### ARMED FORCES TRIBUNAL, REGIONAL BENCH CHANDIGARH AT CHANDIMANDIR

#### -.-MA 1081 of 2018 and RA 28 of 2018 in OA 1444 of 2016

## Wednesday, the 03<sup>rd</sup> day of Oct, 2018

# <u>CORAM:</u> HON'BLE MR JUSTICE MOHAMMAD TAHIR, MEMBER (J) HON'BLE VICE ADMIRAL AG THAPLIYAL, MEMBER (A)

Multan	Singh	•••	•

Applicant

(By Mr Mukesh Kaushik Sr PC for Resp/ applicant, Advocate)

	Versus	
Union of India and others	••••	Respondents

(By Mr. Surinder Sheoran, Advocate, )

#### <u>ORDER</u>

Heard.

By way of this application under Rule 25 of the Armed Forces Tribunal (Procedure) Rules, 2008, applicant i.e. Union of India etc. seek correction in order dated 15.01.2018 passed in O. A. No. 1444 of 2016. It is contended by learned counsel for the applicant that in the penultimate paragraph of the order dated 15.01.2018, this Tribunal has directed rounding off of disability pension of the non-applicant which is not permissible because only disability element can be rounded off. However, the order is quite un-ambiguous and needs no correction. As per Regulation 183 of Pension Regulations for Army, 1961 disability pension consists of service element and disability element and it is beyond doubt that only disability element is to be rounded off. Even in the order dated 15.01.2018 it has been very clearly stated that disability of the non-applicant is to be taken as 50%. With these observations the application is found to be without any merit and is accordingly disposed of.

(AG Thapliyal) Member (A) Dhameja (Mohammad Tahir) Member (J)