.11	

.No.	Date of order/	Order or other proceedings with signature of Judge or Magistrate and that of parties where necessary.
.110.	proceedings	and that of parties where necessary.
1	. 2	3
		Present.
		Mr. Adam Khan, For appellant Advocate
		Mr. Muhammad Adeel Butt, Addl. Advocate General For respondents.
	12.01.2022	Vide our detailed judgment in connected Service Appea
		No. 4307/2020, titled "Ms. Saleema Junaid Vs. DHO, Mardar
		and others", this appeal is accepted, the impugned order is se
		aside and the appellant is reinstated into service with back
		benefits. Parties are left to bear their own costs.
		CHAIRMAN CHAIRMAN
		(ATIQ-UR-REHMAN WAZIR) Member(E)
		ANNOUNCED 12.01.2022
	1	

18.10.2021

Junior to counsel for the appellant and Muhammad Rasheed, DDA for the respondents present.

Rejoinder submitted which is placed on file.Due to general strike of the bar, counsel for the appellant is not in attendance today. To come up for arguments on 12.01.2022 before the D.B.

(Salah-ud-Din) Member(J) Chairman

Counsel for appellant present.

Mr. Usman Ghani learned District Attorney alongwith Atif Assistant for respondents present.

Former requests for adjournment in order to furnish rejoinder, therefore, case is adjourned to 24.12.2020 for rejoinder and arguments, before D.B.

(Mian Muhammad) Member (E) (Rozina Rehman) Member (J)

24.12.2020 Due to summer vacation, case is adjourned to 29.03.2021 for the same as before.

29.03.2021

The concerned D.B is not available today, therefore, the appeal is adjourned to 29.06.2021 for the same.

29.06.2021

Appellant present through counsel.

Javid Ullah learned Assistant Advocate General for respondents present.

Former made a request for adjournment. Adjourned. To come up for arguments on 18.10.2021 before D.B.

(Rozina Rehman) Member(J) Chairman

Counsel for the appellant present. Preliminary arguments heard and case file perused. The appellant was appointed as Lady Health Worker vide office order dated 20.07.2005. Her services were regularized in BPS-05 w.e.f 01.07.2012 vide notification No.13793 dated 19.09.2014. Her services were terminated vide impugned order No. 249-54/DHO Mardan dated 07.01.2020. Against the impugned order, she preferred departmental appeal on 29.01.2020 which was not responded within the mandatory stipulated period of ninety days, hence the instant service appeal on 28.05.2020. Learned counsel for the appellant further argued that the appellant has not been treated according to law and rules because neither she had been charge sheeted nor formal enquiry stands conducted against the appellant. It was further contended that Deputy Commissioner was not the competent authority in the case of the appellant. Moreover, she availed only day leave on 14.12.2019 and on the basis of which she was condemned unheard.

Points urged need consideration. Service appeal is admitted subject to all legal objections. Appellant is directed to deposit security and process fee within 10 days, thereafter, notices be issued to the respondents for written reply/comments for 29.07.2020 before S.B.

(MAIN MUHAMMAD) MEMBER

29.07.2020

Appellant Déposited

Counsel for the appellant and Addl. AG alongwith Asif Asstt. for the respondents present.

Written reply/comments have been furnished by the respondents. The appeal is assigned to D.B for arguments on 14.10.2020. The appellant may furnish rejoinder, within one month, if so advised.

Chairman

Form- A

# FORM OF ORDER SHEET

Case No	4920	/2020	

	Case No	/2020
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	. 2	. 3
1-	28/05/2020	The appeal of Mst. Shah Naz Begum presented today by Mr.  Muhammad Adam Khan Advocate may be entered in the Institution
2-		Register and put up to the Worthy Chairman for proper order please.  REGISTRAR  This case is entrusted to S. Bench for preliminary hearing to be put up there on 12/04/2020.  CHAIRMAN

Before The Service Tribunal, Peshawar. Service Appeal No. 420 /2020.

Ms Shah NazBegum V/s

The D.H.O & other.

# INDEX

S.NO	DESCRIPTION OF DOCUMENTS	ANNEXURE NO.	PAGE NO.S
1.	Memo of Appeal with affidavit.		1 4
2.	Appointment orders	"A" & "B"	5 7
3.	Impugned order.	"C"	8
4.	Representation	"D"	9
5.	Postal receipt.	<b>"E"</b>	10
6.	Leave application.	"F"	11
7.	Spl; Attorney.		12
6.	Vakalat Nama.		13

Total

13

Dated: - 2/ -05-2020.

Petitioner

Naz Begum)

Through: -

Muhammad Adam Khan

Advocate Mardan

Before The Service Tribunal, Peshawarte Pakhtukhwa Service Tribunal Service Appeal No. 4920 /2020.

Diary No. 60

Ms Shah Naz Begum W/o Sajjad Khan (D/o Imran Uddin) (Ex L.H.W, BHU Gujar Garhi Mardan) resident of Mohallah Jandar Par, Village, Gujar Garhi Mardan.

Appellant.

#### **VERSUS**

- 1. The District Health officer, Mardan.
- 2. The Director General, Health Service, KP Peshawar.
- 3. The Secretary, Health Service, Department, KP Peshawar. Respondents.

Appeal under Section-4 of The Service Tribunal Act,1974, against The order of DHO/Respondent No.1, contained in letter No.249-54/DHO Mardan dated 07-01-2020, terminating the service of Appellant.

Filedto-day

1. That Appellant was employed by the DHO/Respondent No.1 as LHW vide Endorsement No.10310-11 dated 20-07-2005, on contract basis.

(Copy Annexure-"A").

2. That the services of Appellant was regularized in BPs-5w.e.f 01-07-2012 vide Endorsement No.13793 dated 19-09-2014.

#### (Copy Annexure-"B").

3. That the service of Appellant was terminated by the DHO/Respondent No.1 vide Endorsement No.249-54/DHO dated 07-01-2020, allegedly on the direction of The DC/Mardan.

(Copy Annexure-"C").

4. That grieved therefrom the Appellant preferred representation dated 29-01-2020 to the DG/Respondent No.2.

#### (Copy Annexure-"D& E").

5. That in-spite of lapse of the requisite period of 90 days to its submission, the fate of the Representation in-question is still awaited.

#### **GROUNDS:-**

- i. That the allegations as leveled against Appellant are incorrect & false. Appellant had never committed the alleged offence.
- Commissioner/Respondent No.4 had no authority under the service rules to direct the termination of service of Appellant. While the DHO has illegally implemented the referred directive of The DC. Hence, the impugned order is void in nature.
- iii. That the impugned order is passed with-out providing the opportunity of defence and even, without adopting the provisions of relevant disciplinary rules. Thus, she is condemned unheard.
- iv. That the Appellant has always performed her duty with great zeal of mind and she never committed even a slight shadow of slackness in this respect.
- v. That the impugned allegation are vague in nature.
- vi. That the Appellant had not absented herself from duty. But,

she had applied for one day casual leave, and the in-charge BHU had allowed the same. Yet, on next day after availing of one day leave, she performed her duty, persued the refusal cases, visited the relevant parents and also given drops to the kids, whome were not available on the relevant day.

- vii. That after receipt of the impugned order, on quarry by Appellant, the In-charge, BHU disclosed that he had forgotten to forward her leave application for which the Appellant cannot be blamed.
- viii. That in case, had the in-charge BHU not allowed her to avail the leave, she would have definitely performed her duties, as such.
- ix. That the Appellant has clean service record, prevailing over a long period of 15 years, without a slightest shadow of slackness towards the performance of duties assigned to her, nor ever absented herself.
- x. That Appallant is a poor lady, relying solely on her service. She along-with her kids is subjected to starvation.
- xi. That the Appellant is jobless after the impugned order, through-out.
- xii. That the Appellant seeks leave of this Honourable Tribunal to claim further grounds.

It is prayed that on acceptance of this Appeal, setting aside the impugned order, the Appellant

may be reinstated in to service with back service benefits and also with costs of this Appeal.

