

ORDER SHEET

DATE OF ORDER OF PROCEEDING	ORDER OR PROCEEDING WITH SIGNATURE OF PRESIDING OFFICER	REMARK
	Case No. CGIT/LC/EPFA/13/2025 Guru Ghasidas Vishwavidyalaya Vs. RPFC, Bilaspur	
11.04.2025	<p>Matter taken up.</p> <p>Learned Senior Counsel Mr. Ashish Shrivastava present for Appellant Establishment assisted by Mr. Ghanshyam Burman and Prashant Bairagi. Learned Counsel for Respondent Authority Mr. Vivek Rana present, files objection on application of Appellant Establishment for condonation of delay and I.A. against recovery with affidavit both photocopy, undertakes and is directed to file originals also. Copies served on Appellant Establishment.</p> <p>Learned Senior Counsel for Appellant Establishment his application of condonation of delay. Heard both the sides and perused the record. Order under appeal was passed on 04.10.2024. According to Appellant Establishment, they approached Hon’ble High Court of Chhattisgarh at Bilaspur against this order by way of filing W.P.L. No. 226/2024 which was decided on 07.01.2025 with an observation that the Appellant Establishment is at liberty to file appeal against order u/s. 14-B and 7-Q with a direction to this Tribunal that it is for this Tribunal to decide the case in accordance with law on its own merits without being influence by any observation made in the order. Learned Senior Counsel submits the appeal is within period of limitation from the date of order of Hon’ble High Court, further submits that there are serious question of law to be decided in this appeal, hence justice requires that delay be condoned and the lis be decided on merit.</p> <p>Learned Counsel for Respondent Authority opposes this</p>	

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	<p>application.</p> <p>In the light of observation made by Hon’ble High Court and in the spirit of the order, delay in filing this appeal is in condoned.</p> <p>AS regards, the I.A. against recovery, I am of the view that the Appellant Establishment has successfully made out a prima-facie case in their arguments which require to be adjudicated by this Tribunal. Keeping in view, the amount as well attending circumstances of the case in hand, interest of justice will be served in granting conditional interim protection against recovery. Hence, recovery of amount under appeal is stayed on the condition of deposit of 40% of amount with the Respondent Authority within 30 days from today, which will subject to the final outcome of the appeal.</p> <p>Register. Copy of memo of appeal and documents have already been served on Respondent Learned Counsel. Counter within four weeks. Rejoinder within two weeks thereafter.</p> <p>List on 22.08.2025 for final Arguments.</p> <p>Upload this order.</p> <p>Presiding Officer</p>	