## BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR.

<u>CM No.</u> of 2024 <u>In</u> <u>Appeal No.1531 of 2023</u>

Faisal Shahzad Hussain

. 3. .

ĺ.

#### ...APPELLANT

### VERSUS

Director Elementary and Secondary through Secretary Khyber Pakhtunkhwa Peshawar and another

...RESPONDENTS

### SERVICE APPEAL NO.1531 OF 2023

## APPLICATION FOR CORRECTION / ADDITION IN APPEAL OF THE APPELLANT.

#### **INDEX**

S.No.	Description of Document	Annexure	Page No.
1.	Application alongwith affidavit		1-3
2.	Vakalat Nama <i>already placed on file</i>		

13 duss. APPELLANT

#### Through counsels

- 4 -

Dated: 29 /02/2024

(AAMIR MALIK)

(SAJID HUSSAIN) Advocates High Court, Abbottabad

# BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR.

<u>CM No.</u> of 2024 <u>In</u> <u>Appeal No.1531 of 2023</u>

ry No. 11566

Faisal Shahzad Hussain S/o Asad Hussain R/o Allama Iqbal Colony, Mohallah Jogan, Nawanshehr Town Committee, Tehsil and District Abbottabad (Assistant Director I.T (BPS-17) Previously posted at DEO Office Battagram presently at the disposal of Directorate of Elementary and Secondary Education, Peshawar.

...APPELLANT

### VERSUS

- Director Elementary and Secondary through Secretary Khyber Pakhtunkhwa Peshawar.
- 2) District Education Officer (Female) Battagram.

...RESPONDENTS

### SERVICE APPEAL NO.1531 OF 2023

### APPLICATION FOR CORRECTION / ADDITION IN APPEAL OF THE APPELLANT.

#### Respectfully Sheweth,

7

1

 That, above title service appeal is pending for adjudication before this Hon'ble Tribunal and fixed for hearing on 26.03.2024.

- 2. That at the time of institution of service appeal proper designation of the appellant was not mentioned as per rules.
- 3. That this application submitted for correction of official designation and place of posting of the appellant.
- 4. That the precious rights of the appellant are involved.

#### PRAYER:

It is, therefore, humbly prayed that on acceptance of instant application, the correct place of posting and official designation may entered with red ink in the main service appeal of the appellant.

FSAUSSE APPELLANT

Through counsels

Dated: 29 /02/2024

(AAMIR MALIK)

(SAJID HUSSAIN) Advocates High Court, Abbottabad

## <u>BEFORE THE SERVICE TRIBUNAL KHYBER</u> <u>PAKHTUNKHWA, PESHAWAR</u>.

<u>CM No. of 2024</u> <u>In</u> <u>Appeal No.1531 of 2023</u>

Faisal Shahzad Hussain

Ś

...APPELLANT

### VERSUS

Director Elementary and Secondary through Secretary Khyber Pakhtunkhwa Peshawar and another

...RESPONDENTS

SERVICE APPEAL NO.1531 OF 2023

### APPLICATION FOR CORRECTION / ADDITION IN APPEAL OF THE APPELLANT.

### <u>AFFIDAVIT</u>

I, Faisal Shahzad Hussain S/o Asad Hussain R/o Allama Iqbal Colony, Mohallah Jogan, Nawanshehr Town Committee, Tehsil and District Abbottabad, Appellant, do hereby solemnly affirm and declare that the contents of foregoing *Application* are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Tribunal.

-3-

Dated: 29 /02/2025

Deponent 13101-0882442-7

