BEFORE THE NATIONAL GREEN TRIBUNAL, CENTRAL ZONAL BENCH, BHOPAL

Appeal No. 08/2015 (CZ) Steel Authority of India vs. Appeal Committee

CORAM: HON'BLE MR. JUSTICE DALIP SINGH, JUDICIAL MEMBER HON'BLE MR. BIKRAM SINGH SAJWAN, EXPERT MEMBER

PRESENT: Applicant: Shri Ajay Gupta, Advocate

Respondent:

Shri Ajay Gupta, Advocate Shri Ravikant Patidar, Advocate Ms. Parul Bhadoria, Advocate for Shri Purushaindra Kauray, Advocate

Date and Remarks	Orders of the Tribunal
Order No. 3	From the record of the Hon'ble High Court we find that the
22 nd September, 2015	Original Writ Petition was filed challenging the order dated
	09.11.1994 (Annexure P-9). The appeal filed by the Appellant
	against the assessment order dtd. 31.01.1994 passed by the Member
	Secretary, MPPCB assessing an amount of Rs. 21,75,231/- as
11	liability under Section 6 of the Water (Prevention and Control of
W z	Pollution) Cess Act, 1977 for the water consumed by the Appellant
A	during the period from 01.04.1978 to 31.05.1993 was assessed. The
W II O	appeal filed against the assessment order dated 31.01.1994 of the
1	Assessment Authority came to be dismissed vide impugned order
11/1/1	(Annexure P-9) dated 09.11.1994 with the direction that the amount
1	assessed vide assessment order no. 720 dated 31.01.1994 be deposited
	within one month.
	A perusal of the record of the Hon'ble High Court does not
	reveal whether the said amount has been deposited by the Appellant as
	the interim order was also conditional requiring depositing of Rs.
	7,00,000/- within 15 days. Learned Counsel for the Appellant is
	therefore directed to file an affidavit whether the said amount is
	deposited, if so with which authority. In case, the said amount has not
	been deposited the Appellant shall be liable to deposit the said amount
	with interest @ of 6% per annum.
	Learned Counsel for the Respondent shall inform this Tribunal

