Form- A

FORM OF ORDER SHEET

Court of	
Case No	1242 / 2022

S.No.	Date of order proceedings	Order or other proceedings with signature of judge					
1	2	3					
1- 22/08/2022		The appeal of Mr. Alamzeb Khan resubmitted today by Mr. A Gohar Durrani Advocate. It is fixed for preliminary hearing before tourin Single Bench at Swat on Notices be issued to appellant and his counsel for the date fixed.					
		By the order of Chairman					
		REGISTRAR					
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This is an appeal filed by Mr. Alam Zeb Khan today on 16/05/2022 against the order dated 29.04.2022 against which he preferred/made departmental appeal/representation on 30.04.2022 the period of ninety days is not yet lapsed as per section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974, which is premature as laid down in an authority report as 2005-SCMR-890.

As such the instant appeal is returned in original to the appellant/Counsel. The appellant would be at liberty to resubmit fresh appeal after maturity of cause of action and also removing the following deficiencies.

- (1) Check list is not attached with the appeal.
- 2. Annexures-B, C/I and E of the appeal are illegible which may be replaced by legible/better one.

No. 1062/ST,
Dt. 17/5/2022.

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Ali Gohar Durrani Adv. Pesh.

Dear sion,
The Depathment Oppeal has been repreted and
instance appeal may please be fixed before
the worthy single Imember bench to heaving
on the Objection raised.

Counse AliGohas)
Ali Gohas Durroni
Adu High Coust0332-92 9742 7.

BEFORE KHYBER PKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR CHECKLIST

Case Title: Alamzeb Khom vs Jour

	Contents	Yes	No
.#		سسو	
1.	This appeal has been presented by:		
2.	Whether Counsel / Appellant / Respondent / Deponent have signed the		
2.	requisite documents?		
3.	Whether Appeal is within time?	11/1	
4.	Target in the standar which the appeal is illed monitorior	V	
5.	Whether the enactment under which the appeal is filed is correct?	·V	1
ű.	Trit 41 effidorit is annended!	1/	
7.	Whether affidavit is duly attested by competent oath commissioner.		1
8.	Typ. (1		1
	Whether certificate regarding filing any earner appear on the	V	
<i>)</i> .	subject, furnished?	V	1
10.	Whether annexures are legible?	V	+
11.	Whether annexures are attested?	1	╁
12.	Whether copies of annexures are readable/clear?	<u> </u>	
13.	Type descent of appeal is delivered to A.G/D.A.G?	V	+
15.	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:	\ <u>'</u>	
	TYPE 41/2 and contains cuttings/OverWilling?	<u> </u>	-
16.	Whether list of books has been provided at the end of the appeal?	1	-
17:	Whether case relate to this Court?	1/	1
18.	Whether requisite number of spare copies attached?	1	<u> </u>
19.	Whether complete spare copy is filed in separate file cover?	A/	
20.	Whether addresses of parties given are complete?		<u> </u>
21.	Whether index filed?	1 3/	
22.	Whether index ined: Whether index is correct?	30	
23.	Decora Fee denosited? on		
24.	Type Alexander Pakhtinkhwa Service I Houliai Ruics 127	,	
	Rule 11, notice along with copy of appeal and annexures has been sent		N
25.	Kule 11, notice along with copy of appear and		
	to respondents? on Whether copies of comments/reply/rejoinder submitted? on		A A
26.	Whether copies of comments/reply/rejoined submitted	,	1 X
	Whether copies of comments/reply/rejoinder provided to opposite		V
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:	All Clohat Distro
. : *	
Signature:	- Jun Ju
Dated:	22/8/2012

BEFORE THE HON'BLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

	1- (-	1
Ammool No	1242	/2022
Appeal No		

Alamzeb Khan

Versus

Government of Khyber Pakhtunkhwa through Chief Secretary and others

INDEX

S.No	Description of documents	Annex	Pages
1.	Appeal with affidavit		1-8
2.	Addresses of Parties		9
3.	Copy of the Appointment order	A	10-12
4.`	Copy of the Notification dated 17-02-2003	В	13-16
5.	Copy of the Notification dated 16-04-2015	С	17-19
6.	Copy of the Notification dated 26-05-2021	C/1	20 -23
7.	Copy of the Notification dated 13-01-2022	D	24
8.	Copy of Notification dated 29-04-2022	E	25
9.	Copy of the letter dated 05-09-2021	F	26
10.	Copy of the representation	G	27-28
11.	Wakalat Nama		29

Through

APPELLANT

ALI GOHAR DURRANI Advocate High Court(s) 0332-9297427

khaneliegohar@yahoo.com
Shah | Durrani | Khattak
(A registered Law Firm)
House No. 231-A, Street
No.13, New Shami Road,
Peshawar.

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

APPEAL No. 1242/2022

Alamzeb Khan, Principal (BS-19) GHS Shamshi Khan Dir Lower

..... Appellant

Versus

- 1. The Government of Khyber Pakhtunkhwa,
 Through Chief Secretary Government of Khyber Pakhtunkhwa,
 Civil Secretariat Peshawar.
- 2. The Elementary and Secondary Education Department,
 Through Secretary, Government of Khyber Pakhtunkhwa,
 Civil Secretariat, Peshawar.

.....Respondents

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE TRANSFER ORDERS DATED 29-04-2022 WHEREBY HE HAS BEEN TRANSFERRED/POSTED PREMATURELY. ILLEGALLY AND WITHOUT LAWFUL AUTHORITY AND IN CONTRAVENTION OF. E-TRANSFER POLICY, UNDER POLITICAL PRRSSURE AND ALSO AGAINST THE TENURE POLICY AND THEREAFTER THE REGRET ON APPEAL DATED 30-04-2022 OF THE APPELLANT

RESPECTFULLY SUBMITTED:

The appellant most humbly beg to submit as under:

1. **That** the Appellant is a law-abiding citizen of Pakistan and also hails from a respectable family. **He** is a civil servant who was appointed as a SET in Science vide Notification dated 10-04-1994 by Public service Commission. He was posted as SET at the Government High School Baden, Dir, as his first posting.

Copy of the notification is Annex-A.

2. That the Appellant remained posted at the Government High School Baden, Dir for fifteen years where after he was posted/promoted to

Government Higher Secondary School Khaal BPS-17, Dir vide Notification dated 17-02-2003.

Copy of the transfer notification is Annex-B.

3. That again the appellant was promoted from BPS- 17 to BPS- 18 vide notification dated 16-04-2015 on regular basis and then on 26-05-2021, he was promoted from Principal/SSS (BPS-18) Ouch Dir Lower to BPS 19 as Principal (BPS-19) GHS Badawan Dir Lower.

Copy of the promotion notification are Annex-C & C/1.

4. That the appellant was transferred from GHSS Badawan Dir Lower to Principal (BPS-19) GHS Shamshi Khan Dir Lower on 13-01-2022.

Copy of the transfer notification is Annex-D.

5. That the appellant however has been pre-maturely transferred from the Principal (BPS-19) GHS Shamshi Khan Dir Lower to Principal (BPS-19) GHSS Saddo Dir Lower vice S. no. 3 on 29-04-2022. It is imperative to mention that the transfer is a result of the directions of the sitting Special Assistant to the Chief Minister namely Malak Shafee Ullah Khan.

Copy of the transfer notification and letter dated 05-09-2021 are Annex-E and F.

6. That against the afore-mentioned pre-mature transfer dated 29-04-2022, the appellant moved a representation albeit appeal to the Secretary Education of Elementary and Secondary Department Khyber Pakhtunkhwa, which was diarized vide diary no. 2497 dated 30-04-2022 which was forwarded to Director E&SE Khyber Pakhtunkhwa Peshawar. The same was regretted.

