**NON-BAILABLE WARRANT**

**${establishmentname}**

**${appltypedisplay} ${APPLICATIONNO} OF ${APPLICATIONYEAR}**

${applicant\_details}

**..APPLICANT/S**

(BY SRI ${applicantadvocate}, ADVOCATE FOR APPLICANT)

**-VERSUS-**

${respondent\_details}

**…RESPONDENTS**

(${respondantadvocate})

-\*\*\*\*-

**BAILABLE WARRANT TO RESPONDENT No.**

Further, when the above referred application was posted for hearing before Bench on , the Tribunal has ordered as follows:

**“**

**”.**

Further, when the application was posted for further hearing

on , the Tribunal has ordered as follows:

**“ ”.**

Therefore, in exercise of the powers conferred under Section 22(3) (a) of the Administrative Tribunals Act, 1985, this is to require you to execute the Bailable warrant issued against Respondent No. ….. and compel him to be present personally on  **\_\_\_\_\_** before Hon’ble Tribunal and further you are directed to execute the Bailable warrant against Respondent No.\_\_\_\_\_\_ personally and to return same on or before next hearing date along with your report.

If the aforesaid Respondent No. ….. binds himself to execute Bail Bond in a sum of **Rs.1,000/- (Rupees One thousand) only, to this Tribunal** assuring his personal attendance before this **Hon’ble KSAT \_\_\_\_\_ Bench at \_\_\_\_\_\_ on \_\_\_\_** i.e.,on hearing date **without fail.**

GIVEN under my hand and the seal of the Tribunal this the day of

“BY ORDER OF THE TRIBUNAL”

REGISTRAR,

KARNATAKA STATE ADMINISTRATIVE TRIBUNAL,

BENGALURU