

26.02.2019

Counsel for the appellant present.

Learned counsel for the appellant argued the case at some length but when confronted with the proposition that service of appellant was never regularized and he was still on contract when drew the last salary, he requested for withdrawal of instant appeal to enable the appellant to seek remedy before a competent forum.

Dismissed as withdrawn. File be consigned to the record room.



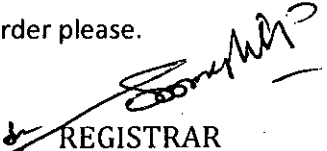


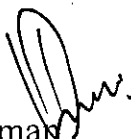
Chairman

ANNOUNCED
26.02.2019

Form- A
FORM OF ORDER SHEET

Court of _____

Case No. 1497/2018


S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	18/12/2018	<p>The appeal of Mr. Liaqat-ur-Rehman resubmitted today by Mr. Asad Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p>
2-	24/12/18.	<p>This case is entrusted to S. Bench for preliminary hearing to be put up there on <u>21/01/2019.</u></p> <p style="text-align: right;"> CHAIRMAN</p>
2	.01.2019	<p>Appellant in person present and seeks adjournment as his counsel is not available. Adjourn. To come up for preliminary hearing on 22.02.2019 before S.B.</p> <p style="text-align: right;"> Member</p>
22.02.2019		<p>Appellant in person.</p> <p>Requests for adjournment as his learned counsel is busy before the Honourable High Court today in number of cases. Adjourned to 26.02.2019 before S.B.</p> <p style="text-align: right;"> Chairman</p>

The appeal of Mr. Liaqat-ur-Rehman son Niaz Gul Driver Health Department Peshawar received today i.e. on 11.12.2018 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Annexures of the appeal may be attested. ✓
- 2- Memorandum of appeal may be got signed by the appellant. ✓
- 3- Copies of enquiry report and departmental appeal in respect of appellant are not attached with the appeal which may be placed on it.
- 4- One copy/set of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal. ✓

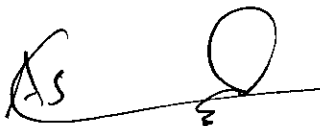
No. 2380 /S.T,

Dt. 12-12- /2018.


REGISTRAR 12/12/18
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

M.Asad Khan Mehmoodzai Adv. Pesh.

I removed all the objections, submitted the one copy set along with annexures enquiry and appeal already attached with the appeal.

As  Asad Khan Mehmoodzai

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

PESHAWAR.

Service Appeal No. 1497/2018

Liaqat ur Rehman.....(Appellant)

VERSUS

Chief Secretary, Khyber Pakhtunkhwa, Tribal Secretariat,

Warsak Road and others.....(Respondents)

I N D E X

S.No.	Description of Documents	Annex	Pages
1.	Service Appeal		1-6
2.	Affidavit		7
3.	Addresses of the parties		8
4.	Application with affidavit		9-11
5.	Copy of appointment order	A	12
6.	Copy of reminder dated 19/07/2017	B	13
7.	Copy of LPC dated 05/04/2010	C	14
8.	Copy of notification dated 27/03/2013	D	15-18
9.	Copies of applications/appeal and inquiry <i>and pays slips</i>	E	19-38
10.	Wakalat Nama		34

Liaqat ur Rehman

Appellant

Through

Asad Khan Muhammadzai

Dated: 07/12/2018

Asad Khan Muhammadzai

Advocate High Court,

Peshawar.

Cell No. 0312-6907475

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
PESHAWAR.

Service Appeal No. 1497/2018

Khyber Pakhtunkhwa
Service Tribunal

Diary No. 1742

Dated 11-12-2018

Liaqat ur Rehman S/o Niaz Gul, Driver with LHS Rizwana
Kanwal, EDO, Peshawar R/o Janah Korr,
Peshawar.....(Appellant)

VERSUS

1. Chief Secretary, Khyber Pakhtunkhwa, Tribal Secretariat,
Warsak Road, Peshawar.
2. Additional Chief Secretary, Khyber Pakhtunkhwa, Tribal
Secretariat, Warsak Road, Peshawar.
3. Government of Khyber Pakhtunkhwa through Director Health,
Tribal Secretariat, Warsak Road, Peshawar.
4. Executive District Officer-II, Hashtnagri, Peshawar.
5. Director Admin, Directorate Health Service, Tribal Secretariat,
Warsak Road, Peshawar
6. Provincial Coordinator National Programme for FP & PHC
Khyber Pakhtunkhwa, Hashtnagri, Peshawar
7. DDHO Sub Division Hassan Khel, Kohat Road
Peshawar.....(Respondents)

Filed to-day

[Signature]
Registrar
11/12/18

APPEAL U/S 4 OF THE KHYBER
PAKHTUNKHWA SERVICE TRIBUNAL ACT
1974, FOR RELEASING THE SALARIES
FROM 2008 TO TILL DATE AND FOR

Re-submitted to-day
and filed.

[Signature]
Registrar
18/12/18

REGULARIZATION OF THE SERVICES OF
THE APPELLANT.

Prayer:

On acceptance of this Service Appeal, the respondents may please be directed to regularize the appellant and the vehicle may be release in the name of the appellant and all back benefits may also be granted to the appellant, in the best interest of justice.

Respectfully Sheweth:

Brief facts giving rise to the instant Service Appeal as under:

1. That the appellant has been appointed on dated 11/10/2007 by EDO Peshawar as a Driver with LHC Rizwana Kanwal and BHO Jana Kore, Peshawar on Fix pay. (Copy of appointment order is attached as annexure "A").
2. That salary of the appellant was stopped after six months from his appointment by National

Programme for FP & PHC KPK due to poor condition of vehicle which was returned to National Programme KPK by LHS Rizwana Kanwal and refused to perform duty on it, and no other vehicle was provided to LHS Kanwal after this till date. It is pertinent to mention here that the vehicle No. 634 Suzuki Potohar Jeep If LHW Programme FATA is in the use of one Account of MNCH Programme FATA namely Mian Asif Gul, in this regard the respondent No. 5 wrote a letter as well as reminder for the return of vehicle. (Copy of reminder dated 19/07/2017 is attached as annexure "B").

3. That inspite non available of vehicle mentioned above the appellant carry on his duty with the LHS Rizwana Kanwal and all the expenses either arranged by the said LHS or the appellant himself.
4. That later on, the administrative control of 18 LHWs, 1 LHS and 1 driver was transferred from DPIU Peshawar to the Director Health Services FATA in 2010, the name of the said driver was also included in the list but still his salary status was not clarified by NP of FP and PHC, Khyber

Pakhtunkhwa, resultantly the service of the appellant was not accepted by this Department without vehicle and un-clarified status of salary. (Copy of LPC dated 05/04/2010 is attached as annexure "C").

5. That on 22/11/2011 LHS Rizwana Kanwal submitted an appeal to DHS FATA in which she requested to provide her vehicle for supervision of LHWS and also resume salary of her driver (Appellant), which was declined from acceptance of driver without vehicle by Directorate Reference letter No. 291/NP-FATA/FR Peshawar dated 22/11/2011.
6. That it is worth to mention here that the appellant service status neither clarified by the Government of Khyber Pakhtunkhwa nor by the respondents.
7. That astonishingly mentioned here that the name of the appellant was not notified in notification dated 27/03/2013 regularization notification and approved SNE list of National Programme FATA Staff, which is clear cut discrimination with the

appellant. (Copy of notification dated 27/03/2013 is attached as annexure "D").

8. That feeling aggrieved the appellant through Rizwana Kanwal LHS filed applications/appeal, in which an inquiry was conducted by the respondent No. 2 dated 31/08/2018. (Copies of applications/appeal and inquiry are attached as annexure "E").
9. That the act of the respondents is patently illegal, unlawful and against the norms of justice, therefore feeling highly aggrieved, the appellant approached this Hon'ble Tribunal for redressal of his grievances, hence needs interference of this Hon'ble Tribunal.
10. That appellant is poor person, cannot meet both hands, passing through starvation and hazard financial status by the conduct of respondents.
11. That for the sake of justice and to relieve the petitioner from mental stress and agony. The appeal of the appellant requires Immediate response and

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relief but department remained mum, hence this appeal to this Hon'ble Tribunal.

12. That appellant may also be allowed to rely on additional grounds at the time of arguments with the prior permission of this Hon'ble Tribunal.

It is, therefore, prayed that on acceptance of this Service Appeal, the respondents may please be directed to regularized the appellant from the date of regularization of his other colleges with all back benefits and the salary of the appellant may also be released from April 2008 to till date in the best interest of justice.

Any other relief may also be granted in favour of the petitioner which deems fit please.