Copy of the representation is Annex-G.

7. That aggrieved of the said transfer dated 29-04-2022, the appellant has no alternate remedy but to approach this Honorable Tribunal amongst others on the following grounds:

Grounds:

- a. **Because** the transfer/posting order is based in malafide and is inherently illegal, unlawful and without jurisdiction on the score of the ill-will involved in the order of transfer/posting and is thus liable to be set-aside.
- b. Because The Rules designate certain posts as 'tenure posts' (rule 22 read with Schedule IV of the Rules) and prescribe a period of three years for an incumbent to serve on such posts. Such prescribed tenure may therefore be categorized as the ideal duration for which a civil servant should serve at a particular post. The post of the appellant is a tenure post, yet he has been transferred from his posting before the tenure was complete. Thus, the appellant having not been allowed to complete his normal tenure and thus the order impugned is violation of transfer posting policy of the Government and the judgment of the apex court reported in PLD 1995 SC Page No 530 and PLD 2013 Supreme Court Page No 195.
- c. **Because** the recently the august Supreme Court of Pakistan has in its Judgment reported in 2013 PLD SC 195, decided a point of law and while committing upon the transfer and posting and other related matters of service held as under:-
 - (i) Appointments. Removals and Promotions:- Appointments, removals and promotions must be made in accordance with the law and the rules made there under; where no such law or rule exists and the matter has been left to discretion, such discretion must be exercised in a structured, transparent and reasonable manner and in the public interest.
 - (ii) <u>Tenure, posting and transfer:</u> When the ordinary tenure for a posting has been specified in the law or rules made there under; such tenure must be respected and cannot be varied, except for compelling reasons, which should be recorded in writing and are judicially reviewable.
 - (iii) <u>Illegal Orders:</u> Civil servants owe their first and foremost allegiance to the law and the Constitution. They are not bound to obey orders from superiors which are illegal or are not in accordance with accepted practices and rule, based norms; instead, in such situations, they must record their opinion and; if necessary, dissent.
 - (iv) <u>O.S.D Officers</u> should not be posted as OSD except for compelling reasons, which must be recorded in writing and are judicially reviewable. If at all an Officer is to be posted as OSD, such posting should be for the minimum period possible and if there is a disciplinary inquiry going on against him, such inquiry must be completed as the earliest.

4

Relying upon the Judgment of the Supreme Court of Pakistan the Respondents are duty bound to have follow the law, judgment of the superior courts, and posting and transfer should not have been influenced in any manner whatsoever.

d. **Because** the Supreme Court of Pakistan in CP No. 2812/2017 clearly directed in the following terms:

".......The issues raised in this petition are substantial questions of law of public importance in terms of Article 212(3) of the Constitution, which we have dilated upon and which were left unattended by the learned chairman and members of the Tribunal. The Tribunal also did not take into account the referred to judgments of this Court. The Tribunal referred to a judgment of this Court, Zaka Ullah Bajwa v Chief Secretary, Government of the Punjab (2005 SCMR 13), which held that a civil servant, "is required to serve anywhere against the post to which he is transferred", however, that does not mean a civil servant can be made to serve under his subordinate or for a very brief period of time or that the minister can undermine the authority of the secretary of the department".

It was further observed in the said judgment that:

"The Chief Secretary and the secretaries of the departments of the Government are directed not to act pursuant to any notification, order and/or instruction whereby a minister orders the posting/transfer of a civil servant."

e. **Because** Section 10 of the Khyber Pakhtunkhwa Civil Servants Act states as follows:

"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 his service or cadre, his terms and conditions of service as to his pay shall not be less favorable than those to which he would have been entitled if he had been so required to serve."

The aforesaid section does not empower the Government to cut short the normal tenure of a posted/transferred civil servant, and particularly without assigning any reason. In the case of Mahmood Akhtar Naqvi (Anita Turab case) (above) this Court held: "16. In the Hajj Corruption Case, the court reiterated its earlier ruling in Zahid Akhtar v. Government of Punjab (PLD 1995 SC 530), where it had been held that

"The normal period of posting of a Government servant at a station, according to Rule 21 of the Rules of Business is three years, which has to be followed in the ordinary circumstances, unless for reasons or exigencies of service a transfer before expiry of the said period becomes necessary in the opinion of the competent authority."



Furthermore, with regard to transfers of civil servants, this Court has stated that transfers by political figures which are not legally sustainable. Farrukh gulzar v. Secretary Local Government and Rural Development Department, Lahore and 2 others (1998 SCMR 2222). These are principles of law enunciated by this court and are to be followed in terms of Article 189 of the Constitution. We, however, repeatedly come across violations of such principles. This unnecessarily leads to litigation which, in turn, clogs Courts and Service Tribunals."

- f. **Because** in-fact there exist no exigencies of service nor can the order of transfer be termed as in the public interest rather the same has been issued in violation of the transfer and posting policy and in ban period.
- g. **Because** the Appellant has been treated illegally, unlawfully and against the spirit of the law.
- h. **Because** the mechanism provided under Article 212 is attracted for the reason of the order being corum non judice and illegal for the entrenched malice on part of the Respondents in the case.
- i. Because the Appellant has been seriously discriminated in line with the spirit of Article 25 of the Constitution of Islamic Republic of Pakistan, as there is a blanket ban imposed on transfers of teaching faculty within the province, yet in order to settle score with the Appellant, there has been a dispensation sought and granted without even a remote reference as to how or why such dispensation was sought and granted by the competent authority. There has been no reason given. The record is clear that there is no reason other than the clear political pressure being exerted on the appellant.
- j. **Because t**he actions on part of the respondents seriously are in the negation of the Constitution of the Islamic Republic of Pakistan, 1973 and the Civil Servants Act.
- k. **Because** before taking the impugned action, no due process of law has been adopted by the Respondents.
- l. **Because** the Fundamental Rights of the Appellant have been violated in relation to Article 4, 8, 9, 18 & 25 of the Constitution of the Islamic Republic of Pakistan, 1973. The said rights flow out of the Constitution the terms and conditions of service of the Appellant and this Honorable Court being the custodian of the Fundamental Rights of citizens of Pakistan, as well as the protection afforded by the Constitution of Islamic Republic of Pakistan 1973, is

why the Appellant seeks the redress of their grievances and to end the ordeal the Appellant is going through due to the illegal, unlawful and unjust acts and inaction of the Respondents.

- m. **Because** the actions and inactions of the Respondents proclaim their own mala fide. Furthermore the transfer also go in negation of the Spouse policy as the spouse of the appellant is posted at the station from where he has been illegally transferred. Also any transfer that is on the basis of political affiliations is not viable in the eyes of the law, which is the case here.
- n. **Because** the Appellant has got the fundamental right of being treated in accordance with law but the treatment meted out to the Appellant is on consideration other than legal and he has been deprived of his rights duly guaranteed to him by the constitution of Pakistan.
- o. Because the Respondents cannot be allowed under the law to pass any illegal order.
- p. **Because** the appellant has not been treated in accordance with law, hence his rights secured and guaranteed under the Law are badly violated.
- q. **Because** the transfer order are against the spouse policy and are against prescribed period of three years for an incumbent to serve on such posts.
- r. **Because** the Appellant crave for leave to add further grounds at the time of his oral arguments before this Hon'ble Tribunal highlighting further contraventions of the provisions of the Constitution & Laws which adversely affected the Appellant.

PRAYER:

In view of the above, it is humbly prayed that this Honorable Tribunal may graciously be pleased to declare that the transfer order dated 29-04-2022 by virtue of which the appellant has been transferred be declared to be illegal, unlawful, against the norms of justice and corum non judice and to Direct the respondents to forthwith withdraw the impugned transfer/posting orders of the Appellant. Any other relief deemed appropriate in the circumstance of the case may also be granted.

