## THE HIGH COURT OF SINDH KARACHI

Present:

Mr. Justice Adnan Iqbal Chaudhry Mr. Justice Muhammad Jaffer Raza

## C. P. No. D-5156 of 2025

M/s. Rumi Enterprise V. Karachi Metropolitan Corporation & Others

Petitioner: M/s. Rumi Enterprise through Dr. Shahab

Imam Advocate,

Date of hearing: 24-10-2025

Date of decision: 24-10-2025

## ORDER

Muhammad Jaffer Raza, J.. Through the instant petition, the Petitioner seeks a writ against the Respondents in relation to an agreement executed between the respective parties. It has been argued by the learned counsel that pursuant to the noted agreement the Petitioner is owed substantial sums of money, details of which are reflected in the memo of the instant petition.

We have heard the learned counsel at length and perused the record before us. The Petitioner in essence seeks enforcement of contractual obligations through the instant petition which is not warranted under Article 199 of the Constitution of Islamic Republic of Pakistan 1973. Even otherwise, we have noted that the purported agreement was executed in the year 2014 therefore, the instant petition is also hit by laches as the learned counsel could not advance any cogent reason for the noted delay.

<sup>&</sup>lt;sup>1</sup> Muhammad Ramzan Versus Province Of Sindh through Secretary Home Department and 16 others reported at **2020 YLR 537.** 

Waqar Ahmed and others Versus The Federation Of Pakistan through Cabinet Secretariat, Establishment Division, Islamabad and others reported at **2024 SCMR 1877**. Abdul Rehman Khan Kanju and others Versus Election Commission Of Pakistan through Secretary,

Islamabad and others reported at **2024 SCMR 1902.**<sup>2</sup> Karim Dad Khan through L.R Versus Mansab Dad Khan and others reported at **2025 CLC 966.** 

In the light what has been held above, the instant petition is without merit and the same is dismissed *in limine*.

JUDGE

JUDGE

Arshad/