

BY EMAIL

**Government of India
Ministry of Communications
Department of Telecommunications
Sanchar Bhawan, 20, Ashoka Road, New Delhi - 110 001
(Data Services Cell)**

No. 813-07/LM-03/2018-DS-II

Dated: 11-04-2022

To,

All Internet Service Licensees

Subject: C.S.(COMM) No. 770 of 2018 (UTV Software Communications Ltd. &Ors Vs. Fmovies.pe &Ors.] before Hon'ble Delhi High Court.

In continuation to Department of Telecommunications even no. letters dated 17.04.2018, 30.01.2020, 25.09.2020, 01.07.2021, 14.06.2021, 28.10.2021, 07.01.2022 and letter No. 813-07/LM-13/2017-DS-II dated 17.05.2019 kindly find the enclosed copy of the Hon'ble Delhi High court order dated 21st March 2022 along with list of websites of defendant nos. 121 to 123 as provided by the advocate for plaintiff in the subject matter court case C.S. (COMM) No. 770 of 2018.

2. Hon'ble Delhi High Court order dated 21st March 2022 states that:

In view of the judgment passed by the Hon'ble Court dated 10.04.2019, it is hereby held that the relief granted in para-107 of the judgment is also applicable upon the newly added defendant nos.121 to 123. The DoT, ISPs and MEITY are directed to do the needful in terms of the relief granted in Para 107 the judgment dated 10.04.2019. The operative part of the Para 107 of judgment is reproduced below:-

“Keeping in view the aforesaid findings, a decree of permanent injunction is passed restraining the defendant websites (as mentioned in the chart in paragraph no. 4(i) of this judgment) their owners, partners, proprietors, officers, servants, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, from, in manner hosting, streaming, reproducing, distributing, making available to the public and/or communicating to the public, or facilitating the same, on their websites, through the internet in any manner whatsoever, any cinematograph work/content/programme/show in relation to which plaintiffs have copyright. A decree is also passed directing the ISPs to block access to the said defendant websites. DoT and MEITY are directed to issue a notification calling upon the various internet and telecom service providers registered under it to block access to the said defendant websites. The plaintiffs are permitted to implead the mirror/redirect/alphanumeric websites under Order I Rule 10 CPC in the event they merely provide new means of accessing the same primary infringing websites that have been injuncted.”

3 . Therefore, all the Internet Service licensees are hereby notified to take immediate necessary action for compliance of the Hon'ble court order dated 21.03.2022 with respect to websites of defendant nos. 121 to 123.

Encl: A/A

**Director (DS-II)
Tel: 011-2303 6860
Email: dirds2-dot@nic.in**

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***IN THE HIGH COURT OF DELHI AT NEW DELHI
+CS(COMM) 770/2018**

UTV SOFTWARE COMMUNICATIONS LTD. & ORS.

Plaintiffs

Through Ms. Disha Sharma, Ms.
Sahasini Raina and Mr.
Sanidhya Rao, Advs.

versus

FMOVIES. PE AND ORS.

..... Defendants

Through Mr. Ajay Dignpaul, CGSC
for UOI

CORAM:

**JOINT REGISTRAR (JUDICIAL) SH. DEVENDER NAIN
(DHJS)**

ORDER

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21.03.2022

IA No. 4300/2022 (u/s 151 CPC seeking exemption from filing clearer/certified/proper/translated copies of documents with proper margins by plaintiffs)

Heard. In view of the reasons mentioned in the application and submissions made, the application is allowed. The same stands disposed of.

IA No. 4299/2022 (under Order 1 Rule 10 CPC seeking impleadment of additional mirrors, redirects, or alphanumeric variations as defendants in the memo of parties by plaintiffs)

Heard. Affidavit of service is on record.

In view of the submissions, the websites as mentioned in the prayer clause of the application especially the Schedule-A are impleaded as defendant nos. 121 to 123.

In view of the judgment passed by the Hon'ble Court dated 10.04.2019, it is hereby held that the relief granted in para-107 of the judgment is also applicable upon the newly added defendant nos.121 to 123. The DoT, ISPs and MEITY are directed to do the needful in terms of the relief granted in Para 107 the judgment dated 10.04.2019. The operative part of the Para 107 of judgment is reproduced below:-

“Keeping in view the aforesaid findings, a decree of permanent injunction is passed restraining the defendant-websites (as mentioned in the chart in paragraph no.4(i) of this judgment) their owners, partners, proprietors, officers, servants, employees, and all others in capacity of principal or agent acting for an on their behalf, or anyone claiming through by under it, from, in any manner hosting, streaming, reproducing, distributing, making available to the public and/or communicating to the public, or facilitating the same, on their websites, through the internet in any manner whatsoever, any cinematograph work/content/programme/show in relation to which plaintiffs have copyright. A decree is also passed directing the ISPs to block access to the said defendant-websites. DoT and MEITY are directed to issue a notification calling upon the various internet and telecom service providers registered under it to block access to the said defendant-websites. The plaintiffs are permitted to implead the mirror/redirect/alphanumeric websites under Order 1 Rule 10 CPC in the event

they merely provide new means of accessing the same primary infringing websites that have been injected”.

Accordingly, the application is disposed of. Registry is directed to do the needful. Copy of order be given dasti.

Amended memo of parties has already been filed and the same is taken on record.

**DEVENDER NAIN (DHJS)
JOINT REGISTRAR (JUDICIAL)**

MARCH 21, 2022/cd

URL of New Mirror/Redirect/Alphanumeric Variation of Injuncted Website	Domain Name of Mirror/Redirect/Alphanumeric Variation of Injuncted Website
https://ww2.fmovies.tc	fmovies.tc
https://freemovies.live	freemovies.live
https://fmovie.watch	fmovie.watch

CS Comm 770 of 2018 (Def. 121 to 123)