## THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL CUM LABOUR COURT DELHI – 1, ROOM NO.207, ROUSE AVENUE COURT COMPLEX, NEW DELHI

## LCA NO. 1544/ 2022

Sh. Balbir Singh S/o Sh. Itbari, Through Authorized Representative, C/o 2<sup>nd</sup> Floor, 8, School Lane, Opp. Lalit Hotel, Bengali Market, New Delhi 110001

Claimant

Versus

The Commissioner, Municipal Corporation of Delhi Dr. S.P. Mukherjee Civic Center Jawahar Lal Nehru Marg, Minto Road, Delhi- 110002

Management

Shri Rajiv Agarwal, A/R, for the claimant None for the management

## **ORDER**

- 1. An application was moved by the claimant, under Section 33-C(2) of the Industrial Disputes Act, 1947 (hereinafter "the Act") with the averments that he joined service with the management as Safai Karamchari. His services were regularized on the post of Safai Karamchari with retrospective effect i.e., 01.04.1989. Since then, he had discharged services to the entire satisfaction of his superiors till his retirement w.e.f. 31.12.2016. But the claimant has not been paid any arrears of matric/non-matric, arrears of 1<sup>ST</sup> MACP, arrears of 2<sup>nd</sup> MACP, difference of salary due to 7<sup>th</sup> CPC amount of Rs. 4,24,338/- (Rupees Four Lakhs Twenty Four Thousand Three Hundred And Thirty Eight Only). The claimant further claims interest on the due amount @ 18% per annum and litigation cost. The claim of the claimant has remained unrebutted and the management was proceeded as ex-parte on 02.04.2024.
- 2. At the stage of evidence, the claimant filed his affidavit and examined himself as WW1. In his examination in chief, the workman also relied upon documents Ex WW1/1 to Ex WW1/4. No one turned up from the management side for cross

examination of the workman witness. The cross examination of the workman witness

was treated as nil. Workman evidence was thereafter closed. Management neither

appeared nor led evidence. The management evidence was closed.

3. I have gone through the pleadings and documents placed on record by the parties and

have heard the arguments from the AR of the Claimant. The workman has proved that

the workman was regularized w.e.f. 01.04.1989. The management failed to rebut the

claim of the workman. In view of this the claim of the claimant regarding arrears of

matric/non-matric, arrears of 1<sup>ST</sup> MACP, arrears of 2<sup>nd</sup> MACP, difference of salary

due to 7th CPC to the tune of total accrued amount of Rs. 4,24,338/- deserves to be

allowed.

4. Though the claimant has prayed for interest @18% per annum, the same is not allowed

in view of the fact that in a petition u/s 33 (C)(2) of the ID Act, the Tribunal is only

empowered to compute the amount but cannot confer a new right on the workman like

interest. Similar view has been taken in the case of Union of India vs. Presiding Officer

CGIT in 1984 AISLJ 567 and by the Hon'ble High Court of Delhi in the case of King

Airways vs. Captain Manjit Singh decided in WPC No. 2666 of 2010.

5. Management is directed to pay the amount of Rs. 4,24,338/- within a period of 30

days. If the computed amount of Rs. 4,24,338/- is not made within a period of 30 days

hereof, the management shall be liable to pay 6% interest on the full amount from the

date of filing this application i.e., 11.04.2022 till realization. An order is, accordingly,

passed. File, after completion, be consigned to record room.

Justice Vikas Kunvar Srivastava

Presiding Officer Court of Allahabad

Retired Judge of High Court of Allahabad

November 12, 2024