BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO.1

<u>MUMBAI</u>

Present

SMT. PRANITA MOHANTY

Presiding Officer

Miscellaneous application No..NTB1 of 2007

22.7.2022

The matter is not listed today. But came up for the oral mentioning by Mrs.Vhatkar wife of Late G.T.Vhatkar who was the respondent in Approval Application NO. 51 of 2001.

Mrs. Vhatkar drew the attention of the Tribunal that the original Approval Application was filed by the management against her husband and this Tribunal by order dated 9.2.2007, had approved the action taken by the management against her husband. Being aggrieved her husband late G.T. Vhatkar had filed WPC No. 878 of 2008 before the Hon'ble High Court of Bombay. The Hon'bleHigh Court vide judgment dated 21.8.2014, set aside the order dated 9.2.2007 passed by this Tribunal. While doing so, the Hon'ble Court gave liberty to the workman to raise industrial dispute in the matter of his removal within a period of 6 months from the date of order. accordingly, G.T.Vhatkar had filed this application then he had prayed for reinstatement into service and consequential benefits. While the matter stood thus, G.T.Vhatkar died and his legal heir by order dated 28.10.2021 have been brought on record. Now the deceased claimant wife has come up with

a prayer that for the death of her husband the claim has lost its force and the management be directed to release the dues of her husband towards full and final settlement.

The prayer made by the wife of the deceased claimant cannot be adjudicated upon on the oral submission. Hence, she is advised to file a detailed claim petition in this proceeding on which due notice shall be served on the management for their reply. The case has already been fixed for 7.9.2022. Hence she is directed to file the claim petition on or before that date.

Call on the date fixed.