Dated:- 21.05.2020.

Appellant

(Ms Shah Naz Begum)

Through:-

Muhammad Adam Khan Advocate, Mardan.

#### Affidavit:-

I, Shah Naz Begum /the Appellant do hereby state on solemn affirmation that the contents of this Appeal are true and correct to the best of my knowledge and belief and that nothing is concealed in this respect.

Deponent

(Ms Shah Naz Begum)

۱۰ م بنیم پروگرام برائے خاندانی منصوب بندی و بنیا دی سخت صوب مرحد مرحد مرحد مرحد مرحد ANWEXTRE 20-7 nes : 103/0-11 Les Clacs & GELSS والمالي وفي والموريق والتوارية والمالية المالية والمالية 四种社员工作品的工作工作工作的工作的工作的工作的工作。 يالي كيمين في الرواد والربيد الله المستقري المساسل معطال ويقدن كين كيدة بود المسيد عديدان بدروا والمعالي والمعالي والمنطق المنظمة والمراس والمنافق والمنافق والمعالية والمنافقة والمناف ئى ئىلىغىڭ ئىلىنىڭ ىقى الميران كاركر وكان الناسية وسنة كالأولى ويعاد كارد الكيران المواسئة وغير الكيران المراد والماسكة المنظمة المعارض المقارض المعارض المنظمة المعارض المنظمة ر أرام إلى كل كل المراكبة المنظرة المراكبة المناوة بالمناوة بالمناوة بالمناوة والمراكبة المناوة المناوة المناوة بالمناوة ء پيمويو ن کے باتوم د ن مون Sounder 2000 - Control of the Contro ٠, \_4 ا به الرسمة المعالية ا なというからことのこと مركة المركة المركة والمركة المركة المرادية المرادية المرادية المرادية في المرادية الم \_\*\* ÷ الرياني والمات على بالفراك المنات بالموافق المساوي المدان المتان المتال -:: ندياك كالراجي بالبه كالأواق الإستان عدام مدارة كالموييسة كالريث بالمقاصوصا بالمتال الرياب كالدهور أكراس فالمان المستاكات المتاكد ئېڭ ندائىد 1973 سىدار ئىر ئىدىكى ئىدى كى دى ئىلىنى ئىلىدى ئىلىنى دەخراندە ئىلاچىكىلىدى ئىلانىم كى ئىلىنىم كىلىد . تهدي محل الشابغ جرينات والاستدارات لايام الكانب العرب المراح محل الحاج هم ل العرب المعالم المتحالي المراح الم والمراجع المراجع المرا مرتباء بميرت وغربية المحارات أن الما الموث مجاب الكه W W

of Anneoure - A Bage 10. 5 ATTI بيشنل بروگرام برائے خاندانی منصوبہ بندی دبنیادی صحت صوبہ مرحد ومشركث بروكرام الميلى ينبيشن يونث ضلع مردان 20.07.05 Est 10310 - 11 ADAM KHAN ا\_آپ کی تقرری خااصتاا سماہدے کی بنیاد برہوگی۔ ا۔ اتخاب کے بعد آپ کو 15 ماہ کی تربیت دی جائیگی۔ پہلے 3 مہینوں میں ہفتے کے 5 دن مرکز صحت میں ٹریننگ حاصل کرنا ہوگا۔ جبکہ ایکٹے 12 مہینوں کے دوران آپ کواپنے متعلقہ علاقے میں ہر مہینے کے تین مفتے پروگرام پالیس کےمطابق کام کرنا ہوگا۔اورائی مفتے کیلئے متعلقہ مرکز پرٹریننگ حاصل کرنا ہوگا۔ س-3 ماہ کی بنیادی ٹرینگ کے دوران آپ کو 50رو بے روز انداور اسکے بعد 1700رو بے ماہانہ کے صاب سے معاوضہ دیا جائے گا۔ تا ہم معاوضہ میں حکومت کیپالیسی کے مطابق ردیدل ممکن ہے۔ ۳ پر بینگ کی تھیل کے بعد آپ کو کم از کم ایک سال تک پروگرام پالیسی کے مطابق کام کرنا ہوگا۔ جس کیلئے آپ کوٹر بینگ شروع کرتے وقت 50روپے کے سنامپ بیپر پرایک شور ٹی بانڈ تن کرانا ہوگا۔ اگر اس دوران آپ ستعفی ہونا چاہیں تو آپکووہ تمام رقم بمع سامان واپس کرنا ہوگی جو آپ نے اس دوران حاصل کی ہوگی۔ ۵۔ شورین باشک مدت کی سخیل پرآپ آگر سنعفی ہونا چاہیں تو الین صورت میں آپ کوایک ماہ پہلے اوائس دینا ہو گا پانچر ایک ماہ کی تخواہ میشنل پروگرام برائے خاندانی منصوبہ بندی و بنیادی کے پاس جن کرانی ى دۇنون صورتون مىل پروگرام كاديا ہوا سامان آپ كوداپس جمع كرانا ہوگان ۲ ۔ قابل اطمینان کارکردگی کود مکتبے ہوئے آپ کی تقرری کی میعادکومزیدا کیسمال تک ان شرایط (ماسوائے ٹریننگ کے شرایط نمبر۲۳٫۲ میں) کے مطابق پڑھایا جاسکتا ہے۔ جس کے لئے آپ سے کسی قسم کی کوئی فیس طلب نہیں کی جائیگی ۔ ے: پروگرام پالیسی کےمطابق آپ کی کاکردگی کوجا مجنے کیلیے پیشنل پروگرام کے سپروائزر آپ کے جیاتھ ہادس کا دورہ کریں گے۔اسلئے آپ پرلازم ہوگا۔ کہآپان کواپنا نہیلتھ ہادس دکھا کیں۔ سپر دائیزر کے دور دل کے دوران آپ کی موجودگی اس کے ساتھ ضروری ہوگی۔ ٨\_ دوران ملازمت آپ کی ٹرانسپر نہیں ہو عتی اوراپنے تقرری والےعلاقے کےعلاوہ نہیں اور نتقل ہونے کی صورت میں آپ کوملازمت سے فارغ کردیا جائےگا۔ ۹\_آپکواپی رہائش گاہ میں پروگرام پالیسی کے مطابق ایک ہیلتھ ہادی ضرور قائم کرناہوگا، جے آپ نے پروگرام کےضرورت کے مطابق قائم رکھناہوگا،آپکواپنے علاقے کے لوگوں کےقریب پروگرام پالیسی کے مطابق کام کرناہوگااور مرکز صحت کے شاف وفیلڈ سپروائز رکی مدد سے اپنے علاقے میں ایک ایک ایک خواتین گروپ تشکیل دینے ہوئے ۔ جو کہ پروگرام پالیسی کے مطابق کام کریں گے۔ ۱۰ آپ کوہیاتی ہاوی بورڈ مراہم کیاجائے گا جوآپ کواپے گھر کے باہر نمایاں جگہ پر آویزاں کرنا ہوگا۔ آپ اوس بورڈ کی زمددارخود ہوگی۔ ال\_آپ کوننواہ آپ کے ضلعی دفتر صحت کی ہدایت کے مطابق کھولے گئے بینک اکاونٹ کے ذریعے ما، گی۔ ١٢ آپ کوم کز صحت ہے مہیا کردہ اوویات کو کمیوٹی میں تقتیم کر کا مکمل رکارڈر کھنا ہوگا۔ ۱۳ آپ کو ہانع حمل ادویات کی فروخت ہے ہونے والی آمدنی کا کلمل ریکارڈ رکھنا ہوگا۔اور بیٹفسیلات ہر مادمر کرصحت میں جمع کرانا ہوگا۔ بیآ مدنی جومعاوضہ کے علاوہ ہے آپ کے ذاتی استعال میں رہیگی ۔غلط معلومات کی فراہمی یاغیر متعلقہ اشخاص یا دوکانوں کو مانع صل اددیات فروخت کرنے پرآپ کوملازمت سے فارغ کر دیاجائیگا اور دوسر سے خت اقدامات بشمول رقم کی وصولی کی جائیگا۔ ۱۰ آپ کود یے گئے فارمیٹ (Format) پر ماہاندر پورٹ با قاعد کی سیمر کرصحت پر ہرماہ کے پہلے ہفتے میں جمع کر اٹا ہوگ۔ ۵۔ آپ کواکیک سال کے دوران 20 دن کی چینسیاں مل سکیں گی ۔ کومر کزصحت ہے منظور کرانا ہونگی ۔غیرضر دری شؤ چینسیاں کرنے پر آپ کوملازمت ہے فارغ کر دیا جائیگا۔ ١٦ ـ شادى شده كيدى ميلته وركرز كو 20 دن كى زيكى كي چشيال ل كتى بين - جوكه 10 دن زيكى سے بهلے 10 دن أربيكى كي بعد موكى \_ ار بینگ اور نیلڈ میں جانے کیلئے آپ کوکوئی ٹی اےرڈی اے (TA/DA) نہیں دیاجائے گا۔ ۱۸ ۔ غلط کو انف کی فراہمی پرآپ کو کسی بھی وقت بغیر کسی نوٹس کے ملاز منت ہے فارغ کردیا جائیگا۔اورٹریڈنگ پرخرچ ہوئے والی اور معاوضے کے طور پرآپ کواداشدہ رقم کی وصولی کی جائیگا۔ ١٩ آپ کوخدمت 1973 سول سرونش ايك يخت نهيس بلكهاس پيشكش رتقرري نامه كي شرايط اوره ه شرايط د ضوابط جوآپ كود قافو قاپرانهم كے جامينگي ، يخت ہونگي۔ ٢٠ \_ آپ کوئسی بھی وقت بغیر دجہ بتائے ملازمت سے فارغ کیا جاسکتا ہے ۔جسکوآپ کسی بھی سطیر بشمول عدالت چینج نہیں کرسکتی ہیں ۔ ٢- اگرآب مندرجه بالاشرائط وضوابط منظور بين آپ كوبدايت كى جاتى ب كرآپ شرينگ كيليم ركز صحت 01.08.2005 July برهاصری کریں بصورت دیگر یہ پیشکش رتقر ری نامه منسوخ سمجھا جائیگا۔ الكزيكيو ومزك أفسرم فيهد



