## BEFORE THE SECURITIES APPELLATE TRIBUNAL MUMBAI

Misc. Application No. 12 of 2011 In Appeal No. 150 of 2010

**Date of decision: 25.01.2011** 

Parsoli Corporation Ltd. 402-403, 4<sup>th</sup> Floor, 325, Amba Sadan, Linking Road, Khar (W), Mumbai.

..... Applicant

Versus

The Securities and Exchange Board of India SEBI Bhavan, Plot No. C-4A, G Block, Bandra Kurla Complex, Bandra (East), Mumbai – 400 051.

..... Respondent

Ms. Sonal, Advocate for the Applicant.

Mr. Darius Khambatta, Additional Solicitor General with Ms. Daya Gupta and Ms. Harshada Nagare, Advocates for the Respondent.

CORAM: Justice N.K. Sodhi, Presiding Officer P. K. Malhotra, Member

Per: Justice N.K. Sodhi, Presiding Officer (Oral)

Same order as in Misc. Application no. 8 of 2011 in Appeal no. 146 of 2010 decided on 25.1.2011.

Sd/-Justice N. K. Sodhi Presiding Officer

Sd/-P. K. Malhotra Member

25.01.2011 Prepared & compared by-ddg BEFORE THE SECURITIES APPELLATE TRIBUNAL **MUMBAI** 

Misc. Application No. 8 of 2011

**Appeal No. 146 of 2010** 

**Date of decision: 25.01.2011** 

1) Parsoli Corporation Limited

2) Zafar Yunus Sareshwala

3) Uves Yunus Sareshwala

All having office at 402-403, 4<sup>th</sup> Floor,

325, Amba Sadan, Linking Road,

Khar (W), Mumbai – 400 052.

..... Applicants

Versus

The Securities and Exchange Board of India SEBI Bhavan, Plot No. C-4A, G Block, Bandra Kurla Complex, Bandra (East),

Mumbai – 400 051.

..... Respondent

Ms. Sonal, Advocate for the Applicants.

Mr. Darius Khambatta, Additional Solicitor General with Ms. Daya Gupta and

Ms. Harshada Nagare, Advocates for the Respondent.

CORAM: Justice N.K. Sodhi, Presiding Officer

P. K. Malhotra, Member

Per: Justice N.K. Sodhi, Presiding Officer (Oral)

This order will dispose of five Misc. Applications no. 8 to 12 of 2011 filed by

the appellants stating that as many as 45 submissions made on their behalf have not

been noticed by us while dismissing the appeals by our order dated January 12, 2011.

At the outset, we may mention that these applications lack bona fides. We say so

because we had disposed of five connected appeals by our order dated

January 12, 2011 and the arguments had been addressed before us in the main appeal

which was Appeal no. 146 of 2010. No arguments were addressed in the connected

four appeals and yet applications have been filed stating that we have not taken note of

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the arguments advanced by the learned counsel for the appellants. As already

observed, the arguments were addressed only in Appeal no. 146 of 2010 in which

Application no. 8 of 2011 has been filed. It is stated that as many as 25 contentions of

the appellants have not been noticed by us. Only some of theses pleas had been raised

during the course of the arguments and in view of the admitted stand of the parties as

noticed by us in paragraphs 4 to 9 of our order, they were not only irrelevant but had

also been pressed half heartedly. As regards the other applications, we have already

observed that the appeals were not argued separately and, therefore, the question of

noticing the contentions now mentioned in the applications did not arise.

2. Before parting, we may deal with another prayer made by the applicants. They

want us to stay the operation of our order to enable them to file an appeal in the

Supreme Court. We find no ground to grant this prayer. Even when the appeals were

admitted, we had not stayed the operation of the orders impugned therein. Where is

then the question of granting stay of our order after we have dismissed the appeals on

merits. Consequently, the prayer for stay is declined.

In the result, the applications are dismissed.

Sd/-Justice N. K. Sodhi

**Presiding Officer** 

Sd/-P. K. Malhotra

Member

25.01.2011

Prepared & compared by-ddg