08.04.2022

None for the appellant present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

On previous date the case was adjourned on reader note, that for 14/2/2 therefore it is appropriate to issue notice of prosecution of appeal to the parties. Adjourned. To come up for preliminary hearing on 12/07.2022 before S.B.

(MIAN MUHAMMAD) MEMBER(E)

14.07.2022

Junior of learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

Reply/comments on behalf of respondents not submitted. Learned Additional Advocate General requested for adjournment to contact the respondents for submission of reply/comments. Last opportunity is granted. Adjourned. To come up for reply/comments as well as preliminary hearing on 15.09.2022 before S.B.

(MIAN MUHAMMAD) MEMBER (E) 12.10.2021

Mr. Muhammad Amir, Advocate junior of learned counsel for the appellant present.

Former requests for adjournment on the ground that senior learned counsel is not available today. Adjourned. To come up for preliminary hearing before the S.B on 09.12.2021.

(MIAN MUHAMMAD) MEMBER (E)

09.12.2021

Counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Despite having issued pre-admission notice to respondents as per order sheet dated 28.01.2021, the requisite reply/comments were not submitted. Learned Additional Advocate General is directed to contact the department and ensure submission of reply/comments on the next date. To come up for submission of reply/comments and preliminary hearing on 03.02.2022 before S.B.

(MIAN MUHAMMAD) MEMBER (E)

03.02.2022 The Tribunal is non-functional, therefore, the case is adjourned to 08.04.2022 before S.B for the same.

Reader

11.05.2021

Due to demise of the Worthy Chairman the Tribunal is defunct, therefore, case is adjourned to 26.08.2021 for the same as before.

Reader

26.08.2021

Mr. Bashir Khan Wazir, Advocate, for the appellant present. Mr. Muhammad Rasheed, Deputy District Attorney for the respondents present and sought time for submission of reply/comments. Adjourned. To come up for submission of reply/comments before the S.B on 10.09.2021.

(SALAH-UD-DIN) MEMBER (J)

10.09.2021

Clerk of counsel for the appellant present.

Due to general strike of the legal fraternity, the case is adjourned. To come up for preliminary hearing before the S.B on 12.10.2021.

(MIAN MUHAMMAD) MEMBER (E) Form- A

FORM OF ORDER SHEET

Court of_		
	1/1.55	
se No	/(1 (/ 5) /2020	

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	30/12/2020	The appeal of Dr. Shamasur Rehman presented today by Mr. Bashir Khan Wazir Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
2-		This case is entrusted to S. Bench for preliminary hearing to be put up there on \(\sum_{\infty} \sum_{\infty} \su
28.0	01.2021	CHAIRMAN Mr. Bashir Khan Wazir, Advocate, for appellant is
	lea ap _l 1 0	In view of the arguments addressed at the bar by the rned counsel representing appellant, it is deemed propriate to issue pre-admission notice to respondents for 05.2021, simultaneously, directing them to submit their oly/comments before S.B.
		(MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

BEFORE THE HONORABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No 64372020

Dr Shams Ur Rehman

......Appellant

VERSUS

INDEX

S no	Description of Documents	Annex	Pages
1.	Appeal	-	1-8
2.	Affidavit	-	90
3.	Addresses of parties, stay application	-	10-13
4.	Copies of the Appointment and Posting orders	'A'	14.26
5.	Copies of the charge report and specimen signatures	В	27.29
6.	Copy of the impugned order dated 06/08/2020	С	30-
7.	(Copies of the appeal and first transfer order of the Respondent No.4	"D"	31-43
8.	copy of WP and order	"E"	44.45
9.	Copy of the order dated 14.12.2020	"F"	46.47
10.	WakalatNama		48

Dated: 29.12.2020

Appellant

Through:

(BASHIR KHAN WAZIR)

Advocate,

High Court, Peshawar

Cell # 0333-9732415

BEFORE THE HONORABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No $\frac{1643v}{2020}$

Dr Shams Ur Rehman Medical Officer BS-17, S/o Bahadar Ghulam R/o P.o Khana Meeran Shah, Darpa Khel Tehsil Meeran Shah District North Waziristan.

.....Appellant

VERSUS

- 1. Government of KPK, through Secretary Health Khyber Pakhtunkhwa Peshawar.
- 2. Director General Health Government of Khyber Pakhtunkhwa, Peshawar.
- 3. Director Health Services, Merged Areas, Khyber Pakhtunkhwa, Peshawar.
- 4. Dr Inayat Ur Rehman, Additional Agency Surgeon, Lower and Central Kurram.

