## Government of India Ministry of Labour & Employment, Central Government Industrial Tribunal – Cum- Labour Court-II, New Delhi Present: Smt. Pranita Mohanty

ID.NO.70/2020 Shri Rameshwar Singh, S/o Shri Ram Singh, Through, Rashtriya Rajdhani Shramik Sangh, House No.-258, Pole No. 58, Village & Post Office-Kair, Najafgarh, New Delhi-110043.

.....Workman

## Versus

- The Manager,
   Axis Bank Ltd.
   D-15 Basement 24 to 28, South Extension Part-II,
   New Delhi-110049.
- 2. The Manager,
  Nisha Industrial Services Pvt. Ltd.
  House No. 144, Sector-31, Gurgoan -122003.
  .......Managements.

## **AWARD**

In the present case, a reference was received from the appropriate Government vide file no. ND. 96(38)2019-ID-FOC-DY-CLC dated 17.02.2020 under clause (d) of sub-section (1) and sub-section (2A) of Section 10 of the Act, for adjudication of a dispute, terms of which are as under:

"Whether the action of the management of M/s Nisha Industrial Services Pvt. Ltd. in terminating the service of the workman Shri Rameshwar Singh, w.e.f 26.07.2017 is just, fair and legal? If not what relief the workman concerned is entitled to and from which date?"

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2. In the reference order, the appropriate Government commanded the parties

raising the dispute to file statement of claim, complete with relevant documents,

list of reliance and witnesses with this Tribunal within 15 days of receipt of the

reference order and to forward a copy of such statement of claim to the opposite

parties involved in the dispute. Despite directions so given, claimant union opted

not to file the claim statement.

3. On receipt of the above reference, notice was sent to the workman as well as

the managements. Neither the postal article sent to the claimant, referred

above, was received back nor was it observed by the Tribunal that postal

services remained unserved in the period, referred above. Therefore, every

presumption lies in favour of the fact that the above notice was served upon

the claimant. Despite service of the notice, claimant opted to abstain away

from the proceedings. No claim statement was filed on his behalf. Thus, it

is clear that the workman is not interested in adjudication of the reference on

merits.

4. Since the workman has neither put his appearance nor has he led any

evidence so as to prove his cause against the management, this Tribunal is

left with no choice, except to pass a 'No Dispute/Claim' award. Let this

award be sent to the appropriate Government, as required under Section 17

of the Industrial Disputes Act, 1947, for publication.

Presiding Officer CGIT-cum Labour Court II, Rouse Avenue,

Delhi-110002.

Date: 7<sup>th</sup> Nov., 2022