15.04.2021

Appellant present through counsel. Preliminary arguments heard. Record perused.

Points raised need consideration. Instant appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notice be issued to respondents for submission of written reply/comments. To come up for reply/comments on 27.05.2022 before S.B.

Member (J)

27.05.2022

Clerk to counsel for the appellant present. Mr. Kabirullah Khattak, Addl. AG alongwith Mr. Noor Muhammad Litigation Officer for the respondents present.

Written reply/comments on behalf of respondents not submitted. Representative of the respondents seeks time for submission of written reply/comments. Granted. To come up for written reply/comments on 22.07.2022 before S.B.

(Mian Muhammad) Member (E) The appeal of Mr. Shakir Ullah received today i.e. on 04.04.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1. Copy of Annexure-D attached with the appeal is illegible which may be replaced by legible/better one.
- 2. Wakalat Nama in favor of appellant is not attached with the appeal.

No. 851 /S.T,

Dt. <u>\$-4-</u> /2022

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Noor Muhammad Khattak Advocte High Court Peshawar.

Re-submitteel after Camplitian.

13/22

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

CHECK LIST Shakir ullash Case Title:

Edulation Deptt v/5

S#	CONTENTS	YES	NO
1	This Appeal has been presented by:	✓	
2	Whether Counsel/Appellant/Respondent/Deponent have signed the requisite documents?	✓	
3	Whether appeal is within time?	√	
4	Whether the enactment under which the appeal is filed mentioned?	✓	
5	Whether the enactment under which the appeal is filed is correct?	✓	
6	Whether affidavit is appended?	✓	
7	Whether affidavit is duly attested by competent Oath Commissioner?	✓	
8	Whether appeal/annexures are properly paged?	√	
9	Whether certificate regarding filing any earlier appeal on the subject, furnished?	×	✓
10	Whether annexures are legible?	√	
11	Whether annexures are attested?	√	
12	Whether copies of annexures are readable/clear?	✓	
13	Whether copy of appeal is delivered to AG/DAG?	√	
. 14	Whether Power of Attorney of the Counsel engaged is attested and signed by petitioner/appellant/respondents?	✓	
: 15	Whether numbers of referred cases given are correct?	✓	
16	Whether appeal contains cutting/overwriting?	×	✓
17	Whether list of books has been provided at the end of the appeal?	✓	,
18	Whether case relate to this court?	√	
19	Whether requisite number of spare copies attached?	✓	
20	Whether complete spare copy is filed in separate file cover?	✓	
21	Whether addresses of parties given are complete?	✓	
22	Whether index filed?	✓	
23	Whether index is correct?	✓	
24	Whether Security and Process Fee deposited? On	✓	
25	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974. Rule 11, notice along with copy of appeal and annexures has been sent to respondents? On	✓	
26	Whether copies of comments/reply/rejoinder submitted? On	✓	
27	Whether copies of comments/reply/rejoinder provided to opposite party? On	✓	

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name:		
Signature:		
Dated:	/_	

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

SERVICE APPEAL NO. 566 /2022

SHAKIR ULLAH

V/S EDUCATION DEPTT:

INDEX

S.N.	DOCUMENTS	ANNEXURE	PAGE
1	Memo of appeal	•••••••	1-4
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3	Stay application	**********	6
4	Appointment order dt: 17.03.2016	Α	7
	Education testimonials	В	8-12
5	Service rules /structure	С	13-19
6	Notification dt: 09.11.2021	. D	20-21
7	Seniority list	E	22 - 23
8	Working paper dt: 01.09.2021	F	24
9	Working paper	G	25-26
10 -	Details of district cadre vacant post	Н	27
11	Departmental appeal	I	28
12	Wakalat Nama	*********	29

Dated: ____/.04./2022

APPELLANT

Through:

NOOR MOHAMMAD KHATTAK ADVOCATE 0345-9383141

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPELL	ANT
GHS Hashim Kor, Tehsil Pandiali, District Mohmand.	
Mr. Shakir Ullah, CT (BPS-15),	

VERSUS

- 1- The Secretary (E&SE) Department, Khyber Pakhtunkhwa, Peshawar.
- 2- The Director (E&SE) Department, Khyber Pakhtunkhwa, Peshawar.
- 3- The District Education Officer(M), District Mohmand.

 RESPONDENTS

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ADVERTISEMENT DATED 30.11.2021 WHEREBY THE POSTS OF SST (BPS-16) PROMOTION QUOTA HAS BEEN ADVERTISED FOR INITIAL RECRUITMENT AND AGAINST THE INACTION OF THE RESPONDENTS BY NOT OBSERVING THE 40 % PROMOTION QUOTA RESERVED FOR CT CADRE TO THE POST OF SST (BIO-CHEM.) (BPS-16) UNDER THE RULES AND AGAINST NO ACTION TAKEN ON THE DEPARTMENTAL APPEAL OF APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS.

PRAYER:

That on acceptance of this appeal the impugned advertisement dated 30.11.2021 to the extent of Mohmand District may very kindly be set aside and the respondents may please be directed to observe the 40 % promotion quota reserved for CT cadre to the post of SST (Bio-Chem.) (BPS-16) and also the appellant be promoted to the post of SST (Bio-Chem.) (BPS-16) with all back benefits. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

R/SHEWETH: ON FACTS:

	That appellant was appointed as CT (BPS-15) in the respondents Department vide order dated 17.03.2016. Copy of the appointment order dated 17.3.2016 is attached as annexure
	That right from appointment till date the appellant is performing his duty quite efficiently and up to the entire satisfaction of his superiors.
,	That the appellant is a highly educated person and have obtained Bachelor of Science as well as Master in Botany. Copies of the educational testimonials are attached as annexureB.
	That it is pertinent to mention here that there is 40 % promotion quota to the post of SST (Bio-Chem.) from CT/SCT cadre. Copy of the service Rules/ structure is attached as annexure
5-	That it is important to mention here that vide notification dated 09.11.2021 5 candidates were appointed as SST (Bio-Chem.) (BPS-16) in the tribal District Mohmand. Copy of the notification dated 09.11.2021 is attached as annexure
6-	That according to the seniority list of the 2021 the appellant stood at serial NO. 96 but out these 96 candidates only five CT teachers have Bio-Chem. combination in the B.Sc. and they are eligible under the service rules for promotion to the post of SST (Bio-Chem.) (BPS-16). Copy of the seniority list is attached as annexure
7-	That a working paper was placed before the D.P.C on 01.09.2021 for the promotion of the appellant to the post of SST (Bio-Chem.) (BPS-16) but unfortunately the total vacant posts in the working paper were shown as 8. Copy of the working paper dated 01.09.2021 is attached as annexure
8-	That as the position mentioned was brought in to the notice of the appell ant he informed the competent authority that there are total 18 vacant posts of SST (Bio-Chem.) (BPS-16) for promotion and out of 18 number of posts 7 posts shall be allocated to the CT/SCT under the 40 % share, so another working paper were prepared to be placed before the DPC but on that very working

paper DPC was not held and even two candidates were shown as differed. That in the condition No. 1 of the supra working papers

- 9- That all though the appellant was eligible and entitled under the law and rules ought to be promoted to the post of SST (Bio-Chem.) (BPS-16) but he was ignored and vide advertisement dated 30.11.2021 another 6 posts for SST (Bio-Chem.) (BPS-16) have been advertised and selection process have been initiated. Copy of the details of district cadre vacant post is attached as annexure.
- 10- That appellant feeling aggrieved from the impugned inaction of the respondents by not promoting the appellant under the 40 % share and advertising the subject posts for initial recruitment, preferred departmental appeal before the appellate authority but no response has been given within the stipulated period of ninety days. Copy of the departmental appeal is attached as annexure.
- 11- That appellant having no other remedy but to file the instant service appeal on the following grounds amongst the others.