Appellant

Through



Asad Khan Muhammadzai
Advocate High Court,
Peshawar.

Dated: 07/12/2018

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
PESHAWAR.

Service Appeal No. _____/2018

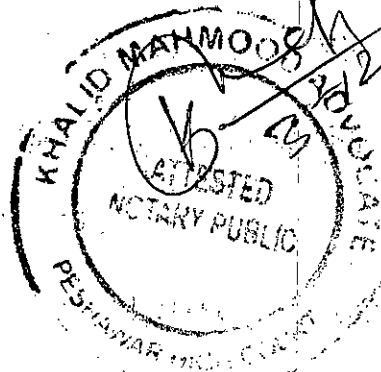
Liaqat ur Rehman.....(Appellant)

VERSUS

Chief Secretary, Khyber Pakhtunkhwa, Tribal Secretariat,
Warsak Road and others.....(Respondents)

AFFIDAVIT

I, Liaqat ur Rehman S/o Niaz Gul, Driver with LHS Rizwana Kanwal, EDO, Peshawar R/o Janah Korr, Peshawar, do hereby solemnly affirm and declare that the contents of the accompanying **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.



Liaqat ur Rehman

DEPONENT

CNIC: 22501-2476819-1

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
PESHAWAR.

Service Appeal No. _____/2018

Liaqat ur Rehman.....(Appellant)

VERSUS

Chief Secretary, Khyber Pakhtunkhwa, Tribal Secretariat,

Warsak Road and others.....(Respondents)

ADDRESSES OF THE PARTIES

APPELLANT:

Liaqat ur Rehman S/o Niaz Gul, Driver with LHS Rizwana Kanwal, EDO, Peshawar R/o Janah Korr, Peshawar.

RESPONDENTS:

1. Chief Secretary, Khyber Pakhtunkhwa, Tribal Secretariat, Warsak Road, Peshawar.
2. Additional Chief Secretary, Khyber Pakhtunkhwa, Tribal Secretariat, Warsak Road, Peshawar.
3. Government of Khyber Pakhtunkhwa through Director Health, Tribal Secretariat, Warsak Road, Peshawar.
4. Executive District Officer-II, Hashtnagri, Peshawar.
5. Director Admin, Directorate Health Service, Tribal Secretariat, Warsak Road, Peshawar
6. Provincial Coordinator National Programme for FP & PHC Khyber Pakhtunkhwa, Hashtnagri, Peshawar
7. DDHO Sub Division Hassan Khel, Kohat Road Peshawar.

Liaqat ur Rehman


Appellant

Through

Asad Khan Muhammadzai

Dated: 07/12/2018

Asad Khan Muhammadzai
Advocate High Court,
Peshawar.



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
PESHAWAR.

C.M. No. _____/2018

In

Service Appeal No. _____/2018

Liaqat ur Rehman.....(Appellant)

VERSUS

Chief Secretary, Khyber Pakhtunkhwa, Tribal Secretariat,

Warsak Road and others.....(Respondents)

APPLICATION FOR CONDONATION OF
DELAY.

Respectfully submitted:

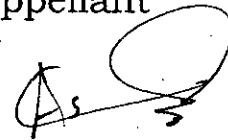
1. That the above titled Service Appeal is being filed before this Hon'ble Tribunal, in which no date of hearing has yet been fixed.
2. That the appellant filed applications/ appeal before the respondents which are still pending and not deciding by using delay tactics to lingering the case and only inquiry was conducted.
3. That delay is not intentional but due to the above mentioned reason.

4. That the appeal of the appellant is fit on merit which may not be discarded on limitation as limitation is a technical ground because as per verdict of superior Courts the cases will be deiced on merit rather technicalities.
5. That precious and valuable right of the appellant are involved in the matter and if the delayed period is not condoned, the appellant would sustain an irreparable loss.
6. That this Hon'ble Tribunal has got ample powers to condoned the delay in the instant appeal.

It is, therefore, humbly prayed that on acceptance of the instant application, the delay may kindly be condoned in the best interest of justice.


Appellant

Through



Dated: 07/12/2018

Asad Khan Muhammadzai
Advocate High Court,
Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
PESHAWAR.

C.M. No. _____/2018

In

Service Appeal No. _____/2018

Liaqat ur Rehman.....(Appellant)

VERSUS

Chief Secretary, Khyber Pakhtunkhwa, Tribal Secretariat,

Warsak Road and others.....(Respondents)

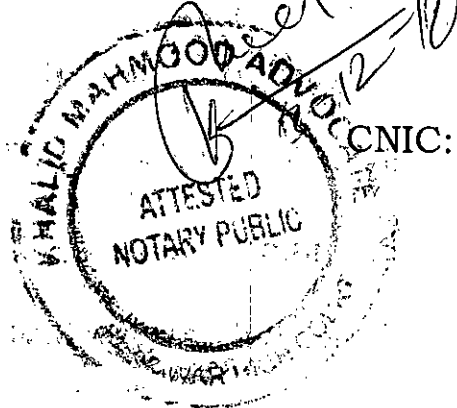
AFFIDAVIT

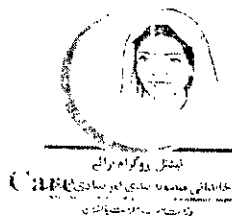
I, Liaqat ur Rehman S/o Niaz Gul, Driver with LHS Rizwana Kanwal, EDO, Peshawar R/o Janah Korr, Peshawar, do hereby solemnly affirm and declare that the contents of the accompanying **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

Liaqat ur Rehman

DEPONENT

CNIC: 22501-2476819-1





Government of Pakistan
District Programme Implementation Unit
National Programme for Family Planning & Primary Health

Handwritten signature and the number 12 in a circle.

No. 9163 /EDO (H), DPIU

Dated Peshawar, the 11/10/2007

OFFICE OF THE EXECUTIVE DISTRICT OFFICER (HEALTH) PESHAWAR
OFFICE ORDER

On the recommendation of the Selection Committee, MR. Liaqat Rhaman S/o. MR. Niaz Gul, resident of Village Moh. Bakir Khail, Jana Kore District Peshawar is hereby offered the post of Driver in the National Programme for Family Planning and Primary Health Care District Peshawar for vehicle allotted to Lady Health Supervisor (LHS) National Programme for FP & PHC on fixed pay of Rs.2800/- per month with annual increase of Rs.100/- subject to revision by the Competent Authority from time to time on the following terms and conditions: -

1. The appointment will be purely on contract basis for a period of one year extendable subject to satisfactory performance of the driver. //
2. The appointment will be subject to production of Medical Fitness Certificate to issued by the Medical Superintendent, DHQ Hospital of the District.
3. He will perform duty with the Lady Health Supervisor Mrs. Rizwan Kanwal, Base Station PHC, Jana Kore Peshawar.
4. Only 25 days casual leave will be admissible. No medical reimbursement claims, housing, other leave, pension etc facilities will be allowed.
5. He will be responsible to keep the vehicle in running condition and get it timely maintained/repaired as per rules.
6. He will not join any other service/business during his service with National Program for FP & PHC.
7. His services will not be governed by Civil Servant Act 1973, but by the terms & conditions mentioned in this offer letter.
8. His services will be liable for termination in case services of the LHS, with whom he will be working as driver, come to an end due to any reason.
9. He will have no claim or entitlement to permanent retention/confirmation at any post on the bar is of this appointment.
10. If he wishes to resign at any time he will serve one-month prior notice upon the Competent Authority. On the failing this, he will deposit an amount equal to his one month salary in the Federal Government treasury through challan or his one month salary will be forfeited in lieu thereof, as the case may be. In case of resignation he will not stop performing his duties till the communication of acceptance of his resignation by the Competent Authority.
11. Decision made by the Competent Authority regarding all his service matters including performance will be final & not challenged in any court of law.
12. No TA/DA will be allowed for joining the duty.

If he accepts this offer on above terms and conditions, then he is directed to produce a surety bond of Rs.50/- duly attested by the Class-I magistrate to the effect that he will abide by the terms & conditions contained in this offer letter and is further directed to report for duty to the District Coordinator National Programme for FP & PHC District Peshawar within 15 days of issuance of this offer, otherwise this offer will stand automatically cancelled.

Copy to: -

Handwritten signature and the name A. Chaudhary below it.
Executive District Officer (Health)
Peshawar

1. The Provincial Coordinator, National Programme for FP & PHC NWFP Peshawar with reference to his approval No 7114/PC dated 26th December 2006.

Executive District Officer (Health)
Peshawar.



DIRECTORATE OF HEALTH SERVICES FATA
FATA SECRETARIAT WARSAK ROAD PESHAWAR

Phone No. 091-9210212

No. ~~988-88~~ DHS-FATA/Admn.