.....Respondents

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974, AGAINST THE ACT OF RESPONDENTS, WHEREBY RESPONDENTS TRANSFERRED THE APPELLANT 29/07/2020 AND VIDE ORDER DATED ACCORDINGLY HE HAD ASSUMED THE CHARGE OF DISTRICT HEALTH OFFICER KURRAM, HOWEVER THE RESPONDENTS MALAFIEDLY ORDER DATED IMPUGNED ISSUED THE 6/8/2020 AND ILLEGALLY THE TRANSFER ORDER HAS BEEN ORDERED WITH THE ILLEGAL ORDER OF HELD IN ABEYANCE, WHICH IS ILLEGAL, UNLAWFUL, AGAINST THE POSTING TRANSFER POLICY, JUST TO FAVOUR THE RESPONDENT NO.4 AND THE APPELLANT HAS BEEN DEPRIVED FROM HIS LAWFUL RIGHTS, FURTHERMORE THE RESPONDENTS

(2)

VIDE WHICH AGAIN THE APPELLANT WAS TRANSFERRED, THEREFORE, IN SHORT SPAN OF TIME THE APPELLANT WAS TRANSFERRED.

Prayer in Appeal: -

On acceptance of the instant appeal the impugned order dated 06.08.2020 and order dated 14.12.2020 passed by the Respondents are illegal, unlawful, unwarranted, ultra vires in the eyes of law and based on ill will, personal political influence grudges, malafide and against the prescribed Transfer, Posting policy, may kindly be set aside, and the respondents may kindly be directed to cancel the impugned orders dated 06.08.2020 and subsequent order dated 14.12.2020 and the respondents be directed to restore the order dated 29/07/2020.

.....Respondents

Respectfully Sheweth:-

The Appellant humbly submits as under:-

- 1. That the appellant is peaceful and law abiding citizen of Pakistan and is entitled for all the rights guaranteed by the Constitution of Islamic Republic of Pakistan, 1973.
- 2. That briefly stated the facts relevant for the purpose of this appeal are that, the appellant was appointed in the Respondents Department in the year 2017on adhoc basis and after appointment posted as Medical Officer BS-17 at the disposal of Agency Surgeon North Waziristan Agency for further adjustment and since then is performing his

- 3. That after appointment the appellant performing his duty with great zeal and zest and without given any opportunity of being complaint to his high ups in his entire career, moreover the appellant has never ever been objected through complaint or through any other means.
- That as the appellant was appointed on the post of 4. Medical Officer and posted at the disposal of Agency Surgeon North Waziristan Agency, the appellant having qualification of Medical as well as Master in Public Health, he was posted on the above mentioned post on dated 09.03.2017, meanwhile his transfer order was issued vide dated 29/07/2020 and transferred to the post of district health officer lower Kurram, the appellant accordingly the subject post on on assumed charged 30/07/2020 and also specimen signature vide dated 30/08/2020 submitted respectively. (Copies of the charge report and specimen signatures are attached as Annexure-B)
- 5. That the Respondent with the connivance of each other issued another notification vide dated 06/08/2020, whereby the transfer order of the appellant has been kept pending with illegal order as the Respondent No.1 issued the same notification on the terms that the previous transfer order of the appellant held in abeyance till further order. (Copy of the impugned order dated 06/08/2020 is attached as Annexure-C)
- 6. That, after issuance of the impugned order the appellant filed an appeal before the competent authority dated 19/08/2020 and requested to the competent authority for the cancelation/withdrawal of the impugned notification, as the Respondent No.4 being influential, compelled the

3/

order, inspite of the fact that the Respondent No.4 has already completed his posting tenure, however the Respondent No.4 is not willing to leave the post, therefore the appellant is presently in hanging position on the basis of the above mentioned illegal order. (Copies of the appeal and first transfer order of the Respondent No.4 are attached as Annexure-D)

- 7. That the appellant submitted appeal before the competent authority against the illegal acts inactions of the respondents, but after completions of stipulated period of the appeal, when no fruitful result was received, he had approached before the august Peshawar High Court Bannu Bench, which was dismissed on the ground of being non maintainable and the appellant was directed to approached this Hon, ble Tribunal. (copy of WP and order is attached as annexure "E")
- 8. That feeling aggrieved from the act of Respondents, having no other adequate and efficacious remedy, approaches this Honorable Tribunal on the following grounds interalia:-

