Appellant Deposited
Security & Process Fee

Appellant Deposited

Fraces Fee

Appellant Deposited

Appellant Deposited

Fraces Fee

Appellant Deposited

Counsel for the appellant present and submits that against the impugned order dated 11.01.2022, the appellant filed departmental appeal on 31.01.2022 which was not responded within the statutory period, thereafter she filed the instant service appeal on 13.05.2022 which is within time. Let it be admitted for full hearing subject to all just and legal objections by the other side. The appellant is directed to deposit security and process fee and security within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 27.07.2022 before S.B.

(Kalim Arshad Khan) Chairman

### Form- A

### FORM OF ORDER SHEET

Court of	
Case No	862/ <b>2022</b>

	Case No	862/ <b>2022</b>
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	31/05/2022	The appeal of Mst. Rakhshanda Arif resubmitted today by Mr. Muhammad Zia Ullah Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.  REGISTRAR
2-	02-0B-2022	This case is entrusted to Single Bench at Peshawar for preliminary hearing to be put there on <u>03-ob-22</u> . Notices be issued to appellant and his counsel for the date fixed.  CHAIRMAN
	:	

2nd 70423,2022



Counsel for the appellant present and submits that against the impugned order dated 14.01.2022, the appellant filed departmental appeal on 31.01.2022 which was not responded within the statutory period, thereafter she filed the instant service appeal on 13.05.2022 which is within time, but the admitted for full hearing subject to all just and logar objections by the other side. The appellant is directed to deposit security and process fee and security within 10 days. Thereafter, notices be issued to the respondents. To come upfor Written reply/comments have not been submitted. Learned AAG seeks further time to furnish-reply/comments. To come up for written reply/comments on 27.07.2022 before \$18.

(Kulim-Ansilad Klam) Chairean

The appeal of Mst. Farkhanda Arif SCT Government Girls Higher Secondary School Jogiwars Peshawar received today i.e. on 13.05.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- ① Check list is not attached with the appeal.
- Appeal has not been flagged/marked with annexures marks.
- Annexures of the appeal may be attested.
- Memorandum of appeal may be got signed by the appellant.
- Annexures A&D of the appeal are illegible which may be replaced by legible/better
- 6 Seven more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

a L

**SERVICE TRIBUNAL** KHYBER PAKHTUNKHWA PESHAWAR.

Mr. M.Ziaullah Adv. Peshawar.

Jesubar 14-ed solstra 30/5/m

### KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR CHECK LIST

CASE TITLE: MIT Rakshanda Arif V/S Goot of KIK A other

S#	CONTENTS	YES	NO
1	This Appeal has been presented by: Appellant Rakshanda Arif:	<b>*</b>	
2.	Whether Counsel/Appellant/Respondent/Deponents have signed the	/	
2.	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?	<b>✓</b>	···
.6	Whether affidavit is appended?	✓	
7	Whether affidavit is duly attested by competent Oath Commissioner?	<b>√</b>	
8	Whether appeal/annexures are properly paged?	✓:	
9	Whether certificate regarding filing any earlier appeal on the subject, furnished?	×	<b>√</b>
10	Whether annexures are legible?	V .	
11	Whether annexures are attested?	.V	
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		
14	signed by petitioner/appellant/respondents?	-	
15	Whether numbers of referred cases given are correct?	<b>✓</b>	
16	Whether appeal contains cutting/overwriting?	×	/
.17	Whether list of books has been provided at the end of the appeal?	<b>v</b>	·
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?	<b>✓</b>	
21	Whether addresses of parties given are complete?	<b>\</b>	
22	Whether index filed?	<b>\</b>	
23	Whether index is correct?	✓	
24	Whether Security and Process Fee deposited? On		
	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974		
25	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		
21	party? On	.	

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

Appellant
Name: Muhammed 21 avilled alverthe
Signature: M
Dated: 301051m22

# BEFORE THE CHAIRMAN SERVICE TRIBUNAL KHYBER PUKHTOON KHAWA PESHAWAR

MST RAKHANDA ARIF

### **VERSUS**

### GOVERNMENT OF KPK AND OTHERS

### **INDEX**

S/No	Subject	Annexure	Page No
1	GROUNDS OF APPEAL		2-4
2 .	AFFIDAVIT A landonation Application		5 - 6
3	Copy of promotion order	A	72 – 29
4	Copy of promotion order	В	4
5	Copy of promotion order	C	10-121
6	Copy of promotion order	D	13-14
7	Copy of appeal	E	. 15
8	Copy of promotion order	F	16-17
9	ORDER ON DEPARTMENTAL APPEAL	G	18
10	WAKALATNAMA		19
11	SPARE COPIES FOR RESPONDANTS NO: 1 TO 5		

Dated: 13.05.2022

APPELLANT

Through

Muhammad Imran Khan Muhammad Zia Ullah Advocate, High Court

# BEFORE THE CHAIRMAN SERVICE TRIBUNAL KHYBER PUKHTOON KHAWA PESHAWAR.

MST RAKHSHANDA ARIF (SCT) GOVERNMENT GIRLS HIGHER SECONDERY SCHOOL JOGIWARS PESHAWAR.

13-5-2:22

APPELLANT

#### **VERSUS**

- 1. GOVERNMENT OF KPK THROUGH CHIEF SECRAETARY SECRETARIAT PESHAWAR.
- 2. GOVERNMENT OF KHYBER PAKHTUNKHWA, THROUGH SECRETARY ELEMENTARY AND SECONDARY EDUCATION KHYBER PUKHTOONKHWA, PESHAWAR.
- 3. DIRECTOR ELEMENTARY AND SECONDARY EDUCATION KHYBER PUKHTOONKHWA, PESHAWAR.
- 4. DISTRICT EDUCATION OFFICER (FEMALE) PESHAWAR
- 5. FARHAT JABEEN. GOVERNMENT GIRLS HIGHER SECONDERY SCHOOL ISLAIMA COLLEGAITE PESHAWAR

LE OZZABE WEAR

RESPONDENTS

AGAINST THE ORDER DATED 11.01.2022, WHEREBY THE ORDER OF PROMOTION OF RESPONDENT NO 5 FROM THE POST OF CT/SCT TO THE POST OF SST BSP ANT THE APPELLANT HAS NOT BEEN PROMOTED.

