# Government of India Ministry of Labour & Employment, Central Government Industrial Tribunal-Cum-Labour Court-II, New Delhi.

#### Present:

Smt. Pranita Mohanty, Presiding Officer, C.G.I.T.-Cum-Labour Court-II, New Delhi.

## **INDUSTRIAL DISPUTE CASE NO. 297/2021**

# Date of Passing Award- 16th May,2023

#### Between:

Sh. Rabendra Pratap Singh, S/o Sh. Shivnath Sigh, R/o house no. B-143. 4<sup>th</sup> Floor, Village Ghazipur, Gali No. 03, Delhi-110096.

Workman

#### Versus

1.Indraprastha Gas Ltd.IGL Bhawan, Plot No. 4, Community Centre,R.K Puram, K. D Colony, Sector-09, New Delhi-110022.

2. Antalya Enterprises,Through- Col. Shiraj Verma (proprietor)House No. 1128, Sector-37, Noida, U.P-201301.

Managements

Appearances:-

Claimant in person.

Sh. K.K Pandey, Ld. A/R for the management no. 1 IGL.

Sh. Raja Dutta(Manager) for the mgt no. 2 i.e Antalya Enterprises

# AWARD

The claimant had filed an application invoking the provision of section 2 A of the ID. Act alleging illegal termination of the service by the mgt no. 1 describing him as a principle employer.

the claim statement as prayer was made for reinstatement in service with full back wages and other consequential benefits. Being noticed the mgt of IGL appeared and filed written statement denying the employer and employee relationship of the claimant and the mgt no. 1. It has been stated that the claimant was a contractual employee employed by the contractor i.e the mgt no. 2. Hence, they prayed for dismissal of the claim petition filed against them. The mgt no. 2 was proceeded ex-parte. When the matter was posted for framing of issue, the mgt no. 2 appeared and the parties are agreed to the proposal for conciliation and an amicable settlement. After persuasion the parties agreed for conciliation and the claimant gave a statement to the effect that pursuant to the settlement the mgt no. 2 Antalya Enterprises has reinstated him into service. Hence, he has no claim against any of the managements of this proceeding.

In view of the same the present no dispute /no claim award is being passed. Hence ordered.

## Order

The claim be and the same is disposed of as the claimant has no claim against the managements

Send a copy of this award to the appropriate government for notification as required under section 17 of the ID act 1947.

Dictated & Corrected by me.

Presiding Officer.
CGIT-Cum-Labour Court-II
16<sup>th</sup> May, 2023

Presiding Officer.
CGIT-cum-Labour Court-II
16<sup>th</sup> May, 2023.