PRESENT

JUSTICE R.N. KAKKAR

REFERENCE CGIT-29 OF 2003

07/06/2021

None present for both the parties.

Due to the lock down, parties are absent.

Matter adjourned.

Fix on 20.08.2021.

PRESENT

JUSTICE R.N. KAKKAR

REFERENCE CGIT-12 OF 2018

07/06/2021

None present for both the parties.

Due to the lock down, parties are absent.

Matter adjourned.

Fix on 20.08.2021.

PRESENT

JUSTICE R.N. KAKKAR

REFERENCE CGIT-09 OF 2019

07/06/2021

None present for both the parties.

Due to the lock down, parties are absent.

Matter adjourned.

Fix on 20.08.2021.

BEFORE THE NATIONAL INDUSTRIAL TRIBUNAL, AT MUMBAI

PRESENT

JUSTICE R.N. KAKKAR

A.Appln.NTB-25 OF 2004

07/06/2021

None present for both the parties.

Due to the lock down, parties are absent.

Matter adjourned.

Fix on 20.08.2021.

BEFORE THE NATIONAL INDUSTRIAL TRIBUNAL, AT MUMBAI

PRESENT

JUSTICE R.N. KAKKAR

A.Appln.NTB-25 OF 2004

07/06/2021

Mr. L.D'souza, learned counsel present for the applicant None is present for the opposite party Matter adjourned. Fix on 18.08.2021.

PRESENT

JUSTICE R.N. KAKKAR

CGIT-1/EPFA/-122 OF 2017

07/06/2021

Mr. H.L. Chheda, A.R, present for the appellant
None is present for the respondent
Matter adjourned.
Fix on 13.8.2021, for filing Rejoinder to counter reply and arguments.

PRESENT

JUSTICE R.N. KAKKAR

CGIT-1/EPFA/-122 OF 2017

07/06/2021

Mr. H.L Chheda , A.R, present for the appellant None is present for the respondent Matter adjourned. Fix on 13.8.2021, for Arguments.

PRESENT

JUSTICE R.N. KAKKAR

CGIT-1/EPFA/-122 OF 2017

07/06/2021

Mr. H.L Chheda , A.R, present for the appellant None is present for the respondent Matter adjourned. Fix on 13.8.2021, for filing Rejoinder to reply dated 04/02/2020.

PRESENT

JUSTICE R.N. KAKKAR

CGIT-1/EPFA/-15 OF 2020

07/06/2021

Mr. H.L. Chheda, A.R. present for the appellant

Ms. Prerna Janvekar, learned counsel for the respondent is present Pursuant to the order dated 06/04/2021 the case is taken on board.

Roznama reveals that the case is fixed for hearing on Misc. Appl. U/s. 7-O of the EPF & MP Act, 1952.

Learned Counsel for the appellant stated that impugned order is passed U/s. 7-A on 31st January 2020. Appeal is filed U/s. 7(i) of EPF & MP Act, 1952. Further stated that Misc. Application for delay of condonation was allowed on previous date.

It is submitted by the appellant that previous enquiry officer has passed the order u/s 7-A on 24/06/2011 by assessing the contributions of Rs. 17,62,903/- against which the appellant has preferred the Appeal and the Learned Tribunal has ordered to deposit the sum of Rs. 7,06,000/- as pre-deposit u/s 7-O which was deposited by the Appellant before the Respondent. The learned Tribunal in its final order dated 11/10/2013 set aside the impugned order dated 24/06/2011. The Respondent aggrieved by said order approached the Hon'ble High Court of Bombay. Hon'ble High Court remanded the matter back to the EPF authority by setting aside both orders, by its order dated 24/08/2015.

Learned EPF Authority after remand reassessed the contributions and passed the impugned order dated 31/01/2020. The Appellant aggrieved by the impugned order dated 31/01/2020 filed the present Appeal. According to appellant he has already deposited Rs. 10,80,538/- and Rs.7,06,000/- (Total amounts Rs.17,86,538/-) in the present case.

Whereas the Learned Counsel for the respondent state that in the impugned order only Rs.10,80,538/- has been mentioned and the amount of Rs.7,06,000/- is not confirmed by the learned counsel for the respondent.

Crux of the matter is whether the amount of Rs. 17,86,538/- is already deposited by the appellant or only Rs. 10,80,538/- is deposited in this matter has to be verified and confirmed by the Respondent.

The Learned Counsel for the Respondent sought adjournment to get it verified from the concerned authority.

Considering the above submission time is granted to respondent to get it verified from the authority concerned so that effective and final order could be passed on Misc. Application U/s 7-O of the EPF & MP Act, 1952.

Till then no coercive action shall be taken by the respondent against the appellant for the recovery of the rest amount.

With the consent of the parties, the next date of hearing is fixed on 14.07.2021.

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