GROUNDS:-

2 4

- A) That the appellant is peaceful and law abiding citizen of Islamic Republic of Pakistan and is fully entitled to all the basic and fundamental rights as enshrined in the fundamental law of the state, interpreted and guaranteed by the law of the land.
- B) That the appellant is well qualified, however the Respondents with the connivance of each other issued the above mentioned impugned order which is void ab-initio because in one of the same order, appellant has been deprived from the earlier post of, and also transferred to another district, as the Respondents with the malafide

intention issued the above mentioned illegal order, the acts and conducts of the Respondents in respect of transfer of the appellant is illegal, unlawful, without lawful authority and on malafide manner.

C) That the fundamental right of the appellant has blatantly violated by the Respondents and the appellant have been discriminated and has been denied his due rights under the Constitution of Islamic Republic of Pakistan, 1973.

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- D) That the acts of the Respondents of not following the criteria which has been safeguarded by the law and rules and guidelines provided by the apex courts that when the employee serving on respective post the competent authority is not allowed to transfer the employee with malafide intention or for ulterior motives, while in the present case the respondents neither only violated the prescribed rules, policy and regulations but also the appellant right has been violated while issued the impugned office order which is illegal, unlawful, unnatural, ab-initio, null and void in the eye of law, hence liable to be declared so.
- E) That the appellant was obeyed all the transfer orders of the Respondents inspite of the fact that the said orders were against the law and transfer posting policy, but due to the orders of immediate boss, he has honored all these orders, by now after issuance of the impugned transfer order the appellant has been mentally tortured through political influence and the above mentioned illegal order has been issued vide which is unlawful, illegal, against the policy.
- F) That, as the appellant appointment was on adhoc basis since his first appointment and later on regularized, he has been served on the pleasure of his master and also when the appellant transferred to another post as District Health Officer Lower Kurram on the place of Respondent No.4, the appellant accordingly assumed the charge of the

D

subject post, meanwhile on the connivance of Respondent No.4, the Respondent No.1 has issued the impugned illegal order in which the position of the appellant is now being obscure and the posting of the appellant has been ordered to be held in abeyance, the appellant submitted an appeal before the competent authority but uptill now neither the said appeal has been decided nor the above mentioned illegal order has been withdrawn.

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- Which was impugned before the august Peshawar, High Court, Peshawar and during the pendency of that writ petition the respondents issued another transfer order of the appellant and again he has been transferred at the disposal of DHO, North Waziristan, therefore, the respondent again violated the prevailing rules and policy and within the short time he has been transferred from one place to another just on the wish and whims of the respondent No.4. (Copy of the order dated 14.12.2020 is attached as annexure "F").
- that he being the influential and having the political support, therefore the order of the competent authority has been cancelled within a few days and the Appellant suffers from the illegal order, hence the impugned order is being illegal, unlawful, void ab-initio, against the fundamental order of the Appellant, liable to be declared so.
- That though the transfer order of the employees is the discretion of the respondents but the apex courts has time and again held that the authority should exercise its discretion in judicious manner but in the instant case the authority failed to adhere to the dictum of laid down by the superior courts which is highly deplorable such like order care't be allowed to remain in the field normally, this does not interfere with the orders passed by the competent

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authority in exigency of service after due application of mind but if the order seems to be illegal, ab initio, void, the court always intervenes at this stage hence the instant impugned office order to the extent is not only ridicules but also void, illegal and unlawful and liable to be struck down.

J) That any other ground not raised here specifically may graciously be allowed to be raised at the time of arguments.

PRAYER:-

therefore, most humbly prayed that, It acceptance of this Appeal the impugned order dated 06.08.2020 and further the order dated 14.12.2020 passed by the Respondents are illegal, unlawful, unwarranted, ultra vires in the eyes of law and based on ill will, personal grudges, political influence and malafide and against the prescribed Transfer, Posting policy, may kindly be set aside, the respondents may kindly be directed to cancel the and order impugned orders dated 06.08.2020 14.12.2020 respectively and restore dated order the 29/07/2020.

Any other relief, not specifically asked for may also graciously be extended in favour of the appellant in the circumstances of the case.