District Health Department - Mardan DISTRICT HEALTH OFFICER

Mardan (Khyber Pakhtunkhwa) Ph: # (0937) 9230030 Fax: # (0937) 9230349 Email: edohmr@yahoo.com

/DHO Mardan Dated/91 09 12014

In terms of Section 4 (1) read with 1st Proviso there under, of the Khyber Pakhtunkhwa Regulation of Lady Health Workers Program and Employees (Regularization and Standardization) Act 2014, services of the following Lady Health Workers Program employees of district Mardan Khyber Pakhtunkhwa are hereby regularized w.e.f. 1st July 2012. Their terms and conditions of service will be governed under the Khyber Pakhtunkhwa Regulation of Lady Health Workers Program and Employees (Regularization and Standardization) Act, 2014 and rules to be made

•	Name of Community	Father Name	DIEGERA	Designation	Date of	- <del></del>	er and the second
	Embedded Employee		Name		appointment	FLCF	Name of Catchine Area
	Zaibunnisa		Liagat Ali	LHS			
	Roch Afza				04/10/2004	BHU Gujar Garhi	Gujar Garhi
- 1	Maryam Bibi	<del> </del>	Ali Bahadar	LHW	15/07/1995	BHU Gujar	
اً		<u> </u>	Jînah Khan	LHW	15/07/1995	Garhi BHU Gujar	( ) ( villio + Claub
į	Mumiaz		Lal Mohammad	LHW	<u> </u>	Garhi BHU Gujar	O O P Gujar Garbi
į	Zaheen Lodhi		Aurang Zaib	LHW	15/07/1995	Garhi	Gujar Garhi
j	Sairda		Bashir	LHW	01/12/1997	BHU Gujar Garhi	Mohallah Jandar Par V Po Gujar Garhi
1	Nurgis		Ahmad		01/03/1998	BHU Gujar Garhi	Mohallah Oazi Sabib
1	Asia Begum	1	Arshad	LHW	01/08/1998	BHU Gujar Garhi	Mohallah Nawan Kali
-{ ⋅		Mianudin		LHW	29/01/1999	BHU Gujar	P O Gujar Garhi Mohallah Pos Wall V
-	Rehana	Sajawal Shah		LHW	01/01/2000	Garhi BHU Gujar	J U Gujar Garhi
	Mehrunisa	M Akmal Khan		LHW		Garhi	Mohallah Gadbana V i O Gujar Garhi
	Yasmeen		Jehanzeb	LHW	01/01/2000	BHU Gujar Garhi	Mohallah Afsar Abad P O Gujar Garhi
Ī	-chmeeda		Muhammad		01/02/2002	BHU Gujar Garhi	Mohallah Sherva Khal
١,	\zra		Taj	LHW	01/02/2002	BHU Gujar	P O Gujar Garhi Mohallah Azim Abad
		Mubhat shah		LHW	01/07/2004	Garhi BHU Gujar	P O Gujar Garhi Mohallah Shal Gazi Bal
	l'anzeela	Farid Gul	, <del>, , , , , , , , , , , , , , , , , , </del>	LHW	01/07/2004	Garhi BHU Gujar	v_P O Guiar Garhi
N	Johsin Ara		Jehanger	LHW	<del></del>	Garhi	Mohallah Pos Wal V P ( Gujar Garhi
S	adia		Nazimuddin	LHW		BHU Gujar Garhi	Mohallah Sur Pul V P O Gujar Garhi
2	ari	Merwas Khan	. rezimuddin		01/07/2004 9	BHU Gujar Garhi	Mohallah Dagi lumat V
-	ageen			LHW	01/07/2004	BHU Gujar	Mohallah Jandar Pos V r
٠-	·	Qadir Khan Amir Nawas		LHW	01/07/2004	BHU Gujar	O Gujar Garhi Village:Bangla Killi P O
	armi Naz	Khan		LHW	<del></del>	Garhi	Gular Gathi
	! !				V1/0//2004		Mohallah Nanna Khel V P O Gujar Garhi

0	Shahnaz	·	Sajjad Khan	LHW	20/07/2005	BHU Gujar Garhi	Mohallah Jandar Par Village Gujar Garhi
,	Shahida	M. Ajmal Khan		LHW	01/08/2005	BHU Gujar Garhi	Mohallah Jandar Par Village Gujar Garhi
ا ادرے 3	Bushra	Mukamil Shah		LHW	01/08/2005	BHU Gujar Garhi	Mohallah Bari Chum Machine Lara Villago Gujar Garhi
1	Saleema Junaid \$	•	Junaid Iqbal	LHW	01/08/2005	BHU Gujar Garhi	Mohallah Wakeel Koroona Nawan Killi Gujap Garhi
5.	Alsha Umar	· · · · · · · · · · · · · · · · · · ·	Noor Ali Shah	LHW	02/04/2007	BHU Gujar Garhi	Yillage Mashki Killi P C Gujar Garhi
	Gulmina	. 33	Niaz Mir	LHW	02/04/2007	BHU Gujar Garhi	Village Gadbano P O Gujar Garhi
	Shuhrat		Subhan	LHW	02/04/2007	BHU Gujar Garhi	Mohallah Pos Wall Pum Koroona V P O Gujar Garhi
? 	Neelum		Shaukat	THW	01/02/2008	BHU Gujar Garhi	Qamargai Jehangir Abac P O Jandhi
، ب	Nazia Bibi	Akbar Khan		LHW	01/02/2008	BHU Gujar Garhi	Batai Koroona Jhandai
, . ,	Naila	Nowshad		LHW	01/07/2009	BHU Gujar Garhi	New Killi Near Islamic School Gujar Garhi
•	Shamim Akhtar	,	Wajid Ali	LHW	01/07/2009	BHU Gujar Garhi	Mohallah Nora Khel Village Gujar Garhi
	Reema	Zarb Ali Khan		LHW	01/07/2009	·BHU Gujar ·Garhi	Mohallah Nawa Killi Village Gujar Garhi
2	Liaqat Ali Khan	Anwar Khan		Driver	29/05/2006	BHU Gujar Garhi	Gujar Garhi 1

In exercise of powers conferred under sub section (2) of the Section ibid, the above Community Embedded Employees are placed in the following pay scales as mentioned against their respective designations.

