

**Orders on memo**

Memo filed by the respondent seeking permission to produce the copy of Board of resolution and Government notification.

The learned counsel for the claimant filed detailed objections to the said memo.

On that basis, the point for consideration is as under:

“Whether the respondent can be permitted to produce the documents as stated in the memo?”

Heard the arguments, perused the materials on records, on that basis, my finding on the above point is in the affirmative, for the following:

**REASONS**

The respondent - BMRCL led evidence through its General Manager P. V. Poornima by filing evidence affidavit. The said witness to

prove that she is the General Manager of BMRCL wants to produce the documents such as Government notification and resolution. The said documents prima facie shows that she is the General Manager of the BMRCL, as such, said documents are necessary to proceed with the case as BMRCL is artificial person, it has to be represented natural person. Further even if the said documents are permitted to produce and mark the same, no prejudice will be caused to the other side / claimants as they have every opportunity to question the said documents during the cross-examination. Under such circumstances, the memo deserves to be allowed. Accordingly the above point is answered in the affirmative. In the result, I proceed to pass the following:

#### ORDER

Memo filed by the respondent is hereby allowed.

Consequently, the respondent is permitted to produce the documents as stated in the memo and to mark the same.

For further chief of RW.1 by 06.03.2026.

(PADMA PRASAD)  
II Addl. City Civil and Sessions Judge,  
& Spl. Judge, Bengaluru.