INTERIM RELIEF:-

By way of interim relief, the impugned office order dated 06.08.2020 may kindly be suspended, till the final

45

disposal of the instant writ petition.

Petitioner

Through:

(BASHIR KHAN WAZIR)

Advocate, High Court, Peshawar

(YASIR RAUF)

Advocate, High Court, Bannu

Dated:- 07.12.2020

CERTIFICATE:-

No such like patition has earlier been filed by the Petitioner before this Honourable Court on the subject matter.

Counsel

LIST OF BOOKS:-

- 1. Constitution of Islamic Republic of Pakistan, 1973
- 2. Any other book as per need

Counsel

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BEFORE THE HONORABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

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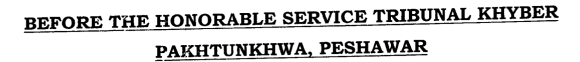
Service Appea	l No _		/2020			,
Dr Shams Ur	Rehn	nan		•••••	Арр	ellant
		,	VERSU	JS		+ · · · · · · · · · · · · · · · · · · ·
Government	of	KPK,	through	Secretary	Health	Khyber
Polchtunkhwa						nts

AFFIDAVIT

I, Dr Shams Ur Rehman Medical Officer BS-17, S/o Bahadar Ghulam R/o P.o Khana Meeran Shah, Darpa Khel Tehsil Meeran Shah District North Waziristan, do hereby solemnly affirm and declare on oath that the contents of the accompanying Writ Petition are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

DEPONENT

CNIC # 17301-4694646-5





Service Appeal No/2020	
Dr Shams Ur Rehman	Appellant

VERSUS

ADDRESSES OF PARTIES

Appellant PETITIONER

Dr Shams Ur Rehman Medical Officer BS-17, S/o Bahadar Ghulam R/o P.o Khana Meeran Shah, Darpa Khel Tehsil Meeran Shah District North Waziristan.

RESPONDENTS

- 1. Government of KPK, through Secretary Health Khyber Pakhtunkhwa Peshawar.
- 2. Director General Health Government of Khyber Pakhtunkhwa, Peshawar.
- 3. Director Health Services, Merged Areas, Khyber Pakhtunkhwa, Peshawar.
- 4. Dr Inayat Ur Rehman, Additional Agency Surgeon, Lower and Central Kurram.

Dated:-29.12.2020

Appellant

Through:

(BASHIR KHAN WAZIR)

Advocate, High Court

Office No.FF-13, 5th Floor,

BilourPlaza, Peshawar Cantt.

Cell # 0333-9732415

BEFORE THE HONORABLE SERVICE TRIBUNAL KHYBER

PAKHTUNKHWA, PESHAWAR

Service Appeal No	/2020	
Dr Shams Ur Rehman	VERSUS	Appellant

Government of KPK, through Secretary Health Khyber Pakhtunkhwa Peshawar and others. Respondents

APPLICATION FOR SUSPENSION OF IMPUGNED ORDERS DATED 06.08.2020 AND ORDER DATED 14.12.2020, TILL THE FINAL DECISION OF TITLED APPEAL

Respectfully Sheweth:

- 1. That the above titled service appeal has been filed before this Honourable Tribunal in which no date of hearing has yet been fixed.
- 2. That the appellant has a prima facie case and is hopeful of its success.
- 3. That the above mentioned orders have been issued by the respondents with the malafide intention and for ulterior motives, and also against the transfer posting policy guidelines as well as against the rules which is liable to be suspended.
- 4. That the above mentioned orders have illegally been issued just to accommodate the respondent No.4 on his own wish and whims and the appellant has been transferred within the short span of time and deprived from his lawful rights.
- 5. That balance of convenience also lies in favour of appellant.
- 6. That if the impugned orders dated 06.08.2020 and 14.12.2020 are not suspended, the appellant would suffer irreparable loss.

It is, therefore, most humbly prayed that by accepting this Application, the impugned orders dated 06.08.2020 and 14.12.2020 issued by the respondents, may please be suspended, till the final decision of the instant service appeal.

