

**APPEAL NO. D-1/38/2020**

M/s. Dentsu One Pvt. Ltd.

Appellant

Through:- ShriS.P. Arora & Shri Rajiv Arora, Ld. Counsel for the Appellant

Vs.

RPFDC Delhi(South)

Respondent

Through;- Shri Rajesh Kumar, Ld. Counsel for the Respondent.

**ORDER DATED 19.10.2020**

**Hearing conducted through video conferencing**

Although the matter was listed for hearing on admission as well as prayer for granting stay on the operation of the impugned order; the Ld. Counsel for the Appellant submitted that despite making several requests to inspect the Lower court record, the same was not allowed by the Respondent Authority which is in total violation of the principles of natural justice. Therefore, an opportunity for inspection of the record be provided to the Ld. Counsel for the Appellant. The Ld. Counsel for the Respondent strongly opposed the prayer of the Appellant and submitted that the prayer for stay be decided by imposing some reasonable condition of deposit.

Considering all the submissions, in all fairness, this Tribunal is of the opinion that a chance of fair inspection be given to the Appellant and therefore, the Respondent authority is directed to submit the record latest by 28-October-2020(Wednesday) in the Registry of the Tribunal and thereafter, the Appellant is directed to positively inspect the LCR completely by 03-November-2020 (Tuesday). Let the case be listed on 04-November-2020 (Wednesday) for hearing on admission as well as stay on the operation of the impugned order. Meanwhile, the Respondent authority is directed not to take any coercive measures for recovery of the amount as mentioned in the impugned order till 04-November-2020.

Sd/-

Presiding Officer