2

Interim Relief:

May it please this Honorable Tribunal to suspend the posting/transfer of the Appellant till the final disposal of the appeal, and that no adverse action be taken

against him.

Appellant

Through

ALI GOHAR DURRANI Advocate High Court(s) 0332-9297427

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SHAH | DURRANI | KHATTAK
(A REGISTERED LAW FIRM)
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NO.13, NEW SHAMI ROAD,

PESHAWAR.

•

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



Appeal No.____/2022

Alamzeb Khan

Versus

Government of KP and others

AFFIDAVIT

I Alamzeb Khan, Principal (BS-19) GHS Shamshi Khan Dir Lower, do hereby solemnly affirm and declare on oath that the contents of accompanied writ petition are true and correct to the best of my knowledge and belief and nothing has been intentionally concealed from this Honorable Court

Deponent

CNIC No. 15302-0878104-5

Cell: 0346-9848963

Identified By:

Ali Gohar Durrani

Advocate High Court(s)

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

Appeal No._____/2022

Alamzeb Khan Versus Government of KP and others

APPELLANT:

Alamzeb Khan, Principal (BS-19) GHS Badawan Dir Lower

RESPONDENTS:

- 1. The Government of Khyber Pakhtunkhwa,
 Through Chief Secretary Government of Khyber Pakhtunkhwa,
 Civil Secretariat Peshawar.
- 2. The Elementary and Secondary Education Department,
 Through Secretary, Government of Khyber Pakhtunkhwa,
 Civil Secretariat, Peshawar.

Appellant

Through

14

ALI GOHAR DURRANI
Advocate High Court(s)
0332-9297427

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(A REGISTERED LAW FIRM)
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NO.13, NEW SHAMI ROAD,
PESHAWAR.

delice of the diagram of aministivity and the

notification.

Consequent upon the Selection made by NWO, Tublic Service Commission Peshawar, the Director Secondary Ducation NEP, Peshayar is pleased to appoint . the following candidates against SER posts RPS-16(Rs: 2535-197-5490) plus usal illowances as admissible under the Rules with immediate effect sibject to the terms and conditions given bolow -John Street

TEMS_AND_COMPITIONS :-

- 1. They will be governed by such Rules and Regulations as may be prescreibed by the from time to time for the category of the Govt: Servents to which they belong.
- 2. Their Services will be lighte to termination on one months notice, from either side. In case of resignation without notice one month's pay will be forefieted in lieu thereof
- 3. They should join the posts within one round of the issue of this Notification.
- 4. Their inter-se-Seniority will be determined an apportance with the merit of NEP Public Service Commission.
- 5. Charge report should be submitted to all consumed.
- 6. Their appointments are subject to the production of prescribed Medical Certificate from the Standing Medical Epird and verification of their Character/Antordotts by the police Department. They may not be handed our charge the contract of the till the completion of the said requirements. Shey shall be on probation for a period of 2 kmz

8. Incir original Certificatos/Degrees exculd be maked and verified from the concerned Universities before lading over

9. The declaration of Assets should be obtimed from them immdistely and placed on record.

10. Prescribed age limit for the rost is 18-30 pages domplete information on the prescribed proformy at ached) along with chargo roport be abbuilted to this Proxorate Within a week positively.

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2.	Mohammad Tahir S/O Noham Fazal V/PQ Sari Distt: Di	mad 1 - GHA Gandigar Dir	-do-
3.	Sabir Rehman 6/0 Mohammad Rahim V/PO Bay Khata Teh: Daggar District Bunir.	a disa	-do- ·-
4.	Noorul Basar S/O Ghulan Nohamai Vill: Jarhai Sakh akot Malai and C/O Taza Gu Takhta Bhai Mardan.	CHS Londer Swat	-do-
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4 (8-) 1	Sarai Payan Telash P/O Sarai Payan Telash P/O Sarai Payan Teh: Timargara Dir	GHS Pair i Dir	-do-
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8.	Mohamad Iqual S/O Wekeel V/PO Tatch Poor Swat.	GHS Kolam Swat	-do-
9•	Saifur Reiman S/O Abdur Rehman V/Nowra Deh: Barawal Bandi Distt: ir.	CHS Condigar Dir.	-gò-
10.	Attaullah S/O Muhibullah Vill:Ilai PO Dassar Sunir.	GHS Battai Bunir.	-do- ,
11,	Riaz Hohmand 8/0 Hir Alm V/PO Badraga Teh: Dargai Halakand Agoncy.	GHS Total Mkd: Agy:	-do-
12. ****	Bawar Khen S/O Masal Khan Noh: Danlat Khel V/FO Kota Teh: Bamikot Swat.	GHS Mankyol Swat	do-
13	Fazli Subban S/O Habibullah V/FO Jaowar Teh: Dagkar "istrict Bunir:	GHS Dawana Baba -	do-
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Continued page. 3.

Truce 8.

S.No.	Hanc/Address	Where posted Remarks.
81.	Sharfudin S/O Kizmuddin Vill: Kab Kot Teh: Kalkot Distt: Dir O/O Abdul Halin Amu Khel Vill: and FO Mayar Dist: Hardan.	GHSS Sener BaghAgainst Dir. Vacant SEI post.
82.	Akhtar Racem S/O Nohamad Hussain V/TO Gulibut TO Rorora Teh: Alpuri Pistt:	GIIS Damonai -do- Swat.
83.	Swat. Nohammai Zeb S/O Nabhal Zarin V/Nolayusaf TO Daggar Teh: Daga District Benir.	GIS No. 2 Degger-do- r
84;•	Sher Akbar S/O Chori Gul Govt: College of Edu: for Element: Teacher Thema Halakand Agency.	GHS No.1 Dagger-do- Bunir.
85.	Karin Nazir Khan S/O Shans Sarwar Khan Vill: Chorun Teh: Mustuj "ist: Chitral C/O Public Library C/O "hah Murad I Near Poshawar Museum.	GHS Birga Nisar -do- Chitral. Than

(SYED ABU SAMED BACHA) DIRECTOR SECONDARY EDUCATION N.W.FI TESHAWAR.

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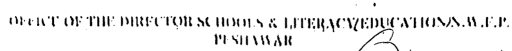
Copy of the above is forwarded for information and necessary action to the:-

- 1. Secretary HWFT Public Service Commission Peshawar.
- 2. Divisional Director of Edu: (S) Halokand Swat.
- 3. PS to Minister for Edu: (S/C) NAPF, Teshawar.
- 4. Section Officer(B)Govt: of NWFF, Edu: Deptt:
- 5. Agency Advounts Officer Malakand Division.
- 6. Distt: Education Officers(Malo) Secondary/Trinary A
- 7. Sub Divisional Edu: "fficers(M)Malakand Division.
- 8. Pa to Director Eccondary Education HAFT, I eshawar.
- 9. All the "rincipal/Headmaster concerned.

10. All the teacher concerned.

FOR DIRECTOR OF SECONDARY EDUCATION N.W.F.P. FESHAWAR.

(bdul jabbar. Steno/10.11.94.





NO INTENTION.