Dated: - 29.12.2020

Appellant

Through:

(BASHIR KHAN WAZIR)

Advocate,

High Court, Peshawar

Cell # 0333-9732415

13

BEFORE THE HONORABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No	
Dr Shams Ur Rehman	Appellant
	<u>VERSUS</u>
Government of KPK, through	Secretary Health Khyber Pakhtunkhwa Peshawar
and others.	Respondents

AFFIDAVIT

I, Dr Shams Ur Rehman Medical Officer BS-17, S/o Bahadar Ghulam R/o P.o Khana Meeran Shah, Darpa Khel Tehsil Meeran Shah District North Waziristan, do hereby solemnly affirm and declare on oath that the contents of the accompanying Writ Petition are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

DEPONENT

CNIC # 17301-4694646-5



GOVERNMENT OF KHYBER PAKHTUNKHWA:



A

Dated Pes 12 war the 2" March, 2017

NOTIFICATION

No.SO[6]H-II/3-18/2016/552(H1) On their 1" appointment as Medical Officers/Momen Medical Officers (66-17), in addict basis for a period of one year or till the arrival of selections from Khyber Pakhtunkhwa Public Service Commission, Peshawar vide Health department's Notification of even number idated 08.02.2017, the following MOS/WHOs are hereby posted at the stations mentioned against their names with immediate affect in the public interest:

Control of the Contro	The state of the s
S.No Name with Father's Name	Place Of Posting
Salman Khan S/O Zar Jamii Khan (Swat)	At the gesposal of DHO Battgram
1982 Muhammad Humayun khan S/O	At the disposal of DHO Battgram
Khurshid Khan (Swa) 3. Atta ur Rehman S/O Sultan Ra; (Swat)	At the dispersion of DHO Bailgrain
(Swat) (Swat) (Swat)	<u></u>
5 Murad Ali S/O Ali Snon	At the displace of OHO Baltgram
6. Dr. Bushra Yousaf D/O Syed Yousaf	At the disposal of OHO Buttgram
Manager Manual Angles Constant	At the disposal of DHO Battgram
1 Will State State Supplied to A A	At the disposal of DHO Battgram
(Swat) 8 Mürad All Khan S/O Haider Ali	At the disposal of DHO Battgram
(Swat) Mansoor, Ahmad Khan S/O	At In a disposal of OHO Builgram
Misbahudduja (Swat) 11 Abdul/Ahad S/O Gul Rahman Khan (Swat)	At the disposal of DHO Sattagram
12: Irfan All Shah S/O Fazii Khallo	At the disposal of DHO Kohat
13. Shoaib Rafigue S/O Muhammad Rafigue (Haripur)	At the disposal of DHO Haripur
14: Mubasir Ali S/O Roman Khan (Peshawar)	At the disposal of DHO Haripur
15: Mühammad Asfag S/O Mühammad Zaman (Charsadda)	At the disposal of DHO Kohat
Trans Muhammad ASI 3/4 Haller	图 (1) 医结肠管 医多种性原理性 (1)
(FR Tank) AbdullRauf; S/O Rashid Noor	At the disposal of DHO Kohat
(Peshawan)sign (Pesha	At the disposal of DHO Chitral
(Malakano)	S Althe disposal of DHS LATA
Salam Khan Arnol (FR Kohat)	

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eM);[Viii	lakand)	Fazal Amin :		At the disposal	of DHO Chitral	
Mul	esa Fatima l iammad Ish	ag (Mansehra) !	At the disposal	of DHO Magseh	ra 3
26: Wa	Id All S/O R	ázi Mulk	1	I At the disposal	of DHO Buner.	
27 Süll Kha	an, Zeb Kha n (Kohat)	n S/O Alam Ze	2b '	At the disposal	of OHO Konal	
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		d Khan 5/O-S Agency FATA)		At the disposal	1	
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321 Mu		nan S/O Muka	ranı		of DHS FATA	
33. Wa		li Nagi (Kurra	rn		OF DHS FATA	
934. Um	ar Nasim Kr insehra)	an S/O Nasin	Kaan		of DHO Mansel	ra.
35. Mu	hammad Ka	shif Javed 5/0) ')		or DHO Kohat	
36. Min	ihas Ahmad vat)	S/O Sharif Ah	mad	·	i of DHO Chitral	
37/ Sh	er/Shah/S/O	Ahmad Sher	L - 1 ("11	1	Lat DHO Chitral	
¥38: Ria	z Muhamma an (Dir Lowe	diS/O Bakht I r)	Munit.	:	Fot DHO Chitral	/
393/Niz	am ud Din S vat)	O Abdul Lati	fill i	At the dishesa	i of DHO Chair	

