21.10.2021

None for the appellant present.

Notices be issued to the appellant and his counsel. Adjourned. To come up for preliminary hearing before the S.B on 23.12.2021.

(MIAN MUHAMMAD) MEMBER (E)

23.12.2021:

Nemo for appellant.

Case was called time and again but none appeared before this Bench till its rising. The appellant failed to attend this Tribunal on the preceding date, therefore, he was put on notice for today but even then he failed to attend. As such the instant service appeal stand dismissed in default for non-prosecution. No order as to costs. File be consigned to the record room.

Announced 23.12.2021

(Rozina Rehman) /Member (J)

### Form- A

### FORM OF ORDER SHEET

Court of	*	•	 
			,

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	29/07/2021	The appeal of Mr. Muhammad Ali resubmitted today by Mr. Bilal-ud- Din Advocate may be entered in the Institution Register and put up to the
	i	Worthy Chairman for proper order please.
		REGISTRAR
2-		This case is entrusted to S. Bench for preliminary hearing to be put
		up there on 06/09/21.
		CHAIRMAN
		CHAIRMAIY
ž		
	,	
	06.09.2021	Nemo for the appellant present.
		Notices be issued to the appellant and his counsel.
	ļ .	adjourned. To come up for preliminary hearing before the S.B on
		21.10.2021.
		dna
an <u>Carrenter (</u>		(MIAN MUHAMMAD)
•		MEMBER (E)
,		
	,	
	1	

## KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR CHECKLIST

Case Title: Muhammad Ali v/s Information Deptt:

S#	CONTENTS	YES	NO
1	This Appeal has been presented by: Bilal ud Din Khattak	✓	
2	Whether Counsel/Appellant/Respondent/Deponent have signed the requisite documents?	✓	
3	Whether appeal is within time?	· 🗸	
_	Whether the enactment under which the appeal is filed		
4	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?	<b>√</b>	
13	Whether copy of appeal is delivered to AG/DAG?	✓	
14	Whether Power of Attorney of the Counsel engaged is attested	<b>✓</b>	
1-7	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	✓	
2.5	*Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules		
25	1974 Rule 11, notice along with copy of appeal and annexures has been sent to respondents? On	<b>√</b>	
26	Whether copies of comments/reply/rejoinder submitted? On	✓	
27	Whether copies of comments/reply/rejoinder provided to opposite party? On	<b>✓</b>	

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

Name:

Bilal ud Din Khattak

Signature: Dated:

26-07-2021

The appeal of Mr. Muhammad Ali son of Fateh Muhammad R/O Garden Street Gulbahar No. 4 Peshawar received today i.e. on 26.07.2021 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

garage con d

- Copy of rejection order of departmental appeal dated 7.7.2021 mentioned in the heading of the appeal is not attached with the appeal which may be placed on it.
- 2- Annexures of the appeal may be attested.
- 3- Certificate be given to the effect that appellant has not filed any service appeal earlier on the subject matter before this Tribunal.

No. 1409 /S.T,
Dt. 27/07/2021

REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr.Bilal ud Din Khattak Adv. Pesh.

objection No 2 & 3 has been removed.

In Para 5 of This Appeal That respondents order. That may be requisit Throug Court

Sing
The objection rep. 1 of this office and
reply of courself for the apparent is sub-itted
for order placese.

Warthy chain—cu: Submit before the Beach for PH when period 15 days from depentuated apped matures of

## BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 7190 /2021

#### INDEX

S.No	Description of Documents	Annex	Pages
1.	Opening.Sheet		A
2.	Appeal		1-4
3.	Affidavit		5 .
4.	Application with affidavit		6-8
5.	Addresses of the parties		9
6.	Copy of pay slip	A	10.
7.	Copy of order	В	11-12
8.	Copies of appeals	C & D	13-14
9.	Copy of Edu record.	E	15
10.	Copy of medical	F	16
11.	Copy of policy	G	17-19
12.	Copy of Application	Н	20
13.	Wakalat Nama		21

Appellant

Through

Dated: 26/07/2021

Bilal ud Din Khattak

Advocate, High Court,

Peshawar.