#### PRAYER IN APPEAL:

ON ACCEPTANCE OF THIS APPEAL THE ORDER DATED 11.01.2022 PASSED BY RESPONDENT NO: 4 MAY PLEASE BE SET-ASIDE AND THE APPELLANT BE PROMATED FROM THE POST OF CT/SCT TO THE POST OF SST BSP 16 INSTEAD OF RESPONDENT NO 5, BEING SENIOR TO RESPONDENT NO 5.

#### RESPECTFULLY SHEWETH:

The appellant most humbly submits as under:

- 1. That the appellant was appointed as a PTC Teacher on 1/12/1990.
- 2. That the appellant performed her duty to the entire satisfaction of her Superior and during the period of her service no adverse remark or black spot has been found on the part of appellant.
- 3. That the appellant was promoted to the post of CT on 22/09/1998

### (Copy of promotion order is attached as annexure A)

4. That on 29/11/2014 the appellant was promoted to the post of SCT vide notification no 3556-61.

### (Copy of promotion order is attached as annexure B)

- 5. That in notification no 3556-61, at serial no 4 & 9 both the teachers were batch fellow of the appellant were again promoted to the psot of SST, while the appellant was dropped without any cogent reason.
- 6. (Copy of promotion order is attached as annexure C)

  That the most junior teacher Mst Uzma Gul was promoted to the post of SSt at serial no 4, vide notification no 8830-35 dated 4/01/2021

### (Copy of promotion order is attached as annexure D)

7. That appellant moved an appeal against the promotion order dated 4/01/2021, to DG Education., but no positive response.

(Copy of appeal is attached as annexure E)

8. That respondent no 4, again issued notification no 650-83 dated 11/01/2022, in which respondent no 5 was promoted to the post of SST from and the appellant was again dropped.

#### (Copy of promotion order is attached as annexure F)

9. That the appellant sought no way, most humbly submitted her departmental appeal for consideration on 31.01.2022 to respondent No: 4.

#### (Copy of departmental appeal is attached as annexure G)

- 10. That no response on departmental appeal of the appellant was given by the respondents.
- 11. That feeling aggrieved from the order dated: 11.01.2022 appellant knocked the door of this Hon'ble Court on the following grounds inter-alia:

#### **GROUNDS:-**

- A. That no codal formalities as enumerated in the concerned laws have been adopted nor any procedure as prescribed in the legal manner has been obeyed by the issuing authority..
- **B.** That the impugned order is against law and facts, without adopting the proper procedure and without giving any opportunity of personal hearing to the appellant, passed the order in a brutal manner.

- C. That not only the whole process and procedure of promotion has been ignored and defied, but the service of the appellant has been dropped in such a manner which cannot be justified even under the law of jungle.
- **D.** That the appellant was time and again dropped and junior most were promoted without any criteria and respondent no 5, again were promoted instead of appellant...
- E. That there is a basic principle of Islam as well as of law that no one should be condemned unheard but such rule has been ruined out by passing one sided Order.

IT IS, THEREFORE, PRAYED THAT ON ACCEPTANCE OF THIS APPEAL THE ORDER DATED 11.01.2022 PASSED BY RESPONDENT NO: 4 MAY PLEASE BE SET-ASIDE AND THE APPELLANT BE PROMATED FROM THE POST OF CT/SCT TO THE POST OF SST BSP 16 INSTEAD OF RESPONDENT NO 5, BEING SENIOR TO RESPONDENT NO 5.

Dated: 13.05.22

Appellant

Through

Muhammad Zia Ullah Muhammad Imran Khan Farhad Ali Advocates, High Court, Peshawar. (A)

# BEFORE THE CHAIRMAN SERVICE TRIBUNAL KHYBER PUKHTOON KHAWA PESHAWAR.

MST RAKHANDA ARIF

#### **VERSUS**

GOVERNMENT OF KPK AND OTHERS

### **AFFIDAVIT**

It is verified upon oath that the contents of this appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Deponent



### BEFORE THE CHAIRMAN SERVICE TRIBUNAL KHYBER PUKHTOON KHAWA PESHAWAR.

#### MST RAKHANDA ARIF

#### **VERSUS**

#### GOVERNMENT OF KPK AND OTHERS

#### APPLICATION FOR CONDONATION OF DELAY

#### RESPECTFULLY SHEWETH:

The applicant most humbly submits as under:

- 1. That the applicant moved this application for condonation of delay along with the instant service appeal in which no date of hearing is fixed till yet.
- 2. That the appellant handed over her departmental appeal and all other documents to another counsel, to file the same in time, but due to some emergency he could not filed the same in time, and returned the same to the appellant.
- 3. That the delay in filing of instant service appeal is just because of the above mentioned reason.
- 4. That important rights of appellant is attached to the instant appeal.
- 5. That techniqulities should be avoided and cases must be decided on merits.
- 6. That other ground if any will be raised at the time of arguments, eith prior permission of this Honble Court.

It is, therefore, prayed that on acceptance of this application, the instant appeal may kindly be considered within time.

Applicant

Dated: 13.05.2022

Through

Muhammad Imran Khan Muhammad Zia Ullah Advocates, High Court, Peshawar

### RECIONAL DIRECTORATE OF EDUCATION (FATA) PESHAMIR.

VSCOINIMEN :

Consequent upon the selection of the Departmental Selection Committee, the following CTs trained Local In-Service (Female; candidates are hereby temporarily appointed @Rs.1605, -P. fm BPS-9 or in their own pay and BPS in case of serving personal which ever is more bendfecial to them plus usual allowness as admissible under the rules with effect from their taking over charge in the schools noted against their names in the interest of public

sarvio	o. 19 schools <b>voted s</b> gainst	their names in the inte	rest of public
S.No.	Name of candidates	School where posted/	Remarks.
	KHYBER AGENCY.		
1.	Zahida Parvæn FN/CT D/O Nohd: Hussain, TT GGHS Landi Kotal.	GGMS Filwiz Killi Khyber Agency.	Against voo nit Cr post.
2,	Narhaba Sultana D.Com CT D.O Sandat Din PTC GGPS Khan Wali Ki Jam- -rad Khyber Agency.	GGMS Wali Khei Bara Khyber Agency.	Against newly created post.
•	FR PESHAWAA.		•
3.	Rakhsshanda BA CT D/O Hashmat Ullah PTC at GGPS AWI Din.	GGMS Sadi Khan Killi FR Peshawer.	~dio ~
ħ	MATHMAD AGANCY.		•
ц.	Shagufta Begum BA CT D/O Umar Gul Local	GGMS Dauaat Kor Mohmand Agemcy.	Against vacant
<b>5.</b>	Shazia Mülk FR CF D/O Amanul Mulk. Local	Mohmand Agency.	Against newly created post.
6	Nusrat Parvden FA/CT D. O. Shorullah Local.	GGMS Ghani Kor Nohmandgeney, Lyaz Killi;	-do-
7.	Masmin Nasrullah BA/CT D/O Nasrullah (Local).	GOMS Shah Allam Sali Mohmand Agency	-do-
8.	"Shabana BA CT D/O Abdur Rashid (Local).	GGMS Haji Ilam Killi Pandialm Hohmand Agy.	-de-
9.	Najma Sarosh. FA CT D/O Ali Bahadur.	<del>d</del> o-	-40-
	BAJOUR AGINCY.		
10.	Hamida Begun BA CT D/O Mashfoor Jan (Local).	GGHS Khar Bajour	Against vacant
4.4	M-account of the second		- post.