- They shall be governed by the Terms and conditions as enunciated in this Department Notification No. SO [E] H-II/3-18/2016/952 dated 08.02.2017
- Zine Concerned District Health Moncers (DHOs) and Medical Superintendents (MSs) are directed to verify the credentials of the arrivals so as to ensure the exclusion of Trainee Medical Officers (IMOs) and House Officers (HOs)
- In case of the above the concerned DHO and MS should intimate such
- statuses to the undersigned for legal action. Moreover, if the credentials of any Medical Officer are found take and/or
- forgedithe Department will take legal action against such individuals lithe above terms and conditions are acceptable to the above mentioned
- appointers then a bond on slamp ((Rs. 0 duly arrested by the Oath Commissioners may be submitted to the controlling officer as mentioned around the controlling of the mentioned around the last of the last
- imienthe appointment will stand attlemutically cancelled

Secretary Health, Review Parallelinia

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सार्वकार प्राप्त करणा अवस्था स्थापन This year party and the





DIRECTORATE OF HEALTH SERVICES FATA SECRETARIAT, WARSAK ROAD, PESHAWAR

РЫ 091-9210212, Fax # 091-9212110.

No. 101-2/ADA/DHS/FATA/ MO (Adhoc)/

Consequent upon his appointment on Adhoc Basis for a period of one year vide OFFICE ORDER Government of Khyber Pakhtunkhwa Health Department, Peshawar Notification No. SO(E)H-11/3-18/2016/552 (H1) dated 2^{nd} March, 2017, the services of Dr. Shams ur Rehman S/O Bahadur Ghulam, Medical Officer (BS-17) is hereby placed at the disposal of Agency Surgeon, NW Agency for further adjustment against the vacant post with effect from the date of his arrival in this Directorate i-e. 09-03-2017 in the interest of public service.

Secretary Social Sector Department.

No. 101-2/ADA/DHS/FATA/MO (Adhoc)/ 4/28-35

Dated: 09/03/2017.

Copy to the:-

- 1. Secretary Health Department, Govt of Khyber Pakhtunkhwa.
- 2. Director General Health Services, Khyber Pakhtunkhwa.
- 3. Additional Accountant General (PR-Sub Office) Peshawar.
- 4. Agency Surgeon, NW Agency.
- 5. Agency Accounts Officer, NW Agency.
- 6. PS to Additional Chief Secretary (FATA).
- 7. PS to Secretary SSD, FATA Secretariat.
- 8. Officer concerned.

For information and necessary action.





Government of Khyber Pakhtunkhwa Health Department

Dated Peshawar June 05, 2017

NOTIFICATION

NO.SO(E)H-II/3-18/2017(2): In pursuance of classe (iii) of sub-section 1 Section 3 of the Knyber Pakhtunkhwa (Regularization of Services) Act, 2017. (Knyber Pakhtunkhwa Act No. VII of 2017), the following Medical Officers BS-17, appointed on Adhoc basis, shall stand regularized with immediate effect against the posts which they are holding at the time of commencement of the Act loid:

		\$
S.#	Name and Father Name of Doctor	Place of Posting
Swa	bl	
1.	Muhammad Hamayun S/O Muhammad Nisar	Attached to DHO Swabl
2.	Muhammad Humayum s/o Jamshad Khan	Attached to DHO Swabl
3.	Samreen Falz D/O Falz Ur Rehman	Attached to DHO Swabi
4.	Asim Saeed Orakzal S/o Syed Saeed Afzal	Attached to DHO Swabl
5.	Sunila Naz D/O HalderZaman	Attached to DHO Swabi
6.	Sullman Shah S/o Usman Shah	Attached to DHO Swabi
7,	Kanwai Rehana D/O Sher Adam Khan	Attached to OHO Swabi
8.	Jansher Khan S/O Sher Adam Khan	Attached to DHO Swabi
9.	Hassan Qadir S/O GulQadir	Attached to DHO Swab!
10.	Seema Ikram D/O Muhammad Ikram Khan	Attached to DHO Swabl
11.	Sadaf D/O FaqirZade	Attached to DHO Swabi
12.	Sofia Sumbal D/O Amvar Niaz	Attached to DHO Swabi
13.	Muhammad Rashld S/O Hamdullah	Attached to OHO Swabi
14.	Zuhalb Hassan S/O Subhan All	Attached to DRO Swabi
15,	Farcog Islam S/O Muhammad Islam	Attached to DHO Swabi
16.	Muhammad Yaseen S/O Fazie Haleem	Attached to DHO Swabl
LT.	Sheema Gul D/O IsrafGul	Attached to DHO Swabl
18.	Amina Sultan D/O Sultan Bahadar	Attached to DHO Swgby
	di	