Dated 19/07/2017

To,

Programme Manager,
MNCH Programme, FATA

Subject: Return of vehicle to LHW Programme FATA


It is to inform you that a vehicle No. GH-634 Suzuki Photohar Jeep of LHWs Programme FATA is in use of your accountant, Mian Asif Gul.

The mentioned vehicle has been issued to LHS FR, Peshawar as programme activities are being affected since long.

You are hereby directed to return the said vehicle to the LHWs Programme, FATA office, immediately.

A letter for return of the said vehicle with mention of the Audit observation was issued some time ago.

Therefore, this letter may be considered as 2nd and final reminder. In case of failure strict disciplinary action will be initiated.


19/07/17
✓ Deputy Director Admin
Directorate Health Services
FATA

c/c:

1. PS to Secretary Social Sectors Administration & Coordination FATA
2. PS to Director General Monitoring & Evaluation FATA
3. Mian Asif Gul, Accountant MNCH Programme FATA

District Programme Implementation Unit
National Programme for Family Planning & Primary Health Care

No. 3616 /EDO (H). DPIU

Dated Peshawar, the 5/4/2010

From:- The Executive District Officer (Health)
Peshawar

To:- The Provincial Coordinator
National Programme for FP & PHC
NWFP Peshawar

Subject:- LAST PAYMENT CERTIFICATE OF LHS, LHWs & DRIVER FOR PESHAWAR
LHWs & LHS

Consequent upon the grant of approval by Director General Health services Khyber Pakhtoonkhwa for transfer of the administrative control of the working 18th LHWs, 1 LHS & 1 driver from DPIU Peshawar to the Director (FATA) for FP & PHC. The last payment of these worker certificate is hereby issued with effect from 1st April 2010. as per detail given below.

S. No	Name of LHW	Designation	Father/ Husband Name	Base FLCF	Bank Name & A/C No.	Monthly Rate	Salary Paid
1	LHW Bakht Begum	LHW	Amiad Khan	CH Shamshatoo	25725-8 HBL Abrsham Grain Br.	Rs.3190	March 2010
2	LHW Noor Jehan	LHW	Zahir Shah	-do-	25734-5 HBL Abrasham Grain Br.	Rs.3190	March 2010
3	LHW Saira Naz	LHW	Asad Din	-do-	9266-9 HBL Dabgari Chock Br.	Rs.3190	March 2010
4	LHW Shaheen	LHW	Shehzad Khan	-do-	9308-9 HBL Dabgari Chock Br.	Rs.3190	March 2010
5	LHW Zuhara Bibi	LHW	Miraj Gul	BHU Jana Kore	25832-6 HBL Abrashma Grain Br.	Rs.3190	March 2010
6	LHW Norshad	LHW	Yar Dil Shah	-do-	9219-6 HBL Dabgari Chock Br.	Rs.3190	March 2010
7	LHW Perveen Bibi	LHW	Wakeel Khan	-do-	25749-1 HBL Abrasham Grain Br.	Rs.3190	March 2010
8	LHW Sina Gul	LHW	Yar Gul	-do-	26035-7 HBL Abrasham Grain Br.	Rs.3190	March 2010
9	LHW Sakina Naz	LHW	Janat Mir	-do-	9268-5 HBL Dabgari Chock Br.	Rs.3190	March 2010
10	LHW Yasmin bibi	LHW	Fida Mohammad	-do-	9472-6 HBL Dabgari Chock Br.	Rs.3190	March 2010
11	LHW Mehnaz	LHW	Khial Amcer	RHC Kohi	13861-9 HBL Arbab Road Br.	Rs.3190	March 2010
12	LHW Noreen	LHW	Asif Kah	-do-	13859-9 HBL Arbab Road Br.	Rs.3190	March 2010
13	LHW Nazia	LHW	Irfan Gul	-do-	13860-0 HBL Arbab Road Br.	Rs.3190	March 2010
14	LHW Shazia	LHW	Kahan Afzal	-do-	13858-0 HBL Arbab Road Br.	Rs.3190	March 2010
15	LHW Shakeela	LHW	Asif	-do-	13857-2 HBL Arbab Road Br.	Rs.3190	March 2010
16	LHW Zeenat	LHW	Tahir Shah	-do-	13898-2 HBL Arbab Road Br.	Rs.3190	March 2010
17	LHW Sabiha Khan	LHW	Zahir Khan	BHU Gul Akbar Kalay	4174-2 HBL Badhber Br.	Rs.3190	March 2010
18	LHW Minhaj Bibi	LHW	Waseem Iqbal	-do-	7920-2 HBL Khyber Bazar Br.	Rs.3190	March 2010
19	LHS Rizwana Kanwal	LHS	M. Iqbal	BHU Jana Kore	0223700011 HBL Abrasham Grain Br.	Rs.5000	March 2010
20	Driver Liqat Ur Rehman	Driver	S/o. Hiaz Gul	-do-	223790002560 HBL Abrasham Grain Br.	Rs.4400	March 2008

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Executive District Officer (H)
Peshawar



FATA SECRETARIAT

Warsak Road Peshawar

A. D
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Dated Peshawar, February 27, 2013

NOTIFICATION

No.DHS/FATA/ 3357-90 /2013. In pursuance of the approval of Honorable Prime Minister conveyed by the Ministry of Inter-Provincial Coordination, Islamabad vide O.M. No. F.5(3)/2012-HW/LHWs dated: 21.01.2013 and in compliance with the orders of the Honorable Supreme Court of Pakistan dated: 01-01-2013 in CrI. Petition No. 15/2012, the services of the following ~~contract~~ employees of the National Programme for Family Planning & Primary Health Care (Lady Health Workers Programme) FATA are hereby regularized against the original posts mentioned against each w.e.f. 01-07-2012:-

The post of Deputy Programme Coordinator is filled by the officer of Health Department FATA on deputation

1: Programm Management Unit FATA staff (Main office)

S.No	Name	Father Name	Designation	BPS
1	Officer of Health Deptt: FATA on deputation		Deputy Programme Coordinator	18
2	Dr. Rahat Khan	Shah Khan	Field Programme Officer	17
3	Mr. Arshad Saeed	Saeed Ur Rehman	Field Programme Officer	17
4	Mr. Zulfiqar Ali Shah	Qaim Shah	Office Superintendent	16
5	Vaccant		Accountant	16
6	Mr. Muhammad Jamal	Said Rehman	Data Analyst	16
7	Mr. Yousaf Ali Shah	Said Badshah	Assistant/Cashier	14
8	Mr. Sardaraz Khan	Alif Khan	Store Keeper	14
9	Mr. Fakhrul Islam	Fazal Rahim	Steno typist	14
10	Vaccant		Office Assistant	14
11	Mr. Muhammad Imran	Shah Jehan	Data Entry operator	14
12	Mr. Kausar Hayat	Jehan Dad Khan	UDC	9
13	Mr. Daud Khan	Muhammad Jehangir Khan	LDC	7
14	Mr. Shakir Ullah	Hastam Khan	Driver	5
15	Mr. Fazle Amin	Khan Raziq	Driver	5
16	Mr. Tafseeh Ullah	Ali Haider	Driver	4
17	Mr. Fazal Dad	Lahore Khan	Driver	4
18	Mr. Farman Ali	Rehmat Gul	Driver	4
19	Mr. Haya Khan	Haji Shamaki	Naib Qasid	2
20	Mr. Muzakir Shah	Fazal Shah	Naib Qasid	2
21	Mr. Abdul Samad	Muhammad Ali	Chowkidar	2
22	Mr. Ihsanullah	Zain Ur Rehman	Chowkidar	2
23	Mr. Muhammad Zubair	Muhammad Younas	Sanitary Worker	2