Cell: 0333-9121558

## (1)

## BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 7/20/2021

Diary No. 7360
Dated 26/7/2021

Muhammad Ali S/o Fateh Muhammad R/o Garden Street, Gulbahar No. 4, Peshawar.....(Appellant)

#### VERSUS.

- 1. Secretary Information and Public Relation Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 2. Director General (DG) Information and Public Relation, Civil Secretariat, Peshawar.......(Respondents)

PAKHTUNKHWA SERVICE TRIBUNAL ACT,

1974 AGAINST THE TRANSFER ORDER OF

APPELLANT DATED 01/07/2021 AND

AGAINST THE REJECTION OF

REPRESENTATION ON 07/07/2021 BY THE

RESPONDENT NO. 2 AGAINST THE

TRANSFER ORDER.

Registrar 26/7/2011

### Respectfully Sheweth:

1. That the Appellant is citizen of Pakistan and permanently reside and having domicile of Peshawar

Re-submitted to -day and filed.

Registrar 2021

Appellant is serving as Assistant (BPS-16) in the office of respondents and is posted in Peshawar.

- 2. That the wife of the Appellant is also Government Servant and serving as C.T. Teacher in Education Department in Begum Shahab ud Din Higher Secondary School, Peshawar. (Copy of pay slip is attached as annexure "A").
- That on 01/07/2021 the respondent No. 2 issued transfer order through which the Appellant is transferred to R/O Office, Abbottabad from Headquarter Office Peshawar. (Copy of order is attached as annexure "B").
- 4. That as the Appellant and his wife posted in Peshawar according to spouses policy being Government Servants. The Appellant moved departmental representation/appeal to the respondents on 02/07/2021 and 08/07/2021. (Copies of appeals are attached as annexure "C" & "D").

- 5. That the respondent No. 2 on 07/07/2021 rejected the departmental appeal of the Appellant then on 08/07/2021 appellant also filed appeal before respondent No. 1 the respondents intentionally not provided copy of this order dated 07/07/2021.
- 6. That two children of the Appellant is also studying in
  Universities in Peshawar such transfer will also effect
  their study. (Copy annexure "E").
- 7. That the mother of the appellant is also old and is suffering from various diseases and is not the on the disposal of the appellant. (Copy of medical is attached as annexure "F").
- 8. That the order of the respondent is illegal, void, against the law and against the spouses policy of the Government. (Copy of policy is annexure "G").
- 9. That the said order is based on mala fide and personal grudges and unjustified and also the violated the fundamental rights of the Appellant which is guaranteed by the Constitution of Islamic Republic of Pakistan, 1973.

- 10. That the person who is transferred from Abbottabad on the appellant post is also not willing and has moved application for cancellation of his transfer. (Copy attached as annexure "H").
- 11. That any other grounds will be raised at the time of arguments with the prior permission of this Hon'ble Court.

It is, therefore, humbly prayed that on acceptance of this Service Appeal, the impugned order or transfer dated 01/07/2021 and rejection of representation dated 07/07/2021 may kindly be declared null and void and against the law, and be set aside.

Mulli-de All Appellant

Through

Dated: 26/07/2021

Bilal ud Din Khattak Advocate, High Court, Peshawar.

NOTE: As Per client no similar nature affeat has been filed on The Same matter befor This honable Tribunal.

Advocata

## BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

1	
	<b>/</b> .