Note: -

Masserat Banori FA CT D/O S. Jalalul Mult. Jn-Service.

1. Charge report should be submitted in duplicate to all concernad.

i gency.

2. The appointment of the candidates are being made purely on temporary basis and are liable to termination at any time without assigning any reason. In case if any one wishes to resign her post she will has to give one month prior notice or for iet one month pay to the Govt:in lieu thancef thereof.

GGMS Raghagan Bajour

3. Their original accdemic certificates, date of birth, Domicales certificate and National Identity card should checked and verified from the concerned, otherwise their pay should not be arewn.

All colder of Contain go-2-

Against newly created of post

- 4):- They should be sent to the Agency Surgeon/Medical Supdtt: concerned for Medical examination. The day on which they reported their arrival for duty. No pay should be drawn for them unless and untill they produce their health and age certificates.
- 5):- The pay scale and services rules would be subject to the t revision in the accordance with the orders should be passed by the Govt:of NWFP from time to time.
- 6); They should not be handed over charge of the post if they are below 18-years or above 10-years in case of fresh appointment.
- 7):- If any one fails to report her arrival within 15-days a report to this effect should be sent to this Directorate ATONCE."
- 3):- T.MDA etc; are not allowed.

(PROF:SHAMSHER KHAN) DIRECTOR OF EDUCATION FATA N.W.F.P PESHAWAR.

Endut:No. 1695-1712

Dated Feshawar the 19-06-/10

Copy forwarded for information and necessary action to the :-

- 1):- Director of Education F.T. HEFP Pashager.
- 2):- Accountant General NWFP Prackage.
- 3);- Agency Education Officers concerned.
- 4):- Agency Accounts Officer concerned.
- 5): Principal/Head Mistress concerned.
- 6):- Candidates concurred.
- 7):- Personnel file.

Regional Director, I/C of Education Fata.

Poshawar.

Hasconuddin Kakakhel (SH) SHHESVSK/---Faisal Iqbal

Must. 1 is true

M



## Annx of An

#### **BETTER COPY**

### REGIONAL DIRECTORATE OF EDUCATION (FATA) PESHAWAR

#### **APPOINTMENT:**

Consequent upon the selection of the departmental selection committee the following CTs trained local in service (female) candidates are hereby temporary appointed @ RS. 1605/-PH in BPS-09 or on their own pay and BPS in case of serving personal which over is more beneficial to them plus usual allowance as admissible under the rules with effect from their taking over charge in the school noted against their names in the interest of public service.

S.No.	Name of candidates	School where posted appointed	Remarks
	Khyber agency		
1	Zahida perveen FA/CT D/O m. hussain, TT GGHS landi kotal	GGMS Nawaz kali Khyber agency	Against vacant CT post
2	Marhaba sultan D.COM CT D/O saadat din PTC GGPS khan waliki jamrod Khyber agency	GGMs wali khel bara Khyber agency	Against newly created posts
<u> </u>	PR PESHAWAR		
3	Trakhshanda BA CT D/O hashmatullah PTC at GGPS nwal din	GGMS sadi khan killi Fp peshawar	-do-
	MOHMAND AGENCY		
4	Shagufta begum BA CT-D/O umar gul local	GGMS Daulat kor mohmand agency	Against vacant CT post
5	Shazia mulk FA CT D/O amanul mulk local	GMS shan alam sail mohmand agency	Against newly created post
6	Nusrat perveen FA/CT D/O sherullah local	GGMS ghani kor mohmand agency, ayaz kali	-do-
7	Yasmin nasrullah BA/CT D/O nasrullah local	GGMS shah alam seli mohmand agency	-do-
8	ShabanaBA/CT D/O abdur rashid local	GGMS hajji Ilam killi pendialm mohmand agency	-do-
9	Najma sarosh FA/CT D/O ALI BAHADUR BAJOUR AGENCY	-do-	-do-
10	Hamida begum BA/CT D/O maghfoor jan local	GGHS khar bajour agency	Against vacant CT post
11	Mussarat benori FA/CT D/O jalalul mulk in service	GGMS raghagan bajour agency	Against newly created CT post

#### NOTE:

- 1) Charge report should be submitted in duplicate to all concerned.
- 2) The appointments of candidates are being made purely on temporarily

reason. In case if any one wishes to resign her post she will has to give one month prior notice or forict one month pay to govt in lieu thereof.

3) Their original academic certificates, date of birth, domicile certificate, and national identity card should checked and verified from the concerned otherwise their pay should not be drawn.

4) They should be sent to the agency surgeon/medical supdtt: concerned for medical examination. The day on which they reported their arrival for duty. No pay should be drawn for them unless and until they produce their health anf age certificates.

5) The pay scale and services rules would be subject to that revision in the accordance with the orders should be passed by the Govt: of

NWFP from time to time.

6) They should not be handed over charge of the post if they are below 18-years or above 40-years in case of fresh appointment.

7) If anyone fails to report her arrival within 15-days a report to this

effect should be sent to this directorate ATONCE.

8) TA/DA etc are not allowed

(PROF: SHAMSHER KHAN) DIRECTORATE OF EDUCATION FATA N. W. F. P PESHAWAR

Endst: No 1695-1712

dated Peshawar the 19-OG-/1998

Copy forwarded for information and necessary action to the:-

1) Directorate of education FATA NWFP Peshawar.

2) Accountant general NWFP Peshawar.

3) Agency education officers concerned.

4) Agency accounts officer concerned.

5) Principal/head mistress concerned.

6) Candidates concerned.

7) Personal file.