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.%,	Name & Designation	Subject	Where Poster as	Remarks
1 1	Mr. Zulfigar Ali SET	English	I/C SS, GHSS, Pirpar Novsherii	A V.Post
::	Mr. Shamshe, Ahmad SET' GHS, Balagram, Swat	die	I/C SS, GIPS, Hatkhela Málákurd	ales
3, 3	M. Sher Habib SET, GHS, Bagh Dush Khel	-40-	I/C SS, GHSS, Khall	-da-
÷ *	St: Daud ur-Religion GHSS, Shabqadar Fori Charsadda	-44-	Dir Upper I/C SS, GHSS, Sliabqadar Full Charsadda*	្ស វេល
5.5	Mr. Muhammad Saleem SET. GHS, Sakhra Swat	-GO-	I/C SS, GHSS, Olandar Shangla	-du-
4.5	Mr. Amir Sultan SET	·do-	I/C SS, GHSS, Shalipur Shangla	-dn-
7:7	Mr. Noman Ali SET GHSS Khawatigi Payan Nowshera	-40-	I/C SS, GHSS, Nisatta Charsadda	-d o-
2.8	Mr. Imayat Ullah Khon SET	-da-	I/C SS, GHSS, Chowga Shangla	Ju
4, 1	Mr. Muhammad Hanwed SET. GHS, Gujarat Mardan &	-do-	i/C SS, GiISS, Katlang Mardan	alco
10 1%	GHS Peshawar City	-da-	I/C SS, GHSS, Hazar Khawani Peshawar	-do-
11.41	Mr. Abdut Basit SET, 1997 GHS, Modeln Payan Peshawar,	tla-	VC SS, GHSS: Kot Tarnab Charsadda	-da-
12/12	Mr. Aktaon Said S157 OHS, Shagar Saidu Sharif Swar	·du-	BC SS, GHSS, Totakne MKD	do
JW13	Muhammad Tahi Khan SET GHS Nac Muzafar Khan Lakki	erles-	I/C SS, GHSS Palo Ducri Mardan	đa
14/14	Mr. Sharaf-ud-Din SET GHSS Tebbal Peshawai	ellen	I/C SS, GHSS, Hatian Mardan	A V.Post
15/15	Mr. Said Muhammad Khan SET GHS Das Kor Dir	·da-	I/C SS, GHSS Kalkor Da Upper	dor
16/16	Nt. Said Amanuttah Shah SET COUNTY OF SAID STATE OF SAID SAID SAID SAID SAID SAID SAID SAID	das	DC 88, GH88, Dosehra Charsadda	·do-
17/17	Mr. Shah Jehan SET GHS Qamar Khel Khyber!	d-i	- I/C SS. GHSS, Takkar - Mårdan	di.
18/18	Mr. Usman Ghani SET GHS No 2, Kohat	English	PC SS, GHSS, Dhodial Mansehra	do

4 (7 . 137.11)



		()		mat. S. S. 79 J
Mr. Mr. Marine	•i	LC SS, GHSS, Beet Haripi		
Mr. Abdut Lant St. F. GHS.	.1		m 4	
Alt Zahid Basan Alio Out		ber SS, GHSS Shabqadar buri Charsadda	de	
Me-y GHSS, Domai Banna		h PCSS GUSS, Tarnah	.1	
Mr. Markey	ı.l	PUSS, GHSS, lattora) Sookshera,	ile.	
	rd.		.,,,	1
Mr. Brikhar Ahmad Sipp. GHS, Both II da Maischia.	al.	•	ale:	
2711 5 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		 1 C 88, GH 88 Darbuid Shiitselpa 	sā.	•
98/18 Mr. Salow to	•li	is FC 88 GH88, ffelgili Manorina	a	
	· ih	be bess duse	di.	
GHSS, Dhakli Charsact.	·cle		11	- · · · · · · · · · · · · · · · · · · ·
(100)20 Mr. Alam Zeh Khan SET, .		1. I/C SS, GHSS, Sherpao Charsadda	do	
101/24 Mr. S. Made.	erle)	" UCSS, GHSS, Khall Dir (t)	سسيل ١	
		PC SS, Guse 1		
GHS, Mark Baraz Khan S	Er, ale		-di-	
GHS, hagh a Abait	-:40.	Hangn	4	
104724 Mr. Jamii Ahmad SEP GCMHS D F Khan		HC SS, GHSS, Dalola A	· shi	
THE TO ME, Motors	alet.	PC SS, GHSS, Talkin	ada	
196/26 Mr. Manner	ulo.	UC SS, OHSS, Kubgani Swahi	نہ دائہ	
Landau Mana	-141-	I/C SS, Gilee 1.2	*(h) *1	
City of the All Shak gree	-class		-du	
108/28 Mr. Akhter Wal		I/C SS, GHSS, Sammar hagh Dir (L)	rde	1.
Horos Mr. Layen vi	*4h.*	M. M. GHSS, Garlii Kapara	do .	
- · · · · · · · · · · · · · · · · · · ·	.1.,	LC SS. Gues 16.		
GHS Dabler McAllener	do	•	.1 .	
Mr. Jetomaterno		1 C SS, GHSS, Sheemeal Dir.	dir	
GMS Manakrai Haripan 11 Mai Wali Ullah Sirr	Pai. Studies	UC SY, GHSS, Pallan Kolusian	do	
Walkan Kad Karak		FC 88, Grise Jones		
115, 43 Mr. Muhamana Alzal aET. GHSS Gumbar Kulan		· ····································	sler -	
entit		PC SS, GHSS, Palo Dheri Mardan	ıl	
		ς.		*

230/12 Ab. Inita/ Ab SEE CHS,Mang Hadpur 280/13 Ab. Mahammad Anin SEE CHS, Odigram Swat	248/11 Mr. Fazal Waheh SET, GHS, Tawacak Bunic	246:9 Mr. Sayed Laid Shah SET, GCMS, Hango L47/10 Nr. Ghulam Dand Khan SET, L. 135, 11.H.Banna	1 (211.), Pishora Badagram 24505 - Ali I Jud Ali Khon SET. (3115,165,0gram Swat		24174 Mr. Mulammad Ayaz Khan SET, GHS Gariwal Bamin 24275 Mr. Akan Rashid SET. 24275 Mr. Maneri Payan Swahi	230/2 Air. Riamat (Mah Sh.). (AIS, Maha Peshawar 230/3 Mr. Habib in-Relman SET, (AHSS, Kakki Hagan	٠.	ii SET.			
	Biology 1/C 88, GHSS, Banara Bunn - do	•	do PC 88, GHSS, Sandovi do Shawao Joe 88, GHSS, Tablu Bai wo	do pe sejenese, Beliah	do IC SS, GHSS, Begladada , do Alandan	,	Horass Powerland		·	pc ss. GHSS. Sammar by Bagh Dir (1.). pc ss. GHSS. Sheimyal Dir Ja	1 C.55. GHSS Mayor

Note:

Charge report should be sabatified to all concerned.
The Appointment is subject to the approval of Dajazan cut. P. action Community.
The Principal Concerned to directed to verify the MAN MSC Degree from the concern. P.

Proversity
All the above named officers should be relieved immediately and sheered by top 41 for above it their new stations without any loss of time. In case of non-compliance of the orders. The definitions will bove no right for their regular promotion for B-17 and surar also plantly action will be unitated against them.

Ro TARDA eter are all-oxed.

DIRECTION SCHOOLS & LITTLE & Y

(Crimus)





Annex



GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Dated Peshawar the April 16, 2015

NOTIFICATION

NO.SO(S/M) E&SED/1-3/2014/Promotion BS-17 to BS-18/4-tier 2nd Phase: The Competent Authority on the recommendations of the Provincial Selection Board is pleased to promote/appoint the following (520) Officers of Teaching Cadre of Elementary & Secondary Education Department from BS-17 to BS-18 on regular basis with immediate effect as under except Sr. No. 17.

