## NATIONAL COMPANY LAW TRIBUNAL COURT No. – I, MUMBAI BENCH

\*\*\* \*\*\* \*\*\*

IA No. 2187/2020

in

CP (IB) No. 839/MB/2017

## Shirdi Industries Ltd

\*\*\* \*\*\* \*\*\*

## Dated 4<sup>th</sup> February, 2021

## **ORDER**

Sr. No.5

The matter is taken up on VC.Counsel for both the sides are present. The mentioning praecipe is taken on record. The praecipe is for hearing of IA No.2187 of 2020 on urgent basis on the ground that Respondent in the meantime has disconnected the supply of electricity. Counsel for the Respondent submits that the electricity has not been not disconnected. The counsel for the Applicant informs that the electricity has however been restored. List this matter on 16.02.2021 as already posted for hearing. In the meantime, the Respondent shall not disconnect the electricity till the next date of hearing.

Counsel for the Respondent submits that bill dated 04.01.2021 for Rs.73.42 lacs for December, 2020 has not been paid by the Corporate Debtor/Applicant. However, the Counsel for the Applicant submits that consequent to the meeting called by the Superintending Engineer for payment of electricity dues of pre-CIRP period, they have made some payments and the same has to be adjusted in this bill. The parties are directed to furnish consolidated abstract of demand and payment made from the date of approval of the Resolution Plan up to the Bill for December 2020 by the date fixed.

Sd/-V. NALLASENAPATHY Member (Technical) Sd/-JANAB MOHAMMED AJMAL Member (Judicial)