BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

In Service Appeal No. 160/2024

Appelläntier Pakhtukhwa Service Tribunai Mr. Saif Ullah Shah

VERSUS

Diary No. 1205/

Dated 52 -04-24

Secretary to Govt of KPK Peshawar...... Respondents.

Subject:-

APPLICATION FOR DELETION THE NAME OF RESPONDENT **EDUCATION** SECONDARY **ELEMENTARY** DEPARTMENT) FROM THE PANEL OF RESPONDENT

Respectfully sheweth,

The respondent No.1 most humbly submits as under:-

- 1. That as per the Khyber Pakhtunkhwa Service Tribunal letter dated 02-02-2024, "unneceeary parties are also arrayed as respondents, whereas, Rule-6(4) of the Rules requires that the competent authority whose order is challenged, shall be shown as respondent No. 01" (F/A).
- 2. That in the subject Service Appeal the applicant is Arabic Teacher (BPS-15) which comes under the competently of District Education Officer/Director Elementary & Secondary Education.
- 3. That it is pertinent to mention here that the Civil Servant (BPS-16) and below comes under the competency of Director Elementary & Secondary Education and District Education Officers.
- 4. That the Secretary Elementary & Secondary Education is unnecessary parte in all Service Appeal of BPS-16 & below and required deletion from the list of respondents.

In view of the above, it is humbly requested that the Secretary Elementary & Prayer:-Secondary Education being Proforma Respondent in cases of BPS-16 & below employee of Elementary & Secondary Education may kindly be deleted from the panel of respondents please.

> SECRETARY Elementary & Secondary Education, Department Khyber Pakhtunkhwa.

(Respondent No.1)

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