Regional director. I/C of education FATA Peshawar.

Haseenudin kakakhel (SH) SHHBS/SR/ faisal iqual

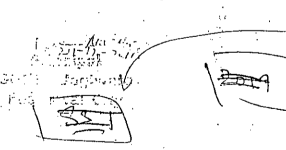
Annex

Consequent upon the Placement of Services at the Disposal of this office by the Director (E & SE) Khyber Pakthunkhwa vide Notification No.3556-61/F.No. II/Promotion (F) Senior CT B-16 dated 21/11/2014 the following Senior CTs are hereby adjusted in the schools mentioned against each their names in the interest of public service withinmediate effect on the terms and conditions

S.No Name of O	a toove mentioned Notification.	enect on the	ne terms and conditions
S.No Name of O.	fficial Present su	· War	conditions
1 1	: Place	of Adjusted at	
Tal.	· Frosiina		Remarks
Telimeena Al	ditar - GGHSS Jogiwara	*	
(01)	A TOUR WALT	GGHSS Jogiwara	:
Sadia Sultana		1	Against CT post already
02 Judia Sultana	GGHSS University Town		occupied by her
02	- Thready Iown	GGHSS University Town	- Tropied by her
Farhat Jaheen		10001	Against CT post already
ioa	GGHS Islamla Collegate		occupied by her
04.) Farzan II		GGHS Islamla Collegate	August
- Tana Dano	GGMS Zaryab Colony	15 3	Against CT post already
Gulshan Ara	Colony Colony	GGHS Khyber Colony	occupied by her
05./	GGCMHS Tehkal	GGCMHS Tehkal	Vice Fozia Akram CT
<u> </u>		- Costina Leukili	Against CT post already
Rubina Shahee	n GGHS Civil Colony		occupied by her
00	- Continue	GGHS Civil Colony	beapier by her
Paraana Jabeer			Against CT post already
07	GGMS New Karim Pura	CCUECIO	occupied by her
<del></del>		GGHSS Beguni Shahab	Vice Mules
Shakeela Kousa		Ud Din	Vice Musarat Shaheen CT
(B) =	GGHS Civil Quarters	GGHS Civil Quarters	
<del></del>		l Quarters	Against CT post already
Jamila Akhtar	GGHS Wazeer Bagh	1	occupied by her
09	and Bagh	GGHS Waseer Bagh	
Zarqa Naz		,	Against CT post already
10	GGHS Quald Abad	College	occupied by her
		GGHS Quald Abad	Against CT post already
Halchshando Ar	CCUSCA	: .	post already
1	, logiwara	GGHSS Jogiwara	occupied by her
Consequence		7 10 17 11 11	Against CT post already
somsequentional p	osting / transfer of the followi		occupied by line
	tomwi	ng BPS-15 CT are also or	damid

transfer of the following BPS-15 CT are also ordered to the places as mentioned against their names Prosent

S.No Name of Official Place Adjusted at Posting Romanes





### OFFICE OF THE DISTRICT EDUCATION OFFICER (FEMALE) PESHAWAR

Consequent upon the Placement of Services at the Disposal of this office by the Director (F. & SE) Khyber Pakhtunkhwa vide Notification No.158-63/A-17/DPC-2019/KPK dated Peshawar the 13/02/2020,the following SCTs/CT, SDM/DM, SATs/ATs, STTs/FTs, SENIOR Quri/Quri, PSHTs/SPSTs/PSTs are hereby Promoted to the post of SST (Bio/Chem) & SST (Maths/Phy), SST (General) noted against each in BPS-16 (Rs.18910-1520-64510) respectively plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provisional Government, on the terms & conditions given below with immediate effect.

### SST (Bio/Chem).

### ITEM NO.1 PROMOTION OF PST/SPST/PSHT TO SST (BIO/CHEM) BPS-16 ON REGULAR BASIS

S.# Name of Official	10		
	Present Place of Posting	Posted at	Remarks
Pist: Rukhsana Bibi	GGPS Sarbilandpura Peshawar	GGHS Sheikh Abad Peshawar	A.V.P
2 Ast. Salita Rabail 2SHT	GGPS Hayatabad	GGHSS University Town Peshawar	A.V.P

### B. SST (General)

### ITEM NO.1 PROMOT

RÌ	GU	П	AR	RA	Cro

Name of Official  JUL-E-RANA	Present Pluce of Posting	Posted at	Remarks
	GGIIS YAKA TOOT PESHAWAR	GGI-IS Yakatoot Peshawar	A.V.P
2. VALUEED ANWAR	University Town	GGHS Bara Line	A.V.P
3. ZOO UL OAMAR 4. SAJIDA SHAHEEN	GGHSS Jogiwara Peshawar	GGHS Pakha Ghulum Peshawar	A.V.P
SARWAT	khawani	GGHS Musa Zai	A.V.P
SHAMEEN	GGMŞ Chamkani	GGMS Kandi Kalo Khel Peshawar	A.V.P
SUMERA IRUM	GGHS Civil Quarter	GGHS Civil Quarter	A.V.P
BALQEES BEGUM	Bala-	GGHS Shagai Bala Peshawar	A.V.P
SHAKILA BANO	GGHSS LANDI ARBAB	GGUSS Badaber Peshawar	A.V.P

9. SAMIR	Δ	<del>† 3-3-3-4</del>		PROPERTY AND ADDRESS OF THE PARTY AND ADDRESS	
		GGHS Caritt No.1 Peshawar	GGHS Warsal	11. V.1"	
1	EEN SEEMA	GGHS Islamia Collegiate	Colony Pesha var. GGHS Sarban I Peshawar.	A.V.P	- .
Ja SHAMI	R	GGHSS Begum Shahabaud-Din	GGHSS Begui 1 Shahab-ud-Dir.	A.V.P	$\dashv$
	A WAHEED	GGHS City Railway Station	GGHS Pakha Ghulam Pesha yar	A.V.P	
ABIDA		GGHSS Hayatabad	GGHSS Badaber Peshawar	A.V.P	-
14. TAHIRA	33 +	GGHSS Hayat Abad	GGHSS Badbe Peshawar	A.V.P	-
15 SHAHEI AKHTAI	ર ં ∤	GGHS Civil Quarter	GGHS Bara Line Peshawar	A.V.P	1
16 ZAITOO	N BEGUM   (	GGHS No.1 Peshawar Cantt	GGHS Pakha Ghulam Peshawar	A.V.P	
17 KARZAN	A BANO	GGHS City Sailway Station	GGHS Pakha	Λ.V.Ρ	
IN ASMA A	YOB (	JGHSS Tarnab arm 🕾 😘	GGHSS Tarnab Peshawar	A.V.P	
SHAZIA 19 AMBREE		GHSS omprehensive	GGMS Wahid Garhi Peshawar	A.V.P	
·			7,		

ITEM NO.2 PROMOTION OF DM/SDM TO SST (GEN) BPS 16 ON RECULAR (43/10/0

R	۸	Ś	Ì	S
			_	٠.'