<u> </u>	The state of the s
Name of Post	Basic Pay Scale
Lady Health Supervisor	7
Lady Health Worker	5 v. ·
Driver	. 4

District Health Officer Mardan

Copy forwarded to,

1. provincial coordinator LHWs Program, Khyber Pakhtunkhwa

2. All concerned.

### Health Department, Knyber Pakhtunkhwa

Lady Reclin Workers Program District Program Implementation Ents, Marthur



ANNEXURE

ATTESTED

Reference Deputy Commissioner District Mardan letter No. 753 DPCR (M) dated 17/12/2019, Ms Shahnaz (Personal No.793827 ) D/O Imranuddin W/O Saiiad Khan having HBL A/C = 9320-38 at Cantt Branch resident of Mohallah Jandar Par village Gujur Gürhi Tehsil Takhi Pisar District Mardan anached to FLCF BHH Gujar Garhi and working as Lat Heazle Worker with LHWs Program of this District is here by terminated from service with immediate effect due to not performing duties in Polio Campaign

治e is directed:

by as it back all the asserts of LHWs Program in her custody to this

District Health Officer Mardan /#

6.57

- 1. Director General Health School KPK Peshawar.
- 2. Provincial Coordinator, 1/47/5 Program KPK Peshawar.
- 3. Deputy Commissioner Mardara
- 4. District Coordinator LHWs Program Mardan.
- 5. Accountant DHO Office Mardan.
- 6. LHS concerned.

District Health Officer

Merdan

Office of the District Health Officer DITO Hospital Stoms Road, Mardan. Phone: 0937-9130029 Fax: 9230349, Emeil: deiconoming@action.com

# Better Copy of Annexure-Page No.8

### Health Department Khyber Pakhtunkhwa

Lady Health Workers Program District Program Implementation Unit, Mardan.

No:	249-54	/DHO	Mardan.

Dated: 07-01-2020

#### OFFICE OF DISTRICT HEALTH OFFICER MARDAN

#### OFFICE ORDER

Reference Deputy Commissioner District Mardan letter No.753 DPCR (M) dated 17-12-2019. Ms Shahnaz (Personal No 93827) D/OImranuddin W/o Sajjad Khanhaving HBL A/C#9320-38 at Main Branch resident of MohallahJandar Par village Gujar Tehsil Takht Bhai District Mardan attached to FLCF BHU Gujar Garhi and working as Lady Health Worker with LHWs Program of this District is here by terminated from service with immediate effect due to not performing duties in Polio Campaign.

She is directed:

To immediately deposit back all the assets of LHWs Program in her custody to this office.

S/d

District Health Officer Mardan.

#### Ce:

- 1. Director General Health Service KPK Peshawar.
- 2. Provincial Coordinator, LHWs Program KPK Peshawar.
- 3. Deputy Commissioner Mardan.
- 4. District Coordinator LHWs Program Mardan.
- 5. Accountant DHO Officr Mardan.6. LHS concerned.

District Health Officer Mardan.

يحرمت فار مراح مراح مراح مراح مراح مراح مورز فيروي وال درواست عمرار کال دوست لرملی مانوررد . U/2) 8952 ÉBHU ÉLE صاسعالي! أرارش عراص عرفه 14 سال مي آير برسام علي عمد (4,9,00) Up 5 wed ph 9 & BH4 ( les ), selv ( for - ins our استرداری شاری می گرند تھواری ہے اوری کی کا میں ا Webut 2, 13, 00 W- & Bob & w 1, 612/2 BAN - 65 6 Je 1/5 Forward & 11 0/10 1 6 8 8 5 5 200 1 راس دوران رولوجهم بورخ م المراع ماری می - درلوجهم ل میرس انی کرون می انگاری والرین کی وزندگی اور ۱۸۸ می در ندگی اور ۱۸۸ می در نوولور 2020 ( jog in ( ) ) La of of Me and 1) - 2/de كويرف سَنَى المر وهول يوي جو بغير الحلاع اور سوكاز فونس كى برخاسًا المراب مان في فرفت من السريان في الم دروي در روی و کال کرکے شری کا جو کی دری۔ 29 21 1 PIP MOD = 0314 4350 450 مسی می شفار میکم زوج سی دملی ساین چنرر بار دو در در دوج U1) 9 8 19 2 8 844 AM

8/10

ANNEXURE

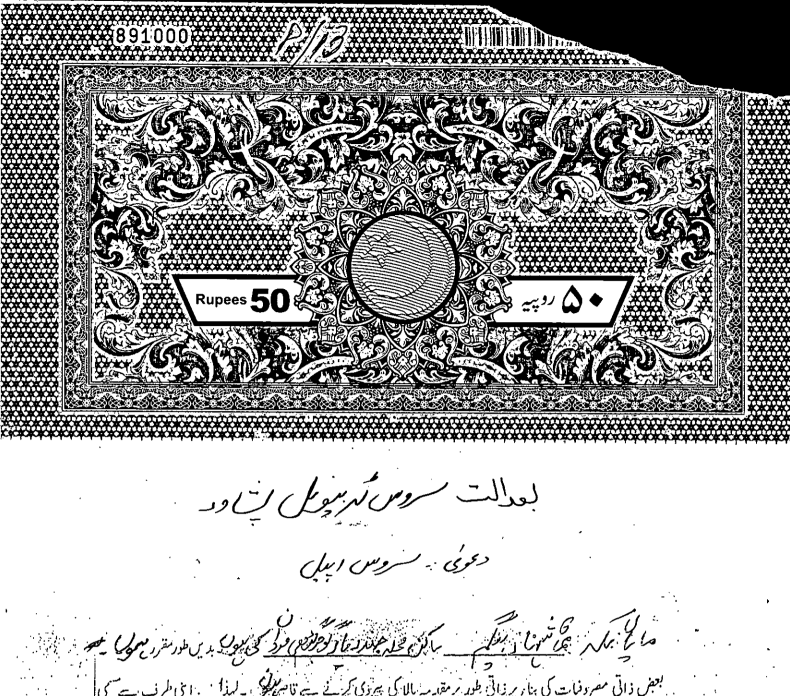
No. 128 For Insurance Notices see reverse Stamps, affixed except in case of Stamps, affixed except in case of animum letters of not more than animum the many require post internal in the many require post internal in the post internal in the stamp of the common season which is

ATTESTED WAR

GENERALIA

ADAM KHAN

(875/03 BHU vola Erist vie in)5. ANNEXURE F معے وسکی وج سے میں رش میں شرکت کروں کی لبزا کے عامان کی مرمن میں در دواست کے کم ر مشكور الم الكر الكر والله والم الكر والله والكر والله والكر والكرور الكرور ا 0314 4350450 1/6 14. 12 - (3/6) Jeg BAU So BU Sing Phy John Ball



معلى على ولد عرالالالى على يومول نورجو ناج ملا تحرر كونون صلى موران -

CMC-16102-8520990-9

مَعُ سَمِعاً فِي مَعْ مَعْ الْمِيلِ مَعْ سَمِعاً فِي الْمِيلِ مِعْ الْمِيلِ مِعْ الْمِيلِ مِعْ الْمِيلِ مِعْ اللهِ المُلْمُ اللهِ اللهِ اللهِ المُلْمُ اللهِ الله

4412410-4 1010-4 1010-4 1010-4 کواه کرع۔ جان عالم ولد شاملا گودگرین علم حندر را ر فردان -