GROUNDS:

- A- That the impugned inaction of the respondents by not promoting the appellant to the post of SST (Bio-Chem.) (BPS-16) under 40% promotion quota and advertising the same for initial recruitment are against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be set aside.
- B- That appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted above and as such the respondents violated Article-4 and 25 of the Constitution of Islamic Republic of Pakistan-1973.
- C- That the respondents acted in arbitrary and mala fide manner while not promoting the appellant to the post of SST (Bio-Chem.) (BPS-16) under 40% promotion quota.
- D- That it is pertinent to mention here that as per the seniority list there are only five candidates having the requisite qualification for the subject posts and appellant is amongst them and there are 7

posts out of 18 for the CT/SCT cadre for promotion to the subject post but even then the appellant is ignored for promotion and not placed before the DPC for the subject post and in utter violation of the service rules on the subject and the relevant rules of the government have been violated by the advertising the posts of the promotion quota.

- E- That there are 30 High and 3 Higher secondary Schools in District Mohmand so there are at least 33 posts of SST (Bio-Chem.) and till date they have advertised 14 posts for initial recruitment under the 25 % quota reserved for the initial recruitment hence the remaining 19 post for the 75 % quota shall be filled by promotion but the respondents again advertised the mentioned 6 posts for initial recruitment.
- F- That the impugned inaction of the respondents by not promoting the appellant to the post of SST (Bio-Chem.) (BPS-16) under 40% promotion quota is violative of section-9 of the Civil Servant Act, 1973 read with Rule- 7 (3) of Khyber Pakhtunkhwa Civil Servant Appointment, Promotion & Transfer Rules, 1989.
- G- That according to Article 38(e) of the Constitution state is bound to reduced disparity in the income and earning of individual including persons in the civil service of the Federation.
- H-That appellant seeks permission to advance other grounds and proofs at the time of hearing.

It is therefore, most humbly prayed that the appeal of the appellant may be accepted as prayed for.

Dated: 25.03.2022

APPELLANT

SHAKIR ULLAH

THROUGH:

NOOR MOMAMMAD KHATTAK

Advocate Subreme Court

UMAR FAROOQ

Advocate HC

KAMRAN KHAN

Advocate HC

HAIDER ALI

Advocate

KHATTAK LAW ASSOCIATES

Advocates & Legal Consultants Office: TF-291-291 Deans Trade Centre Pesh Cantt CELL #0345-9383141

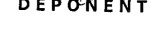
BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

PESHAWAR

SERVICE	APPEAL NO	/2022	
SHAKIR ULLAH	vs	EDUCATION	DEPTT

AFFIDAVIT

Stated on oath that the contents of the accompanying service appeal are correct to best of my knowledge and belief and nothing has been concealed from this Honorable Service Tribunal.



CERTIFICATE:

Certify that no earlier service appeal has been filed by the appellant in the instant matter before this Honorable Service Tribunal.

CERTIFICATION





BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SEF	RVICE	APPEAL	No.	/	202 2
	1				

SHAKIR ULLAH

VS

EDUCATION DEPTT:

APPLICATION FOR RESTRAINING THE RESPONDENTS FROM APPOINTMENTS ON THE POSTS OF SST (BIOCHEM.) (BPS-16) ADVERTISED VIDE ADVERTISEMENT DATED 30.11.2021 TO THE EXTENT OF DISTRICT MOHMAND TILL THE DISPOSAL OF THE ABOVE MENTIONED APPEAL

R/SHEWETH:

- 1- That the above mentioned appeal along with this application has been filed the appellant before this august service Tribunal in which no date has been fixed so far.
- 2- That appellant filed the above mentioned appeal for his promotion to the post of SST (Bio-Chem.) (BPS-16) in light of the service rules/ structure mentioned in the appeal but now the respondents have advertised the promotion quota posts of SST (Bio-Chem.) (BPS-16) vide advertisement dated 30.11.2021 and have initiated the recruitment procedure but till date no appointment order on the subject posts have been issued.
- 3- That all the three ingredients necessary for the stay is in favor of the appellant.
- 4- That the advertisement dated 30.11.2021 whereby the subject posts have been advertised by the respondents in utter disregard of law and prevailing Rules.

It is therefore, most humbly prayed that on acceptance of this application the respondents may please be restrained from the recruitment process on the mentioned advertisement to the extent of district Mohmand till the disposal of the above mentioned service appeal.

Dated:

APPLICANT

SHAKIR ULLAH

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE



OFFICE OF THE AGENCY EDUCATION OFFICER MOHMAND AGENCY AT GHALLANA! P NO 0924290180 FAX:0924290180

7

APPOINTMENT ORDER.

ANNEX

4

In compliance to the decision of the Honorable High Court Peshawar vide Directorate of Education FATA letter No.11547 dated 17/11/2015 and letter No. 3204 dated 16/03/2016, in accordance with the approval of the Departmental Selection committee thereupon verified by the enquiry committee w.e.f. 01/12/2015 to 22/12/2015. The following Male candidate of Mohmand Agency is here by appointed against the vacant CT post purely on temporary basis in BPS-09 @Rs.(8015-495-22865) plus usual allowances as admissible under the rules from the date of his taking over charge in the School noted against his name in the interest of public service.

.No	Name	Father's Name	Appointed as.	Place-of posting.	Remarks
**: ==		a in Thiridina a an in service of			The post was re-vacated due to resignation!
	Charlie Hilliah	Zawas shah	CT	GMS Habib Zai	of the fresh appointee Mr. Nihad Ali CT Vide
i	Shakir Ullah	Zewai Silali	CI	ONIO FINDID ZEI	this office No.21605-10 dated 26/02/2016.

TERMS/CONDITIONS

- 1. The appointment of the candidate has been made purely on temporary basis and is stable to termination at any time without assigning any reason.
- 2. All academic, professional and domicile documents/certificates of the candidate should be verified from the concerned institutions through AEO office before drawl of his salary, otherwise the DDO will be held personally responsible for the consequences.
- 3. Charge report should be submitted to all concerned in duplicate.
- 4. Health & age certificate obtained from the Agency Surgeon should be provided to this office.
- 5. His age should be with accordance to the Govt: Policy.
- 6. If he failed to report his arrival within 15 days, his appointment order will be automatically considered as cancelled.
- If any legal and technical error/ omission pointed out, the appointment order will be stand cancelled.

(SAEED GUL)
Agency Education Officer,
Mohmand Agency at Ghallanai.

Endst: No.Estab:II/CT/Apptt/ 22030-35/ Dated Ghallanai the 17/03/2016. Copy to:- •

- Director of Education, FATA Peshawar w/r to his No. & date mentioned above.
- Political Agent Mohmand Agency.
- 3. Agency Accounts Officer, Mohmand Agency at Ghallanai.
- 4 Agency Surgeon Mohmand Agency at Ghallanai.
- 5. AAEO concerned in this office.
- Candidate concerned.

Note: - Unattested Photo copy is not accepted.

Agency Education Officer, Mohmand Agency at Ghallanai.

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Hdi

of Science & Technology Bahistan

Pakistan

Pakistan



Controller of Examinations

Provisional Certificate

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This is to co	ertify that Mr./Miss.	S	hakir Ullah	-	S/D of	Zewar	Shah	
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has passed _	· · · · · · · · · · · · · · · · · · ·			ter of Botany				<u> </u>
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Prepared by : Checked by : _		- 100						



Name:



S.No.00294

University of Science & Technology Bannu Khyber Pakhtunkhwa, Pakistan

TRANSCRIPT

Master of Botany

Session: 2008-2010

Name: Shakir Ullah		Father's Name: Zewar Shah			Zewar Shah	
Registration N	No. 2008-USTB-18748	Ro	II No.		3523	
The candidat	e has secured the following marks and is pla					
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	Phycology & Bryology		150		Promoted]
	Functional English		50		<u>"</u>	1
	Mycology & Plant Pathalogy		150		-	
	Plant Systematic		150		}	ļ
	Diversity of Vascular Plants		150			
	Anatomy of Vascular Plants		150	 .		
ond Term		Total	950			1
ona term	Functional English			-		
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	Plant Ecology-I (New)		150			
	Plant Biochemistry-I (New)		150			
	Plant Physiology-I (New)		150	+		
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	Plant Physiology-II		150	129	Promoted	
	Molecular Biology		150	126	•	
	Biodiversity & Conservation		150	122		
	Plant Bio-chemistry-II		150	121	·	
	Plant Ecology-II		150	109		
			150	130		
th Term	Environment Biology	Total	900	737		
	Research Methodology		150	118	Passed	-
	Advanced Molecular Biology		50	37		
	Plant Tissue & Cell Culture		150	111		
	Research (Thesis)		150	121		
	(Tiesis)		150	148		
		Total	650	535		
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ALLAMA IQBAL OPEN UNIVERSITY, ISLAMABAD