1

Director Health Services
FATA Secretariat, Peshawar

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96	Nasreen	LHW	Amir Khan	5	CH Spin
97	Zuhra Bibi	LHW	Saif ullah	5	CH Spin
98	Reema Anjum	LHW	Malik Saadullah	5	BHU Kot Yaghistan
99	Reema Anjum	LHW	Noor Jan	5	BHU Kot Yaghistan
100	Asia bibi	LHW	Gulsop khan	5	BHU Kot Yaghistan
101	Aisha	LHW	W/O Shafiullah	5	BHU Kot Yaghistan
102	Nowsheen	LHW	Sher Badshah	5	BHU Kot Yaghistan
103	Nabila Mahreen	LHW	Mohd: Nazir	5	MCH Wana
104	Asia Bibi	LHW	Shah Muhammad	5	BHU Kot Yaghistan
105	Salma	LHW	Izat Khan	5	BHU Kot Yaghistan
106	Nadia Liaqat	LHW	Liaqat Ali	5	BHU Kot Yaghistan
107	Rukhsana	LHW	Khan Muhammad	5	CH Ladha
108	Farkhanda	LHW	Said Mohd:	5	C.H. Sararogha
109	Sumera	LHW	Abdu-ur-Rehman	5	CH Spin
110	Tasleema	LHW	Masha Khan	5	CH Spin
111	Bibi Khana	LHW	Sher Jan	5	CH Spin
112	Noor zada	LHW	Din Babo Rai	5	CH Spin
113	Mir bibi	LHW	Gul Addin	5	CH Spin
114	Nahida bibi	LHW	Noor Zaman	5	MCH Wana
115	Sufaida bibi	LHW	Khair Muhammad	5	CH Ladha
116	Dourana Bibi	LHW	Haji Muzamil	5	BHU Kot Yaghistan
117	Shaheen	LHW	Ghazimarjan	5	MCH Center Wana
118	Nilma bibi	LHW	Ibraheem Khan	5	CH Ladha
119	Sumara	LHW	Jan Mohammad	5	BHU Kot Yaghistan
120	Yasmeen begum	LHW	Mano jan	5	BHU Kot Yaghistan
121	Safeena Ahmad	LHW	Ahmad Jan	5	BHU Kot Yaghistan
122	Sanifa	LHW	Ghulam Jan	5	MCH Wana
Driver					
1	Amin-ur-Rehman	Driver	S/o Abdur-Rahim	5	APIU-Wanna

8: Staff of FR Peshawar/Kohat

Director Health Service:

FATA Secretariat, Peshawar
Health Facility

S.No	Name	Designation	Father/Husband Name	BPS	
Lady Health Supervisors (BPS-07) ✓					
1	Rizwana kanwal	LHS	Muhammad Iqbal	7	BHU Jana Kore
Lady Health Workers (BPS-05)					
1	Noor Jehan	LHW	Zahir Shah	5	CH Shamshato
2	Zuhra Bibi	LHW	Miraj Gul	5	BHU Jana Kore
3	Parveen Bibi	LHW	Wakeel Khan	5	BHU Jana Kore
4	Sania Gul	LHW	Yar Gul	5	BHU Jana Kore
5	Saira Naz	LHW	Asal Din	5	CH Shamshato
6	Shaheen	LHW	Shahzad Khan	5	CH Shamshato
7	Norshad	LHW	Yardil shah	5	BHU Jana Kore
8	Sakina Naz	LHW	Janat Mir	5	BHU Jana Kore
9	Yasmin Bibi	LHW	Bida Muhammad	5	BHU Jana Kore
10	Saima Gul	LHW	Rehman Gul	5	BHU-Torchapper
11	Sahida Khalid	LHW	shah Khalid	5	CH-Zarkhun khel

17

12	Mehnaz	LHW	Khiyal Ameer	5	RHC Kohi
13	Noreen	LHW	Asif Khan	5	RHC Kohi
14	Nadia	LHW	Nadir Khan	5	RHC Kohi
15	Shahzia	LHW	Khan Aizal	5	RHC Kohi
16	Shakeela	LHW	Asif	5	RHC Kohi
17	Zeenat	LHW	Tahir Shah	5	RHC Kohi
18	Ziban Nawaz	LHW	Mir Nawaz Khan	5	BHU Gulakbar Kali
19	Sabiha Khan	LHW	Zahir Khan	5	BHU Gulakbar Kali
20	Minhaj bibi	LHW	Waseem Iqbal	5	BHU Gulakbar Kali
21	Bahkt Begum	LHW	Amjid Khan	5	CH Shamshato
FR Kohat					
1	Lal Zareen	LHW	Ajoon Khan	5	BHU-Akhurwal
2	Nargis	LHW	Rajmal Khan	5	BHU-Akhurwal
3	Nadia	LHW	Nadir Khan	5	BHU-Akhurwal
4	Rambila	LHW	Khan Azam	5	BHU-Torchapar
5	Bashrat	LHW	Faizullah	5	CH- ZarghunKhel
6	Sahiba Banu	LHW	Mazullah	5	CH- ZarghunKhel
7	Habib Jana	LHW	Raees Jan	5	CH- ZarghunKhel
8	Nagina Ali	LHW	Marjan Ali	5	CH- ZarghunKhel
9	Fozia	LHW	Ajab Khan	5	CH- ZarghunKhel
10	Bastaja	LHW	Shahjehan	5	BHU-Bastikhel
11	Rukhsana	LHW	Noor.Said Ali	5	CH- ZarghunKhel
12	Shahzia Begum	LHW	Gul Bahadar	5	BHU-Basti khel
13	Shehnaz Bibi	LHW	Qaseem	5	BHU-Basti khel

Additional Chief Secretary FATA

Endst. No. of even and date.

Copy forwarded to the:-

1. Registrar Supreme Court of Pakistan, Islamabad.
2. Additional Secretary, Ministry of Inter-Provincial Coordination, Islamabad for information w/r to his letter quoted above.
3. Secretary Finance FATA Secretariat.
4. Secretary P & D FATA Secretariat.
5. Secretary Health Khyber Pukhtoonkhawa, Peshawar.
6. Director General Health Services Khyber Pukhtoonkhawa, Peshawar.
7. AGPR Sub office Peshawar.
8. PS to Additional Chief Secretary FATA.
9. PS to Secretary Social Sector FATA
10. All Agency Surgeons in FATA.
11. All District/Agency Accounts Officers in FATA /FRs.
12. All Agency Coordinators NP in FATA.
13. Officers / Officials concered.

Director Health Services FATA

27/2/2013



18

**GOVERNMENT OF KHYBER PAKHTUNKHWA
HEALTH DEPARTMENT**

Dated: 25/02/2013

NOTIFICATION.

No. 6-165/ECO/PC/H/Vol-IV/2012-13:- Pursuant to orders of the Supreme Court of Pakistan passed in CRL. Original petition No. 15 of 2012 in HRC No. 16360/2008, constitution petition No. 36 of 2012 and CRL original petition No. 73 of 2012 in HRC No. 16360/2008, the competent authority has been pleased to regularize the services of Lady Health Supervisors (LHSs), Account Supervisors, Lady Health Workers (LHWs), Drivers and PMU Staff of the National Program for Family Planning & Primary Health Care, Khyber Pakhtunkhwa w.e.f July 01, 2012 on the following terms and conditions:

- I. Upon regularization, the following staff shall be placed at the minimum basic scales given below:
 - a. Lady Health Supervisors (LHSs) in BPS-7
 - b. Account Supervisors in BPS-7
 - c. Lady Health Workers in BPS-5
 - d. Drivers in BPS-4
 - e. Other PMU staff at Provincial & District level working in their respective scales as on July, 2012.

- II. The staff of National Program for Family Planning & Primary Health Care, Khyber Pakhtunkhwa so regularized shall have no pensionary benefits. The issue of pension shall be considered after a firm commitment from the Federal Govt to take up perpetuity the pending liability of the staff so regularized.

- III. The regularization shall be subject to the revised terms and conditions and organizational structure which the Govt shall firm-up keeping in view the fact that basic legislation of the program is not substantially compromised or altered.

2. Appropriate legislation shall be undertaken to give effect to this order before July 01, 2013 and the specific orders regarding individual employee would be issued separately by the respective competent fora after framing the rule.

Secretary to Govt. of Khyber Pakhtunkhwa
Health Department

Endorsement of even Nos and Date:

1. Principal Secretary to Governor Khyber Pakhtunkhwa.
2. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
3. Secretary to Govt. of Pakistan, Ministry of National Regulations and Services, Islamabad.
4. Registrar, Supreme Court of Pakistan.
5. All the Administrative Secretaries to Govt. of Khyber Pakhtunkhwa.
6. P.S.O to Chief Secretary, Khyber Pakhtunkhwa.
7. P.S.O to Additional Chief Secretary, Khyber Pakhtunkhwa.
8. Director General Health Services, Khyber Pakhtunkhwa
9. Director Health Services, FATA.
10. Provincial Coordinator, National Program for Family Planning & Primary Health Care.
11. Chief Planning Officer, Health Department.
12. All District Health Officers, Khyber Pakhtunkhwa.
13. PS to Secretary Health, Khyber Pakhtunkhwa
14. PS to Special Secretary, Health Department.
15. PA to Additional Secretary (Establishment and Administration), Govt. of Khyber Pakhtunkhwa Health Department.

RECEIVED
Supreme Court of Pakistan

(Malk Muhammad Taji)
SECTION OFFICER (GENERAL)

بخدمت جناب ایڈیشنل چیف سیکرٹری (فاٹا)

Ames

19

عنوان: درخواست بمراد ڈیوٹی بحالی گاڑی اور تنخواہ (بقایا جات) انکوائری کمیشن مقرر کرنا

جناب عالی!