Jan in S

CNic-16101-1638857-5

My god grown

8/13

# VAKALAT NAMA

. 1					•
In the Court of		Sorvice Te	Homal,	Tellew	ar_
	Abba	NI-	•	•	
<del>- ,</del>		No.	<u>.                                    </u>	· · · · · · · · · · · · · · · · · · ·	_ of 20'20
			ρ		, , , , , , , , , , , , , , , , , , ,
	MS1-	Shih Nas	Degum	(Plain	ioner)
		. 0	<i>''</i>	ŀ	
			l.	· ·   (App	ellant)
		VERSUS	٠.		
		Health Sir	7.	LH	
	The .	Healthour	nces de	· · · · · · · · · · · · · · · · · · ·	
,	. • :		etc;	(Nes	pondent)
	l F	d .		(Den	endant)
			•		·
•		0.			•
1/WE MAY	Shahl	Vaz Begun	. ·		the
above noted					
	: / U ·		1 ,		dė
hereby appoint:	المحالجة فتحشمها أمام				ا توسد المساهد
morocy uppoint.	and constitute	Muhammad Ada	am Khan,	Advocate I	viardan as
· · · .	•			18 1 18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Counsel in subject	ct proceedings a	nd authorize him to ap	pear, plead etc	, compromise,	withdraw or
Counsel in subject	ot proceedings a	my/our Advocate in th	ppear, plead etc e abové noted	a, compromise,	withdraw or
Counsel in subject	ot proceedings a	nd authorize him to ap	ppear, plead etc e abové noted	a, compromise,	withdraw or
Counsel in subject refer to arbitration for his default ar	of proceedings and for me/us, as indicated with the authors.	ind authorize him to apmy/our Aldvocate in the	ppear, plead etc ne abové noted int any other A	matter, without	withdraw or any liability sel at my/our
Counsel in subject refer to arbitration for his default and behalf all sums and	of proceedings and for me/us, as indicated with the authors are annual amounts payed.	my/our Advocate in th	ppear, plead etc ne abové noted int any other A	matter, without	withdraw or any liability sel at my/our
Counsel in subject refer to arbitration for his default arbehalf all sums arbitrations.	of proceedings and for me/us, as and with the author amounts pays	ind authorize him to apmy/our Aldvocate in the	ppear, plead etc ne abové noted int any other A	matter, without	withdraw or any liability sel at my/our
Counsel in subject refer to arbitration for his default arbehalf all sums arbitrations.	of proceedings and for me/us, as and with the author amounts pays	ind authorize him to apmy/our Aldvocate in the	ppear, plead etc ne abové noted int any other A	matter, without	withdraw or any liability sel at my/our
Counsel in subject refer to arbitration for his default arbehalf all sums and the country of the	of proceedings and for me/us, as and with the author amounts pays	ind authorize him to apmy/our Aldvocate in the	ppear, plead etc ne abové noted int any other A	matter, without	withdraw or any liability sel at my/our
Counsel in subject refer to arbitration for his default arbehalf all sums arbitrations.	of proceedings and for me/us, as and with the author amounts pays	my/our Aldvocate in the	ppear, plead etc ne abové noted int any other A	matter, without advocate/Couns in the above no	withdraw or any liability sel at my/our
Counsel in subject refer to arbitration for his default arbehalf all sums and the subject of the	of proceedings and for me/us, as and with the author amounts pays	my/our Aldvocate in the	ppear, plead etc ne abové noted int any other A	matter, without	withdraw or any liability sel at my/our
Counsel in subject refer to arbitration for his default arbehalf all sums and the subject of the	of proceedings and for me/us, as and with the author amounts pays	my/our Aldvocate in the	ppear, plead etc ne abové noted int any other A	matter, without advocate/Couns in the above no	withdraw or any liability sel at my/our
Counsel in subject refer to arbitration for his default arbehalf all sums and the sum of	of proceedings and for me/us, as and with the author amounts pays	my/our Aldvocate in the	ppear, plead etc ne abové noted int any other A	matter, without advocate/Couns in the above no	withdraw or any liability sel at my/our
Counsel in subject refer to arbitration for his default arbehalf all sums arbehalf all sums arbehalf all sums arbehalf arbehalf and ADVOCATE High Gring ADAM KHAN  bc = 09 = 0600	of proceedings and for me/us, as and with the author amounts pays	my/our Aldvocate in the	ppear, plead etc ne abové noted int any other A	matter, without advocate/Couns in the above no	withdraw or any liability sel at my/our
Counsel in subject refer to arbitration for his default arbehalf all sums arbehalf all sums arbehalf all sums arbehalf according to the subject of the subje	of proceedings and for me/us, as and with the author anounts payo	my/our Aldvocate in the	ppear, plead etc ne abové noted int any other A	matter, without advocate/Couns in the above no	withdraw or any liability sel at my/our ted matter.  Was Begreently.
Counsel in subject refer to arbitration for his default arbehalf all sums and the subject of the	of proceedings and for me/us, as and with the author anounts payo	my/our Aldvocate in the	opear, plead etc ne above noted int any other A ny/our account	matter, without advocate/Couns in the above no Signature of Counsel Accepted	withdraw or any liability sel at my/our ted matter.  Var Begreent):
Counsel in subject refer to arbitration for his default arbehalf all sums and the subject of the	of proceedings and for me/us, as and with the author anounts payo	my/our Aldvocate in the	opear, plead etc ne above noted int any other A ny/our account	matter, without advocate/Couns in the above no Signature of Couns (Signature of Couns)	withdraw or any liability sel at my/our ted matter.  Way Beg Chent):
Counsel in subject refer to arbitration for his default arbehalf all sums and the subject of the	of proceedings and for me/us, as and with the author anounts payo	my/our Aldvocate in the	opear, plead etc ne above noted int any other A ny/our account	matter, without advocate/Couns in the above no Signature of Couns (Signature of Couns Accepted Accepted BALLBAd	withdraw or any liability sel at my/our ted matter.  Was Begreently:  AM KHAN vocate
Counsel in subject refer to arbitration for his default arbehalf all sums and to a subject of the subject of th	of proceedings and for me/us, as and with the author anounts payo	my/our Aldvocate in the	opear, plead etc ne above noted int any other A ny/our account	matter, without advocate/Couns in the above no Signature of Couns (Signature of Couns)	withdraw or any liability sel at my/our ted matter.  Was Begreently:  AM KHAN vocate



## DISTRICT HEALTH OFFICER MARDAN (Khyber Pakhtunkhwa)

Ph: # (0937) 9230030 Fax: # (0937) 9230283

All communications should be addressed to the District Health Officer Mardan and not to any official by name

I hereby authorize Mr. Atif Ahmad, Litigation Assistant working at DHO Office Mardan to attend, follow / submit all Court cases on behalf of the undersigned. W. REAN (C. Coll Pokelunkers.)

> District Health Officer Mardan

To Your Dillar Cono.

Unit Signaturalize has entitle backet, dright and

is a learning to opiginal the overa second, all as Santa Branda & March

the action is a second to the second of the

September 1997 In the the parties of the first territorial for the fir

A Property of the type of

سلخه · .



#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAK

#### Service Appeal No. 4920 of 2020

Mst. Shah Naz Begum	Appellant
Versus	
District Health Officer Mardan & Others	Respondent

#### MOST RESPECTFULLY SHOWETH:

#### PRELIMINARY OBJECTIONS:

- A. That appellant has got no locus standi.
- B. That appellant has not come to this court with clean hands.
- C. That the petitioner did not perform her duty as per Lady Health Workers (LHWs) service rules 2015 (Annex-I).
- D. The petitioner was reported multiple times for not performing her duty by the concerned Medical Officer/Incharge and also reported by National Immunization Monitoring teams.
- E. The petitioner was failed to comply besides several explanations of being punctual/regular and to perform her duty as per service rules (Annex-II).

  1. (Annex-II).