·Sr.#	Name	Sr.#	Name	Sr.#	Name
1	Mr. Gul Yar Khan	2	Mr. Fatch Gul	3	Mr. Nusratullah
4	Mr. Ghulam Baqi Jan	5	Mr. Amal Shah	6	Mr. Aurang Zeb
7	Mr. Inayatullah	8	Mr. Kifayat Ullah Jan	9	Mr. Ghulam Rabbani
10	Mr. Muhammad Yaqoob	11	Mr. Muqarrab Khan	12	Mr. Abdur Rashid
13	Mr. Mir Haider	14	Mr. Ismail	15	Mr. Abdur Rehman
16	Mr. Nizakat-ur-Rehman	17	Mr. Iqbal Munir	18	Mr. Muhammad Siraj
19	Mr. Nacem Jan	20	Mr. Muhammad Pervez	21	Mr. Abdullah Shah
22	Mr. Hakam Khan	23	Mr. Gul Ambar Khan	24	Muhammad Idrees Khan
25	Mr. Abdul Malik	26	Mr. Mustafa Khan	27	Mr. Abbas Gul
28	Muhammad Zareen Khan	29	Muhammad Khurshid	30	Mr. Mehboob Ilahi
31	Mr. Fazal Rehman	32	Mr. Sherzada	33	Mr. Suhrab Khan
34	Mr. Akhtar Hussain	35	Mr. Abdul Qayum	36	Mr. Inayat ullah
37	Mr. Muhammad Sadiq	38	Mr. Hidayatullah Kahn	39	Mr. Fida Muhammad
40	Mr. Ghazi Marjan	41	Muhammad Sher Ali Khan	42	Mr. Fazal Muhammad
43	Mr. Riaz Hussain	44	Mr. Farzand Ali	45	Mr. Sharif ullah Khan
46	Mr. Abdul Latif	47	Mr. Zahid Hussain	48	Mr. Ihsan-ul-Haq
49	Mr. Muhammad Jamshaid	50	Mr. Hidayat-ur-Rehman	51	Mr. Gul Aslam
52	Mr. Irshad Ahmad	53	Mr. Almas Khan /	54	Mr. Muhammad Ali
55	Mr. Abdullah Khan	56	Mr. Muhammad Shafiq	57	Mr. Khalid Ahmad
58	Mr. Iftikhar Alımad	59	Mr. Saced Ahmad	60	Mr. Muhammad Mubashir
51	Mr. Shah-e-Room	62	Mr. Zulfiqar Ali	63	Mr. Zafar Javed Qureshi



5#	Name of Officers and Designation	To be seen and	Description	
<u>سني</u> 52	Irshad Ahmad SS Chem: B-17 GHSS Mayor	SS Chem II-18 GHSS Dheri	Remarks	
٠٠ <u>-</u> 	Mardan Almas Khan SS Chem: B-17 GHSS Lalozai	Likpant Mardan	Against Vacant Post	
53	Almas Khan SS Chem: B-17 GHSS Lalozai Bannu	SS Chem B-18 GCHSS Bannu	Vice Sr:No.535	
	Mahammad Ali SS Ireo: B-17 GHSS No.3	The state of the s		
5.1	DIKhan	VP B-18 GHSS No.2 D.LKhan	Against Vacant Post	
55	Abdullah Khan SS Chem: B-17 GHSS Abba Khef Lakki Marwat	SS Chem B-18 GHSS Dara	A Company David	
	Muhammad Shatiq SS Pak Studies B-17	Pezu Lakki	Against Vacant Post	
50	GUSS No.1 Kohat	SS Pak Studies B-18 GCHSS Kohat	Vice Sr:No.531	
	Khalid Ahmad SS Chem: B-17 GHSS	V/P B-18 GHSS Shakardara		
57	Shakardara Kohnt	Kohat	Against Vacant Post	
58	Hikhar Alunad SS Pak Studies B-17 GHSS Dhodial Mansehra	SS PS B-18 GHSS No.1	Vice Sr:No.532	
	Saced Ahmad SS Pak Studies B-17 GHSS	Manshera		
54)	Rafa Mansehra	SS Pak Studies B-18 GHSS Bafa Mansehra	Already Occupied	
	Muhammad Mubashir SS Eco: B-17 GHSS	SS Eco: B-18 GHSS Bahali	N	
10	Bahali Mansehra	Mansehra	Already Occupied	
61	Shah-e-room SS Eco B-17 GHSS Shabaz	SS Eco B-18 GHSS Dheri	Against Vacant Post	
	Garhi Mardan	Lakpani Mardan		
62	Zulfiqar Ali SS English GHSS B-17 Kheshgi Payan Nowshera	SS English GHSS B-18 Kheshgi Payan Nowshera	Already Occupied	
	Zafar Javaid Quraishi SS Chem: B-17 GHSS	SS Chem; B-18 GHSS Behali		
63	Behali Mansehra	Manschra	Already Occupied	
. 1	Nasrullah Zaib SS Chem: GHSS B-17	SS Chem: GHSS B-18 Gadazai	Already Occupied	
64	Gadazai Buner	Buner		
65	Muhammad Aslam SS Pak Studies B-17	Place at the disposal of Director	On own request	
	GHSS Ulmanzai Charsadda	of Education FATA SS PS B-18 GHSS Khal		
56	Alam Zeb Khan SS Pak Studies B-17 GHSS Ziarat Tulash Dir (Lower)	Dir(Lower)	Against Vacant Post	
	S.Muhammad Tariq SS PS B-17 GHSS	Prl B-18 GHSS Matta Mughal	Against Vacant Post	
57	Hassanzai Charsadda	Khel Charsadda	Agamsi vacam rosi	
	Nizar Ali SS Physics B-17 GHSS Tarnab	SS Physics B-18 GHSS Tarnab	Already Occupied	
8	Charcadda	Charsadda		
	Muhammad Daraz Khan SS P.S B-17 GHSS	Pri B-18 GHS Ahmadi Banda	Vice Sr:No.533	
9	Nari Panos Karak	SS PS B-18 GHSS Bandi		
0	Chen Zeb SS Pak Studies B-17 GHSS Nagri	Dunda Abbottabad	Vice Sr:No.534	
<u> </u>	Bala A.Abad	SS Pak Studies B-18 GHSS	Against Vacant Post	
ıl	Jamil Ahmad SS Pak Studies B-17 GHSS	No.4 DIKhan]	
-	No.3 DIKhan		Place at the disposal of	
.	Muhammad Riaz Khan SS Eco: B-17 GHSS	Promoted to BS-18	Director of Education	
2	Eidak NWA		FATA	
	Muhammad Sadiq SS Pak Studies B-17	SS PS B-18 GHSS Nurar Bannu	Against Vacant Pos	
,, [Cites Managh Chal Hantit	The state of the s	Already Occupied	
	Iqbal Ali Shah SS Pak Studies B-17 GCHSS	hash Khel Bannu hash SS Pak Studies B-17 GCHSS SS Pak Studies B-18 GCHSS		
1	Bannu	Banniu	No. Wasset Dan	
_	Azim Khan SS Physics B-17 GHSS	SS Physics B-18 GHS Shamozai Swat	Against Vacant Pos	
' I	Ralogram Swat		Against Vacant Pos	
	Akhtar Waheed SS Pak Studies B-17	Instructor B-18 RITE(M) Kohat	Against vacant ros	
νį	CCUCC Value	To the Cittle Dalokank	Against Vacant Pos	
	Norani Gul SS Maths B-17 GHSS Hassanzai	Charsadda	Agamst Theatre to.	
7	Charsadda	Character		