مؤدبانہ گزارش ہے کہ لیاقت الرحمان ڈرائیور ولد نیازہ گل ساکن جانا کوڑا ایف آر پشاور کا مستقل باشندہ ہوں۔

- 1- یہ کہ میں بطور ڈرائیور LHS ایف آر پشاور میں سال 2007ء کو بھرتی ہوا ہوں۔ آرڈر کا پی منسلک ہے۔
- 2- مجھے صرف 6 ماہ کی تنخواہ ملی ہے۔ اور اس کے بعد تنخواہ بند کر دی گئی ہے۔ اور 2012ء میں پروگرام ”ریگولائزیشن“ میں میرا نام شامل نہیں کیا گیا۔
- 3- یہ کہ مجھے تا حال گاڑی نہیں ملی ہے اور ڈیوٹی پر موجود LHS کو گاڑی کے بغیر سپرویشن میں ڈیوٹی انجام دینے میں مشکلات ہوتی ہیں۔

4- 2010ء کو پروگرام فاٹا کوشفٹ ہوا جس کی LRC منسلک ہے۔

5- اس سلسلے میں کئی بار درخواستیں دے چکا ہوں۔ لیکن کوئی شنوائی نہیں ہوئی۔

6- یہ کہ ڈیپارٹمنٹ معاملہ کو حل کرنے میں سنجیدہ نہیں ہے۔ پہلے گاڑی کا بہانہ بناتے رہے حالانکہ کئی گاڑیاں غیر لوگوں کے استعمال ہیں۔

7- یہ کہ ایک طرف ڈیپارٹمنٹ نے پچھلے 10 سال سے تنخواہ سے محروم رکھا ہے جو کہ سراسر نا انصافی ہے۔ جبکہ دوسری طرف میری 10 سال سروس ضائع کرنے پر تلے ہوئے ہیں۔

لہذا استدعا کی جاتی ہے کہ انکوائری کمیشن تشکیل دیا جائے تاکہ من ساکن کی

مشکلات کا ازالہ ہو سکے۔ بصورت دیگر کورٹ آپس کھلا ہے۔

عرضے

لیاقت الرحمان ولد نیاز گل

ساکن جانا کوڑا ایف آر پشاور

DHS

المرقوم: 1-11-2017

13/7

Sub: Complaint.

D.H.S. File No. 5816
Date. 31-8-18

NBFP/

Dziner Licayat in Rehman,

s/o Niqz Gul of FR Peshawar

has presented an application for grant of his salary which have been pending since 2010. The Working has recorded his remarks that a report may be sent in this regard.

Kindly look into this and submit a report for perusal of the Working ACS P.

The DHS
Fateh

✓
DHA / Acc /
urgent

✓
P.S. to
Addl. Chief Secretary
FATA, Secretariat
Peshawar.

31/8/18
19/08/18

(21)

Inquire Report on Driver Mr. Liaqata Ur Rahman attached to
LHS Miss. Rizwana Kanwal FR Peshawar

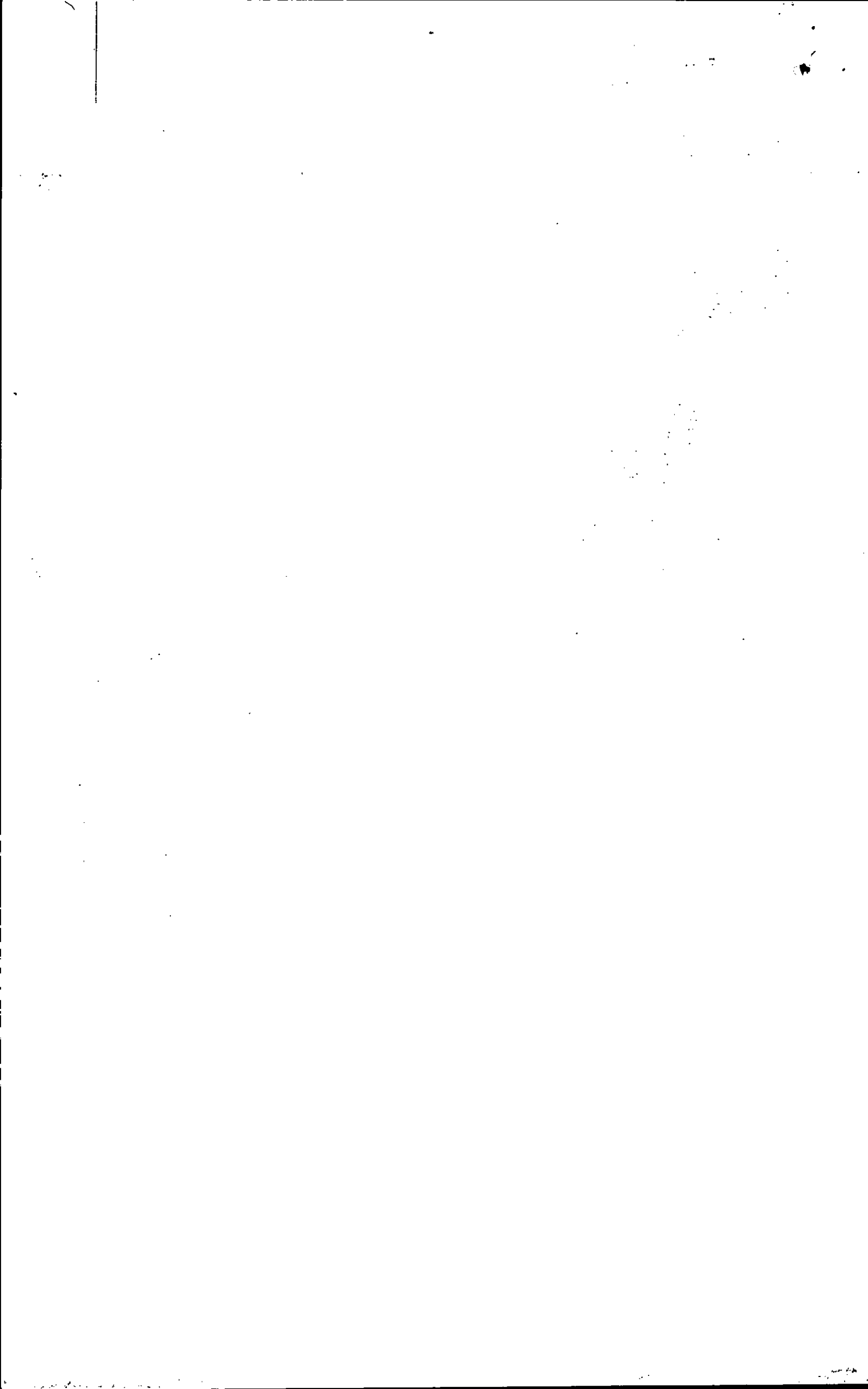
Reference to your order No: 1152-53/NP/FATA/Office Order, inquire has been conducted, and all relevant documents has been interpreted also the said driver has been interviewed. The report is consists on following findings:

- ❖ Mr. Liaqat Ur Rahman has been appointed on Date 11/10/07 by EDO Peshawar as a Driver with LHS Rizwana Kanwal on Fix Pay.
- ❖ His salary was stopped after six months of his appointment by National Programme for FP & PHC KPK due to poor condition of vehicle which was returned to National Programme KPK by LHS Rizwana Kanwal and refused to perform duty on it, and no other vehicle was provided to LHS Kanwal after this till date.
- ❖ Later on, the administrative control of 18 LHWs, 1 LHS and 1 driver was transferred from DPIU Peshawar to the Director Health Services FATA in 2010, the name of the said driver was also included in the list but still his salary status was not clarified by NP for FP & PHC – KPK, resultantly the service of Driver Liaqat Rahman was not accepted by this Department without vehicle and un-clarified status of salary.
- ❖ On date 22/11/2011 LHS Rizwana Kanwal submitted an appeal to DHS FATA in which she requested to provide her vehicle for supervision of LHWs and also resume salary of her driver Liaqat ur Rahman, which was declined from acceptance of driver without vehicle by Directorate reference letter NO. 291/NP-FATA/FR Peshawar date 22/11/2011.
- ❖ It is mentioned that driver Liaqat Ur Rahman has not clarified his status from KPK and also never appeared by self to this office since Programme transfer to FATA till this inquiry.
- ❖ Moreover, the name of the said driver was not notified in 2012 regularization notification and approved SNE list of National Programme FATA staff.

Report submitted for further guideline.

Arshad Saeed
FPO NP for FP & PHC FATA.