Serial No. 576575

PROVISIONAL RESULT CARD

SHAKIR ULLAH ZEWIR SHAH

Father's Name ZEWIR SHAH
Address VILL BANNU KHEL YAKHDAND UTH ANZAI F/D
GHALLANI M AGENCY PANDRALI

MOHMAND AGENCY MOHMAND AGENCY Tehsil District

has successfully completed

BACHELOR OF EDUCATION(B. ED)

The detail of passed courses is as under:

ſ	Semester	Course	Title of Course	Ma	arks
ŀ		Code		Maximum	Obtained
1	AUT- 12	0512	PERSPECTIVES OF EDUCATION	100	70
	AUT- 12	0513	SCHOOL ORGANIZATION	100	70
	AUT- 12	0514	EVALUATION, GUIDANCE % RESEARCH	វដ្ឋប	Do
	AUT- 12	0519	EDUCATIONAL PSYCHOLOGY & CURRICULUM	100	66
	AUT- 12	0651	ENGLISH (COMPULDORY)	tiặō	50
	AUT- 12	0652	ICLAM, PAKISTAN AND MODERN WORLD	120	୯ସ
	SPH- 13	0250	TEACHING OF BIOLOGY	100	67
	SPR- 13	0653	TEACHING OF CHEMISTRY	120	45
	· SPR- 13	0655	WORKSHOP & TEACHING PRACTICE	1.200	97

CREDITS:

Total Marks / Obtained

Result Declared on

DECEMBER 26,2019

Percentage / Grade

Date of issue JANUARY 15, 2014

Controller of Examination:

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This result card is issued provisionally, errors and omission excepted, as a notice only. Any entry appearing in this card does not itself confer an right or privilege on a candidate for the grant of certificate/degree/diploma, which will be issued under the rules/regulations on the basis of th original record of the university student.

Roll No.

AR645542 Registration No. 08/4MD0021 Final Semester SPR-2010

. . Disclaimer:

10 C Ţ

ALLAMA IQBAL OPEN UNIVERSITY, ISLAMABAD

PROVISIONAL RESULT CARD

Serial No

Father's Name

143121

Roll No.

BC653736

Registration No. Finel Semester

06AMD0021 SPR-2016

SHAKIR UTLAH

Addres

VILLAGE BANNU KHEL YAKHDAND UTMANZAI P/O

GHALANI

ZEWAR SHAH

Tehsil

MOHMAND AGENCY

District

MOHMAND AGENCY

has successfully completed

MASTER OF EDUCATION (M.ED)

TEACHER EDUCATION

The detail of passed courses is as under



Course	Title of Courses	Marks		
Code		Maximum	Obtained	
0831	FOUNDATIONS OF EDUCATION	100	67	
0837	EDUCATIONAL RESEARCH	100	67	
0838	CURRICULUM DEVELOPMENT & INSTRUCTIONS	100	60	
0840	EDUCATIONAL PSYCHOLOGY	100	54	
6505	ISLAMIC SYSTEM OF EDUCATION	100	58	
6507	EDUCATIONAL MEASUREMENT & EVALUATION	100	59	
6552	TEXTBOOK DEVELOPMENT-I	100	83	
6553	TEXTBOOK DEVELOPMENT-II	100	62	
0826	ELEMENTARY EDUCATION	100	59	
0827	SECONDARY EDUCATION	100	68	
0828	HIGHER EDUCATION	100	64	
0829	TEACHER EDUCATION IN PAKISTAN	100	66	
	Code 0831 0837 0838 0840 6505 6507 6552 6553 0826 0827 0828	Code Code Code Code Code FOUNDATIONS OF EDUCATION COMPANDE EDUCATIONAL RESEARCH CURRICULUM DEVELOPMENT & INSTRUCTIONS COMPANDE EDUCATIONAL PSYCHOLOGY CODE COD	Code	

Credit Hours

Date of Issue

36

Result Declared MARCH 17,2017

MARCH 17,2017 APRIL 11,2017 Total Marks/Obtained

1200 / 767

Percentage/Grade

64 / B

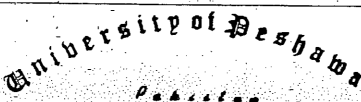
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Controller of Examinations

Disclaimer:

This result card is issued provisionally, errors and omission excepted, as a notice only. Any entry appearing in this card does not itself confer any right or privilege on a candidate for the grant of certificate/degree/diploma, which will be issued under the rules/regulations on the basis of the original record of the university student:

e. Political Processing and the confermal section of the confermation of the confermation of the confermation of Nº. 135970







Betailed Alarks Certificate

Bachelor of Science (B.Sc.)

Part 2

Annual Examination 2009

Govt Degree College Lakarai Mohmand Agency



Name: SHAKIR ULLAH

Father's Name: ZEWAR SHAH

Gender:Male

Roll No: 9391

Registration No: 2006-LM-26

Regular

Division:1st

Papers	Max Marks		Marks Obtained
		In Figures	In Words
Chemistry /	75	42	Forty Two
Botany /	75	49	Forty Nine
Zoology	75	49	Forty Nine
Pak Studies	40	32	Thirty Two
	0		
Part-I	285	170	One Hundred and Seventy
Part-2	550	342	Three Hundred and Forty Two

Errors & ommissions are subject to subsequent rectification

Chances Availed: 2 Improvement

Examination held Erom 19 Jun-2009 to 21-Jul-2008 Result Declared on Saturday, September 19, 2009 Issue Date: 26-Sep-2009 9:07 am

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(Dr.Mohammad Shafi) - ADDITIONAL CONTROLLER OF EXAMINATIONS - UNIVERSITY OF PESHAWAR

Combulanced by RTC





GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Peshawar, dated the 24th July, 2014.

NOTIFICATION

No.SO(PE)4-5/SSRC/Meeting/2013/Teaching Cadre: In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Elementary and Secondary Education Department in consultation with the Establishment Department and the Finance Department hereby directs that in this Department's Notifications No.SO(G)S&LD/1-28/2003/Vol-II dated, 09-04-2004, Notification No.SO(G)S&L/1-69/06/Vol-1/DPE/LIB dated, 13-11-2007, and Notification 4-5/SSRC/Meeting/2012/Teaching Cadre, dated, 13.11.2012, the following further amendments shall be made, namely: **AMENDMENTS**

In the Appendix.-

Serial No. 1 shall be renumbered as 1B and before Serial No. 1B, as so renumbered, the following new entries shall be inserted in respective columns, namely:

1	2	3		
	Subject Specialist (BPS-17)	 i. At least second class Master's Degree or four years BS Degree in the relevant subject; and ii. Bachelor of Education or Master of Education (Industrial Art or Business Education) or MA Education or equivalent qualification from a recognized University. 	years	(a) Fifty per cent by promotion, on the basis of seniority-cum-fitness, for the relevant subject from amongst-the Secondary School Teachers (BPS-16), with at least five years service as such and having qualification mentioned in column No. 3. Note: If no suitable candidate is available in the relevant subject the post falling in their promotion quota shall be filled by initial



				recruitment; and
				(b) fifty percent by initial recruitment.
-	Director Physical	At least second class Master's Degree in	22-35	(a) Fifty percent by promotion, on the basis of
1A	Education	Physical Education from a recognized	years	seniority-cum-fitness, from amongst Senior
	(BPS-17)	University.	:	Physical Education Teachers (BPS-16), with
				at least five years service as Senior Physical
				Education Teacher and Physical Education
			i i	Teacher and having qualification
			ļ	mentioned in column No. 3:
		,	;	
			į .	Provided that if no suitable person
		·		is available from amongst Senior Physical
1			·	Education Teachers for promotion then the
ŀ				post shall be filled by promotion, on the
			, i	basis of seniority-cum-fitness, from
			.]	amongst the Physical Education Teachers,
				with at least five years service as such and
				having qualification mentioned in column
ľ	Į Į			No. 3;
				Note:- If no suitable candidate is available.
				in the relevant cadres of the above teachers
			1	the post falling in their promotion quota
] ·	shall be filled by initial recruitment; and
		1		(b) fifty percent by initial recruitment"; and