	T			
$-12^{n}$	Name of Official	Present Place of	Prosted at	7
ļ	· · · · · · · · · · · · · · · · · ·	Posting	, make is 18	Remarks
1.	TASLEEM	GGHSS Tolerand	COUG	
	AKITTAR	GGHSS Jogiwara	GGHS Jiaz Abad	A.V,P
-3			Peshawar :-	1
-1	ISHRAT PARVEEN	GGHSS Nishtar	GGHS Pakha!	A.V.P
. ' '			Ghulam	7. V.J
			C741CH1111	

S.# Nan e of Official	Present Place of Posting	Posted at	Remarks
I. SHAHEENA JAMIL	GGHS Hazarkhwani	GGHS Comboh	A.V.P
2. BALQEES BEGUM	GGHSS Lady Griffth	GGHS Ijaz Abad	A.V.P
3. SYEDA IRUM ZAHRA	GGHS Civil Quarters	GGHS Wazir Bagh Peshawar	A.V.P
4. TEHMINA TAJ	GGHS Dabgari	GGHS Qasab Khana Peshawar	A.V.P

### ITEM NO.4 PROMOTION OF TEXT TO SST (GEN) BPS-16 ON REGULAR BASIS

The case of Promotion of TT/STT to the post of SST (Gen) BPS-16 was considered and the DPC recommended as under;-

	S.fl Name of Official	Posting	Posted at	Remarks	
.	I. NASIM AKHTAF	Daile Contract	GGHS Comboh Peshawar	A.V.P	

### TEM NO.5 PROMOTION OF PST/SPST/PSHT TO SST (GEN) BPS-16 ON REGULAR BASIS

<i>S.#</i>	Name of Official	Present Place of	Posted at	Remarks
		Posting	2:	1
1.	Saceda Begum	GGPS Palosai	GGHSS Sufaid	A.V.P
ļ	PSHT	Talarzai	Sung	
	Farzana Begum	GGPS Panam	GGMS Hameed	A.V.P
2.	PSHT	Dheri Peshawar	Abad Salar Qila Peshawar	
3.	Mst. Rizwana	GGPS Syed-e-	GGCMS Garhi Said	A.V.P
	Naheed PSHT	Zainab Peshawar	Jalai Peshawar.	A.V.I
4.	Mst. Zakia Aman	GGPS Rasheed	GGHS Kukar	A.V.P
	PSHT	Abad Peshawar	Peshawar	
	Shoukat Perveen	GGPS Mera	GGHS JICA Budhni	A.V.P
5.	PSHT	Kachori No.2		]
		Pesh:	·.	
	Mst. Noor-ul-Haya	GGPS Daman	GGHS Daman	A.V.P
6.	PSHT.	Afghani	Afghani Peshawar	
		Peshawar		
	ivist. Nighat	GGPS Banda	GGMS Banda	A.V.P
7.	Nazneen PSHT	Kachori No.1	Kachori Peshawar	
		Peshawar	, .	

### TTEM NO.6 PROMOTION OF S.QARIA TO SST (GEN) BPS-16 ON REGULAR BASIS

S.# Name of Official	Present Place of Posted at	Remarks
13A 11/S	Posting	
1. 370/13/(1007)	CGHS Gul Bahar GGHS Na Peshawar	haqi A.V.P

Consequential transfer in respect of the following is here by ordered on their own pay & scale in the interest of public service with immediate effect.

No	Name & Designation	Present Posting	Posted at	Remarks
())	KHALIDA BIBI PSHT	GGPS SHAMSHATOO	GGPS MERA KACHORI NO.2	A.V.P
02	TEHSEEN PSITT	GGPS JAHENGIR PURA	GGPS GOR GHATRI	A.V.P
03	SAFIA PSHT	GGPS KHAZANA BALA	GGPS RASHEED ABAD	A.V.P
0.1	NAZNEEN ISHAQ PSHT	GGPS MERA KARA	GGPS SHATTAB KHAIL FARID ABAD	A.V.P7 ADMN:GROUND
05 -	NAZIA NOREEN PSHT	GGPS SAMAD KHAN : KALLAY	GGPS KAKSHAL	A.V.P
06	WAHEEDA NAZ PSHT	GGPS TEMBER PURA	GGPS JHAGRA MALOGO	$\widetilde{A}, \widetilde{V}, \widetilde{P} = \overline{\mathbb{Q}}$

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of oviginal

(	1	<u></u>		
07	GUL NEHAR PSHT	GGPS KAS KORONA	GGPS PANAM DHERI	A.V.P
08	BIBI ZAHIDA TASNEEM PSHT	GGPS MARYAM ZAI	GGPS SYED- NA-ZAINAB	A.V.P
(09	FARAH NAZ PSHT	GGPS BADI ZAT	GGPS PALOSI TALAR ZAI	A.V.P
10	TEHMINA SHEHNAZ PSHT	GGPS SUFAID SUNG	GGPS BADI ZAI	VICE S.NO:09.

#### TERMS & CONDIDITIONS:

- 1. They would be on probation for a period of one year extendable for another one year.
- 2. They would be governed by such rules and regulations as may be issued from time to time by the Govt:
- 3. Their services can be reverted at any time, in case their performance is found unsatisfactory during probation period. In case of misconduct they shall be proceeded, under the rules framed from time to time.
- 4. Charge reports should be submitted to all concerned.
- 5. Their Inter-Se-seniority on lower post will remain intact.
- 6. NO TA/ DA etc is allowed for joining his/her duty.
- 7. They will give an under taking to be recorded in their service books to the effect that if any overpayment is made to him /her in the light of this order will be recovered and if they are wrongly promoted they will be reserved.
- 8. Before handing over charged once again their documents may be checked if they have not the required relevant qualification as per rules, they may not be handed over charge of the post.

SAMINA GHANI DISTRICT EDUCATION OFFICER (FEMALE), PESHAWAR

Endst: 110. 10(-)4-11

Dated Pesh-the

/2020.