Name of Officers and Designation	In he proposed	
Aan oce Chem B-17 GHSS Kath Garh	SS Change to an	Romarks
Name of Officers and Gagaranti Abdur Rauf SS Chem B-17 GHSS Kath Garh	SS Chem B-17 GHSS No.1 Paharpar DH.	Against Vacant Post
pl8 Valianimad Ashraf HM B-17 Working on Valianimad Ashraf HM B-17 Working on R-18 VP at GHSS Lasan Thaktal Manshera R-18 VP at GHSS Dakki	HM B-17 GHS MM Pol Manshera	Against Vacant Post
R-18 1	SS Stat B-17 GHSS Musazai Peshawar	Vice Se Sir 371
Charsadda Charsadda Charsadda Charsadda Charsadda Charsadda	SS Phy B-17 GHSS Chamtar Mardan	Against Vacant Post
Licarli Rannie y	Principal BS-18 GHSS Ormar Peshawar.	Against Vacant Post
Peshawar Sardar Ali, SS Chemistry BS-17 working on Sardar Ali, SS Chemistry BS-17 working on BS-18 GHSS Barikot Swat BS-18 GHSS Barikot Swat	SS Chemistry BS-17 GHSS Balogram Swat	Vice Sr. No. 424
Salid All, SS Die 1901	SS Bio BS-17 GHSS Balogram Swat	Vice Sr. No. 111
GHSS Barikot Swat Saadullah Jan, HM BS-17 GHS Tajori Lakki Marwat	HM BS-17 GHS Top Takhti Khel Lakki Marwat	Vice Sr. No.553

No TA/DA will be allowed to the oppiontees for joining their duty.

CHIEF SECRETARY

est of even No. & Date

Copy forwarded to:

- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. Additional Accountant General Pakistan Revenue Sub Office, Peshawar.
- 3. PS to Governor Khyber Pakhtunkhwa, Peshawar.
- 4. PSO to Chief Minister Khyber Pakhtunkhwa. Peshawar. Director, E&SE Khyber Pakhtunkhwa, Peshawar in response to his Letter Proposal No. .
- 6. Director, Curriculum & Teacher Education, Abbottabbad.
- 7. Director, Provincial Institute of Teacher Education, Peshawar. 8. Director, Education FATA, FATA Secretariat Warsak Road, Peshawar.
- 9. Manager Printing Press Khyber Pakhtunkhwa, Peshawar.
- 10. District Accounts Officers concerned.

- 13. PS to Additional Chief Secretary FATA, FATA Secretariat Warsak Road, Peshawar.

 14. PS to Additional Chief Secretary FATA, FATA Secretariat Warsak Road, Peshawar.
- 14. PS to Minister E&SE Khyber Pakhtunkhwa, Peshawar, 15. De . . .
- 15. PS to Secretary E&SE Department, Khyber Pakhtunkhwa.
- 16. PS to Special Secretary E&SE Department, Klyber Pakhtunkhwa.

 17. PA to A 1771
- 17. PA to Additional Secretary E&SED, Khyber Pakhtunkhwa.
 18. Inches 19. Officers Concerned may download the Notification from our official website: www.kpese.gov.pk
 20. Officer order 5
- 20. Office order file.

(MUJEEB-UR-REHMAN)

SECTION OFFICER (SCHOOLS/MALE)





GOVERNMENT OFKHYDER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Dated Peshawar the, May 26, 2021

SOTHECATION

NO SO(SM)US SED/A-M2011/ Promother BS-D to BS-D (TC) Consequent upon the technological arous of the Provincial Selection Board mode in its meeting held on 10-12-2020, the Competent Authority/Chief Minkser, Elipher Paklstonkhova is pleased to promote the following Unity-SIx (M) officers of Teaching Codes of Elementary & Secondary Education Shyber Paklstonkhova from HS-18 to HS-19 on regular basis with immediate effect:

8a Name of Officer	Present place of porting		
1. Zahid Zaman	Principal (HS-18) GHSS Kurbogba Sharif Hangu		
2. New 10 Han	Principal (DS-18)GHSS Barikot Swat		
3. Mohammad Waheed	Principal (HS-18) GHS Gharib Abad Telikal Bala		
	Peshawar		
4. Safdar Khan	Principal (IIS-18) GHS Guishan Reliman Colony		
-	Peshawar		
5. Shabeer Ahmad	V. Principal (IIS-18) GHSS Mo. 1 Peshawar City		
6 Qazi Muhammad Amir Khan	SSS (BS-18) GHSS Bagnotar Abbottabad		
7. Dahadur Zaman	V. Principal (BS-18) Douba Hango		
S - I Ilisan Ud Din	SSS Urdo (BS-15) GHSS No. 3 Peshawar City		
2. Hafeez Ullalı	V. Principal (DS-18) GSSAHS No. 2 Kohat		
10. Awalyaz	Principal (BS-IN) GHS Din Muhammad Koroona FR		
	Tank		
11.4 Muhammad Shuaib Khan	V. Principal (BS-18) GHS No. 2 Bannu		
12. Gul Yar Khan	SSS (BS-18) GHSS Miandam Swat		
13.) Muhammad Siraj	I SSS (BS-18) GHSS Khwazakhela Swat		
14. Hakam Khan	SSS (BS-18) GHSS Muryali D.1 Khan		
15. Akhtar Hussain	SSS (BS-18) GHSS Serai Naurang Lakki Manya:		
to. Abdul Qayum Khan			
	Instructor (DS-18) RPDC (M) (erstwhile RITE) Peshawar		
17.) Imayat Ullah	SSS (BS-18) GHSS Ramak D I Khan		
18.1 Muhammad Saddin	SSS (Pa : Study) (BS-18) GHSS No. 1 Peshawar City		
19. Zahid Hussain	Principal (BS-18) GHS Ustervai Payan Kohal		
20. Hisan ul Hag	SSS (DS-18) GHSS Dhudial Manselin		
31. Muhammad Jamshaid Khan	SSS (BS-18) GHSS Chamkani Peshawar		
22.) Gul Aslam	SSS (BS-18) GHSS Domel Danny		
	Carlo feet and Chias Domet Danny		
23. Irshad Ahmad	Senior Instructor (DS-18) RPDC (M) (erstwhite RITE)		
	Mardan		
24. Muhammad Ali	Principal (DS-18) GHSS Behari Colony D.1 Khan		
25. Abdullah Khan	SSS (BS-18) GHSS (smail Khel Bannu		
26. Khalid Alunad	V. Principal (HS-18) GHSS Shakardara Kohati		
27. Hikhar Ahmad	LSSS (DS-18) GHSS Baffa Mansehra		
28. Speed Ahmad	ad SSS (BS 18) GHSS Baffa Manselira		
29.1 Mehammad Mubashir Khan	SSS (IIS 15) GHSS Bandi Dhinda Abbottabad		
30. Shah e Room	SSS (IIS-16) GHSS No. 4 Mardan		
	SSS (BS-18) GHSS Khamale at Management		
l — — i — —	SSS (BS-18) GHSS Khamabad Manyahara		
31. Zulligar Ali 32. Hasrullah Zaib	SSS (BS-18) GHSS Khanabad Mowshera SSS (BS-18) Bagra Boner		

wites Ear

(l)



	(US-18) GHS Navi Kelli Mohmand
[63 Principal	SSS (11S-18) Ouch Dir Lower
3. Suhammad Aslam Principal	SSS (IIS-18) Ouen the Control (IIS-18) OIIS Mian Isn Shinbigadar Chinesadda
1/1/40	(I)S-18) CH IS Tarnab Charsadda
34. Alam Zeb Khari 35. Syed Muhammad Tariq Simi Principal	(DS-IR) GHS Tarnab Charsadda

2. In terms of Section 6(2) of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with rule-15(1) of the Khyber Pakhtunkhwa Civil Servant (Appointment, Promotion & Transfer) rules, 1980 the above officers on their promotion shall be on probation for a period of one was executable for qualitar year. 36. Nizar Ali of one year extendable for another year.