Service Appeal No	 _/2021		
Muhammad Ali	 	 (Ap	pellant)

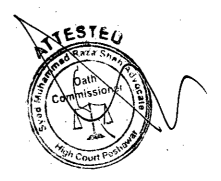
#### VERSUS

Secretary Information and Public Relation Khyber Pakhtunkhwa and another......(Respondents)

### **AFFIDAVIT**

I, Muhammad Ali S/o Fateh Muhammad R/o Garden Street, Gulbahar No. 4, Peshawar, solemnly affirm and declare that the contents of the **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

CNIC: 17301-1307587-1 Cell No. 0333-9105126



# 6

## BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

C.M. No	/2021		•		
In			. {		
Service App	eal No	/202	1		· · · · · ·
	,	•	·		
Muhammad	d Ali			(A	ppellant)
				. •	* ************************************
	VE	RSU	S		
Secretary	Information	and	Public	Relation	Khyber
Pakhtunkh	wa and anothe	r	•••••	(Resp	ondents)

APPLICATION FOR SUSPENSION OF
THE IMPUGNED TRANSFER ORDER
DATED 01/07/2021 AND 07/07/2021,
TILL THE FINAL DISPOSAL OF THE
MAIN APPEAL.

### Respectfully Sheweth:

1. That the above mentioned appeal is being filed before this Hon'ble Tribunal, in which no date of hearing has yet been fixed.

That on the face of it, the appellant has got a strong arguable case and is sanguine about its success.

7

3. That the balance of convenience also in favour of appellant.

4. That if the operation of the impugned orders is not suspended that the appellant would sustain an irreparable loss.

It is, therefore prayed that on acceptance of this application, the operation of the impugned transfer order dated  $\sqrt[3]{3}/20$  may kindly be suspended, till the final disposal of the main appeal.

Appellant

Through

Dated: 26/07/2021

Bilal ud Din Khatta

Bilal ud Din Khattak Advocate, High Court, Peshawar.

## BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

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C.M. No/202	1	·		• ,	
In		·			
Service Appeal No.		/202	1	•	
	: ′ ,				
Muhammad Ali	• • • • • • • • • • • • • • • • • • •	********		(4	Appellant)
	V E	RSU	S		
Secretary Inform	ation	and	Public	Relation	Khyber
Pakhtunkhwa and	anothe	r		-	

### **AFFIDAVIT**

I, Muhammad Ali S/o Fateh Muhammad R/o Garden Street, Gulbahar No. 4, Peshawar, solemnly affirm and declare that the contents of the **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

DÉPONENT

CNIC: 17301-1307587-1 Cell No. 0333-9105126

### BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service App	oeal No	/202	21	· · · · · · · · · · · · · · · · · · ·	
Muhamma	d Ali			(A	ppellant)
	V E	RSU	S		·
Secretary	Information	and	Public	Relation	Khyber
Pakhtunkh	wa and anothe	r		(Resp	ondents)

#### ADDRESSES OF THE PARTIES

#### APPELLANT:

Muhammad Ali S/o Fateh Muhammad R/o Garden Street, Gulbahar No. 4, Peshawar.

#### **RESPONDENTS:**

Dated: 26/07/2021

- 1. Secretary Information and Public Relation Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 2. Director General (DG) Information and Public Relation, Civil Secretariat, Peshawar.

Appellant

Through

Bilal ud Din Khattak

Advocate, High Court, Peshawar.



#### Dist. Govt. KP-Provincial District Accounts Office Peshawar Dist. Monthly Salary Statement (June-2021)

Auu - A



Personnel Number: 00430431

CNIC: 1730113400886

Date of Birth: 06.10.1969

Entry into Govt. Service: 01.09.2008

Length of Service: 12 Years 10 Months 001 Days

**Employment Category: Active Temporary** 

Designation: SENIOR CERTIFIED TEACHER

80004243-DISTRICT GOVERNMENT KHYBE

DDO Code: PW6120-PRL: G.G.H.S.S BAGUM SHAHABUDDIN PESHAWAR

Payroll Section: 002

GPF Section: 001

Cash Center: 71

GPF A/C No: 430431

Interest Applied: Yes

**GPF** Balance:

306,265.00

Vendor Number: -

Pay and Allowances:

Pay scale: BPS For - 2017

Pay Scale Type: Civil BPS: 16

Pay Stage: 10

Wage type		Amount	Amount Wage type		Amount	
0001	Basic Pay	34,110.00	1001	House Rent Allowance 45%	4,091.00	
	Convey Allowance 2005	5,000.00	1300	Medical Allowance	1,500.00	
	15% Adhoc Relief All-2013	635.00	2199	Adhoc Relief Allow @10%	433.00	
2211	Adhoc Relief All 2016 10%	2,247.00	2224	Adhoc Relief All 2017 10%	3,411.00	
2247		3,411.00	2264	Adhoc Relief All 2019 10%	3,411.00	
	Adjustment House Rent	128.00	5011	Adj Conveyance Allowance	484.00	
	Adj Basic Pay	461.00	, , , , , , , , , , , , , , , , , , , ,		0.00	

#### **Deductions - General**

Wage type		Amount		Wage type	Amount
3016	GPF Subscription	-3,340.00	3501	Benevolent Fund	-1,500.00
	Income Tax	-349.00	3990	Emp.Edu. Fund KPK	-150.00
	R. Benefits & Death Comp:	-650.00			0.00

#### **Deductions - Loans and Advances**

Loan	Description	Principal amount	Deduction	Balance	
			•		

**Deductions - Income Tax** 

Payable:

1,628.25

Recovered till JUN-2021:

1,222.00

Exempted: 406.25

Recoverable:

0.00

Gross Pay (Rs.):

Deductions: (Rs.):

-5,989.00

Net Pay: (Rs.):

53,333.00

Payee Name: MAMOONA JABEEN

Account Number: 07255-7

Bank Details: THE BANK OF KHYBER, 080015 SECRETARIAT BR. PESHAWAR. SECRETARIAT BR. PESHAWAR,

Peshawar

Leaves:

Opening Balance:

Availed:

Earned:

Balance:

Permanent Address:

City: P

Domicile: -

Housing Status: No Official

Temp. Address:

City:

Email: mjabeenct@gmail.com

ATTESTED

To be True

## /x



#### DIRECTORATE GENERAL INFORMATION & PRS KHYBER PAKHTUNKHWA

No.INF/Estt:/1-28/\_\_\_\_\_/ 2021 Dated Peshawar the \_\_\_\_/\_\_/ 2021

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#### **OFFICE ORDER**

In pursuance of the Administrative Department Notification No. SO.Estt: (INF)4-24/Posting/Transfer dated 07-06-2021, the Competent Authority is pleased to order postings/transfers of the following employees of the Directorate General Information & PRs, Khyber Pakhtunkhwa/Subordinate offices on the recommendation of the placement committee, in the public interest, with immediate effect:

S#	NAME & DESIGNATION	FROM	то
1	Mr. Muhammad Iqbal, Superintendent (BS-17)	Advertisement Section	Superintendent (Recovery Section)
2	Mr. Ikram-ud-din, Junior Transmission Engineer (BS-16)	Pakhtunkhwa FM Radio, Swat	Pakhtunkhwa FM Radio, Mardan
3	Muhammad Ali, Assistant (BS-16)	EM & Projects Section, HQs Office, Peshawar	RIO, Abbottabad
4	Tariq Rahim, Assistant (BS-16)	ITLA'A Cell, HQs Office, Peshawar	RIO, Bannu
5	Muhammad Sharif, Assistant (BS-16)	RIO, Abbottabad	Advertisement Payment Section, HQs Office, Peshawar
6	Mr. Said Rahman, Assistant (BS-16)	Regional Information Office, Mardan	Regional Information Office, Swat
7	Muhammad Zubair, Assistant (BS-16)	Regional Information Office, Swat	Regional Information Office, Mardan
8	Mr. Rizwan Ullah Photographer (BS- 14)	Regional Information Office, Mardan	HQs Office, Peshawar
9	Mr. Atta Ullah, Assistant Director-IT	IT Section	Advertisement (Integrated Ad- Management System) in addition to his own duties
10	Mr. Zia ul Islam, Assistant (BS-16)	Advertisement (Integrated Ad-Management System)	Accounts Section
11	Muhammad Nawaz, Assistant (BS-16)	Accounts Section	Advertisement Section
12	Mr. Imtiaz Ahmad, Assistant (BPS-16)	Pakhtunkhwa FM Radio, Peshawar	Accounts Section
13	Mr. Naveed Khan, Assistant (BPS-16)	Assistant Transport	Store Keeper
14	Mr. Ashraf Ali, Assistant (BS-16)	Assistant (Accounts Branch)	EM & Projects Section
15	Mr. Muzaffar, Assistant (BS-16)	Advertisement Section	Pakhtunkhwa FM Radio, Peshawar
16	Mr. Sanauliah, Computer Operator (BS-16)	Communication Section (Evening Shift)	Advertisement (Payment Section)
17	Mr. Naveed Iqbal, Computer Operator (BS-16)	Establishment Section / Litigation Section	Communication Section (Day Shift)
18	Mr. Aimal Zia, Computer Operator (BS-16)	Communication Section (Day Shift)	Accounts Section



|--|

	las alles Chah Soniar Clark (BS-14)	Advertisement Section	Accounts Section	
20	Mr. Akhtar Shah, Senior Clerk (BS-14)	Accounts Section	Advertisement Section	
21	Mr. Kashif Jan, Senior Clerk (BS-14)		Communication Section	
22	Mr. Hassan Ali Shah, Stenographer (BS-14)	Advertisement (Payment Section)	(Evening Shift)	
23	Mr. Khurram Javed, Photographer (BS-	Accounts Section	Secretary Information & PRs, Office	
24	Mr. Shahid Muhammad, Junior Clerk	Newspaper Record Section	Advertisement Section	
	(BS-11) Mr. Adil Ali, Junior Clerk (BS-11)	Store Keeper	Transport Section	
25		Advertisement Section	Newspaper Record	
26	Mr. Salman Khan, Camera Cooli (BS-03)	Adact (Schick Schick)	Section	

-Sd/-

**DIRECTOR GENERAL** INFORMATION & PUBLIC RELATIONS, KHYBER PAKHTUNKHWA

Dated Peshawar, the \_\_\_\_\_

Endst: No.INF/Estt:/1-28/2827 - 45

Copy forward to the:

- 1. Accountant General, Khyber Pakhtunkhwa
- 2. Director Public Relations, DGIPR, Khyber Pakhtunkhwa
- 3. P.S to Director General, Information & PRs, Khyber Pakhtunkhwa
- 4. Station Director, Pakhtunkhwa Radio FM 92.2 MHz, Peshawar
- 5. Deputy Director (Litigation), DGIPR, Khyber Pakhtunkhwa
- 6. Deputy Director Information, RIO, Abbottabad, Bannu, Mardan & Swat
- 7. Deputy Director-IT, DGIPR, Khyber Pakhtunkhwa
- Station Manager, Pakhtunkhwa Radio FM 92.6 MHz, Mardan 8.
- 9. Incharge Office, Pakhtunkhwa FM Radio, Swat
- 10. Deputy Director (Advt.), DGIPR, Khyber Pakhtunkhwa
- 11. Budget & Accounts Officer, DGIPR, Khyber Pakhtunkhwa
- 12. incharge ITLA'A Cell, DGIPR, Khyber Pakhtunkhwa
- 13. Incharge Officer, Pakhtunkhwa FM Radio, Swat
- 14. District Accounts Officer, Abbottabad, Bannu, Mardan & Swat
- 15. Incharge Officer, Evening Shift
- 16. District Accounts Officer, Apportabad
- 17. Personal files
- 18. Office order file

ADMINIST DR GENERAL FOR DIREC

ATTESTED to be true Copy

Annx C

(13)

To:

The Director General, Information and Public Relations Deptt: Khyber Pakhtunkhwa, Peshawar.