Copy forwarded for information & necessary action to the:

1. Accountant General Khyber Pakhtunkhwa Peshawar.

- 2. Director E & S Education Khyber Pakhtunkhwa Peshawar with reference to letter no. & dated as above.
- 3. Principals / Headmistresses Concerned.
- 4. SDEO (F) Town-1, 2, 3 & 4 Peshawar.
- 5. Teachers Concerned.
- 6. Cashier Local Officer.

Shim od/03/2020

DISTRICT EDUCATION OFFICER (FEMALE), PESUAWAR

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### Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar

#### Neti jarian

Consequent upon the recommendations of the Departmental Promotion Commutee and Spinstance of the Government of Khyber Pakhtunkhwa Elementary and Secondary Education No. 80 (B&A) 1-18/E&SE 2012 dated, 11.07.2012 and Fin the Department Endorsement No. 80 (E. 10 10-22(E) 2010 dated; 10.07.2012, the following Senton of Senton DM, Senton AT and Secondary Indianal Endorsement Secondary Education (Control of Senton DM), Senton AT and Secondary Indianal Endorsement End

# A. SST (General) HUM NOT PROMETION OF SCT-CT TO SST (G) BPS-16 ON REGITAR BASIS

		ON RUG ULAR BASIS
Total SST Vacant Plants		
28 a Share of initial Recruitment		24
Island SNT General/Fa Port As about		06
" Property of property of the	e1	!!
Proposed for promotion from CT.  Vet to be promoted from CT/SC.  Note to be promoted from CT/SC.		
To be cramoted .	I to SST (G)	
Dellered		

			<u> </u>				
	S.No.   S.L.,   No.   	Name of Official	Date of Blith	Date of Appointment as Regular SCT	Remarks of DPC		
	' F8	CHNNO BIBI	15/04/1968	21/02/2013	been the plant at the disposal of DEO 157.  If the has for lumber adjustment against the vincar coul of \$5.74(0) on regular bases with immediate		
		ZEENATBEGUN	16/10/1969	21/02/2013	Sarances pined as the depotal of DEO (F)  Pythaway for further adjustment regainst the second of 35T(f) on regular basis with immediate		
\ 	1e	BIPI RAZIA	30/03/1967	21/02/2013	garance based at the optional of DEO (L)  Sequence based at the optional of DEO (L)  Sequence based at the optional of DEO (L)		
	y) 2	UZMA GUL	23/02/1977	21/02/2013	Services place at the disposal of DEO (f) p. then it for further adjustment against the various and \$557(0) to repute bosts with immediate		
	5 12°.	MUSRAT SEEMA	04/05/1968	21/02/2013	Services pland at the deposal of DEO (F) Perhaman for further adjustment against the vector post of SST(O) on regular batts with immediate		
	. 23	NEELOFAR Stabnum	01/09/1964	21/02/2013	Services plant at the disposal of DECL(F)		
	1 25	ZAKIA SABAH	14/04/1974	21/02/2013	coll of SSTI(U) on regular bus with termediate  effect  Services placed at the disposal of DEO(F)  Perhawat for faither adjustment against the vacant past of SST(O) on regular basis with filmediate,		

### ITEM NO.2 PROMOTION OF SDM TO SST (G) BPS-16 ON REGULAR BASIS

	n7.10/25/12
Total SST Vacant Posts	
25% Share of initial Recruitment	24
Total SST General(F) Post Available for Promotion	06
04% share of promotion SDM To SST	18
Proposed for promotion from DM/SDM to SST (G)	01
Net to be promoted from DM/SDM to SST (G)	01
The second secon	0 .

<u>_</u>			(001 (0)		0	
S <sub>0</sub> S.L. S <sub>0</sub> S <sub>0</sub> .	Nume of Official	Present Place of Posting	Date of Appointment	Date of		<del></del>
	SHAZIA BIBI		#1 Regular SDM: 21/02/2013	The Land Street	Remarks Services plant is the disposal of DEC	1(1)
					Perhance for further adjustment age the vacant post of SST(O) on regular with immediate effect.	lasis

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#### Better copy.

### Directorate of Elementary and Secondary Education Khyber Pakhtoonkhwa peshawar

#### Notification:

Consequent upon recommendation of departmental promotion committee in pursuance of the Government of Khyber Pakhtoonkhwa Elementary and Secondary Education notification no. SO (B AND A) 1-18 E & SE 2012 dated 11.07.2012 and finance department endorsement No 12, ID, IB-22(E) 2010 dated 16.07.2012 the following senior CT, senior DM, senior AT and are hereby promoted to the post of SST (general) noted against each BPS-16 respectively plus usual allowances as admissible under the rule on regular basis existing policy of the provincial government on the terms and condition given below with recommended sheet and further they will be adjusted by the district education officer concerned.

A.SST (General)

### ITEM NO.1 PROMOTION OF SCT/CT TO SST (G) BPS-16 ON REGULAR BASIS

Total SST vacant postS	24
Share of initial recruitment:	06
Total SST general (F) post available for promotion	18
Of promotion SCT to SST	10
Proposed for promotion from CT/SCT to SST (G)	10
Net to be promoted from CT/SCT to SST (G)	10
Net to promoted	07
Deffered	03

S.No.	S.L NO	Name of official	Date of birth	Date of appointment as regular basis SCT	Remarks of DPC
1	18	CHAND BIBI	15/04/1968	21/02/2013	Services pleed at the disposal of DEO (F) Peshawar for further adjustment against the vacant post of SST (G) on regular basis with immediate effect
2	. 19	ZEENAT BIBI	16/10/1969	21/02/2013	Services pleed at the disposal of DEO (F) Peshawar for further adjustment against the vacant post of SST (G) on regular basis with immediate effect
. 3	20	BIBI RAZIA	30/03/1967	21/02/2013	Services pleed at the disposal of DEO (F) Peshawar for further adjustment against the vacant post of SST (G) on regular basis with immediate effect
4	21	UZMA GUL	23/02/1977	21/02/2013	Services pleed at the disposal of DEO (F) Peshawar for further adjustment against the vacant post of SST (G) on regular basis with immediate effect
5	22	NUSRAT SEEMA	04/05/1968	21/02/2013	Services pleed at the disposal of DEO (F) Peshawar for further adjustment against the vacant post of SST (G) on regular basis with immediate effect
6	23	NEELOFAR SHABNUM	01/09/1964	21/02/2013	Services pleed at the disposal of DEO (F) Peshawar for further adjustment against the vacant post of SST (G) on regular basis with immediate effect
7	25	ZAKIA SABA	14/04/1974	21/02/2013	Services pleed at the disposal of DEO (F) Peshawar for further adjustment against the vacant post of SST (G) on regular basis with immediate effect

