

IN THE HIGH COURT OF PUNJAB AND HARYANA AT CHANDIGARH

109 (8)

CWP-11498-2018 (O&M) **Date of Decision: 28.02.2025**

M/s Tajinder Paul Singh and sons.

...Petitioner

Versus

Union Territory Chandigarh and others

...Respondents

CORAM: HON'BLE MR. JUSTICE SURESHWAR THAKUR

HON'BLE MR. JUSTICE VIKAS SURI

Mr. Arvind Kashyap, Advocate for the petitioner. Present:-

Mr. Sanjiv Ghai, Advocate for U.T. Chandigarh.

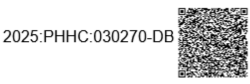
Ms. Prerna Malhotra, Advocate for

Mr. Prateek Mahajan, Advocate for respondent No.2.

SURESHWAR THAKUR, J. (ORAL)

- 1. Learned counsel for the petitioner seeks and is permitted to withdraw the instant writ petition, but with liberty to avail the alternative remedy, for therebys, it making a challenge to the impugned order.
- In case the revision petition is time barred, thereupon, on an application seeking condonation of delay, as cast under the Limitation Act, being filed along with revision petition, initially thereupons, a reasoned speaking order shall be made but with a week from the date of its the revision petition preferment, whereafter shall be registered. Subsequently, the revision petition is directed to be decided through a reasoned speaking order being made thereons. However, all the supra be ensured to be done, within 45 days from today, but after hearing all the

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affected/aggrieved persons/parties concerned.

All pending application(s), if any, also stand(s) disposed of. 3.

> (SURESHWAR THAKUR) **JUDGE**

> > (VIKAS SURI) **JUDGE**

Fabruary 28, 2025

Whether speaking/reasoned Yes/No

Whether reportable Yes/No