### Subject:- CANCELLATION OF TRANSFER ORDER.

Respectfully, it is stated that I have been transferred to Regional Information Office Abbottabad vide office order No.(INF)/Estt:/1-28/2827-45 dated 01/07/2021

Sir, it is brought into your kind notice that my wife is also Government Servant and presently she is serving at Peshawar. According to Government rules/policy, husband and wife should performed duty at one station.

Kindly in view the above situation, it is humbly requested that my transfer may kindly be cancelled in light of government policy, P

1

MHAMMAD ALI) (ASSISTANT)

ATTESTED to be true Copy

To:

Acres D

The Secretary Information, Information and Public Relations Deptt: Khyber Pakhtunkhwa, Peshawar. (1)

Subject:-

#### **CANCELLATION OF TRANSFER ORDER.**

Dear Sir,

Respectfully, it is stated that I have been transferred to Regional Information Office Abbottabad vide office order No.(INF)/Estt:/1-28/2827-45 dated 01/07/2021.

Sir, it is brought into your kind notice that my wife is also Government Servant and presently she is serving at Peshawar. According to Government rules/policy, husband and wife should performed duty at one station.

Kindly in view the above situation, it is humbly requested that my transfer may kindly be cancelled in light of government policy,

8/7/2024

(MUHAMMAD ALI) (ASSISTANT)

ATTESTED CORY

#### SARHAD UNIVERSITY

#### Fee Slip \* Student Copy

#### MATTRULLAH

#### MUHAMMADIALI

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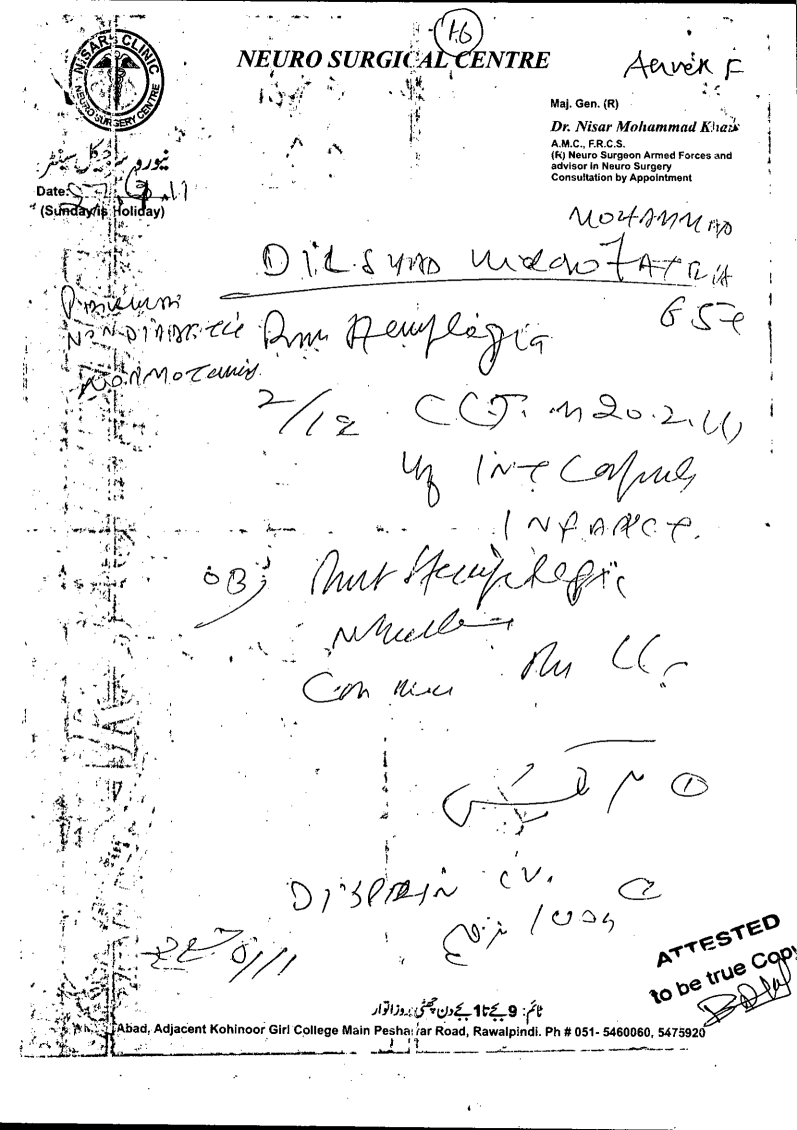
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Annex-

