## COURT- 1

## IN THE APPELLATE TRIBUNAL FOR ELECTRICITY

(Appellate Jurisdiction)

DFR No: 2233 of 2019 & IA No. 1449 OF 2019

Dated: 17th October, 2019

Present:

Hon'ble Mrs. Justice Manjula Chellur, Chairperson

Hon'ble Mr. Ravindra Kumar Verma, Technical

Member(electricity)

In the matter of:

**Haryana Power Purchase Centre** 

.. Appellant(s)

Versus

**Haryana Electricity Regulatory Commission** 

.... Respondent(s)

Counsel for the Appellant(s) : Ranjitha Ramachandran

Poorva Saigal Anushree Bardhan Arvind Kumar Dubey

Counsel for the Respondent(s) : Anand K. Ganesan

Swapna Seshadri for R2

## <u>ORDER</u>

(IA No. 1847 of 2019 – for urgent listing)

Heard Mr. Basava Prabhu S. Patil, learned senior counsel appearing for Respondent No.2.

For the reasons stated in this application, the IA is allowed. Application stands disposed of.

## (IA No. 1449 of 2019 - for condonation of delay)

The sufficient cause shown for delay in filing the appeal, according to the Appellant, is as under: The impugned order dated 08.03.2019 was communicated to the

Appellant and the same was received by it on 12.03.2019. On going

through the impugned order, the Appellant sincerely felt that certain

issues could be redressed by filing the review petition, and accordingly

the review petition came to be filed on 09.04.2019. However, after

hearing the review petition it came to be dismissed on 01.05.2019.

The said order came to be communicated only on 10.07.2019 and the

letter was received by the Appellant on that day. On receipt of the said

communication, the Appellant decided to file the appeal and the

appeal came to be filed with a delay of 97 days. Therefore, there is no

intention or negligence on the part of the Appellant to approach this

Tribunal with the delay of 97 days is the stand of the Appellant.

We are satisfied with the explanation offered by the Appellant and the

said explanation is substantiated by filing the application supported by

the affidavit of Chief Engineer of HPPC. We are of the opinion that

even if the delay is condoned, ultimately the appeal would be heard on

merits by giving opportunity to both the parties. Therefore, no

prejudice would be caused to the Respondents. Hence, the

Application is allowed condoning the delay of 97 days in filing the

appeal.

List the matter for admission on <u>07.11.2019</u>.

Ravindra Kumar Verma Technical Member(electricity)

Justice Manjula Chellur Chairperson

MK