sted/adjusted on the posts/stations, as noted against each:

	of the general management of the street of	on the posis/sintions, as noted again		
	the Congress	Posted as	Remarks	
	Name, designation & litesent		4 1/13	
- 1_	i otaco of unstillit	The toy CUCC	AVP	
Π	Zahid Zaman Principal (BS-18)	rational Saphri Koltat		
L	GHSS Karbogha Sharif Hangu		AVP	
72	. Aziz Ul Haq Principal/SSS (BS-	Navalalay Rarikol SWal		
	18) GHSS Barikot Swot		AVP	
3.	Muhammad Waheed Principal			
	(BS-18) GSAIIS Gharib Abad	Colony Mardan		
L.	Tehka Bala Peshawar	THE LONGUES	AVP	
4.	Safdar Khan Principal (BS-18)	Principal (BS-19) GHSS	• • • •	
	GSSHS Gulshan Rehman Colony	Maryamzai Peshawar		
1.	Peshawar.		AVP	
3.	I Shabeer Ahmad V. Principal (BS-	Principal (BS-19) Musazai	AVF	
	18) GHSS No. 1 Peshawar City	Peshawar		
6.	Qazi Muhammad Amir Khan SS	Princ. pal (BS-19) GHS No.1	ΑVI	
1	(BS-18) Bagnator Abbottabad	Have ian Abbottahad		
7.	Bahadur Zaman V. Principal (BS-	Principal (DS-19) GHSS	ላላይ	
1"	18) GHSS Doaba Hangu	Darsamand Hangu		
8.	Ilisan Ud Din SS (BS-18) GHSS		V.S#37	
) ^{a.}	No. 3 Peshawar City	Ghar Mohmand		
	Halcez Ullah V. Principal (BS-	Principal (BS-19) GIISS No. 3	AVP	
9.	March Cock No. 11 Melhar (100)	Kohat		
	18) GSSAIIS No. 2 Kohat		AND	ł
10.	Awalyaz SS (BS-18) GHS		AVP	
	Principal (BS-18) Din	Hakam Tank		} _
	Muliammad Korona FR Tank.		<u> </u>	
11.	Muhammad Shuaib Khan	He will actualize his	AVPs	1 \ 4
	Principal (BS-18) GHS No. 2	promotion as Principal (BS-19)		
	Bannu	GHS Sherwan Abbottabad and	MAN	1 👅
-	,	join the post of Principal (DS-		
		20) GHS No. 2 Banna City in	1 .	Y/ /
		OPS.		12 KY 1
15	Cal Mas When Delantral (DC 10)		, , , , , , , , , , , , , , , , , , ,	4-1
12,	Gul Yar Klian Principal (BS-18)	Principal (DS-19) GHSS	AVP	
	GHSS Miandam, Swat	Mankyal Swat	,	
13.	Muhammad Siraj Principal/SSS	Principal (BS-19) GHS	AVP Retired on	
.]		Chinarkot Dir Lower	12.02.2021. His	•
I	Swat	·	promotion is	
l	Í		considered from	
			the date of PSB	
Į,		,	i.e. 30.12.2020 on	
1	/	·		
_	Hallion Chan Drives avece the	Dring land (100 cm)	Notional basis	
''';	Hakmi Khan Principal/SSS (HS-	remeipat (ItS-19) GHSS	AVP Relired on	-

	Lowber Ahmad Principal/SS	S Principal (US 10) Guesa	Notional basis
27.	Iflikhar Ahmad PrincipaVSS	S Principal (US-19) GHSS Gha Habibutlah Manschra	ri AVI' Retired on
1	(BS-18) GHSS Baffa Manschra	Ampionimi Manschia	31.03.2021. His
	1		promotion is
1	1	.]	considered from
		·	the date of PSB
1	•	; •	i.c. 10.12.2020 on
ĺ			Notional basis
28.	Saced Ahmad Principal/SSS (US	Principal (US-19) GHSS	V.S#38
1	18) GHSS Haffa Mansehra	Shinkiarl Manschra	11.50
29.	Muhammad Mubashir Khan SS	Principal (RS-10) Datata	AVP
İ	(BS-18) GHSS Bandi Dhundan	Abbottabad	I val
	Abbottabad	,	1
30.	Shah e Room SSS (BS-18) GHSS	Principal (US-19) GHSS Palo	
	No. 4 Mardan	Dheri Mardan	AVP. Retired on
		- The state of the	14.01.2021. His
			promotion is
			considered from
		1,	the date of PSB
		1	i.e. 30.12.2020 on
31.	Zulfigar Ali SSS (BS-18) GHSS	Udadada (OS to S	Notional basis
-	Kheshgi Nowshera		AVP
32.	Nasrullah Zaib Principal/SSS	Nedattoddi	1
	(BS-18) GHSS Gadezai Buner	1	AVP
33.	Muhammad Aslam Principal (BS-	Buner.	1
JJ.	18) GHS Navi Kallay Mohmand	1	V.S#42
34.)	Alam Zeb Chee CC that Co	Pandialay, Mohmand	
<u> </u>	Alam Zeb Khan SS Pak Study	1	AVP
35.	(BS-18) GHSS Ouch Dir Lower	Badawan Dir Lower	1
"	Syed Muhammad Tariq Shah		V.S#46
	Principal (BS-18) GHS Main Isa	Shabqadar Fort Charsadda	
6.	Shabqadar Charsadda		
D.	Nizar Ali Principal/SSS (BS-18)	Principal (BS-19) GHSS	AVP
	GIISS Tamab Charsadda	Umanzai Charsadda	
~		Adjustment	
7.	Mr. Sherin Khan Principal (BS-	Principal (BS-18) GHS Navi	V.S#33
1	18) working as Principal (BS-19)	Kelli Mohmand.	1.3"33
	GHS Prang Ghar Mohmand in	;· /	
	OPS		7 807
8.	Mr. Muhammad Shahzad	Principal (BS-19) GHSS	120
.	Principal (BS-19) GHSS	Pertiinna Mansehra	AVP
	Shinkiari Mansehra		46/1
9.]	Mr. Shah Faisal Principal (BS-18)	Principal (BS-18) GHS Main	My 1
- 1	working as Principal (BS-19)	Isa Shabqadar Charsadda	V.S#35
_	GHSS Rajjor No. I Charsadda	-w. augodanat Cupt20002	
).		CC Date Co. L. (D.C. 16)	
		SS Pak Study (BS-18) GHSS	V.S#17
1	GHSS Kargargh D.I.Khan in OPS	Ramak D.I.Khan	
		Data de la	
		Principal (BS-19) GHSS	AVP
	Awaiting posting	Salima Skindar Khel Bannu	•
	Awaring pusting		
	ala and a la	SS Pak Study (BS-18) GHSS	V.S#34
	working as Principal (BS-19) GHS Pandialay TO Mohmand	Ouch Dir Lower	
	CA 12 Landiana LD Monumand		j

P-(4)

<u>\</u>	Mr. 10hikar Ahmad Principal (18-19) GHSS Dhada Kohat (18-19) Azzin Principal (18-19)	Principal (US-19) GHSS Shakardara Kohat	AVP
3.	Mr. Shah Zarin Principal (BS-19) Mr. Shah Zarin Principal (BS-19) Gliss Jowar Buner	Mordon	AVP
15.	Mr. Khalid Khan (TC 115-18) working against Principal (BS- 19) GIIS Baghicha Dherai	SSS Economics (US-18) GHSS No. 4 Mordon	V.SII30
16.	Mardan Mr. Muhammad Rabib Principal (BS-19) GHSS Shabqadar Fort	Principal (BS-19) GHS Baghicha Dherai Mardan	V.SII45
47.	Charsadda Mr. Attaurchman Principal (IIS-	Principal (IIS-19) GHSS Rajjar No.1 Charsadda	V.S//39
15.	19) GHS Tangora Buner Mr. Asnat Ullah Principal (BS- 19) GHSS Kewai Mansehra		AVP
19.	Mr. Nascer Ahmad Principal (BS- 19) GHSS Kohi Bannol Mardan		(AVP)

