THE FINANCIAL SERVICES TRIBUNAL

CASE NO.: PFA44/2022

SIHLE MEMBRY DUBE APPLICANT

and

KWAZULU-NATAL JOINT MUNICIPAL PROVIDENT FUND FIRST RESPONDENT

SIHLE GAITOR MOLIFE SECOND RESPONDENT

SIZWE DUBE THIRD RESPONDENT

ZAMOKUHLE DUBE FOURTH RESPONDENT

SANDILE DUBE FIFTH RESPONDENT

LIFALAKE DUBE SIXTH RESPONDENT

THULANI KHUMALO SEVENTH RESPONDENT

TSHEPO DOOKA-RAMPEDI (SENIOR ASSISTANT ADJUDICATOR)

EIGHTH RESPONDENT

DECISION BY THE DEPUTY CHAIRPERSON

APPLICATION FOR RECONSIDERATION IN TERMS OF SECTION 230 OF THE FSR ACT 9 OF 2017

The application for reconsideration is summarily dismissed as frivolous and vexatious under sec 234(4) of Act 9 of 2017.

In addition, as the High Court held, the applicant does not even have a prima facie case.

LTC HARMS

Deputy Chairperson

2 February 2022