  F. In the evening review meeting 2nd day of National Immunization Day (NID) December 2019
- on dated 17.12.2019; the petitioner was again reported in the meeting. The Deputy Commissioner Mardan directed LHWs Coordinator to terminate her from service (Meeting Minutes Annex-III).
- G. The petitioner did not perform her duties in the polio campaigns during National Immunization Days (being a National Emergency declared by President of Pakistan himself). The waster page to the my the party party

## for the large and also up and by Matieral on rada taladao dan dijiberidas remail explorer

- 1. Correct: no comments.
- 2. Correct: no comments. erings to dility of histories had a
- 3. Correct: as explained in Para No. F of the Preliminary Objections.
- 4. Pertains to record, hence no comments.
- 5. Incorrect: the respondent No. 1 received self-explanatory letter from Director General Health Services to reply in the matter and the reply has already been given to respondent No. 2.

1100

6. No comments.

#### On Grounds:

Incorrect: as explained in Para No. E of the Preliminary Objections.

Chaps (This is Wike dilibergula) a

- ii. No comments in the comments in
- No comments.

roct : ear pained in Para da de la creata anti-ca (dej e n. e. du na los subord, apportanção subordendo Mr. W. Bests des that I don't be was a significant contained on the

- iv. Incorrect: as explained in Para No. E of the Preliminary Objections.
- v. Incorrect: Allegations regarding non-compliance of the officers orders and not performs her duty in the National Immunization campaigns.
- vi. Incorrect: as explained in Para No. E of the Preliminary Objections.
- vii. Incorrect: the case is not about the mentioned single leave, the petitioner is misleading the Honorable Court.
- viii. Incorrect: contrary to the fact that the NID campaigns consist of 5 days, however the petitioner avail one day leave, accepting the fact the petitioner cannot say that she missed to perform her duty because of the leave.
  - ix. No comments: as explained in Para No. E of the Preliminary Objections.
  - x. No comments, plained a Paracacha Hara calculary for a
  - xi. No comments.
- xii. No comments...

Prayer:

Proposition of the Para South Canada Managery (1.4) is a second of the capacity for a second of the mentioned south and the capacity for the capacity

It is therefore prayed that this Appeal may please be dismissed.

A commandation but the the temperature of

in the state of the second of

and the large of the second

as of find account of the account

1- Secretary Health Services Govt: of KPK, Peshawar 2- Director General Health KPK, Peshawar

3- District Health Officer,

Mardan of the mayor and the Aporta of a planta be seen as I

urct ay afoahi Asimi (). Get af KPBG Boshi an i l.

ario dealth kalleco,

(4)



#### GOVERNMENT OF THE KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

#### **NOTIFICATION**

Peshawar, dated the 29<sup>TH</sup> January, 2015

No. SO (H&E)/2-65/2014. In exercise of the powers conferred by section 10 of the Khyber Pakhtunkhwa Regulation of Lady Health Workers Program and Employees (Regularization and Standardization) Act, 2014 (Khyber Pakhtunkhwa Act No. XXVI of 2014), the Government of Khyber Pakhtunkhwa is pleased to make the following rules, namely:

# THE KHYBER PAKHTUNKHWA REGULATION OF LADY HEALTH WORKERS PROGRAM EMPLOYEES SERVICE RULES, 2015

#### **CHAPTER-1**

- 1. Short title, application and commencement.---(1) These rules may be called the Khyber Pakhtunkhwa Regulation of Lady Health Workers Program Employees Service Rules, 2014.
  - (2) It shall apply to all the Program employees of the Program.
  - (3) They shall come into force at once.
- 2. Definitions.---In these rules, unless the context otherwise requires, the following expressions shall have the meanings hereby respectively assigned to them, that is to say,-
  - (a) "Act" means the Khyber Pakhtunkhwa Regulation of Lady Health Workers Program and Employees (Regularization and Standardization) Act, 2014 (Khyber Pakhtunkhwa Act No. XXVI of 2014);
  - (b) "Provincial Coordinator" means Head of the Program appointed by government from amongst member of service, Health Department.
  - (c) "Appointing Authority" means an authority specified in Rule.3.
  - (d) "Provincial Program Implementation Unit" means the



- (5) Lady Health Supervisor shall carryout verbal autopsy of infant deaths reported by her Lady Health Worker.
- (6) Lady Health Supervisor shall assist the District Program Implementation Unit in the preliminary scanning/verification of candidates for the positions of Lady Health Workers.
- (7) Lady Health Supervisor shall liaise between District and First Level Care Facility (FLCF) for the effective coordination of activities of the program.
- (8) Lady Health Supervisor shall attend the District Program Monthly Review (DPMR).
- (9) Lady Health Supervisor shall ensure regular maintenance of vehicle and its movement registers, if allotted.
- 11. Functions of the Lady Health Workers---(1) The Lady Health Worker shall provide Primary Health Care services to the community at their doorstep in her catchment area.
- (2) The Lady Health Worker shall register all family members in the catchment area especially the eligible couples (married women age 15-49 years) in her respective area and maintain upto date information about her catchment area's population.
- (3) The Lady Health Worker shall organize community by developing women groups in health committees in her area.
- (4) The Lady Health Worker will arrange meetings of these groups in order to effectively involve them in primary health care, family planning and related community activities.
- (5) The Lady Health Worker shall keep close liaison with influential women of her area including lady teachers, community midwives, traditional birth attendants and clients.
- (6) The Lady Health Worker shall pay visit 6 to 8 household every day to ensure that all registered households are visited once every month.
- (7) The Lady Health Worker shall discuss with the community, issues related to better health, hygiene, nutrition, sanitation and family planning emphasizing their benefits towards quality of life.

- 6
- (8) The Lady Health Worker shall coordinate with local community midwives or other skilled birth attendants and local health facilities for appropriate antenatal, natal and postnatal services. She will also conduct antenatal, natal and postnatal care as described in her training.
- (9) The Lady Health Worker shall act as liaison between formal health system and her community as well as ensure coordinated support from Non Governmental Organizations (NGOs) and other departments.
- (10) As part of their tasks, the Lady Health Worker shall undertake nutritional interventions such as anemia control, growth monitoring, assessing common risk factors causing malnutrition and nutritional counseling. They shall be able to treat iron deficiency anemia among all women specially pregnant and lactating mothers as well as anemic young children.
- (11) The Lady Health Worker shall promote nutritional education with emphasis on early initiation and exclusive breast feeding for six months and weaning practices, maternal nutrition and macronutrient malnutrition.
- (12) The Lady Health Worker shall coordinate with Expanded Program on Immunization (EPI) of mothers against Tetanus and children against communicable diseases. The Lady Health Workers trained in routine EPI, will ensure timely vaccinations (in her catchment area only) with support from the local health facility/EPI staff. The Lady Health Workers (LHWs) will also participate in various campaigns for immunization against EPI target diseases e.g Polio, MNT, Measles etc in her catchment area only. The Lady Health Workers will be involved in the surveillance activities in her catchment area only.
- (13) The Lady Health Worker shall motivate and counsel clients for adoption and continuation of family planning methods. She will provide condoms, oral pills and administer injectable contraceptives, as per define protocols to eligible couples in the community inform them about proper use and possible side effects.
- (14) The Lady Health Worker shall carry out prevention and treatment of common ailments e.g. diarrheal diseases, acute respiratory infections, tuberculosis, intestinal parasites, malaria, primary eye care, scabies, first aid for injuries and other minor diseases using basic essential drugs. She will refer cases to nearest centers as per given guidelines. For this purpose a kit of certain inexpensive basic drugs will be provided to Lady Health Worker/Senior Lady Health Worker/Senior Lady Health Worker will also be involved in T.B, AlDs, Hepatitis and Malaria prevention/control.

