood the contents of the accompanying First Appeal, which has been drafted by my counsel as per my instruction and the same are not repeated herein for the sake of brevity.

3. That the contents of the same may kindly be read as part and parcel of the present affidavit as the same are not repeated herein for the sake of brevity.

DEPONENT

VERIFICATION:-

Verified at New Delhi on this._____day of December 2026 that the contents of this affidavit are true to my knowledge based on personal knowledge and records available with me nothing material has been concealed therefrom and no part thereof is false.

DEPONENT

**BEFORE THE STATE CONSUMER DISPUTE
REDRESSAL COMMISSION, NEW DELHI
First Appeal No. _____ of 2026**

IN THE MATTER OF:

APPELLANT NAME. **...APPELLANT**

Versus

RESPONDENT NAME. **...RESPONDENT**

**AN APPLICATION FOR STAY ON BEHALF OF THE
APPELLANT/THE NEW INDIA ASSURANCE
COMPANY LTD.**

To,

Hon'ble President

National Consumer Redressal Commission

and his companion members.

The Petitioner above-named

MOST RESPECTFULLY SHOWETH:

1. That the appellant is filing the aforesaid First Appeal challenging the order dated _____ of the Ld. District Consumer Dispute Redressal Commission, _____ 1 _____. The contents of the same may be read as part and parcel of this application, which are not being repeated herein for the sake of brevity.
2. That it is every apprehension that the Respondent may file the execution petition against the order dated

08.08.2024 passed by the Ld. District Consumer Dispute Redressal Commission. _____

3. That the appellant has a *prima facie* good case in their favour and there is every chance to succeed in the present First Appeal.
4. That the balance of convenience also lies in favour of the Appellant and against the Respondents.
5. That if the impugned order dated 08.08.2024 passed by the Ld. District Consumer Dispute Redressal Commission _____ is not stayed till the final decision of the present appeal then the filing of the present First Appeal become in fructuous.
6. That it is submitted that if the impugned order dated _____ is stayed then no harm will be caused to the respondent.

PRAYER

Therefore this Hon'ble Court may graciously be pleased to:-

(a) Stay the order dated 08.08.2024 passed by the District Consumer Disputes Redressal Commission, Qutub Institutional Area, Delhi in the _____, titled as “ _____ & Ors.

(b) Pass any other that is deemed fit and proper under the facts and circumstances of the case.

AND FOR THIS ACT OF KINDNESS THE PETITIONER IS AS DUTY BOUND SHALL EVER PRAY.

APPELLANT

Through

**BEFORE THE STATE CONSUMER DISPUTE
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First Appeal No. _____ of 2026**

IN THE MATTER OF:

APPELLANT NAME. **...APPELLANT**

Versus

RESPONDENT NAME. **...RESPONDENT**

AFFIDAVIT

I, _____ S/o _____ aged
about _____ years,

hereby solemnly
affirm and declare as under

1. That I am the _____, of the Appellant and well conversant with the facts and circumstances of the case as per the record kept and maintained by our Head office in due course of business.
2. That I have read and understood the contents of the accompanying Application for Stay, which has been drafted by my counsel as per my instruction and the same are not repeated herein for the sake of brevity.
3. That the contents of the same may kindly be read as part and parcel of the present affidavit as the same are not repeated herein for the sake of brevity.

DEPONENT

VERIFICATION:-

Verified at New Delhi on this _____ day of December 2024 that the contents of this affidavit are true to my knowledge based on personal knowledge and records available with mentoring material has been concealed therefrom and no part thereof is false.

DEPONENT

**BEFORE THE STATE CONSUMER DISPUTE
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First Appeal No. _____ of 2026**

IN THE MATTER OF:

APPELLANT NAME.**...APPELLANT**

Versus

RESPONDENT NAME.**...RESPONDENT**

**APPLICATION ON BEHALF OF THE APPELLANT
FOR CONDONATION OF DELAY IN FILING THE
APPEAL.**

MOST RESPECTFULLY SHOWETH:

- 1.
2. That the appellants/ applicants have filed the accompanying appeal which is pending adjudication before this Hon'ble Commission. The appellants/ applicants crave leave to this Hon'ble Court that the contents of the same may kindly be read as part and parcel as the same are not repeated herein for the sake of brevity and to avoid repetition.
3. That non filing of the appeal well within the time was neither intentional nor deliberately but due to the reason explained above and the same was due to administrative reasons.
4. That, hence the present appeal could not be filed well within the time.

PRAYER:-

It is, therefore, most respectfully and humbly prayed that this Hon'ble Commission may kindly be pleased to condone the delay of _____ days, in filing the First Appeal, in the interest of justice.

Any other or further relief as deemed fit and proper may also be awarded in favour of the appellant.

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AFFIDAVIT

I, _____ S/o _____ aged
about _____ years,

_____ hereby solemnly affirm and declare as
under.

1. That I am the _____, of the Appellant and
well conversant with the facts and circumstances of the
case as per the record kept and maintained by our Head
office in due course of business.
2. That I have read and understood the contents of the
accompanying Application for delay in filing the First
Appeal, which has been drafted by my counsel as per
my instruction and the same are not repeated herein for
the sake of brevity.

3. That the contents of the same may kindly be read as part and parcel of the present affidavit as the same are not repeated herein for the sake of brevity.

DEPONENT

VERIFICATION:-

Verified at New Delhi on this _____ day of December 2024 that the contents of this affidavit are true to my knowledge based on personal knowledge and records available with me Nothing material has been concealed therefrom and no part thereof is false.

DEPONENT

**BEFORE THE STATE CONSUMER DISPUTE
REDRESSAL COMMISSION, NEW DELHI
First Appeal No. _____ of 2024**

(Arising out of Judgment and order dated _____ passed
by the District Consumer Disputes Redressal
Commission, Qutub Industrial Area, Delhi in the CC
No.307/17

APPELLANT NAME.**...APPELLANT**
Versus
RESPONDENT NAME.**...RESPONDENT**

**PAPER BOOK
(SEE INDEX INSIDE)**

ADVOCATE FOR THE APPELLANT :