

ORDER SHEET

DATE OF ORDER OF PROCEEDING	ORDER OR PROCEEDING WITH SIGNATURE OF PRESIDING OFFICER	REMARK
	Case No. CGIT/LC/EPFA/43/2025 M/s. Vidya Bhawan Public School Vs. RPFC, Indore	
01.09.2025	<p>Matter taken up.</p> <p>Mrs. Tripti Maheshwari learned Counsel for Appellant Establishment is present. Mr. Abhishek Arjariya learned Counsel for Respondent Authority is also present, files written objections against application for condonation of delay and I.A., copy served, taken on record.</p> <p>Perused report of Registry. Order under appeal was passed on 27.03.2025. Appeal has been filed on 25.08.2025. There is on record photocopy of order of Hon’ble High Court of M.P. Indore Bench dated 18.08.2025, passed in W.P. No. 31057/2025 directing the Appellant Establishment to file an appeal before this Tribunal pointing out that the cause of action arose only from the date of knowledge of the order and this Tribunal will consider the said aspect of the matter and take a decision sympathetically on the appeal, if any preferred by the petitioner (Appellant Establishment) within a period of ten days from the date of order i.e. 18.08.2025.</p> <p>As stated above, the appeal has been filed on 25.08.2025 which is within ten days from the date of order of Hon’ble High Court.</p> <p>In its application for condonation of delay, the Appellant Establishment has stated in para 3 of the application that they came to know about the impugned order only when the amount was debited from their account on 19.07.2025.</p> <p>Learned Counsel for Respondent Authority has submitted</p>	

ORDER SHEET

DATE OF ORDER OF PROCEEDING	ORDER OR PROCEEDING WITH SIGNATURE OF PRESIDING OFFICER	REMARK
	Case No. CGIT/LC/EPFA/43/2025 M/s. Vidya Bhawan Public School Vs. RPFC, Indore	
	<p>that the aforesaid directions are simply argument of the Appellant/ petitioner before Hon’ble High Court and they should not be taken as directions to this Court to decide the application for delay condonation taking the limitation from date of knowledge of the order under appeal. He further submits that Hon’ble High Court did not decide the prayer for condonation of delay rather it directed this Tribunal to decide this point keeping in mind the date of knowledge of the impugned order. I am not inclined to accept this argument keeping in view of the fact that this Tribunal has been directed to consider the aspect that the cause of action arose only from date knowledge of the order and to take a decision sympathetically on the appeal. Hence, the appeal is admitted for hearing.</p> <p>Counter within four weeks.</p> <p>Rejoinder if any within two weeks thereafter.</p> <p>List on 13.01.2026 for final arguments.</p> <p>Upload this order.</p> <p>Presiding Officer</p>	