

०० उप प्राप्त स्थान करते. अस्त्रमेव जयते

<u>W.P.No.28251 of 2022</u> and WMP.Nos.27543, 27544 and 27545 of 2022

R. SURESH KUMAR,J.

It is submitted by the learned counsel appearing for the petitioner that, after he obtained loan from the second respondent Bank, there was clear moratorium period of two years starts from May 2021 and it would be lasting till May 2023. However, before the end of the moratorium period, now through the impugned communication dated 15.09.2022, the second respondent Bank has sent a communication to the petitioner that the account of the petitioner has slipped to NPA, therefore, the petitioner has to pay the overdue immediately to upgrade the account and to avoid legal actions. Challenging the same, the petitioner has moved the present writ petition.

2.Recording the said submission made by the learned counsel appearing for the petitioner stating that the moratorium period, which has been given for two years upto May 2023, since is still there, before which, the question of slipping the account into NPA does not arise as the petitioner need not pay back anything to the second respondent Bank before May 2023, hence, the impugned order *prima facie* can be considered as an infirm one.

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3. This Court by taking into account of the aforesaid *prima facie* case projected by the learned counsel appearing for the petitioner, is inclined to grant an interim order of stay for a period of three weeks.

Post the matter on 04.11.2022.

20.10.2022

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