O.S./Acc.
now is signed
13/11/18
Candidate
24/11/18
13/11/18



(22)

YOUR ACCOUNT STATEMENT
FOR THE PERIOD ENDING: OCT20,2007 TO APR08,2011

ACCOUNT NO : 0223-79000256-01 OF
PESHAWAR CITY BRANCH

LIAGAT-UR-REHMAN S/O NIAZA GUL
MOHALLAH BAKAR KHEL, JANA KOR,
TEHSIL AND DISTRICT
PESHAWAR.
091-2373028 0300-9007587.

ACCOUNT TYPE : PLS-SAVINGS CHEQUING
CURRENCY : Pakistani Rupee
PRINTING DATE : 9-04-11
FREQUENCY : INTERIM / DUPLICATE
PAGE NO : 1
USER : MU6701

DATE	VALUE	PARTICULARS	DEBIT	CREDIT	BALANCE
		BROUGHT FORWARD			.00
12OCT07		Cash Deposit		1,000.00	1,000.00
108NOV07		Chq Book Issue c	75.00		925.00
101DEC07	30NOV07	Acct Service Cha	52.50		872.50
117DEC07		Salary Credit lhw-sal dec 07		2,800.00	3,672.50
131DEC07		Profit/Mark-up		.16	3,672.66
105JAN08	31DEC07	Reversal Debit 02239901206586	52.50		3,620.16
101FEB08	31JAN08	Acct Service Cha	52.50		3,567.66
101MAR08	29FEB08	Acct Service Cha	52.50		3,515.16
107MAR08		Salary Credit LHM Sal for 3		4,200.00	7,715.16
107MAR08		Salary Credit LHM Sal for 3		2,800.00	10,515.16
101APR08	31MAR08	Acct Service Cha	52.50		10,462.66
114APR08		Salary Credit sal lhw april		4,200.00	14,662.66
121JUN08		Salary Credit LHM SALRY APR08		4,200.00	18,862.66
121JUN08		Csh Withdrawl by 08176626	8,000.00		10,862.66
130JUN08		Profit/Mark-up		42.87	10,905.53
119JUL08		Transfer - Credi SAL LHM JUN 2008		4,200.00	15,105.53
101AUG08	31JUL08	Acct Service Cha	55.00		15,050.53
107AUG08		Csh Withdrawl by 08176627	5,000.00		10,050.53
101SEP08	30AUG08	Acct Service Cha	55.00		9,995.53
127SEP08		Csh Withdrawl by 08176628	5,000.00		4,995.53
101OCT08	30SEP08	Acct Service Cha	55.00		4,940.53
101NOV08	31OCT08	Acct Service Cha	55.00		4,885.53
103NOV08		Csh Withdrawl by 08176630	4,000.00		885.53
101DEC08	29NOV08	Acct Service Cha	55.00		830.53
131DEC08		Profit/Mark-up		123.07	953.60
102JAN09	31DEC08	Acct Service Cha	55.00		898.60
102FEB09	31JAN09	Acct Service Cha	55.00		843.60
102MAR09	28FEB09	Acct Service Cha	55.00		788.60
101APR09	31MAR09	Acct Service Cha	55.00		733.60
102MAY09	30APR09	Acct Service Cha	55.00		678.60
101JUN09	30MAY09	Acct Service Cha	55.00		623.60
102JUL09	30JUN09	Acct Service Cha	55.00		568.60

Continue on next page



23

YOUR ACCOUNT STATEMENT
FOR THE PERIOD ENDING: OCT20,2007 TO APR08,2011

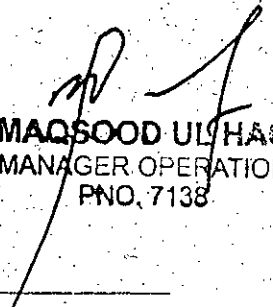
ACCOUNT NO : 0223-79000256-01 OF
PESHAWAR CITY BRANCH

LIAGAT-UR-REHMAN S/O NIAZA GUL
MOHALLAH BAKAR KHIL, JANA KOR,
TEHSIL AND DISTRICT
PESHAWAR.
091-2373028 0300-9007587

ACCOUNT TYPE : PLS-SAVINGS CHEQUING
CURRENCY : Pakistan Rupee
PRINTING DATE : 9-04-11
FREQUENCY : INTERIM / DUPLICATE
PAGE NO : 2
USER : MU6701

DATE	VALUE	PARTICULARS	DEBIT	CREDIT	BALANCE
		BROUGHT FORWARD			568.60
13JUL09	130JUN09	Profit/Mark-up		17.72	586.32
101AUG09	131JUL09	Acct Service Cha	58.00		528.32
101SEP09	131AUG09	Acct Service Cha	58.00		470.32
101OCT09	130SEP09	Acct Service Cha	58.00		412.32
102NOV09	131OCT09	Acct Service Cha	58.00		354.32
102DEC09	126NOV09	Acct Service Cha	58.00		296.32
102JAN10	131DEC09	Profit/Mark-up		9.77	306.09
102JAN10	131DEC09	Acct Service Cha	58.00		248.09
101FEB10	130JAN10	Acct Service Cha	58.00		190.09
130JUN10		Profit/Mark-up		4.05	194.14
103JAN11	131DEC10	Profit/Mark-up		4.89	199.03

Opening balance	.00
Total Debit Transactions	29 ✓
Total Amount Debited	<u>23,403.50</u>
Total Credit Transactions	14 ✓
Total Amount Credited	<u>23,602.53</u>
Closing Balance	199.03


MAQSOOD UL-HAQ
MANAGER OPERATION
PNO, 7138

End of statement

بخدمت جناب ہیلتھ منسٹر صوبہ سرحد

(24)

درخواست بمراد جاری کرنے احکامات بابت
ڈرائیور سیکری ایف ٹی اے میڈیسین نان ویکل

جناب عالی

موردانہ گزارش من سائل کی یہ ہے کہ میں ایل ایچ ایس ہوں اور میرے پاس تین
سینٹرز ہیں 1- بی ایچ یوجنا کوڑہ 2- کوہی حسن خیل 3- رورل ہسپتال شمشو کا من سائل سپروائزر
ہوں۔

گزارش ہے کہ من سائل کے پاس مذکورہ ہر تین سینٹرز کے لئے گاڑی نہیں ہے علاوہ
اے این میڈیسین ایف ٹی اے بھی بند ہیں۔ جو کہ تینوں سینٹرز کے ساتھ نا انصافی کے مترادف
ہے۔ مندرجہ بالا ضروریات کے لئے اس سے پہلے بھی متعلقہ محکمہ جات میں درخواستیں گزاری
جاسکی ہیں لیکن تا حال کوئی شنوائی نہیں ہوئی۔

لہذا بذریعہ درخواست ہذا گزارش کی جاتی ہے کہ تینوں سینٹرز کے لئے پی پی آئی یو کو
ضروریات کی جائے کہ مندرجہ بالا سینٹرز کے لئے جملہ ضروریات از قسم گاڑی، میڈیسین ڈرائیور
سکری ایف ٹی اے بحال کریں۔ جناب کی اس عنایت کے لئے تاحیات دعا گور ہوگی۔

16.0

For further
info please

Officer

11/3

17-2-2010: المرقوم

RC / PP10
For info

Fb/MS

Discern

17/2/2010

Minister Health
NWFP

As discussed please

Blary No. 1078
Date 17/2/10
Signature
Name of the
FJ & P
Responsible

11/3 10 to 10:30 AM

بھصوآر ءناب APA/ADM اینڈ سر براہ ہیلتھ ایف آر پشاور

درخواست براد: گاڑی ویلری ڈرائیور

25

ءناب عالی!