#### ITEM NO.02 PROMOTION OF SDM TO SST (G) BPS-16 ON REGULAR BASIS

Total SST vacant postS	24
Share of initial recruitment:	06
Total SST general (F) post available for promotion	18
Of promotion SCT to SST	01
Proposed for promotion from DM/SDM to SST (G)	01
Net to be promoted from DM/SDM to SST (G)	01

S.No.	S.L NO	Name of official	Date of birth	Date of appointment as regular basis SDM	Remarks of DPC	PRESENT PLACE OF POSTING
1	04	SHAZIA BIBI	01/02/1975	21/02/2013	Services pleed at the disposal of DEO (F) Peshawar for further adjustment against the vacant post of SST (G) on regular basis with immediate effect	GGHS BASHIR ABAD

# ایل بنام ڈائر یکٹر جنرل ایجوکیشن پشاور، خیبر پختونخواہ۔

### درخواست بمراد دادری برائے پروموثن SCT کو SST

جناب عاليٰ۔

مود بانہ گزارش ہے کہ میں گورنمنٹ گرلز ہا رسینڈری سکول جو گیوواڈہ میں بطورالیس کی ٹی (SCT)اپنے فرائض انجام دے ہی ہوں۔مورخہ 22.09.1998 کو مجھے کی ٹی (CT) پوسٹ ملی تھی مگرالیس بی ٹی پر پروموش مورخہ 22.09.1998 کو مجھے کی ٹی (CT) پوسٹ ملی تھی مگرالیس بی ٹی پر پروموش مورخہ 21.11.2013 (Annex-A) کو کی گئی۔ اسکے برطس مورخہ 21.11.2013 کی بلی ٹیچرز کی بھی تحصیل پروموش کی گئی جنہیں CT پوسٹ 1999 کو ملی تھیس ۔ جو بھی سے ایک سال جو نیر تھیں ۔ اُنہی میں کیہ مسزعظمی گل بھی شامل ہے۔ جن کی CT تو 09.04.1999 تھی مگر پروموش کی گئی ہو موث کیا گیا ہے۔ (Annwx-B)۔

چونکہ اب میں تقریباً دوسال ہے (SST کی پروموش کیلئے فائل جمع کر رہی ہوں گر ہر بار من پسندلوگوں کو پروموٹ کر دیا جاتا ہے۔میزے ساتھ 21.11.2014 میں جوٹیجر : پروموٹ ہوئی تھیں۔اُن میں جیلہاختر کوتقریباً تین سال ہو چکے ہیں۔اور پچھلے سال لیمنی 2020 میں فرزانہ بانو کوبھی SST پوسٹ دکی گئی ہے۔(Annex-C)۔میری فائل اس دفعہ بھی ناانصافی کا شرکار ہوگئی ہے۔

لبذا آپ صاحبان ہے گزارش ہے کہ ' مری اہیل پر ہمدر دانہ غور کیا جائے۔اور متعلقہ افراد کے خلاف انگوائری کی جائے بصورت دیگر میں انصاف کے حصول کے لئے عداات سے رجوع کرنے کاحق رکھتی ہوں۔

درخواست گزار به المرکس مِس رخشنده عارف گورنمنٹ گرلز ہائرسکینڈری سکول، جو گیواڑہ بیٹا در۔

Attated as true up of original

. Ann F



### OFFICE OF THE DISTRICT EDUCATION OFFICE (FEMALE) PESHAWAR

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the Government of Khyber Pakhtunkhwa Elementary & Secondary Education placement of services at the disposal of this office by Director of E&SE Khyber Pakhtunkhwa Elementary & Secondary Education Notification No. SO (B&A)/1-18/E&SE/2012 dated: 11.07.2012 and finance Department Endst No. SO(FR) FD/19-22(E)2010 Dated: 16.07.2012, for further adjustment vide Endst: No. 1341-45/ A-17/DPC-2021/ Peshawar Dated Peshawar the 31.12.2021, the following promoted Senior CT, Senior AT, Senior TT & PSHT to SST (Bio/Chem), SST (Phy/Maths) & SST (Gen) BPS 16 (Rs. 18910-1520-64510) respectively, plus usual allowance as admissible under the rules on regular basis under the existing policy of the Provincial Government, are hereby adjusted against the vacant posts mentioned against each their names.

### ITEM NO.1 PROMOTION OF CT/SCT, PST/SPET/PSHT TO SST(B/C) BPS-16 ON REGULAR BASIS:

S.		T		y
No.	Name of Official	Present Place of Posting	Posted School	Remarks
1_1_	Zainab	GGHSS Larama	GGHSS Mathra	A.V.P
2	Gul Naz	GGPS Afghan Colony	GGHS Shagai bala	AVP

### ITEM NO.2 PROMOTION OF PST/SPST/PSHT TO SST(P/M) BPS-16 ON REGULAR BASIS:

		The state of the s				
	S.					
İ	No.	Name of Official	Present Place of Posting	Posted School		
į	,	Naima Shahen	GGPS Tehkal Payan	20001	Remarks	
I.	<u>1</u>	ranna ananch	No. 2	GGHSS Chamkani	AVD	

### ITEM NO.3 PROMOTION OF CT/SCT TO SST(G) BPS-16 ON REGULAR BASIS

	S. S.				
	No.	<b>i</b>	Present Place of Posting	Posted School	Remarks
	1	Shah Gul	GGHS Dabgari Gate	GGHS Qasab Khana	Vice Item No.8 S.No.3
	2	Rumish Misbah	GGHSS Nishter Abad	GGHS Qasab Khana	Vice Item No.8 S.No.4
	3	Dilrus	GGHSS Mian Gujar	GGHS Malogo	Vice Item
٠	4	Shamim Akhter	GGHS Hayat abad	GGHSS Comprehensive	No.8 S.No.1 A.V.P
	5	Bibi Khadija	GGHS Civil Quarter	GGHS Bara Lane	A.V.P
	6	Yasmeen Degum	GGHS Cantt No.1	GGMS Wahid Garhi	Λ. <b>V</b> ,P
	7	Hamdul Huda	GGHS Bara Lane	GGHS Bara Lane	A.V.P
سا	8	Sudia Sultan	GGHSS University Town	GGHS Sarband	A.V.P
1,	9	Farhet Jabeen	GGHS Islamia Collegiate	GGHS Islamia Collegiate	A.V.P
-	10	Kalsoom Hanif	GGHS Cantt No.1	GGMS Mewra	A.V.P
L	11	Maher Nigar	GGHS Cantt No.1	GGMS Hameed Abad Salar Qilla	A,V,P

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Ex CADA is allowed for joining their duty.