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19.	Asma Irum O/O Shams UzZaman	Attached to DHO Swabl
20.	Subhan Uliah S/O Amir Sher	Attached to DHO Swabi
	Ishfaq Ahmad S/O Shams Khan	Attached to DHO Swabi
21.	Haroon-Ul-Islam 5/o Nooran Shah	Attached to DHO Swabl
22.		Attached to DHO Swabi
23.	I Fatima Akbar U/O Akbar	Attached to DHO Swabi
24.	Nagina Khanum D/O Mian Khan	Attached to DHO Swabi
25.	Nasir Khan S/O Zakir Muhammad	
26.	Maria Sahibzada D/O Sahibzada Alamgir	Attached to DHO Swabi
27.	Ijaz Ahmad S/O Shamus Khan	Attached to DHO Swabi
	Muhammad AnsesZahid S/O Muhammad Zahid	Attached to DHO Swabi
28.	Ayisha Aman D/O SherAman	Attached to DHO Swabi
29.	Shumalia Parveen D/O All Hyder Shah	Attached to DHO Swabi
30.	Aurangzeb Khan S/O ZarQuresh	Attached to DHO Swabi
31.	Shabbir Muhammad S/O. Makhozay	Attached to DHO Swabi
32.	Arnjad Ali 5/O Mowas Khan	Attached to DHO Swabi
33.	Asif Ahmad S/O Gulzar Muhammad	Attached to DHO Swabi
34. 35.		Attached to DHO Swabi
	Muhammad Tofall S/O Ameer Bahadar	Attached to DHO Swabl
36.		Attached to DHO Swabl
37.	Asif Naveed S/O Ishaq Ahmad Adnan Rafiq S/O Muhammad Rafiq	Attached to DHO Swabl
38.		Attached to DHO Swabl
39. 40.	Ferhan Ahmad S/O Ishtiaq Ahmad	Attached to DHO Swabl
40.	Therefore C/O Oale Khan	Attached to DHO Swabl
	Amina Bibi O/O Abdul Bari	Attached to DHO Swabl
42.		Attached to DHO Swabl
43.	Tahir Ahmed S/O Muhammad Zaman	Attached to DHO Swabi
44.	Feroz Khan 5/0 Waris Khan Khadeeja C/o Inayat	Attached to DHO Swabl
45.	Khadeeja C/o Inayat Bagh E Irum D/o Muhammad Ashiq	Attached to DHO Swabi
47.	oogis o stant by o transmitted rising	Attached to DHO Swabi
48.	Muhammari Varbif Cia Unhibi Tarani	Attached to DHO Swabl
49.	Jehanzeb Akoar S/o Muhammad Akbar	Attached to DHO Swabl
50.	Shabnum D/o Zahir Muhammad	Attached to DHO Swaby
51,	Tayyab Multemmed S/o Amir Muhammad	
	Links a distribution of a white transmitted	Attached to DHO Swed

