



of claim and annexed Annexure A and B. As far as Annexure -A is concerned that is pertaining to the concerned beneficiaries who are the members of second party Union and involved in present dispute. As far as Annexure B is concerned, second party has submitted that employees whose names are mentioned in Annexure B are not members of second party but they are permanent employees of first party. It appears that, for comparing wages the second party has annexed employees of first party No.1 who are on permanent roll of first party No.1. That means, Annexure-B is the list of employees who are not members of second party Union and those would not be concerned employees as far as issue of regularization. However first party No.1 assuming that, they are members of second party has filed present application. However if the documents produced by first party is taken on record no prejudice would be caused to the second party. Hence documents produced at Exh.C-23 be taken on record.

**ORDER**

1]	The Application at Exh.C-22 is filed.
----	---------------------------------------

**Date : 17/03/2026**  
**Place:Aurangabad.**

**[ S. D. Suryawanshi]**  
**Presiding Officer,**  
**Industrial Tribunal, Aurangabad.**