Decision removing Sevala Brankovic from her position on the appeals body of Cantonal Housing Department Sarajevo

Ms. Sevala Brankovic Lawyer, Second Instance, Ministry of Housing, Sarajevo Canton

Sarajevo, 07 September 2000

Dear Ms. Brankovic:

For reasons outlined in the attached Decision, we herewith notify you of the following: under the powers vested in the High Representative, you are removed from public office with immediate effect. In addition, in accordance with the Provisional Election Commission Rules and Regulations, this Decision bars you from being a candidate in the upcoming November general elections or from holding appointed public office.

It is with great regret that we are forced to acknowledge that during your term in office not only have you failed to show any commitment to the implementation of the General Framework Agreement for Peace, but you have also seriously and persistently obstructed its implementation. In particular, your failure to adequately implement property legislation has created an obstacle to the right to return and repossess property in Sarajevo Canton.

Sincerely,

Wolfgang Petritsch High Representative Robert L. Barry Chairman of the PEC OSCE Head of Mission

In the exercise of the powers vested in the High Representative by Article 5 of the Annex 10 of the General Framework Agreement for Peace in Bosnia and Herzegovina, according to which the High Representative 'is the final authority in the theater regarding interpretation of [the] Agreement on the civilian implementation of the peace agreement';

Endorsing the interpretation of these powers given in paragraph XI, 2 of the Conclusions of the Peace Implementation Conference held in Bonn on 10 December 1997, in particular, sub-paragraph c thereof, by means of which the High Representative is entitled to take actions against persons holding public office who are found by the High Representative to be in violation of legal commitments made under the Peace Agreement or the terms of its implementation;

Noting the reiteration of the acknowledgment of such powers by the Peace Implementation Council in Chapter X of the Annex to the Madrid Declaration of 16 December 1998;

Furthering the future steps to accelerate implementation of the General Framework Agreement for Peace adopted by the Peace Implementation Council in the Declaration of the Peace Implementation Council, Brussels, 23/24 May 2000, particularly to accelerate return of displaced persons and refugees with a particular emphasis on enabling citizens to exercise their property rights and to ensure respect for and understanding of the establishment of the rule of law;

Considering the mandate entrusted with the Provisional Election Commission under Article III of the Annex 3 to the General Framework Agreement for Peace in Bosnia and Herzegovina and article 115 of the Rules and Regulations adopted thereafter which provides that no person who has been removed by the High Representative shall be permitted to be a candidate in the elections.

We hereby issue the following

Decision

To remove Ms. Sevala Brankovic from her position as a Lawyer with the Second Instance, Ministry of Housing, Sarajevo Canton and to ban her from being a candidate for elected or appointed office unless authorized to do so.

This Decision has immediate effect.

Reasons for removal

Ms. Sevala Brankovic has abused her power by persistently and seriously obstructing implementation of the General Framework Agreement for Peace. By pursuing an extra-legal agenda, he has consistently refused to take ownership of the laws of Bosnia and Herzegovina. This agenda has been pursued despite constant interventions by relevant organizations within the International Community.

Ms. Sevala Brankovic, in her former capacity as Head of the Centar/Stari Grad office of the Sarajevo Cantonal Housing Department, played a role in the obstruction by Sarajevo Canton in the return of refugees through the blatant disregard for property legislation of the Federation of Bosnia and Herzegovina, including: the non-issuing and non-implementation of decisions; irregularities in decision making; and harassment of claimants. In particular, Ms. Sevala Brankovic: failed to adequately address double occupancy cases; scheduled unnecessary hearings to slow the process of property law implementation; and failed to adequately instruct staff to properly implement property legislation. These abuses have been clearly documented in the Record of Violations and Interventions: Property Law Implementation in accordance with the Property Law Implementation Plan.

All of the above establish a disturbing and unacceptable pattern of serious and persistent attempts to obstruct the implementation of the General Framework Agreement for Peace. For these reasons, Ms. Sevala Brankovic is hereby removed from the position of Lawyer in the Second Instance of the Ministry of Housing, Sarajevo Canton. Removal will not preclude the possibility of future prosecution for the stated abuses. The decision will be effective immediately and will not require any further procedural steps.

Sarajevo, 07 September 2000

Wolfgang Petritsch High Representative Robert L. Barry Chairman of the PEC OSCE Head of Mission

Office of the High Representative