6.5%



(ii) against Serial No. 1B, as so renumbered, for the existing entries, the following Shall be substituted, in respective columns, namely:

ſ	1	2	3	4	5
-	<u>~</u> "1 B.	Secondary School	I. At least second class Bachelor		1. Seventy Five per cent by promotion, on the
	J.D.	Teacher (BPS-16)	Degree's from a recognized	years.	basis of seniority-cum-fitness, from the
			University on need basis from the		district concerned in the following manner:
			following groups with two subject		
			(a) (Chemistry, Botany or Zoology),		(a) forty per cent from amongst the Senior
i		·	Or		Certified Teachers (BPS-16), with at least
			(b) (Physics, Maths "A" or "B" or Statistics)		five years service as Senior Certified
		1	Or	··.	Teacher and Certified Teacher and
	•				having qualification mentioned in
	-		(c) (Humanities and other equivalent		column No.3:
İ	•		groups at degree level with English		Provided that if no suitable
		,	as compulsory subject;		candidate is available from amongst
					Senior Certified Teachers for promotion
		·.	and II. Bachelor of Education or Master of		then the post shall be filled by promotion,
			Education (Industrial Art or		on the basis of seniority-cum-fitness,
			Business Education) or M.A.		from amongst Certified Teachers, with
			Education or equivalent		at least five years service as such and
			qualifications from a recognized		having qualification mentioned in
			University.		column No.:3;
				İ	(1) (
,					(b) four-per cent from amongst the Senior
					Drawing Masters(BPS-16), with at least
					five years service as Senior Drawing Masters and Drawing Masters and
		-		<i>:</i>	
		1	·		having qualification mentioned in column No.3:
					commutayo.g.
			·		

(z)

(3)

dre

Provided that if no suitable candidate is available from amongst Senior Drawing Masters for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Drawing Masters with at least five years service as such and having qualification mentioned in column No. 3;

(c) four per cent from amongst the Senior Arabic Teachers (BPS-16), with at least five years service as Senior Arabic Teachers and Arabic Teachers, and having qualification mentioned in column No.3:

Provided that if no suitable candidate is available from amongst Senior Arabic Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from Arabic Teachers with at least five years service as such and having qualification mentioned in column No. 3;

(d) four per cent from amongst the Senior
Theology Teachers(BPS-16), with at least
five years service as Senior Theology
Teachers and Theology Teachers and
having qualification mentioned in
column

(5)

Provided that if no suitable candidate is available from amongst Senior Theology Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Theology Teachers with at least five years service as such and having qualification mentioned in column No. 3;

(e) three per cent from amongst the Senior Qaris (BPS-16), with at least five years service as Senior Qari and Qari and having qualification mentioned in column No.3:

Provided that if no suitable candidate is available from amongst the Senior Qaris then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from Qaris with at least five years service as such and having qualification mentioned in column No. 3;

(f) twenty per cent from amongst the Primary School Head Teachers (BPS-16), with at least seven years service as Primary School Head Teachers and Senior Primary School Teachers and Primary School Teachers and having qualification mentioned in column No. 3:

Provided that if no suitable candidate is quallable from amongst

Primary School Head Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cumfitness, from amongst Senior Primary School Teachers with at least seven years service as Senior Primary School Teachers and Primary School Teachers and having qualification mentioned in column No.3: Provided further that if no suitable candidate is available from amongst Senior Primary School Teachers for promotion then the post shall be filled from amongst Primary School Teachers with at least seven years service as such and having qualification mentioned in column No. 3; and (ii) twenty Five percent by recruitment. Note: If no suitable candidate is available in the relevant cadre of the above teachers, the post falling in their promotion quota shall be filled by initial recruitment. Posts of General SST and SSTs-1 Science and SST-2 Science shall be filled by promotion or initial recruitment, each on need basis separately.".

(6)

SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Endst: of even No & date:

- 1. The Secretary to Government of Khyber Pakhtunkhwa, Establishment and Administration Department Peshawar.
- 2. The Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar.
- 3. The Secretary to Government of Khyber Pakhtunkhwa, Law Department Peshawar
- 4. The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.
- 5. The Accountant General Khyber Pakhtunkhwa Peshawar.
- 6. The Director, Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
- 7. The Director of Education (FATA) Peshawar.
- 8. The Director, Curriculum and Teacher Education Khyber Pakhtunkhwa Abbottabad.
- 9. The Director, (PITE) Khyber Pakhtunkhwa Peshawar.
- 10. The Director, ESRU Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
- 11. Manager Government Printing Press Khyber Pakhtunkhwa Peshawar.
- 12. The Deputy Director, EMIS (S&SE) Department Khyber Pakhtunkhwa Peshawar.
- 13. All District Education Officer (M&F) in Khyber Pakhtunkhwa.
- 14. All District Account Officer in Khyber Pakhtunkhwa.
- 15. All Agency Education Officer in FATA
- 16. All Agency Account Officer in FATA.
- 17. PS to Governor Khyber Pakhtunkhwa, Peshawar.
- 18. PS to Chief Minister Khyber Pakhtunkhwa. Peshawar.
- 19. PS to Chief Secretary Khyber Pakhtunkhwa. Peshawar.
- 20.PS to Minister E&SE Khyber Pakhtunkhwa. Peshawar.
- 21. PS to Secretary E&SE Khyber Pakhtunkhwa. Peshawar.
- 22. Master file

Jul 32

(ZAMIN KHAN MOMAND)
SECTION OFFICER (PRIMARY)



No.

65004

65603

2,

Name

IZHAR ULLAH

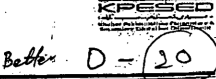
IKHTIAR GUL

MOHMAND TRIBAL DISTRICT

Ph: No. 2: 0924-290180

:0924290180

Email : deomohinand@nmail.com



V,S.#07

A.V.P

Score

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ADJUSTMENT ORDER SST (General).

In compliance of the compress authority Directorate of Blanentary and Secondary Education Klyber Paklifinhkinya. Notification Endst: No. 14742-48/F. No. 01 SST's Contract: Appaintment (Male) 2021 dated Vestiniane the 29:10.2021 and Consequent upon the recommendations of the Departmental Selection Committee, oppointment of the following Male candidates are hereby ordered uguinst the past of SST Male in BYS-16@ (18910-1520-64510) fixed plus usual allowances as admissible under the rules on adhael Contract basis under the existing policy of the Provincial Government, in Teaching Calife:

, #	ETEA RO	Name	<u> </u>	Fath	et:Mathe.	D.O.B.	CNIC	· ·	Name of School/ETEA	Total	Remarks		
. 1.		IMR/	IN ALI	CAI	JÄLAM:	04/16/1903	2140	672740955	GMJ YAKH DHAND YAMANZAI ZARGAR	330.68	A,V,P		
2.		1.	AD ALI	AMI	eawah R	01/03/1991	2140	170323017	GMI BUINA KHEL	130.66	'V.5.#-11		
3.			AR ALI		DAR	02/15/1904	17101	6,4897947	GMI HAYAT KORE	128.54	A.V.P		
- :	<u>!</u>	SLAY	EN	 	AIALI •	03/03/3096	2140	238714699	GHS	126.33	V.S.# 14		
s.	124176	ABB/	N DLLAH	IAR	TAI	07/23/1998		12069333	CHI MUIA KORE	126.10	A,V.P		
5	121633	NAD	EEM	ANI	MAHAN	11/15/1990	-	137013043	GHI GAT WARIAK.	125.71	A.V.P		
19	120773	HUM	AMMD		EL KHAN	01/28/1987	-4:	716626613	GMI YOUIAF BABA P/GHAR	125.31	V.5.# 13		
8.	123267	ATTA	. UR -	UMA XHA		06/27/1995	21402	06316439	GMI DARA	123,73	V.S.# 172		
9.	120963	+	AMMAD	1	YAMAN	02/02/1962	21402	86102741	MUHAMMAD	123,70	A.V.P		
10.	124190	DILAL		КНА	n akbar	10/13/1998	21405	0137809	GMS M.TAIMI RDANISH KOOL NO.4	123,69	A.V.P		
<u>: [</u>						Contequentle	I Teant		1	.1			
	Name		Deilgna	liem	From	<u> </u>		10	Remerbs A.V.P				
11.	Ajmal Kl	ion.	111 (c)	•	GMJ Buil	ner lehel		GMS Mign	Hendl (25)				
12.	Misal Kh	on	sst (a)		GMI Darra Gandhab			GMS Muelle	# Kove	V.D			
13.	· Amild Al	1,	137 (G)		GMI Yes	af Babe P/Gi	ICT	CH1 tubko	n Khewar	V.P.			
14.	Abdul He	ali las	11(0)		GHI Alth	កមនិធម៌ក្នុងជ		CHI Cat W	ariak A.	V.P			
TIS	TMENT	ORDI	ER SST	Maths	/Physics	1.	•			1 2000	,,		
	ETEA Roll No.	Name	· ,	1 .	r Name	D.O.B	CNIC I		Name of School/ETEA POST	Total Score	Remark		
-	76279	AHDU AHAW	r P KHVW	SHER MUH KHAI	DAMMAD	01/31/1997	17103	4119365	GHI QALAGAI	St.7Et	A.V.P		
-	76450	АНМА		IAVE	*	03/03/1998	171030	406890	GHI JAGE BACA	134,20	A,V,D		
	75717.1		MMAD		CAMMA	04/08/1994	21406	76282353	CHI MUIA KORE	129.81	A.V.P		
		SHAFE			2140440034473		GHI KOG PAND	126.93	AUP.				
∤-	75728	INAMI	KHAN			04/17/1994	21404	40034473			<u>} </u>		
- -	j			MUH	MMAD lentistry).		21404	, OQ34473			<u> </u>		

D.O.B

01/16/1977

QZ/15/1973

Father Name

ZAFAR ALL

MUHAMMAD

JHARIZ.

CNIC#

2140731620131

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MOHMAND TRIBAL DISTRICT OFFICE OF THE DISTRICT EDUCATION OFFICER

: 0924290180

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	65242	MUHAMA		-	IT ZALI	09/09/1094	-	1814027	CHE CHAZI BI	la.	129,81	V.5.#
	Name	ARIF		NADI	-	02/02/1989	214072	9431482	CHI MUIA KO	-	126,93	A.U.D
5	RAZ	<u> </u>	Pilgnel	lon	From	Cantaquentle	Transfe	såstent 1.	CHI DAR KON	Z	120,25	AV.D
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-	Roll No.	Name		Fathe	r Namo	D:0,8			Name of			
	81038	A DAIAS	u	LAL	ADAR	01/03/1998	CNIC N	8894819/	School/ETEA PO	si	Total Score	Remai
	. 85489	MOHAM		CHU	LAM	03/09/1992			GHI JANDUK		335.11	AV.P
	33659	-	IMRAN KHAN			 	214034	433964		HEL	127.69	A.V.P
	82933	MOHAM	MAD	-	AR GUL	1001/00/80	214063	9928183	KHET CHI AORITA		126.10	A.V.D
		FAROO	0	- PIECE	RASLAM	07/01/1995	214072	5383163	GHI DAB KOR			AVP

Note: Terms and conditions reading Notification/Appointment order Endst; No.14742-48/F.No.01/SSTs Contro

(NOOR HASSAN) District Education Officer. Molimand Tribal District. /11/2021

11: 11

Endst: No. ((Appt: SSTs)(M)ETEA2021 Dated: Copy forwarded for information:

PS to the Secretary to Govt: Khyber Pakhtunkhwa E&SE Department.

Director E&SE Khyber Pakhtunkhwa, Peshawar.

- Add: Director Education NMD Khyber Pakhtunkhwa, Pesgawar
- 4. Deputy Commissioner, Mohmand Tribal District.
- 5. District Account Officer Mohmand Tribal District.
- 6. Principal/Head Masters concerned.
- 7. Accountant District Education Office Mohmand
- 8. Pay Clerk District Education Office Mohmand.
- 9. Officials Concerned.
- 10. Office record. 1

4Z*IZZNISY*CY***

EATER 202 MUHAMMAD 6512a RINAD MAHR IN MAMILY BAHADAR 65850 02/10/(495) HAU 1710393886037 BAHHT TALI МИНАНИА CHI CHAZI BEC £5 £ £ 8 03/08/10a V.S. il DE \$19.87 ARIK DASUSTA A SA NABI GUL ені мпіч кове 02/02/1982 400 gę.ofi Namo VITA O Y 1841 Consequentlal Francier Deilgnetten CHI DAB KORE HAZ 120,25 AND mren МИНАММАD 337 (BIO/CHEM) AU TAYADIH DIAG ITAHO THO 317 наннан зани чаги обучно (pro/chem) A.V.D сня руд корб ADH57.116 NI ORDER SST (LT) CHI RAHAT KORR ETEA A.U.P 5.4 Name Rell No. geness render n.a.a Name of 32016 IAJAD ALI LAL CNIC II Total School/ETEA POST ឧទ័រនេយ១អ៊ HADAHAG 01/03/10gg Score Aldo ducapealo GHI PANDIALI Монаммар 95255 CHITTY 4.11.2 123.11 DAHLEA HAZRAT CHI JANDU KHEL 03/09/1992 024413946 AVD 83650 гиван кнан JAHAR CUL CHI VOUJAF 1001100150 THESKOOTOLIK MUHAMMAD A 1/16 : BEGER HHEL

Note: Terms and conditions reading Notification/Appointment order Endst: No.14742-48/F.No.0I/SSTs Contr.

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07/03/1909

(NOOR HASSAN) District Education Officer Molemand Tribal District 17/2027

GHI DAD HORE

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A.U.D

(Appl: SSTs)(MIETEA2021 Dollar Copy forwarded for information:

MEER AILAN

PS to the Secretary to Govt: Klipber Pakhtinikhwa E&SE Department. Director Ed:SE Khyler Pakhtan Uwa, Peshawar

- Add: Director Education NAID Elipher Paklamidiwa. Pergampi
- Dezouty Commissioner, Mohmand Tribai District
- District Account Officer Mohmand Tribal District
- 6. Principal/Bead Masters concerned.

FARDOD

- Accountant District Education Office Molerand
- Pay Clerk District Education Office Mohmand,
- Officials Concerned.
- 10. Office record.

