

# **BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL**

### **PESHAWAR**

CM.NO\_\_\_/2024

In

Khyber Pailhiskhwa Service Tribuaal

Diary No. 17/83 Dated 24-10-24

Service Appeal No.2090/2023

### VERSUS

- 1. Director General, Information and Public Relations Department, Govt. of Khyber Pakhtunkhwa, Peshawar.
- 2. Secretary, Information and Public Relations Department, Govt. of Khyber Pakhtunkhwa, Peshawar.

## Application for Correction in the Prayer Clause of titled Service Appeal

### **Respectfully Submitted:-**

- 1. That the above titled Service Appeal is pending before this hon'ble Service Tribunal and is fixed for 27.11.2024.
- 2. That the titled appeal has been filed by the appellant for the release of salaries w-e-f 13-1-2022 which is mistakenly mentioned as 01-10-2022 in the prayer clause, thus the same needs necessary rectification/correction to such extent.
- 3. That the appellant has been regularized w-e-f 13.01.2022 and since then salaries have not been paid to him, though he is regularly performing his duties since then and is such is entitled to the salaries w-e-f 13-01-2022
- 4. That there is no bar in making the requisite correction/rectification, and this hon'ble Tribunal is very much vested with such powers, which would serve the ends of justice.

It is therefore prayed, that on acceptance of this application, necessary rectification/correction to the extent in prayer clause the date 01-10-2022 may kindly be corrected as 13-01-2022.

Dated 24-10-2024

Through

Faza ohmand Advocate,

Supreme Court of Pakistan

## AFFIDAVIT

I, Shan Muhammad, Script Writer (BPS-16), office of Director General, Information and Public Relations Department, Govt of Khyber Pakhtunkhwa, Peshawar, do hereby solemnly affirm and declare on oath that the contents of this **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this honorable Tribunal.