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#### UPDATED VERSION OF THE KHYBER PAKHTUNKHWA POSTING / TRANSFER POLICY

(UPTO 31.1.2018)

Statutory Provision.

Section 10 of the Khyber Pakhtunkhwa Civil Servants Act,1973.

Posting and Transfer. Every civil servant shall be liable to serve anywhere within or outside the Province, in any post under the Federal Government, or any Provincial Government or Local authority, or a Corporation or body set up or established by any such Government:-

Provided that nothing contained in this section shall apply to a civil servant recruited specifically to serve in a particular area or region;

Provided further that, where a civil servant is required to serve in a post outside a service or cadre, his terms and conditions of service as to his pay shall not be less favourable than those to which he would have been entitled if he had not been so required to serve.

#### Posting/transfer policy of the Provincial Government..

- i) All the posting/transfers shall be strictly in public interest and shall not be abused/misused to victimize the Government servants
- ii) All Government servants are prohibited to exert political, Administrative or any other pressures upon the posting/transfer authorities for seeking posing/transfers of their choice and against the public interest.
- All contract Government employees appointed against specific posts, can not be posted against any other post.
- iv) Existing tenure of posting/transfer of three (03) years for settled areas and two (02) years for unattractive/hard areas shall be reduced to two (02) years for settled areas, 01½ years for unattractive areas and one year for hard areas.
- V) 71[

ATTESTED BY

<sup>71</sup> Para-I(v) regarding months of March and July for posting/transfer and authorities for relaxation of ban deleted vide letter No: SOR-VI (E&AD) 1-4/2008/Vol-VI, dated 3-6-2008. Consequently authorities competent under the NWFP Government Rules of Business, 1985, District Government Rules of Business 2001, Posting/Transfer Policy and other rules for the time being in force, allowed to make Posting/Transfer subject to observance of the policy and rules.

vi) 72While making posting/transfers of officers/officials up to BS-17 from settled areas to FATA and vice versa approval of the Chief Secretary, Khyber Pakhtunkhwa needs to be obtained. Save Tehsildars/Naib Tehsildars within a division in respect of whom the concerned Commissioner will exercise the same power. Whereas, in case of posting/transfer of officers in BS-18 and above, from settled areas to FATA and vice versa, specific approval of the Governor, Khyber Pakhtunkhwa shall be obtained.

Provided that the power to transfer Political Tehsildars and Political Naib Tehsildars within FATA between different divisions shall rest in Additional Chief Secretary FATA.