مؤدبانہ گذارش من سالکہ کی یہ ہے۔

1- یہ کہ من سالکہ مساة رضوانہ کنول LHS برائے نیشنل پروگرام خاندانی منصوبہ بندی ایف آر پشاور کی مستقل باشندہ ہوں۔

2- یہ کہ من سالکہ کا ڈرائیور مسی لیاقت الرحمان مورخہ 11-10-2007 کو Appoint ہو چکا ہے۔ جس کو ابتدائی چھ ماہ کی تنخواہ ملی تھی جبکہ 31-3-2008 سے ڈرائیور مذکور کی تنخواہ تاحال بند ہے۔

3- یہ کہ مورخہ 5-4-2010 کو پروگرام ڈسٹرکٹ کوآرڈینٹر سے فائنڈیشنٹ ہو چکا ہے اور فائناوالے LHW کو ویلری دی جارہی ہے لیکن من سالکہ کے ڈرائیور کو ویلری نہیں دی جارہی۔ جبکہ منتظلی رپورٹ باقاعدہ دفتر میں موصول ہو رہی ہے۔

4- یہ کہ DHS(fata health) کو مورخہ 22-11-2011 کو مندرجہ بالا مسائل کے سلسلے میں درخواست

دی گئی تھی جس کی پاداش میں R.P.I.U نے ایک لیٹر جاری کیا ہے۔ (نقل لف ہے)

5- یہ کہ گورنمنٹ پولیو کے خاتمے کے دعویٰ تو بڑے زور و شور سے کرتی ہے لیکن در پردہ صورتحال اس کے برعکس ہے۔ پروگرام چلانے کے لئے عارضی سپروائزر بنا دیئے ہیں جبکہ کنسرٹ LHS کی موجودگی میں انتظامیہ کی غیر قانونی طریقہ کار سے عدم دلچسپی کی وجہ سے پروگرام برائے نام رہ گیا ہے اور علاقہ ترقی کی بجائے پسماندگی کی طرف دھکیلا جا رہا ہے جو کہ لمحہ فکر یہ ہے۔

6- یہ کہ چونکہ علاقہ دشوار گزار ہے اور گاڑی کے علاوہ شیڈول وزٹ کرنا ناممکن ہے۔

لہذا بذریعہ درخواست ہذا آپ ءناب سے التماس کی جاتی ہے کہ میری درخواست سیکرٹری فائنا گورنر صاحب تک پہنچادیں تاکہ میں اپنے علاقے میں پروگرام جاری رکھتے ہوئے حلال رزق کماسکوں نیز من سالکہ کے ڈرائیور کو اس کی سابقہ اور آئندہ کے لئے ویلری بھی جاری کرنے کے احکامات صادر فرمائیں۔

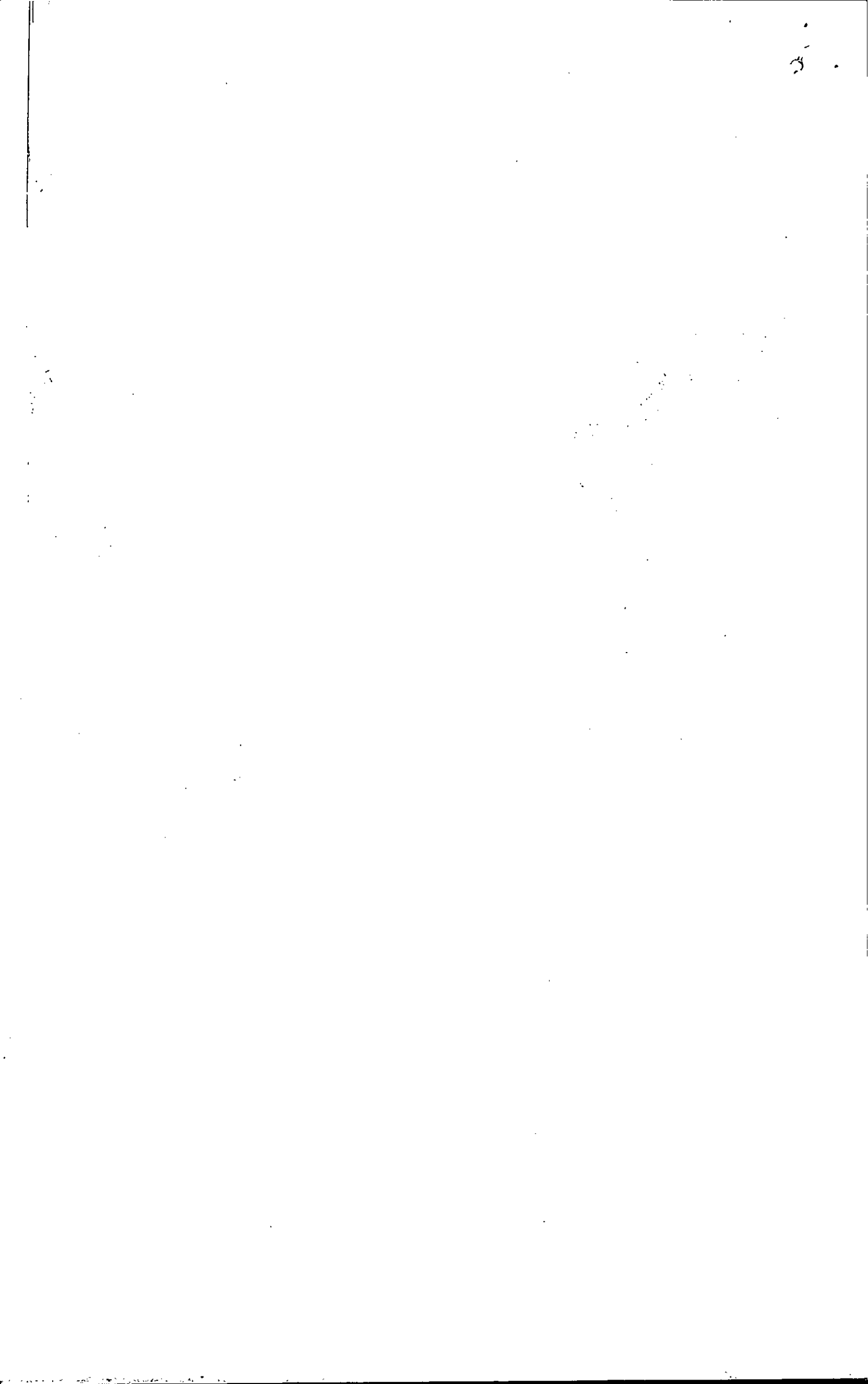
عین نوازش ہوگی۔

Assistant Political
Additional Distt. Mag
F.R. Peshawa

رخ: 27-8-2012

عرضہ

LHS رضوان کنول Liaqat ur Rehman
رائسور لیاقت الرحمان ایف آر پشاور (ءناب کوڑ)





Government of Pakistan
Ministry of Health (Regional PIU - FATA)
National Program for Family Planning & Primary Health Care

26

No: 421/NP-FATA/F.R Peshawar

Date: 28/12/2011

To

Miss. Razwana Kaual
LHS National Programme
F.R. Peshawar

Subject: Request for vehicle and release of salary for driver.

Reference your application dated 22-11-2011 on the subject noted above. In this connection, you are informed that there is no structure of Agency Programme Implementation Unit (APIU) and neither provision of fund for F.R Peshawar in the PC-1. So this office can not provide vehicle to LHS FR Peshawar.

Moreover, this office was declined from acceptance of driver without vehicle during the shifting of National Programme for FP & PHC from settle to FATA.

Deputy Programme Coordinator (FATA)

Pl. see how we can help. Pl's be included in revised PC-1's. Pl. discuss

Dr Hayat & Dr Younis

7

13/8

بخدمت جناب ڈائریکٹر ہیلتھ فاٹا

27

درخواست بمراد: گاڑی اینڈ سیلری

جناب عالی!

سائلہ حسب ذیل عرض رساں ہے۔

1- یہ کہ سائلہ مسماة رضوانہ کنول (ایل ایچ ایس) ساکن جٹا کوڑ ایف آر پشاور کی مستقل باشندہ ہوں۔

2- یہ کہ مورخہ 31-3-2010 کو نیشنل پروگرام ایف آر پشاور شفٹ ہو چکا ہے۔

3- یہ کہ مذکورہ نیشنل پروگرام کی شفٹنگ ہونے سے تاحال تک من سائلہ کو گاڑی جبکہ ڈرائیور کو تنخواہ کی ادائیگی نہیں کی گئی ہے۔ اور پروگرام بھی اسی طرح آدیزاں ہے۔

4- یہ کہ من سائلہ نیشنل پروگرام LHW کے وزٹ کرنے سے بوجہ نہ ہونے گاڑی قاصرہ ہوں۔

5- یہ کہ گاڑی نہ ہونے کی وجہ سے ہسپتال کو میڈیسن و دیگر ضروری اشیاء بھی پہنچانے کا کوئی خاص انتظام نہیں۔ جبکہ LHW گھر پر ہی اپنی تنخواہیں وصول کر رہی ہیں۔ اور مذکورہ پروگرام

دھرے کا دھرا رہ گیا ہے۔

لہذا استدعا ہے کہ بمنظوری درخواست ہذا RPIUI کو ہدایت کی جائے کہ مذکورہ پروگرام کے لئے من سائلہ کو گاڑی اور ڈرائیور سیلری جاری کرے تاکہ مذکورہ نیشنل پروگرام کو آگے بڑھاتے ہوئے مستحقین کو ان کا حق اور ادارے کا نام روشن کیا جاسکے۔

عرض

مسماة رضوانہ کنول (ایل ایچ ایس)

ساکن جٹا کوڑ ایف آر پشاور

22/11/2011

Be discuss

Arc.

