

DCO V/S MUHAMMAD NUMAN

Order:

The complaint titled as Authority (DCO) V/S Muhammad Numan was forwarded by the District Coordination Officer Lahore Authority, delegated under the Punjab Consumer Protection Act 2005. who referred the complaint under Section 23 (2) of the said Act on the allegation that the Respondent is manufacturer of Ice-cream by the name of Laika which factory is situated at Campus Colony, Johar Town, Lahore and according to the report of the food inspector, was involved in the manufacturing of Ice-cream and has deviated from the standards laid down for manufacturing of Ice-cream.

The Respondent was summoned who filed a Vakalat Nama and Mian Muhammad Imran S/O Muhammad Zaman Managing Partner of Respondent appeared and admitted the claim of the Complainant. His statement was recorded in presence of his Counsel.

As the respondent has admitted the claim of the Complainant and has admitted that he is manufacturing Ice-cream and had made material deviation from the manufacturer's own specification.

In view of his admission, a fine of Rs. 20000/- (Rupees Twenty Thousand Only) is imposed on him under Section 32 (1) of Punjab Consumer Protection Act 2005, who shall deposit the same in the Government treasury within 5 days from the date of this Order. The respondent is further directed that in future he shall remedy the defect in the manufacturing of Ice-cream and get his specifications / formula for preparing Ice-cream patently registered within one month. With these observations this complaint is disposed of.

File be consigned to record room after due completion.

**Announced
21-09-2007**

**Presiding Officer/
District & Sessions Judge
District Consumer Court
Lahore**