BEFORE THE HON'BLE PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL CUM LABOUR COURT, DELHI-1; ROOM NO 208, ROUSE AVENUE DISTRICT COURT COMPLEX, NEW DELHI-110002.

APPEAL NO. D-1/29/2020

M/s. Vodafoe Idea Ltd. Appellant

Vs.

RPFC, Delhi(East) Respondent

ORDER DATED 24.07.2020

Hearing conducted via Video Conferencing

Present: Shri S.K. Gupta, Ld. Counsel for the Appellant

Shri Puneet Garg, Ld. Counsel for the Respondent

As the hearing is commenced via video conferencing, the urgent hearing petition filed by the Appellant stands disposed of.

The Ld. Counsel for the Appellant submitted that the appeal by which the appellant had challenged the order passed under section 14 B and 7 Q; is filed well within the time limit of 60 days, hence, the same is required to be admitted. He also submitted that the orders are an outcome of single notice and no separate proceedings were conducted for 14B and 7Q. The Ld. Counsel for the Appellant submitted that there are various infirmities in the order. Also the representations filed before the Respondent authority regarding one of the entry in the notice is not considered in the impugned order.

Opposing the submissions made on behalf of the Appellant, Ld. Counsel for the Respondent submitted that there are two orders:- one passed under section 14 B which can be dealt with this Tribunal and the other is passed under Section 7Q of the Act, which is not appealable before this Tribunal and hence, he will restrict his arguments to the order passed under Section 14 B only. He further stated that ample opportunity had been granted to the appellant for submission of material related to the inquiry and the Respondent authority had passed a reasonable and speaking order after considering all the facts presented before the Respondent.

Arguments were heard at length and concluded. Matter is reserved for pronouncement of order on 31.07.2020 on the admission as well as prayer for granting 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 next date.

Sd/-

Presiding Officer