- 7
- (15) The Lady Health Worker shall disseminate health education messages on individual and community hygiene and sanitation as well as information regarding preventive measures against spread of AIDs, Hepatitis etc.
- (16) The Lady Health Worker shall attend monthly continuing education sessions at her base facility to share progress regarding all activities carried out by her including the home visits, number of family planning acceptors by methods and stock position of contraceptives with Incharge of Facility. She will also attend education sessions, submit her monthly report and collect one month supplies from Health Facility.
- (17) The Lady Health Workers will not be involved in any other activity without the prior permission/guidelines from the Provincial Program Implementation Unit.
- 12. <u>Training of the Lady Health Supervisor</u>.--Total duration of training for the Lady Health Supervisor will be one year. The Lady Health Supervisor will start field activities after the initial three months training. The training will be carried out in two phases.
  - (a) Three months (Initial training)
  - (b) Nine months (Field/on job training)
- 13. Training of Lady Health Workers.---(1) The training of Lady Health Workers will be conducted in two main phases for a total of twelve months (03 months basic training at classroom and 09 months task based training in the field) using program training manuals and curriculum. This will be followed by continued training at the health facility along with refresher trainings.
- (2) In health facilities where 10 or more Lady Health Workers or under basic training, there shall be three trainers.
- (3) In health facilities where less than ten Lady Health Workers are under basic training, there should be two trainers.
- (4) One of the trainers shall be a female to facilitate training in areas such as family planning, maternal health.
- (5) The number of trainees per session may not be less than five and more than fifteen.
- (6) In case where less than five candidates for training are selected in one First Level Care Facility and they cannot be attached with other facility, approval for training of less than five trainees shall be sought from Provincial Program Implementation Unit.

(3)

No 256 NP dated Mardan the 17/12/2019

1. Saleema Junaid, LHW BHU Gujar Garhi

2. Shahnaz LHW BHU Gujar Garhi

3. Sabreen LHW BHU Gujar Garhi

Subject: Explanation

Memo,

It has been reported in the evening meeting chaired by the Deputy Commissioner Mardan that, you were absent from duties in NID (December 2019 round).

You are, hereby, directed to explain your position within 03 days of the receipt of this letter failing which disciplinary action will be initiated against you as per rules.(Khyber Pakhtunkhwa Employees of Provincial Program Implementation Unit of Lady Health Workers Program (Efficiency and Discipline) Rules 2015).

District Coordinator, LHWs Program, Mardan

Cc.

- 1. District Health Officer Mardan.
- 2. N stop officer, DPCR Mardan.
- 3. LHS concerned

- 1. Saleema Junaid LHW, BHU Gujar Garhi
- 2. Asia LHW, BHU Gujar Garhi

Subject: **Explanation** 

Memo,

It has been reported in the evening meeting chaired by the Deputy Commissioner Mardan that, you were absent from duties in SNID (August 2019 round) with prior permission/information.

You are, hereby, directed to explain your position within 07 days of the receipt of this letter failing which disciplinary action will be initiated against you as per rules.(Khyber Pakhtunkhwa Employees of Provincial Program Implementation Unit of Lady Health Workers Program (Efficiency and Discipline) Rules 2015).

cuDistrict Coordinator; LHWs Program, Mardan

С¢.

- 10. District Health Officer Mardan.
- 11. N stop officer, DPCR Mardan.
- 12. LHS concerned

- 1. Asia LHW, BHU Gujar Garhi 2. Yasmin LHW, BHU Gujar Garhi
- 3. Rukh Afza LHW, BHU Gujar Garhi
- 4. Shahnaz LHW, BHU Gujar Garhi
- 5. Zaheen Lodhi LHW, BHU Gujar Garhi
- 6. Nighat Seema LHW, BHU Gujar Garhi
- 7. Saleema LHW, BHU Gujar Garhi
- 8. Saman LHW, BHU Gujar Garhi
- 9. Bushra LHW, BHU Gujar Garhi
- 10. Shahida LHW, BHU Gujar Garhi 11. Shuhrat LHW, BHU Gujar Garhi
- 12. Fara Naz LHW, BHU Gujar Garhi
- 13. Sajida LHW, BHU Gujar Garhi

#### Subject: Explanation

#### Memo,

It has been reported in the evening meeting chaired by the Deputy Commissioner Mardan that, you were absent from duties in NID (April 2019 round).

You are, hereby, directed to explain your position within 07 days of the receipt of this letter failing which disciplinary action will be initiated against you as per rules (Khyber Pakhtunkhwa Employees of Provincial Program Implementation Unit of Lady Health Workers Program (Efficiency and Discipline) Rules 2015).

> District Coordinator, LHWs Program, Mardan

Cc.

- 1. Deputy Commissioner Mardan
- 2. District Health Officer Mardan For information



# DISTRICT HEALTH DEPARTMENT- MARDAN DISTRICT HEALTH OFFICER MARDAN (KHYBER PAKHTUNKHWA) PH: # (0937) 9230030 Fax: # (0937) 9230349)

PH: # (0937) 9230030 Fax: # (0937) 9230349) Email:mardandho@gmail.com

No. 12460-76/DHO Dated:

19/09 /2017

То

- 1. Nasreen Parveen LHW, CD Daga Piran
- 3. Nageen LHW, CD Daga Piran
- 5. Nargis LHW, BHU Gujar Garhi
- 7. Shahnaz LHW, BHU Gujar Garhi
- 9. Shahida LHW, BHU Gujar Garhi
- 11. Yasmeen LHW, BHU Gujar Garhi
- 13. Robina LHW, BHU Khaszana Dheri
- 15. Hameeda LHW BHU Qasam

- 2. Rehana Yameen LHW, CD Daga Piran
- 4. Alia LHW, BHU Sari Behlol
- 6. Zaheen LHW, BHU Gujar Garhi
- 8. Saman LHW, BHU Gujar Garhi
- 10. Saleema LHW, BHU Gujar Garhi 12. Iram Naz LHW, BHU Khaszana Dheri
- 14. Shaheen LHW, BHU Khaszana Dheri

Subject: Explanation/Pay Stop

Memo,

It has been reported by the M/O Incharge (UPEC Chairman) of your health facilities that you refused to perform your duties during the NIDs (18-21, September 2017).

It is to inform you that your salaries has been stopped immediately and furthermore you are directed to explain your position within 07 days of the receipt of this letter failing which strict disciplinary action will be initiated against you as per rules.

District Health Officer Mardan

No. DHC

Copy forwarded to the:

1. Deputy Commissioner Mardan

2. District Coordinator LHWs Program Mardan.

- 3. Accountant DHO Office Mardan to stop the pay of the above mentioned LHWs immediately.
- 4. Office copy-

District Health Officer Mardan  $3 \circ /NP$  dated Mardan the 3/2 /2015.

- 1. Salcema LHW, BHU Gujjar Garhi
- 2. Shahnaz LHW, BHU Gujjar Garhi
- 3. Shahida LHW, BHU Gujjar Garhi

Subject: Final Warning

Memo,

No

It has been reported by the concerned DPMT in the evening meeting that you once again did not participate in the NIDs (February 2<sup>nd</sup> to 4<sup>th</sup>, 2015).

You were previously warned by the DHO Mardan vide letters No 16495-99/DHO dated 26/11/14 and 16993-97/DHO dated 8/12/14 but seems that you are habitually absenting yourself from duty.

You are therefore warned, for the last time, to be careful in future otherwise proceeding will be initiated against you under the rules.(Khyber Pakhtunkhwa Employees of Provincial Program Implementation Unit of Lady Health Workers Program (Efficiency and Discipline) Rules 2015).

District Coordinator, LHWs Program, Mardan.

Cc

- 1. Provincial Coordinator, LHWs Program Khyber Pakhtunkhwa Peshawar.
- 2. District Health Officer Mardan.

No

130

/NP dated Mardan the

Cg/5/2014

From

The District Coordinator,

LHWs Program for FP & PHC,

Mardan.

To

Saleema LHW, BHU Gujar Garhi

Subject:

**Explanation** 

Memo,

It has been reported by the concerned LHS that:

- 1. You did not submit monthly report for the month of April 2014.
- 2. You are not attending monthly meeting.
- 3. You are not maintaining your record for the last 04 months.

You are directed to explain your position within 07 days of the receipt of this letter failing which disciplinary action will be initiated against you as per rules.

District Coordinator, LHWs Programme for FP & PHC, Mardan.

CC.

- 1. District Health Officer Mardan.
- 2. LHS concerned.

District Coordinator,
LHWs Programme for FP & PHC
Mardan.

