BEFORE THE NATIONAL GREEN TRIBUNAL, PRINCIPAL BENCH, NEW DELHI **Original Application No. 487 of 2016** (M.A. No. 927 of 2016)

Lt. Col. (Retd.) Sarvadaman Singh Oberoi Vs. Union of India & Ors.

CORAM : HON'BLE MR. JUSTICE SWATANTER KUMAR, CHAIRPERSON HON'BLE MR. JUSTICE RAGHUVENDRA S. RATHORE, JUDICIAL MEMBER HON'BLE MR. BIKRAM SINGH SAJWAN, EXPERT MEMBER

Present: Applicant: Respondent No. 1 :

> Date Remarks Item No. 09

September

14, 2016

jg

Respondent No. 5:

Respondent No.:

and

Mr. Rahul Choudhary Adv. Mr. Harish K., Adv. Dr. Abhishek Attrey and Mr. Sumit Razora, Advs. For MoEF Mr. Sanjay Upadhyay, and Ms. Divya Sharma and Mr. Keith Varghese, Advs. Mr. Anil Grover, AAG, Mr. Mishal Vij, Mr. Sandeep Yadav, Mr. Rahul Khurana, Advs. For **HSPCB**

Learned Counsel appearing on behalf of the respondent no. 5 submits that the said respondent has taken a principled decision not to permit any car rally in Aravali Hills. They would not permit any sports car rally and would not make any preparation for taking the car rally through that area. In fact according to them the route has already been changed by excluding the objectionable portion of the area that is subject matter to the present application.

Orders of the Tribunal

The above statement of respondent no.5 is accepted and accordingly nothing survives in this application.

Consequently, we allow this application in the face of the statement made by the respondent no. 5. The respondent no. 5 shall abide by his statement and all the concerned authorities would ensure its implementation and the interim order, therefore, would not require to continue.

The route of the car rally would pass through only Kundli, Manesar and Palwal Express way service lane.

With the above the Original Application No. 487 of 2016 stands disposed of with no order as to cost.