District Education Officer Motified Tribal District

1777703720-13

WEX E

LIST OF EXPECTED TEACHERS TO BE PROMOTED TO SENIOR TEACHERS IN THE UPCOMING DPC 2021

CT MALE

S.4	Personal No	Name	l'ather Name	Acadamic Qualificatio n	Professional Qualification	Desig natio		Date of Itleth	Date of 1st Appends	Date of taking charge against regular CF Post in this Agency	Same of school	Remarks
66	336855	Fazal Relimin	Abdul Hateem	BA	CT	cr	16	1/3/1968	22/12/2005	22/12/2005	GHS Rubat Kore Dans Khel	
67	101984	Mukhtiat Ah	Drahim Dan	ВА	cr	cr	15	25/2/1969		30/03/2007	GHSS Prang	
·g	48831	Sadin Mobil	Hannsh Gul	-i -	CT -		15	10%/1962	17/9/1988	30/03/2007	Ghair GHS Lakarar	·
59	383036	Mukhnar	Multanimad Rasool		CT/B £d		15	5/5/1970	31/03/2007		GMS Azeem Kote	
(1)	372062	Multanimad ayaz	Karim Dad Man	DA	CT CT	CT	15	25/5/1975	31/03/2007	30/03/2007	GMS Muambar Kalai	
	104113 374670	Khirshilil Khan	akbar Khan				16	2/3/1972	12/09/2002		GHS Subhan Khwar	
	374870	Raham Dil	Said Khan	MA	CEASIN	CT	15	19/5/1971	13.4.2007	13.4.2607	GMS Chinari	
3		Adage Khan	Ata Ullah Khan	lia	CI .	er	15	2/3/1974	11/05/2007	11/05/2007	GHS Labarai	_
_	387-13	M.Nasir Khas			CF	្នា	15	15/1/1975	16:05/2007	16/05/2007	GMS Musa Kore	
5		Nost mulammad	} _	BA	THE LA	<u>er</u>	16	3/18/967	61/09/2007		GHS Nahaqi	
	390274	Jehangir Khan	said Muhammad		. T/M.E.J	<u>."</u>	15	23/6/1974	20199/2007		GHS Yousaf Rhel	
	144820	Abduffah Jan	·	I	_T	C J	15 3	7/12/1960	11/11/1983		iliss Ghallanar	
		Akhtar Mohummad		·	720 Ed. (i	r r	ŧı .	10.6/1977	21:00/19948		OHS Pandiali	
4	\$15138	Javed Mun	Navadi Elian	BA C	37/05/05/0	<u> </u>	3	3/8/1981	30 (0,790)		iMS Kamlı issaklı	-1
	385953	Hamid Jan	Rahot Jan	na e	14151	7	3	1/2/1981			JMS Sohad	<u></u>
- - - -	115132.	Fazlı Munan	Misal Ehau	BAC	1/0.Fd 0	-	<u>. </u>	40-1982	5001-002000		HS Qamar Dm Jore	
					i .] ;		2/3/1979	14/10/2003	164) 172009 (iMS Musa Rore	
							3	1/1/1985	15/12/2009		MS Adin khet	
#	15128	Fazal Hadi		BA C	T/ILEa C	1 1	5	177/1977			iHS Navi Kular La	hint
5	12481		Habib Lir Rehman (*)	MA C	UM Ed (, ,	,	9/4/1979	27/01/2016];	ī	iMS Naw Prang	HI311

				0.4:00/2011 1 10/400	GMS Shewa	
	Gul dar khan BA	CT CT 12	4/1/1984	1005/1992 [01/93/2012	GHSS Ghallanai GMS Suran Dara	
56 Bakaa sac		CT/B.Ed CT 16	7/10/1966 1/1/1984	04/03/2008 04/09/2014 15/01/2016 16/01/2016	GHS Akhunzadgan	
\$7 466992 tibar jan \$8 50207593 Asfandyar	Hnji Sher Zada BA	CTB.Ed CT 15	12-11-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1		GliS II>Yarjan ki	Hie/Chin
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	reminister hill	CTAM Ed C1 (1.	1 174-1955 Die Chin	30/10/2009 16/1/2010	GMS Muslim kore	
92 50288407 Muhammad Hashin	Charmot Chin 1922	CT/B.Ed CT 11	s 18/2/1977	29:3:2007 110:00	ICAIS Shawa]
33 Kajwan zaza	Sabz alı khan MA	CT/B.Ed CT 1	5 14/8/1983 Phy/24	113/01/2016 18/03/2016	GHS Hasham Kor	Bio Chem D
Drontofeel 4 93 Aktor khan 95 Shunir khan		CT/B.Ed CT 1	5 20-03-1483 1316-Cuest.			
96 [50292473 Shakir Ullah	Vewar prima	_				Ţ

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į	٩T	MALE			Acadande		Desig		Dated	Danwile	Samuell'	PATOLIA AT PARILIA	Name of school	
Γ	_		l	Father Name		it the differentian	กรเริก แ	1	dinp		ennanenen	- '''	GMS Ruwal kor	
S		No	l	Ahipad Shah	MA	MA (Arabi	lat lat		30/11/19	<u> </u>	EBC####################################	117/12/2009	GH5 Dab Kore GMS Saparai	
1-	.~_	512485	Hanieed Ullah	Gul Kalam	MA	MA(Arb) S Alama	AT	15	18/4/1979	d	5 2 7 7	10,7,7	GMS Muambar Ki	di
15	39 39		Muhammad Zahour Tai Muhammad shah	tableoused she	MA	s.Marnia	lai _	15_	unnaares	161	<u> </u>			

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1	MALE		Callet Name	Acadamic Qualificatio	Profisional	l)rsig natio	RETEN	Date of Birth	Dameile	Date of let Annuit	In 1912 VECUE)	Name of Reason	Remarks
S.# Per		Name & Guantitosia.	Rehman gul	n BA	DSER Ed	DM	15		L	=########	12/09/2003	GMS Azeem Kor Khel GMS Gat Warsal	ļ
16		bashir Gul	Miran gul Mateen Khan	BA	DM/HEd DM/HEd DM/HEd	OM	15	9/12/1971	Molimand	4444444444	15/09/2003	GMS Shewa	
19 10	18715	Australd Hossain	Suhman Shah Suhari Khan		DMB Ed	-!	- 	3/30/1970)- Molunand	1 48418884	16/09/2003		
20 [10		1											1

Date of lat Page against Same of sahand Herostika	
PET MALE S # Personal No. Name Father Name Qualification and to me n. Professional Bests (Qualification and to me n. P	

HE OFFICE OF THE DISTRICT EDUCATION OFFICER TRIBAL DISTRICT NORMAND

(SST SCIENCE BIO/CHEMISTRY) (Deferred Post)

MOPKING PAPERS OF DEFERRED CANDIDATE FOR DEPARTMENTAL PROMOPTION COMMITTEES FOR THE PROMOTION OF SAT/AT (MALE) POST TO SST B-16

TOTAL TAX CAN BE STORY OF THE PROPERTY OF THE	
Total Vacant SST (S) post wie (31-07-2021 upto date	18
Share of invial recruitment 25%	4.5
Share of Promotion E75%	13
share of promotion AT/SAT 4%	0.69
Net to be promoted	0.69
Proposed for Promotion	0.69

LIST OF SAT/AT (M) FOR THE PROMOTION TO SST B-16

							Qualif	ication]		-
.No. S.L No.	Name Official	Desig	BPS.N	Place of posting.	birth.	D/O appttointment as regular CT.	Qualificati	Profission alQualific ation		Whether eligible for promotion.	Remarks
										Yes/No	
40	Fazli Rabi	ΑT		GMS Hashmali Agrab Dag	1/9/1984	16/1/2016	E.Sc (Bio/Ch	1	Bio/Chemis trv		

Certificate.

- 1. It is certified that all the SAT/AT (Mole-Science) included in the panel for promotion to the posts of SST 8-16.
- (a) Hold the posts on regulsar basis and none of them is holding the post on adhoc/acting charge basis/contract.
- (b) have completed the required minima length of qualifying service and qualifications as required for promotion to the posts of SST B-16 under the rules.
- (c Mone of them is on deputation to any organization under the federal/provincial/Autonomous/semi autonomous/internation Organizations.
- (d) Neither any disciplinary/departmental proceedings/Anti corruption/judical enquiry is pending against them nor has any penalty been imposed upon any one of them during the last five years.
- (e)No one is on long Jesve/Ex-Pakistan leave.
- (1) Their ACK's symposis are tree from adverse remarks,
- (g) They are all alive and serving.
- (h) Their service books are enclosed herevith. "
- (1) Their 1st appliatment order are attached hererith.
- (i) The seniority list of AT teachers is final, undisputed and not subjudice.
- 2. The departmental-proportion committee-is-requested to determine the suitability of the above SCT/CT for presention to the posts of SSI's 8-16.