No

/NP dated Mardan the

/2013

From

The District Coordinator,

National Program for FP & PHC,

Mardan.

To

Saleema LHW, BHU Gujar Garhi

Subject:

**Explanation** 

Memo,

for the 1t has been reported by the concern LHS that, you did not submit monthly report since last 02 months.

You are herby directed to explain your position with in 7 days otherwise strict disciplinary action will be taken against you.

Son

District Coordinator,
National Programme for FP & PHC,
Mardan.

No.

262

/NP dated Mardan the

16/12/2013.

A copy is forwarded to the:

- 1. District Health Officer Mardan.
- 2. LHS concerned.

for information.

District Coordinator,

National Programme for FP & PHC,

MMardan.

No /30 /NP dated Mardan the 1915 /2014

From The District Coordinator,

LHWs Program for FP & PHC,

Mardan.

To

Saleema LHW, BHU Gujar Garhi

Subject: Explanation

Memo,

It has been reported by the concerned LHS that:

- 1. You did not submit monthly report for the month of April 2014.
- 2. You are not attending monthly meeting.
- 3. You are not maintaining your record for the last 04 months.

You are directed to explain your position within 07 days of the receipt of this letter failing which disciplinary action will be initiated against you as per rules.

District Coordinator,

LHWs Programme for FP & PHC,

Mardan.

CĊ.

- 1. District Health Officer Mardan.
- 2. LHS concerned.

District Coordinator,

LHWs Programme for FP & PHC,

Mardan.

# Annexed -M

## OFFICE OF THE DEPUTY COMMISSIONER DISTRICT MARDAN

No: 753 DPCR (M)

Dated: 17-12-2019

### Minutes of the Evening Review Meeting Day 2<sup>nd</sup>NID December 2019

Meeting started with the recitation of Holy versus from Quran. The Worthy Deputy Commissioner Mardan Mr. Abid khan Wazir welcomed the participants. The participants were Additional Deputy Commissioner Finance, Additional Deputy Commissioner Revenue, Assistant commissioners, DHO Mardan, EPI Coordinator, LHWs Coordinator, Representative of Population, Education and Police Department, AC WHO, M&E Officer PEOC, Social Organizer MNCH Program and the DPCR Core members. The list of participants is attached herewith. Chair asked about the today's update.

NSTOP officer briefed the house that all the teams were dispatched from the different UCs with security. In morning it was reported to the DPCR that the 6 UCs were having security shortage. The issue of shortage was tackled by the security FP at DPCR with concerned police station which was provided later on but in 6 UCs the deployment remained late.

The incident happened in UC Kot Ismialzai at 10:00 AM in which the UCMO Dr. Reshaz Gull was a field for Refusals Coverage, while visiting the Refusal house the household misbehaved with the UCMO and used abusive and threatening language. The Police there on Polio Duty arrested the culprit and take him to Police Station. The UCMO while on way back to Health Facility faced a Mob which gathered around him and made him responsible for the said situation. The Mob hit him from different sides in which he got injury of Mouth and Abrasions on body. Later he was rescued by an unknown person. The Mosque announcement has also been done in which a message was announced against Polio Campaign and further to attack on the hospital premises. The District Administration was involved timely to handle the situation. The Police took control of hospital and made the Mob dispersed. The FIR has been lodged and 5 culprits have been arrested and will be dealt under the relevant law.

#### .Day 2<sup>nd</sup>Target & Achievement

		·			• .	***				
	Total	Daily	Achievement	%	Recorded NA	Covered	Recorded.	Covered	Same Day	ŧ
	Target	Target			·	NA	Refusals			
								,	Coverage	
1	430398	131675	.116645	89%	18765	6982	8676	2359	37%	

244 ICM clusters have been entered and the coverage was 80% on recall while 90% on finger mark. 14 UCs were having NTs. Total missed children were 971 with NA 369, refusals 344 and TVBMC 7, Asleep 4, VBNFM 0, Team didn't visit the house 7 and others 0.

	Monitor	Feedback
	Dr. Jehangir	Visited UC Shergarh
	M & E Officer PEOC KP	<ul> <li>Monitored 2 Mobile Teams, 3 Clusters were taken</li> </ul>
		<ul> <li>Attended Evening Meeting at the UC level and checked Data compilation</li> </ul>
-		More Refusals due to Misconception
	/	Igra Academy refused to vaccinate Children





Dr. Humayoon	Visited UC Mayar
AC WHO	Formed 6 special teams for Refusal coverage
	Monitored 2 Mobile Teams, 1 AIC and 2 clusters were taken
	The cluster findings were 52% on Recall
	Due to formation of special teams the Refusal coverage remained 118
Dr. Wazir Zada	Visited UC Barichum
EPI Coordinator	Monitored Mobile Teams, AlCs
	The focus was on Refusals coverage
	<ul> <li>Visited different private schools and convinced them for vaccinating the children</li> </ul>
Mr. Zawar Hussain	UC Mohib and UC Kot Ismialzai
DHCSO	Focus was on Refusals coverage
	Special teams for Refusals coverage was done and deployed
	The Refusals coverage remained 103
	On the Reported incident, visited UC Kot Ismialzai
	Accompanied the concerned UCMO and facilitation was done
Dr. Fahad Mirza	Visited UC Chak Mardan and UC Kot Ismialzai
PEO .	All were present for Refusals coverage except Revenue staff
٠,	Special Teams formation was done and deployed
	Support of Patwari is required
Mr. Bakht Zaman	Visited UC Gujjar Garhi
DHCSO	Monitored 4 Mobile Teams and 3 AICs
	<ul> <li>Constituted 6 teams for Refusals coverage and covered 109 Refusals</li> </ul>
•	Attended Evening Meeting at the UC level
Dr. ILyas	Visited UC Kot Jungara
PEO	Strategy made for Refusals coverage
	Teams made and deployed. The coverage remained 50
	During Refusals coverage take FM done by LHW Wajahat
	Vaccine management was poor
Dr. Zeeshan	Visited UC Gujjar Garhi along with Worthy Deputy Commissioner
NSTOP	The Worthy Deputy Commissioner was facilitated in remote village
	Mushki, having high number of Refusals
	Meeting done with Influentials
	Refusals coverage was done
	Monitored Mobile Teams and AICs
•	The issue of Kot Ismailzai was communication to the District
,	Administration for prompt action
-	<u> </u>

After discussion the following decisions were taken in the meeting.

- 1. The chair took notice of the UC Kot Ismialzai incident and directed Police Representative to take stern action against the culprits.
- 2. The chair directed DPMTs to involve the VC Secretaries and Revenue staff in Refusals coverage and will not do any work except polio.

- 3. As reported by Dr. Sabaoon UCMO Gujjar Garhi, the LHW Saleema Junaid and LHW Shahnaz attached to UC Gujjar Garhi are not performing their duties. The chair directed LHWs Coordinator to terminate them from service.
- 4. The chair further directed LHWs coordinator that as reported by the District Monitor, the LHW Wajahat attached to BHU Kot Jungara may be dealt under the relevant rules of law.

The meeting ended with vote of thanks from the chair

Deputy Commissioner

W Mardan

Cc:

- 1. Secretary Health Government of Khyber Pakhtunkhwa Peshawar
- 2. Coordinator EOC Khyber Pakhtunkhwa Peshawar
- 3. Commissioner Mardan Division Mardan
- 4. DIG Mardan Region
- 5. Director General Health Services Khyber Pakhtunkhwa Peshawar
- 6. Deputy Director EPI Khyber Pakhtunkhwa Peshawar
- 7. District Nazim Mardan
- 8. District Police Officer Mardan
- 9. Assistant Commissioner Mardan/ Katlang
- 10. Assistant Commissioner Takht Bhai
- 11. District Health Officer Mardan
- 12. DEO Education (Male) Mardan
- 13. DEO Education (Female) Mardan
- 14. District Population Welfare Department
- 15. Area Coordinator WHO Mardan
- 16. All DPCR members

Deputy Commissioner