25/11/11



Government of Pakistan
Ministry of Health

National Program for Family Planning & Primary Health Care
Provincial Program Implementation Unit (PPIU) NWFP



No. 1258 /PC

Dated: 30 / 7 / 2010

To

~~Ms.~~ **Rizwana Kanwal**
Lady Health Supervisor,
FR Peshawar

Subject: - APPLICATION FOR F.T.A

Reference your application dated 16-5-2010 regarding the subject captioned above.

It is to inform you that in the presence of Driver, FTA cannot be allowed to an LHS.

Hence, your application for FTA is hereby regretted.


(Dr. Ihsanullah Turabi)
Provincial Coordinator *DT*

ENDRST. OF EVEN NO. & DATE:
Copy forwarded for information to:

1. Finance Officer PPIU Khyber Pukhtunkhwa.
2. Field Program Officer Peshawar
3. District Coordinator. NP Peshawar

D:\All Documents-Different Letters letter to LHS FR Peshawar.doc

درخواست بمراد ڈھائی سال غیر قانونی بندتخواہیں جاری کرنے کے احکامات

جناب عالی!

مؤدبانہ گزارش من سالکہ کی یہ ہے کہ:

- 1- میں LHS ایف آر پشاور ہونو میرا ڈرائیور لیاقت الرحمان جو 10-11-2007 کو بھرتی ہو چکا ہے۔ (آرڈر کاپی لف ہذا ہے)
 - 2- ہم 21 ٹریبی LHS تھے اور 21 گاڑیاں بیک وقت آئی تھیں۔ جبکہ ہماری گاڑی غائب کر کے ایک خستہ حال گاڑی اور ناقابل استعمال گاڑی ہمیں لینے کو کہا گیا۔ جو ہم نے ہارڈ ایریا کی وجہ سے وصول نہیں کی اور بار بار گاڑی دینے کے لئے درخواست دیتے رہے۔ لیکن گاڑی فراہم نہیں کی گئی۔ جبکہ اپنی کوتاہی چھپانے کے لئے چھ ماہ تک تنخواہ کا اجراء کرتے رہے۔
 - 3- بعد گزرنے چھ ماہ ڈرائیور کی تنخواہ اور جملہ مراعات کو بند کر دیا۔ (بینک سٹینٹ لف ہے)
 - 4- میں نے جن کٹھن حالات میں نیشنل پروگرام FR میں جاری رکھا ہے تو اس کے لئے میں اور میری سیم داد اور حوصلے کے مستحق تھے لیکن ڈسٹرکٹ کوارڈری نیٹر نے ہماری تہلیل کی۔
 - 5- 31-3-2010 کو پروگرام فائنل شفٹ ہو گیا اور اس کے باوجود ایک LHW کو تین ماہ دوسرے کو 7 ماہ اور مجھے تین ماہ کی تنخواہیں بھیجی گئیں۔ اور ریکوری کے انداز ڈاکوؤں کی طرح بینک سے رقم نکلائی، قوی الزام ہے کہ وہ رقم ان نا اہلوں کی جیبوں میں جا چکی ہوگی۔ حالانکہ اس بابت انہوں نے فائنل آفس RPIU کو آگاہ کرنا تاکہ ریکوری ہو سکے۔ لیکن خود ساختہ طور پر غیر قانونی طریقے جملہ رقم ہٹ کر لی۔
 - 6- ان کا کوئی نظم ضبط نہیں ہے۔ سیاسی بنیادوں پر تعیناتی سے ایک طرف ادارہ تباہ ہوا تو دوسری طرف فرض شناس لوگوں کی حق تلفی ہو رہی ہے جبکہ علاقہ کو ترقی کی بجائے پسماندگی کی طرف دھکیلا جا رہا ہے اور یہی ان کی نااہلی کا منہ بولتا ثبوت ہے۔
- لہذا بذریعہ درخواست ہذا استدعا کی جاتی ہے کہ جملہ ریکارڈ کے تناظر میں ڈسٹرکٹ کوارڈری نیٹر کو سختی احکامات جاری کئے جائیں کہ وہ مزید مثال منوں سے کام نہ لیں اور بل PPIU بھیجیں تمام بتایات میرے ڈرائیور نے اکاؤنٹ میں شفٹ کریں۔ بصورت دیگر اس بابت عدالت مجاز سے رابطہ کرنا میرا قانونی حق ہے۔
- عین نوازش ہوگی۔

عرضے

فقط آپ کا تابعہ راز: رضوانہ کنول

LHS ایف آر پشاور



Government of Pakistan
Ministry of Health (Regional MIU - FATA)
National Program for Family Planning & Primary Health Care

36

No: 92/INP-FATA/F.R Peshawar

Date: 28/12/2011


To

Miss. Razwana Kaul
LHS National Programme
F.R. Peshawar

Subject: Request for vehicle and release of salary for driver

Reference your application dated 22-11-2011 on the subject noted above. In this connection, you are informed that there is no structure of Agency Programme Implementation Unit (APIU) and neither provision of fund for F.R Peshawar in the PC-1. So this office can not provide vehicle to LHS FR Peshawar.

Moreover, this office was declined from acceptance of driver without vehicle during the shifting of National Programme for FP & PHC from settle to FATA.


Deputy Programme Coordinator (FATA)

Pl. see how we can help. Pl's be included in revised P.C-1's. Pl. discuss

Dr Hayat & Dr Ghaffar

13/8

کھجور ضیاں کی سی سی کے لئے ہر ایک منسٹریل پروگرام طبعاً راجستروں کو

39

درخواست گزار درخواستیں جانے

ضیاء عالی

من مائیک صوبہ ذیل کے ریسٹاں ہے۔

1) یہ کہ 2010 کا آؤٹ رڈ درخواست ایسی آفیس میں دیا گیا

جسکی لوگوں میں ریکورڈنگ کی گئی ہے اور ڈیپارٹمنٹ کی
موجودگی میں F.T.A ایسی L.H.S کو Allowed
نہیں ہے

2) ڈیپارٹمنٹ کی موجودگی قبول کرتے ہوئے یہی
ڈیپارٹمنٹ کی ریسٹاں کی درخواستیں
12
7/207 سے مندرجہ

میں ان کے لئے درخواستیں اس کے ساتھ ہی
ہے ان کی درخواستوں کے لئے ایسی ہی افکاراً صادر
فرمائے جائیں۔ مندرجہ بالا کی درخواستیں
مندرجہ میں سے فعل پر ایسی ہی تاحاً و عملاً ایسی ہی
میں ڈیپارٹمنٹ کی

مقررہ سہ ماہی کے لئے درخواستیں قبول L.H.S ایسی ہی

7/11/2011

بخدمت جناب ہیلتھ منسٹر دھوبہ سرحد

83

درخواست بمراد جاری کرنے احکامات بابت
ڈرائیور سیلری ایف ٹی اے میڈیسن نان ویکل

جناب عالی

مذکورہ گزارش من سائل کی یہ ہے کہ میں ایل ایچ ایس ہوں اور میرے پاس تین
سینٹرز ہیں 1- بی ایچ یو جناکوڑا 2- کوہی حسن خیل 3- رورل ہسپتال شمشکو کا من سائل سپروائزر
ہوں۔

گزارش ہے کہ من سائل کے پاس مذکورہ ہر تین سینٹرز کے لئے گاڑی نہیں ہے علاوہ
از میں میڈیسن ایف ٹی اے بھی بند ہیں۔ جو کہ تینوں سینٹرز کے ساتھ نا انصافی کے مترادف
ہے۔ مندرجہ بالا ضروریات کے لئے اس سے پہلے بھی متعلقہ محکمہ جات میں درخواستیں گزاری
جائیں گی لیکن تا حال کوئی شنوائی نہیں ہوئی۔

لہذا بذریعہ درخواست ہذا گزارش کی جاتی ہے کہ تینوں سینٹرز کے لئے پی پی آئی یو کو
ہدایت کی جائے کہ مندرجہ بالا سینٹرز کے لئے جملہ ضروریات از قسم گاڑی میڈیسن ڈرائیور
سیلری ایف ٹی اے بحال کریں۔ جناب کی اس عنایت کے لئے تاحیات دعا گورہوگی۔

العبد

رضوانہ کنول (ایل ایچ ایس) بی۔ ایچ یو جناکوڑا

ایف آر پشاور

6-0
For further
info please

Office
11/3

المرقوم: 17-2-2010

P.C. / P.P. /
For info

Diary No. 1078
Date 17/2/10
Signature
Noted
F.P. & Prescribed

F/O Ms

As seen
14/2

Minister Health
NWFP

As advised please
Office
11/3

LO to Sd/-
for information and
report