District Education Offic Tribal Sperrict Mohmand

3/

SCIENCE BIO/CHEMISTRY) (Deferred Post)

C PAREES FOR DEPARTMENTAL PROMOTION COMMITTEES FOR THE PROMOTION OF SCHOOL (MALE) POST TO SET B-16

10121 Vicant Shi (S) post v.e. (18.3.2020 upto date	
Share of initial recruitment 25%	18
Share of Procorion 679%	4.5
disce of promision SCI/CI 40%	13
liet to be pruncted	6.9
Arcady Premoted	6.9
uttiered for procetton to SST (S/Ch)	
Frunosed for Prosection	2
1357 OF \$1377 (N) COD THE COMPANY	

9: Sariaj [C1] 15 GMS Ghazi Baig 25.01.1987 16/01/2016 B.Sc CT/B.Ed CV Yes/No 2 9: Ehan CT 15 GHSS Ghallanai 11/4/1985 16/01/2016 M.Sc/M.Phill CT/M.Ed Pio/Chemist Yes/No Certificate.	S.No. S.L No. Hame Official Desig		piti?	D/O appttointment as regular FT.	Academic Qualificati	Profission alQualification	-	Thether eligible for prozotion.	Remarks	i	
	2 95 than	15				CT/B.Ed	rv Bio/Chanist	Yes/No			

- (i) it is cartified that all the SCT/CT (Ente Science) included in the panel for prescrion to the posts of SST 8-16.
 - of Hold the pasts on regular basis and henc of them is helding the past an ethnolytilar charge basis/contract.
 - (b) have toopleted the required giains length of qualifying service and qualifications as secured for promotion to the posts of \$57.6-16 modes the roles. is Mane of them is an deputation to may organization under the federal/provincial/autonomous/sei autommous/seternation Criticialisation.

 - (d) Reither any disciplinary/departmental proceedings/anti-corruptical/judicyl enquiry is product against then nor has any penalty been imposed upon any one of them.
 - to Mo one is on box towedfx-Pakistan leave.
 - (i) Their ACR's symposis are free from adorise remarks.
 - We They we all alive and serving.
 - les Their service broks are enclosed torenith.
 - (1) Their 1st applicament order are attached harceith
 - (i) The semanticy list of ET teachers is timal, wallscuted and out subjudice.
 - 2 The departmental preposition committee is removeled to determine the suitability of the sleeve STACI for promotion to the posts of STAC 9-10.



OFFICE OF THE DISTRICT EDUCATION OFFICER MOHMAND TRIBAL DISTRICT

Ph. No. : 0924-290180

FAX : 0924290180

Email :- deomohmand@gmail.com

No: 8579 Dacked. 28.12.2021



To

The Director Education, E&SE Khyber Pakhtunkhwar Peshasuar. (26)

Subject:

PROVISION OF VACANT SST (BIO/CHEM) POSTS BEFORE

01.09.2021

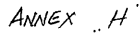
Memo:

It is stated for your kind information that the Posts of SST (Bio/Chem) are

laying vacant before 01.09.2021 are as under please.

S.No	Name of School	Subject	Cadres	%age	Share	Total	Remarks
						Posts	•
1	GHS Azeem kore	Bio/Chem	Initial Rec:	25%	4.50	18	Vacant before 01.09,2021
2	GHS Qamar Din	Bio/Chem	CI	40%	6.9	13	Vacant before 01.09.2021
3	GHS Kog Pand	Bio/Chem	PST	20%	3.4	13	Vacant before 01.09.2021
4	GHS Qalagai	Bio/Chem	DM	4%	0.69	13	Vacant before 01.09.2021
5	GHS Sagi Bala	Bio/Chem	AT	4%	0.69	13	Vacant before 01.09.2021
6	GHS Sandu khel	Bio/Chem	TT	4%	0.69	13	Vacant before 01.09.2021
7	GHS Danish Kool	Bio/Chem	Qari	3%	0.52	13	Vacant before 01.09.2021
X	GHS Hashim kore	Bio/Chem		<u> </u>	<u> </u>		Vacant before 01.09.2021
9	GHS Yousaf khel	Bio/Chem		-	•.	•	Vacant before 01.09.2021
10	GHS Rahat kore	Bio/Chem					Vacant before 01.09.2021
11	GHS Khatki Sharif	Bio/Chem	7				Vacant before 01.09.2021
12	GHS Nivi killi Laman	Bio/Chem	7				Vacant before 01.09.2021
13	GHS Kharai Darra	Bio/Chem	7				Vacant before 01.09.2021
14	OHS Nahqi	Bio/Chem	7				·
15	GHS Gatwarsak	Bio/Chem]				Vacant before 01.09.2021
16	GHS Ghazi Beg	Bio/Chem	-				Vacant before 01.09.2021
17	GHS Mosa kore	Bio/Chem	\dashv	٠			Vacant before 01.09.2021
18	GHS Dab Kore	Bio/Chem	-				Vacant before 01.09.2021
			<u> </u>				Vacant before 01.09.2021

District Education Officer (M),
Tribal District Mohmand







DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION, KHYBER PARTITUNKHWA, PESHAWAR DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION, KHYBER PARHTUNKHWA, PESHAWAR DETAILS OF DISTRICT CADRIE VACANT POST FOR ADVERTISMENT 2021 Updated 30-41-2021

	SST-G	SST-B/C	SST-M/P	SST-IT	Total	SST-G	SST-B/C	SST-M/P	SST-IT	Tolal	Total
District	8-16	B-16	B-16	B-16	Male	B-16	D-16	8-16	B-16	Fernala	Mala/Famala
	М	М	'M	М	M	F	F	F	F	F	M/F
Peshawar	14	0.5	03	03	25	. 07	00	09	00	16	41
Marden	07	01	01	00	00.	16	02	03	00	- 21	30
Charaadda	0.4	02	01	00	07	00	00	00	00	00	07
Nowalidiru	05	00	CO	00	Ò\$	04	04	01	00	09	14
Swabi	05	02	00	00	07	00	00	ÖÜ	00	00	07
Kohat	04	02	-02	oo	08	02	01	01	ดก	Ð4.	12
Korok	04	00	DI	00	05	67	03	04	02	16.	21
Donnu	06	ומ	וט	01	0,0	04	02	(12	(10	08	17
Tonk	Qt)	00	-00	00	00	03	0()	00	00	D3	03
Lokki Marwat	0.0	00	00	00	00	00	00	ÜÜ	04	04	12
Dero lumaii Khan	71	03	02	00	16	OO	00		. 00.	ÖD	16
Hangu	03	00	no.	DO	о́з	03	02	04	01	10	13
Swat	17	06	02	02	26	03	02	04	01	10	36
Abbottnbad	05	04	03	00	12	09	09	02	00	13	25
Daltogram	03	01	61	00	05	00	00	00	00	00	05
Donner	0.0	01	02	űö.	12	ao.	OD:	04	L 00	64	16
Chiral Upper	03	01	02	00	06	00	00	01	00	01	07
Chitral Lower	ÖΊ	00	00	02	03	CO	00	00	00	. 00	03
Dir Upper	02	Da	03	02	10	04	05	20	03	32	
Dir Lower	ŭ7	rd r	Oï	01	10	CO	00	19	03	22	32
Harlpur	04	04	0.3	ÜÜ	19	1 US	03	ro	01	13	26 26
Kolal Palas	00	00	01	00	01	oi -	00	00	00	01	02
Kohlatun Upper	00	00	00	υσ	00	αo	00	00		00 -	00
Kohlatun Lower	01	00	00	00	01	CO	00	00	00	- 00 00	
Malakund	03)	01	02	טט	06	07	02	04	03	. 16	01 22
Manadara	20	0.6	14	00	42	04	03	02	02		
Shangla		00	02	03	70	00	01	- 05	00	1 ነ ወგ	53
Tor Char	O D	00	go	้อย	00	00	on d	01	άö	. 01	16
Dajawar	05	00	DO	00	05	01	00	01	00		01
Khyber	ÖÖ	00	00	00	00	ao	00	00		02	07
Molimand	06	U6	02	05	19	04	06	11	00	00	00
North Waziriatan	01	1.01	02	00	Ö7	(10	00	09	00	21	40
South Wazirintan	00	00	00	03	03	60	00	01	00	1 03	10
Kurrom	02	00	01	00	03	U2	00		011	04	07
Orakcel	02	03	07	02	, 90 14	U2		01	00	64	07
Dara Ailam Khel	02	02	07 01	00	05	02	00	06	00	OB	22
TOTAL	176	54	60	27	320 j	92	00	01	00	03	80
		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		27	250	92	41	114	11}	271	591

ANNEX I" بخدمت جناب ذائر يكثرآ ف الليمنشري ابيند سيكندري اليوكي

درخواست برائے نظرخانی (Representation)

