

ORDER BELOW EXH. 11 IN Spl.C.S. NO. 188/2021

01. Perused the application and say.

02. In this case, the defendant has not filed the written statement within 90 days, therefore, no written statement order came to be passed. The defendant pray for setting aside the no written statement order and grant of permission to file the written statement. The application is required to be allowed on the basis of equal opportunities to both the sides. If the application is allowed then no prejudice would be caused to anybody but the contrary is not true. The written statement should be on record for complete adjudication. The delay is not more. Having regard to the above said reasons I am inclined to pass following order.

ORDER

1. The application is hereby allowed.
2. The no written statement order is hereby set aside and the written statement filed by the defendant be taken on record.
3. No order as to costs.

Karad.
Date- 12.07.2022

(V. S. Khot)
Civil Judge Senior Division,
Karad.