4. No TADA is allowed.

SECRETARY

Endst: of even No. & Date

·Copy forwarded to the:

- 1. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 2. PSO to Chief Secretary, Khyber Pakhtunkhwa.
- 3. Accountant General, Kliyber Pakhtunkhwa Peshawar.
- 4. Director, E&SE Khyber Pakhtunkhwa, Peshawar.
- 5. Director, DCTE Alibottabad Khyber Pakhtunkhwa.
- 6. Director, PITE Peshawar.
- 7. District Education Officers (Male), Concerned.
- 8. District Accounts Officers, Concerned.
- 9. PS to Advisor to CM for E&SE Department.
- 10. PS to Secretary E&SE Department, Kliyber Pakhtunkhwa.
- 11. PS to Special Secretary E&SE Department, Khyber Pakhtunkhwa.
- 12. PA to Additional Secretary (Estab) E&SE Department.
- 13. PA to Deputy Secretary (Admn) E&SE Department.
 - 14. Director, EMIS E&SE Department.

Le Cor Lan

15. Officers concerned.

16. Master file. witerstand

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(MUJEÉB UR REHMAN) SECTION OFFICER (SCHOOLS MALE)



NOTIFICATION

Dated Peshawar the January

NO.SO(SM)E&SED/7-1/2022/PT/ Principals: The Competent Authority is pleased to order the (Mutual) transfer of the following Principals of Elementary & Secondary Education Department in the best public interest, with immediate effect:-

S#	Name & designation	From	То
1.	Mr. Alamzeb, Principal (BS-19)	GHSS Badwan Dir Lower.	Principal (BS-19) GHS Shamshi Khan Dir Lower.
2.	Mr. Intisham ul Haq, Principal (BS-18)	GHSS Mian Brangola Dir Lower	Principal (BS-19) GHSS Badwan Dir Lower in OPS vice S.No. 01.
3.	Mr. Nasir Ahmad Principal (BS-18)	GHSS Shalkandi Dir Lower.	Principal (BS-19) GHSS Mian Brangola Dir Lower in OPS vice S.No. 02.
4.	Mr. Saeed Ullah Principal (BS-18)	GHS Ossori Dir Lower.	Principal (BS-18) GHSS Shalkandl Dir Lower vice S.No. 03.
5.	Mr. Muhammad Khalid Khan Vice Principal (BS-18)	GHSS Tehkal Peshawar. /	Principal (BS-18) GHS Landi Arbab Peshawar vice S.No. 06.
6.	Mr. Asad Ullah, Principal (BS-18)	GHS Landi Arbab Peshawar.	Vice Principal (BS-18) GHSS Tehkal Peshawar vice S.No.05

SECRETARY TO GOVT OF KHYBER PAKHTUNKHWA E&SE DEPARTMENT

Endst: of even No. & Date

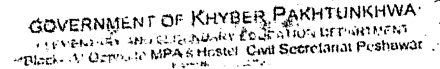
Copy forwarded to the:

- 1. Accountant General, Khyber Pakhtunkhwa Peshawar.
- 2. Director, E&SE Khyber Pakhtunkhwa, Peshawar.
- 3. District Education Officer (Male) concerned.
- 4. District Account Officers concerned.
- Director, EMIS E&SE Department.
- 6. PS to Minister for E&SE Department.
- 7. PS to Secretary E&SE Department.
- 8. PA to Deputy Secretary (Admn) E&SE Departmer

9. Principals concerned.

10. Office order file.

JUR REHMAN SHAH CER (SCHOOLS MALE)





SOME THE

Duled Fershawar the April 29, 202

SUSCISMESSEDS to 2022 PT Principal: The following portingurunales are nereby and the materiate effect, in the best public interest.

Feel	Namo & designation	From	То
SF	(/ Anal Badshah	GHS Biland Khel Orekzal	Principal (BS-19) GCMHS No.01. Hongu against the
-	Principal (85-19) thr Alamaeb Principal (85-19)	GHS Shamshi Khan Dir Lower	Principal (BS-19) GHSS Saudo Dir Lower vice S.No. 03.
3	•	GHSS Saddo Dir Lower	Principal (BS-19) GHSS Shamshi Khan Dir Lower vice S No.02

The above officers should submit compliance report within seven (07) days positively otherwise disciplinary action will be initiated as per law

SECRETARY TO GOVT OF KHYBER PAKHTUNKHWA E&SE DEPARTMENT

Ends: of even No. & Date

Copy forwarded to the:

- 1 Accountant General, Khyber Pakhtunkhwa Peshawar
- 2. Director, E&SE Khyber Pakhtunkhwa, Peshawar.
- 3. District Education Officer (Male) Concerned
- 4 District Accounts Officer concerned.
- 5 Director, EMIS E&SE Department
- 6 PS to Minister for E&SE Department
- 7 PS to Secretary E&SF Department.
- E. PA to Deputy Secretary (Admin) E&SE Department
- 9 Officers concerned
- 10 Office order file

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(SYEDA ZAINAB NAQVI) SECTION OFFICER (SCHOOLS MALE)

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SPECIAL ASSISTANT TO CM FOR PRISONS
KHYBER PAKHTUNKHWA

(26)

Respected Signify EISE KP

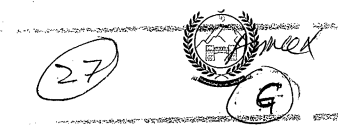
ADA

Mr. Aftab Alam principal 505 & district bir lower is going to be believed 11/10/2021. So Mr. Alam zet principal St. Badwan district Dir lower is the best option. He may plack be tresported the mental school as principal.

Rosols

Well 05 109 12021





The Secretary education of Education elementary and secondary department KPK.

<u>Subject: Appeal Cancellation Over transfer/Pre mature transfer of Principal Muhammad</u> <u>Pervaiz BPS-19 VS Principal Alamzeb BPS-19 GHS Shamshi Khan</u>

R/Sir,

With due respect it is stated that I am working as Principal BPS-19 at GHS Shamshikhan, Dir Lower Since 13-01-2022 (I have transfer to this station order No.SO(SM)E&SED/7-1/2022/PT/Principals on vacant post). The order copy is attached with application. Now your kind transfer order No.SO(SM)E&SED/5-19/2022/PT/Principals of Mr Muhammad Pervaiz BPS-19 has been received (copy attached).

Before my transfer to GHS Shamshikhan I was working at GHS Badwan 50 Km far away from my home while Mr. Muhammad Pervaiz Principal working a short radius distance 8 Km approximately at GHSS Saddo which is his previous village.

According to Spouse Policy, my wife is also working as SST at GGHSS Ziarat Talash.

Kindly accept my appeal and cancel the Order No. SO(SM)E&SED/5-19/2022/PT/Principals on dated 29-04-2022 due to over transfer/pre-mature transfer as soon possible as.

Dated:

Dated:

Principal Alam Zeb

GHS Shamshikhan

Abun Zeb growarded in original to Honorable Director E&SE

Khyber Rakhturkhwa Peshawar for Jurker Ma Mease.

No: 3497

Dated 30/04/2022

66/5/2/ Shamshi lellow S.CMDIA , frincipa Concept any separate of someth than dust
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