CIVIL APPEAL NO(s). 300 OF 2012

DEVYANI INTERNATIONAL LTD.

Appellant (s)

VERSUS

Respondent(s)

ORDER

U.O.I. AND ORS

The Of
that service
respondent no.8 The Office Report dated 28.02.2014 discloses service of notice could not be effected on respondent no.8, in view of the endorsement on the certificate of service, which states, "Company does not exist at given address."

Office Report further discloses that in spite of intimation about the above fact to the counsel for the appellant in writing on 13.07.2013, no steps were taken for effecting service of notice respondent no.8.

on unserved

With a view to give a final opportunity, the is granted four weeks' time for taking appellant necessary steps to effect service on respondent no.8. Failing compliance within the time granted, the appeal will stand dismissed for default as against respondent

no.8.

......J. FAKKIR MOHAMED IBRAHIM KALIFULLA

NEW DELHI; MAY 09, 2014

ITEM NO.13

COURT NO.12

SECTION III

SUPREME COURT OF INDIA RECORD OF PROCEEDINGS CIVIL APPEAL NO(s). 300 OF 2012

DEVYANI INTERNATIONAL LTD.

Appellant (s)

VERSUS

U.O.I. AND ORS

Respondent(s)

Date: 09/05/2014 This Appeal was called on for hearing today.

CORAM :

HON'BLE MR. JUSTICE FAKKIR MOHAMED IBRAHIM KALIFULLA (IN CHAMBERS)

Mr. Ravi Kumar Tomar, Adv.

For Appellant(s)

For Respondent(s)

This is a True Copy of the second s Ms. Mini Kaushik, Adv.

This is a True Copy of the court records online. Authenticated @ https://eCourtsIndia.com/cnr/SCIN010102592014/truecopy/order-190.pdf

Mr. B. Krishna Prasad, Adv.

UPON hearing counsel the Court made the following O R D E R $\,$

The Office Report dated 28.02.2014 discloses that service of notice could not be respondent no.8, in view of the endorsement on the certificate of service, which states, "Company does not exist at given address."

Office Report further discloses that in spite of intimation about the above fact to the counsel for the appellant in writing on 13.07.2013, no steps were taken for effecting service of notice respondent no.8.

With a view to give a final opportunity, the appellant is granted four weeks' time for taking

effected

on unserved

2.

necessary steps to effect service on respondent no.8. Failing compliance within the time granted, the appeal will stand dismissed for default as against respondent no.8.

(Narendra Prasad) Court Master (Asha Kiran Bhardwaj) Court Master

3