BEOFRE THE HONORABLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA

<u>CM</u>	/2024	
In Serv	ice Appeal No	.821/2023

Sumaira Mehdi vs Govt of KP etc

CM for submitting of documents in above titled service appeal With reference Tribunal Order dated 30.01.2024. INDEX

S No.	Description of Documents	Annexure	Page Number
1	CM with affidavit		1
2	Copy of letter dated 09.03.2010	A	2

Dated: 2 / 2 /2024

Yours Humble Petitioner

Through Counsel,

Khalid Mahmood Advocate High Court

26-2-2024
Peshowar

Carpet Carpet



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

<u>CM /2024</u> In Service Appeal No.821/2023

Sumaira Mehdi vs Govt of KP etc

Khyber Pakhtukhwa
Service Tribunal

Diary No. 1012

Dated 66-2-2024

CM for submitting of documents in above titled service appeal With reference Tribunal Order dated 30.01.2024.

Respectfully Shewith.

Counsel for Petitioner submits as under:-

1. That the above titled Service Appeal is fixed for 26.02.2024.

2. That documents are submitted on the direction of Tribunal Order dated 30.01.2024.

3. That the copy of letter dated 09.03.2010 regarding Arrival Report (Annexure-A).

It is therefore, requested that above titled CM may be accepted to meet the end of justice.

Petitioner
Through Coupael

Khalid Mahmood Advocate High Court Station at DIKhan.

AFFIDAVIT

I, Khalid Mahmood Advocate, Counsel for the Petitioner, do hereby solemnly affirm and declare on oath that all the Para-wise contents of this **CM Petition** are correct and true to the best of my knowledge & belief.

<u>Deponent</u>

ng/03/2019 10,00 JIS LUIN - LUOUSUS w 3/2010 (0) my cz. 1. (003) 2 C/1/2/2/2 on property of the contraction o في كري المرادي المعلوق العجالة المرادي الريد من كوري كالزملير رماسرت أركوك ATTESTED HALID MEAMOOD Advocate High Court Stationed at D.I.Khan