They will give no under taking to be recorded and if they are wrongly promoted they will be reversed.

Before handling over charge once again their documents may be checked if they have not the required relevant qualifications as per rules. They may not be handed over charge of the post.

> BY, HISTRICT EDUCATION OFFICER (FEMALE) PESHAWAR

, Endat No. 650-83

Capy for information and necessary action to thes-

1. Accountant General, Khyber Pakhtunkhwa Poshawar.

2 Director of Elementary & Secondary Education Khyber Pakhtunkliwa Peshawar

3. District Accounts Officer, Peshawar.

4. PS to the Secretary to Govt. Kligher Fakhtunkhwa E&SE Department Peshawar. 5. All Principals/Head Mistresses Concerned.

6. Teachers Concerned.

7. Master file.

DY, DISTRICT EDUCATION OF (FEMALE) PESHAWAR

Attested on true
copy of original

1.,

The District Education Officer (Female). Ichyber Palchtunkhwa, Peshawan,

#### Through Proper Channel

Subjects

#### MPPE AL FOR REDRESSED OF GRIEVANCES

kindly refer to the above noted subject and to state that I have been appointed in the 14 in 2010; S. Condaty Education Department as PTC on 01/12/1990.

Fater on I have promoted to the post of C.T on 22/09/1998 (Copy Armex-A) and then promoted to the post of SCT on 29/11/2014. As evident Government Notification Issued under End at No. 1761-91 dated 29/11/2014, at serial No. 04 and S. No. 09 both the teachers are my back fellow; and they have been promoted to the post of SCT, on the basis to Director (E&SC) Khyber Pakhtunl.hwa vide Notification No. 3556-61/F,No.H/Promotion(Female) Senior C.T B-16 dated 21/11/2014 (Copy Annex-B) thereafter at S.No. 04 adjusted at GGHS Khyber Colony and S.No. 02 adjusted at GGHS Wazir Bagh accordingly.

It is astonishing to say that my both bachfellows at \$.No. 04 & \$.No. 09 were again promoted to the post of SST but the undersigned was dropped any cogent reason.

It is further stated that other junior most teacher Miss. Uzma Gul promoted to the post of SST at S.No. 04 vide Notification No. 8830-35/A-17/DPC/2019/KPK dated 04/01/2021 (Cons.Annes-C).

It is necessary to mention here that the undersigned was promoted to the post of CT on 22/09/1998 and MST Uzama Gul was promoted on 09/04/1999 as she is junior to me and was promoted to the post of SST as mention in above Notification which was injustice.

The office of the District Education Office (Female) Peshawar again issued Notification Endst: No. 650-83 dated 11/01/2022 (Copy Annex-D) regarding promotion of CT/SCT to SST General BPS-16 on regular basis in which Ms. Farhat Jabeen at (S.No. 09) is my another bach fellow and promoted to the post of SST but the undersigned was again dropped without any reason so the above act against law/illegal and violation of natural justice.

In view of the above facts you are therefore requested to kindly consider/accept my appeal and promote the undersigned to the post of SST wied the above mentioned date please.

Thanking you in anticipation.

Yours Obediently

Raklıshanda Arif (SCT)

GGHS Jogiwars, Peshawar,

balled - 25-1-27-

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## MUHAMMAD ZIAULLAH

Advocate Peshawar High Court, Federal Shariat Court, Legal Consultant & Practitioner, Cell # 0314-9806895

### **WAKALAT NAMA**

(POWER OF ATTORNEY)

IN THE COURT OF	CHARMAN	SERVICE	TRIBUNAL	_
MIT RAKSHANDA ARIC		(So	nu Apped)	
·	VERSUS	<b>S</b> .		
GOVE OF KPK & OTHERS		( RESPON	PENIT!	
I/We, MI'I RAKIHANDA	ARIF	( /	PPELLANT	) in the
above noted Appear,				
ZIAULLAH , ADVOCAT	E HIGH CO	OURT, PE	SHAWAR to	appear,
plead, act, compromise, withdra		•		•
in the above noted matter, wi			·	
authority to engage/appoint any	-	-		
Dated:			(R)	ħ
Attested & Accepted.	<b>-</b>		Client (	)
M. 6				
MUHAMMAD ZIAULLA	H			
BC# 10-8033				
Advocate High Court, Peshawar Chamber: J. Waqar Ahmad Seth				
2 <sup>nd</sup> floor, District Courts, Peshav			•	

### "A"

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

PESHAWAR. No. .SL2..... of 20 2.2 Apellant/Petitioner Versus Court of Kirk Chief Your Pathawas Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

Copy of Appendis

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

25-7-22

### "A"

### KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, 58 PESHAWAR.

Mit Kakh Shonda Arif Apellant/Petitioner

Mor OF KPK through Chief Sey Porhowas Notice to Appellant/Petitioner [70v1: CF KPK through Seventary ESE Poshawas.

Take notice that your appeal has been fixed for Preliminary hearing, 

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

No.

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

### ~ "A"

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

No.	APPEAL No	262		7.2
Mst	APPEAL No	akhshana	da Arif	of 20—
				Apellant/Petitioner
		Versus	·	•
Gart	CF KPK	through C	hief la	) Y.:
		1	1	RESPONDENT(S)
Notice to App	Pondent No. 3 Want/Petitioner	Director	EDIE	KPK
		(נו	showas	
	,			•
replication, Af		ffidavit/record/arg		Preliminary hearing, or before this Tribunal
place either pe	ersonally or throu		or presentati	aid date and at the said on of your case, failing
copy of	Appeliza	Attached	Po	egistrar.



"A"

### KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. S'BNo. MS+ Kakh Chanda Axit Apellant/Petitioner Versus Jost of Wik through hilf Jung RESPONDER Respondent No.4

poellant/Petitioner Dist. Education Offices Female ) showas Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 27/7/2012 at 9 You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default. Copy of Appeal is Attached Registrar Khyber Pakhtunkhwa Service Tribunal, Peshawar.