

ESI.A. 14/2020

Case advance.

Counsel for the applicant and Respondent file Joint memo and submit that the matter is amicably settled under the Amnesty Scheme after verification of the relevant records the respondent has reassessed the amount determined under section 45-A of the ESI Act. The amount has been reassessed along with interest, as the employer has challenged the order under Section 45-A in ESI.A. 14/2020. Therefore pray for closures of the present case.

Perused.

In view of the joint memo application filed by the applicant is disposed of as settled.

Presiding officer/Judge,