مود بانہ کڑ ارش ہے کہ سائل کا تعلق میم اصلاح فیلی مہدر ہے ہے۔اور حالیہ DPC بی سائل کو CT کیڈر سے (Blo/Chem) ی پروموش دینے ہے روک دیا گیا۔ کوئکہ DPC ٹیں (SST(Bio/Chem کے لیے تقی 06) پہٹیں تی ۔ ار دسمبر 2020 میں تکر آجاہیم مجند نے (SST(Bio/Chem کی ابتدائی مجرتی کے لیے 05 پیسلیں مشتیر کردیے۔ جن پر بھرتاں بھی جو گیا۔

اس كيمطال DPC كيادا - 15 كتارا - 15 نشتون كاحل بناتها-

۲۔ دسمبر 2021 یو تک البتدائی مجر تیوں کے لیے آیک اور اشتہار جاری کیا جس میں (SST (Bio/Chem کی ابتدائی عمر تنون کی 06 نشستیں شائع کی گئی۔ اس اشتہار سے مطابق DPO کے لیے %75 کے لیانا شے 18 ایو انوں کا حق جا آ۔ ہے۔

حاليـ DPC عن SST(Bio/Cham) كي ليصرف 06 يطين تقل كي بال را ترب 2020 DPC كا التجار ك لما عاست موست الله DPC كرايس العراكرية 2021 كياشهار كالمالات معالى DPC كرايس المالات الإسلال كالمال كالمساب

المراحد 06 مالود18 كشتون كرحاب الاحد 06 مالية المالية لبذا آب ساحبان سے التماس ہے کہ آپ مہر یانی کر سے فریش مجر تیوں کو %25 کے لیاظ سے اور DPC کو %75% کے لیاظ سے ا

. به می که مشکور نیر را تابیا -

شا کرانده لدز بورشاه می مهمند 14/12/2021:5טל 0308-5844442_ ريال اير _0308-5844442

0305-9751346

29)

VAKALATNAMA

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO: _		OF 2022
Shakir Ullah		(APPELLANT) (PLAINTIFF) (PETITIONER)
	\/ II D 0110	(, = 111101121()
	<u>VERSUS</u>	
Education D	ept.	(RESPONDENT) (DEFENDANT)
I/We Shakir u	llah	
Do hereby appoint and KHATTAK Advocate, P compromise, withdraw or my/our Counsel/Advocate without any liability for his engage/appoint any other I/we authorize the said A receive on my/our behalf deposited on my/our accordance.	refer to arbe in the a sidefault and Advocate to a discuss and all sums all sums and all sums all sums and all sums and all sums and all sums and all sums all sums and all sums all sums all sums and all sums	p appear, plead, act, pitration for me/us as above noted matter, with the authority to bunsel on my/our cost. deposit, withdraw and
Dated/2022		Shakir Ullal
<i>J</i>		ACCEPTED
	NOOR M	ИНАММА Д КНАТТАК
	K	AMRAN KHAN
		SAID KHAN
	н	AIDER ALI
	Vu.	&

ADVOCATES

KHYBER PAKHTUNKHWA SERBVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEXX (OLD), KHYBER ROAD, PESHHAWAR.

		•		
Nop.		· •	5B	
	Appeal No	566	0/20	
		1	22	
John John		Crowledge b	Appellant/Petitioner	van
Set Call	TO PERIC	Viersus	V Pulana	
	fransky (d. 1. st.)	Wepartment Kl	K!!!!! Kespondent	
S. O. Date		l Respondent	No(.2.)	•••••
Notice to:	The Direct	ox (EgsE) Dep	atment KPK	Peshawai
WHER	EAS an appeal/petiti	conunder the premisi	on of the Khylber Pak	htunkhwa
Province Ser the above car	rvice Tribunal Act _{i,} 19; se by the petitionegin	734, has been presented this Court and notice !	∛registe red fo ∯ considerate been order led to issue	eration, in
*on		att 800 A.M. If worn wis	for hearing b efore the	aginet the
appellant/pe	titioner you are atilibi	entiy to do so on the dista	e fixed, or any other da orised repressentative	v to which
Advocat e, du	ıly supported byyoun	power of Attorney. You	are, therefore, require	ed to file in
this Court a	t least seven days bef	ione the date of hearin	g 4 copies of written Please also, take notic	statomosi
default of yo	our appearance on th	me date fixed and in the	r lease also, take notic le mænner ; aforementi	ce that in ioned, th <i>e</i>
appeal/petiti	on will be heard and d	keided in your absence		,,
Notice	of any alteration in t	t he date fixed for heari	ng of this /appeal/petiti	on will be
given to you	by registered post. Y	ou should inform the 1	Registran of amy chang ontained inthismotice	re in voice
address give	n in the appeal/petitio	n will be decmed to be y	our correct address, an	id further
not ice posted this appeal/p	l to this address by reg	istered post _e will be dee	med sufficient for the p	ourpose of
Copy o	of appeal is attached.	Copy of appeal has all	ready been sent to you	vide this
office Notice	No	d ated	**************	-
Given	under my hand and t	he seal of this Court, a	t Peshawar this9	Grd
Day of	Appi	/ 20	922.	
_		/ 20		
Fex B	ep j			
CY	坦	Λ		
		4	. Registrar, >	
·		Khyber Pa	akhtunkhwa Service T	fribunal,
		•	Peshawar.	

1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

2. Always quote Case No. While making any correspondence.

Peshawar.

66 B 27

KHYBI	CR PAKHTUNKH	WA SERVICE TR	IBUNAL, PESHAWAI	1.
Jt	JDICIAL COMP	PLEX (OLD), KI	HYBER ROAD,	
		PESHAWAR.	00	C!h:"Y
No.			\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	-
. ·		366	9 mg/_	/
	Appeal No	7	of 20 22	
- ·	- Sha,	Ki Ulluh	4 41 /25	1.
		``````````````````````````````````````	Appellant/Petitioner	$\cdot$ $\mathbb{W}$
11.	Can 1 F866	) Nersus	trol Whawa	10/5
7NJ-	2011 (6126)	vepavuent.	Respondent	1/8/1
	~		• / /	
	- 1	Responden	Inext, KPK Po	
	The secy 1	test) Depa	Ilment . KPK V	hound
Notice to: —		177 64	1/1////	I I Com ai
	•		_	
WHEREAS	s an appeal/petition	n under the provis	sion of the Khyber Pak	:h <u>t</u> unkhwa
	· · · · · · · · · · · · · · · · · · ·		ed/registered for consid	
			has been ordered to iss	
*en	bynav kne sam app	eai/petition is fixed	d for hearing before the vish to urge anything a	e iribunai gainet the
			ite fixed, or any other da	
	<u> </u>	•	thorised representative	-
			u are, therefore, require	
	<del>-</del>		ing 4 copies of written	
	_		y. Please also take noti	
<del> </del>			the manner aforement	ioned, the
appear/perrion w	m be nearu and ued	cided in your absenc	je.	
Notice of a	any alteration in th	e date fixed for hea	ring of this appeal/petit	ion will be
gi <mark>ven</mark> to you by 1	registered post. You	a should inform the	e Registrar of any chan	ge in your
			contained in this notice	
			your correct address, a	
nouce posted to t this appeal/petiti		stered post will be de	eemed sufficient for the	purpose of
una appear, peut	المما			
Copy of ap	peal is attached. C	opy of appeal has a	a <del>lready been sent to yo</del>	u-vide this
			•	
office Notice No	*************************	dated		·
Given und	er my hand and the	e seal of this Court	, at Peshawar this	16nd
				****************
D <b>ay</b> of			.20 2.1	
2 14				
C. KAPA			A	
For Riely		17	<b>\</b>	
		- Com	l va	
		Į	Registrar,	
		Khyber l	Pakhtunkhwa Service	Tribunal,

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence.

Note:

## 66B"

# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

Shalix Ullah Appellant/Petitioner
The Seig (E3SE) Deptt: Kell Perhaws: Respondent  Respondent No. (3)
Respondent No (32
Notice to: - The DEO (M), District Mohmand
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
Registrar, Registrar, Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.
Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Always quote Case No. While making any correspondence.