### vi (a) 73[ ]

- vii) Officers may be posted on executive/administrative posts in the Districts of their domicile except District Coordination Officers (D.C.Os) and DPOs/Superintendent of Police (SP). Similarly Deputy Superintendent of Police (DSP) shall not be posted at a place where the Police Station (Thaana) of his area/residence is situated.
- viii) No posting/transfers of the officers/officials on detailment basis shall be made.
- Viii-A) <sup>74</sup>The competent authority has been pleased to prescribe the following guideline to facilitate posting of husband and wife at the same station:-
  - (a) Where a request is made for posting at a different station in the same department/service/cadre in which an employ is already serving, the request may be accepted subject to the availability of a post in the same BPS.
  - (b) If request involves temporary deputation to another department, it may be processed in consultation with the concerned department and may be accepted on prescribed terms of deputation subject to availability of a post in the same BPS.
  - (c) If there is a tie between two or more government servants for posting at the same station in the same department/unit of an organization, the government servant with greater length of service may be preferred.
  - (d) Request for posting by spouse facing serious medical problems may be accorded highest priority.
  - (e) Spouses already posted at one station, including those posted on deputation may normally not be disturbed without compelling reason

74 Para (viii-A) added vide circular NO. SOR-VI/E&AD/1-4/2010/Vol-VIII dated 07.08.2012



<sup>72</sup> Para-VI added vide circular letter No. SOR-VI/E&AD/1-4/2010/Vol-VIII dated 20th March, 2010

<sup>&</sup>lt;sup>73</sup> Sub-para vi (a) of para 1 deleted vide Notification No. SO (Policy)/E&AD/1-4/2010/Vol:1X dated 24.11. 2017

(19)

of public interest. Request for extension of deputation period beyond the permissible limit may be considered with compassion if interests of public service would permit.

- Regarding the posting of husband/wife, both in Provincial services, efforts where possible would be made to post such persons at one station subject to the public interest.
- All the posting/transferring authorities may facilitate the posting/ transfer of the unmarried female government Servants at the station of the residence of their parents.
- xi) Officers/officials except DCOs and DPOs/SPs who are due to retire within one year may be posted on their option on posts in the Districts of their domicile and be allowed to serve there till the retirement

<sup>75</sup>DCOs and DPOs who are due to retire in the near future may also be posted in the District of their domicile subject to the condition that such posting would be against non-administrative posts of equivalent scales;

- xi-A) <sup>76</sup>Officer in BPS-17 and above should not be posted in district of their domicile.[<sup>77</sup>Doctors, Lecturers, Instructors, Subject Specialists, Principals/Vice Principals and other Teachers in BPS-17 & above working in Health and Education Departments in all the districts of Government of Khyber Pakhtunkhwa shall be exempted from the application of the said policy. However the subject policy shall remain applicable on all Administrative/Executive positions in BPS-17 & above across the province.]
- xi-B) <sup>78</sup>Cancellation of posting transfer order issued with the approval of the competent authority may not be made without seeking formal approval of the competent authority through summary/note.
- xii) In terms of Rule 17(1) and (2) read with Schedule-III of the Khyber Pakhtunkhwa Government Rules of Business 1985, transfer of officers shown in column 1 of the following table shall be made by the authorities shown against each officer in column2 thereof:

ATTESTED COPY

<sup>75</sup> Added vide Urdu circular letter No: SOR-VI (E&AD)/1-4/2005, dated 9-9-2005

<sup>76 (</sup>xi-A) added vide Circular No. SOR-VI /E&AD/1-4/2010/Vol-VIII dated 11.11.2013.

<sup>77</sup> Text added vide Circular No. SOR-VI /E&AD/1-4/2010/Vol-VIII dated 21.03.2014.

<sup>78 (</sup>xi-B) added vide Circular No. SOR-VI/E&AD/1-4/2010/Vol-VIII dated 14.02.2014.

Annex-H The Secretary Information & PRi Sect of With Street - Cancelliton of transfer. I have be honored to State Wal I was printed of Telasfered from Regional Information office DILLA To Abbotlabed I have joined dely on 01-12-220 at Regional Information office Adorthered. to Posterman Hand Quarter office after Sie/Sira months, sherens the normal tenture is 2 years It is therefore, requested the I'my toursfer may hindly be reconsidered & Cancelled please Daled: 03-07-202) Yours d ATTESTED to be true Gopy (Muhammad Street) Assis Tant R.IO. NESollabora

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