IN THE COURT OF THE JUDGE, LABOUR COURT, GONDIA. (Presided over by : A. A. Khan)

MISC. APPLICATION (ULP) No: 1/2018. (CNR No: MHLC35-000004-2018)

Virendra Warkade

Versus

Deptt. of High & Technical Education

Order below Exh.U-11

Perused the application and say.

By this application, the applicant has solicited permission for amendment of application. The applicant wants to incorporate "so the delay of 2 years, 9 months and 1 day caused for filing the complaint" and in prayer clause after the words condone delay "of 1006 days". It is submitted that the earlier advocate had filed this application. Due to inadvertence and mistake, the period has not been computed. By way of amendment, the applicant wants to incorporate it. The application is objected on the ground that it is not tenable. The matter is for final hearings. The evidence of applicant is closed. The application amounts to filling up of lacunae. Hence, the application be rejected.

Admittedly, the applicant has given details of the delay and requested for its condonation. However, the period of delay is coming short on record. The applicant is tendering exact period by way of amendment. If the proposed amendment is allowed, it will not cause prejudice to other side as only the period is going to be incorporated. The amendment will not change the nature of the proceedings. Considering the request, following order is passed.

Order

Application is allowed, the amendment shall be carried out forthwith followed by filing amended copy of application or or before next date. The non compliance of order within time shall render it non est.

Place : Gondia. Judge,

Dated: 21.02.2019. Labour Court, Gondia.