

MHLA050027112025



Civil M.A. No.44/2025

Aditi Vs. L.I.C of India

:: ORDER BELOW EXH.21 ::

01. The application is submitted by opponent No.1 to set aside the no say order. It is contended that, no say order is passed against corporation on 11/11/2025 for unavoidable circumstances opponent No.1 could not approach the court to file the say. No prejudice would be caused to the applicant if opportunity is granted to the opponent to submit the say.

02. Say is filed by the applicant that, no period is mentioned in the application. Delay is not explained. No sufficient reason is given. Hence, the application may be rejected.

03. From the perusal of the record it is seen that, opponent No.1 is served with notice and appeared on 04/09/2025. Sufficient opportunity was given to opponent No.1 to file the say and on its failure, no say order was passed on 11/11/2025.

04. From the perusal of application it is seen that, opponent No.1 has not mentioned the unavoidable circumstances and reserves in the application. Merely contending that opponent could not submit the say for unavoidable circumstances shall not suffice the purpose as filing such kind of application impliedly means that some reason has to be mentioned. In absence of reason the application is incomplete.

05. Considering the prayer of the applicant in the main petition opponent is necessary party. In order to grant opportunity to the opponent the application is allowed subject to costs of Rs.5,000/- to be paid to the applicant within a period of three days from today, failing which the order shall lose its effect.

Sd/-

Date : 10/03/2026.

{ S.N.Sarde }

Civil Judge Senior Division,

A h m e d p u r.