JHARKHAND STATE ELECTRICITY REGULATORY COMMISSION RANCHI

FORM OF PROCEEDING

Case No. 17 of 2009

M/s Usha Martin Limited Petititoner

Versus

Jharkhand State Electricity Board & another Respondents

Date of	Proceedings of the Commission with signature	Office
proceeding		action taken
	2	with date
		4
6. 05.12.2009		
	The learned counsel for the petitioner filed reply	
	on behalf of petitioner to the reply filed on behalf of the	
	respondent-JSEB. The respondent-JSEB filed	
	supplementary Counter Affidavit. The petitioner also	
	filed reply to the supplementary Counter Affidavit. The	
	copies of reply and the supplementary affidavit have	
	been exchanged between the parties. Let these be kept on	
	record. The pleadings are complete.	
	The learned counsel for the petitioner filed a	
	petition stating therein that the senior counsel of the	
	petitioner indisposed and is unable to argue the matter	
	today. It has been stated that the consent from the	
	Respondent's counsel has also been obtained for grant of	
	time. As such it has been prayed to adjourn the case to	
	some other date for argument. The learned counsel for	
	the respondent-JSEB did not oppose to the prayer being	
	allowed.	
	Considering the above in view, the prayer for	
	grant of time is allowed.	
	Put up on 09.01.2010 for final hearing.	
	Chairparson	
		proceeding 2 05.12.2009 Both the parties are present. The learned counsel for the petitioner filed reply on behalf of petitioner to the reply filed on behalf of the respondent-JSEB. The respondent-JSEB filed supplementary Counter Affidavit. The petitioner also filed reply to the supplementary Counter Affidavit. The copies of reply and the supplementary affidavit have been exchanged between the parties. Let these be kept on record. The pleadings are complete. The learned counsel for the petitioner filed a petition stating therein that the senior counsel of the petitioner indisposed and is unable to argue the matter today. It has been stated that the consent from the Respondent's counsel has also been obtained for grant of time. As such it has been prayed to adjourn the case to some other date for argument. The learned counsel for the respondent-JSEB did not oppose to the prayer being allowed. Considering the above in view, the prayer for grant of time is allowed.