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	52.	Aftab Ahmad Khan S/o Sald Rehman	Attached to DHS FATA
	53.	Wajid Noor S/o Muhammad Noor	Attached to DHS FATA
	54.	Ihsanullah S/o Shah Jehan	Attached to DHS FATA
	55.	Abdul Wahab S/o Yar Afzai	Attached to DHS FATA
	56.	Mian Amjid Rehman S/o Mian Saed Habib Jan	Attached to DHS FATA
	57.	Ijaz Ahmad S/o Yaqoob Khan	Attached to DHS FATA
Ì	58.	Arshad Ali S/o Ziarat Khan	Attached to DHS FATA
	59.	Anwar ul Haq S/o Khushal Khan	Attached to DHS FATA
	50.	Sehba Nosheen D/o Said Rehman	Attached to DHS FATA
	61.	Hazrat All S/o ShahidAman	Attached to DHS FATA
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	63.	Shams ul Rehman S/o Bahadar Ghulam	Attached to DHS FATA
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	65.	Adnan Rashid S/o Gul Rashid	Attached to DHS FATA
ľ	66.	Fahlm Ullah Khan S/o Zar Khalil Khan	Attached to DHS FATA
Ì	67.	Kamran Khan Wazir S/o Din Kalam Khan	Attached to DHS FATA
ľ	68.	Najeeb Ullah Khan S/o Hazrat Khan	Attached to DHS FATA
ŀ	69.	Hafiz Muhammad Fawad Shah S/o Feroz Shah	Attached to DHS FATA
-	70.	Abdullah S/o Amanullah	Attached to DHS FATA
ľ	71.	Noshad Ali S/o Muhammad Ayub Shah	Attached to DHS FATA
ľ	72.	Abdul Wahld S/o Siraj Uddin	Attached to DHS FATA
1	73.	Muhammad Anas S/o Ahmad Noor	Attached to DHS FATA
	74.	Muhammad Shoalb S/o Din Muhammad	Attached to DHS FATA
ſ	75.	Muhammad Alam S/o Hukam Shah	Attached to DHS FATA
	76.	NIsarHussain S/o Ghulam Jan	Attached to DHS FATA
- 1	77.	Shahid Khan S/o Badshah Khan	Attached to DHS FATA
- }_	78.	Muhammad Ikram S/o Ghulam Muhammad	Attached to DHS FATA
1	79.	Shoalb Hussan S/o Hassan Shah	Attached to DHS FATA
L	80.	Muhammad Usman S/o Mir Asghar	Attached to DHS FATA
Į,	81.	Muhammad Idrees S/o Zahir Shah	Attached to DHS FATA
1	82.	All Asghar S/o All Murtaza	Attached to DHS FATA
L	83.	Shamim Ullah S/o Taza Khan	Attached to DHS BATA
·	84.	Israr Malik S/o Gui Imran	Attached to DHS FATA
L	85.	Nowshad Bibi D/o Amanullah	Attached to DHS KATA
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36.	FAzal Rabb! 5/o SherGul	- Control House	Attached to DHS FATA
17	Mahnaz Turi D/o Noor KamarTuri		Attached to DHS FATA
8.	Syed Sajidain Syed S/o Syed AshaqHin		Attached to DHS FATA
39.	Syed Muhammad Adnan S/c MasdarHussaln	Syed	Attached to DHS FATA
0.	Abdullah S/o Din Khan		Attached to DHS FATA
71.	Hamid Yousaf 5/o Muhammad Yousaf		Attached to DHS FATA
92.	Syed Hina Zulfigar D/o Syed Zulfigar	lussain	Attached to DHS FATA
93.	Qaisar Ali S/o Akbar Ali		Attached to DHS FATA
94.	Aziz Ur Rehman S/o Fazal Rehman		Attached to DHS FATA
95.	Mendi Hussain S/o Muhammad Hussail	n	Attached to DHS FATA
96.	Tajir Hussain S/o RazaHussain		Attached to DHS FATA
97.	Shahryar Hussain S/o Dildar Hussain		Attached to DHS FATA
98.	Bibl Fatmia D/o Syed Ishaq Hussain		Attached to DHS FATA
	Wajid Bibl S/o Ali Naqvi		Attached to DHS FATA
99.	Sullman Khan S/o Ajab Khan Gul Wall S/o Saleem Khan Ikram Ullah S/o Muhammad Ayub Khan		Attached to DHS FATA
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103.			Attached to DHS FATA
104.	Zeenat Afridi D/o Mehraj Nabi		Attached to DHS FATA
105.	Ambreen Gul D/o Shera Jan Muhammad Zuhair S/o Umar Farooq	<u> </u>	Attached to DHS FATA
105.			Attached to DHS FATA
107.	Muhammad Ishaq S/o Kashmir Khan		Attached to DHS FATA
108.	Namad Taga Dig Wil Wag Killing		Attached to DHS FATA
109.	Zia Ullah S/o Faiz Ullah Bhittani		Attached to DHS FATA
110.			Attached to DHS FATA
	Hussain Ahmad S/o Mir Wali Khan		Attached to DHS FATA
112.	Khan Zaib S/o Muhammad Akram		Attached to DHS FATA
113.	Asif S/o Halder Ghulam	· · · · · · · · · · · · · · · · · · ·	Accading to District
Dir L	ower	· · ·	Attached to DHO Dir Lower
114.	Muhammad Usman S/O Saeedullah	·	<u> </u>
115.	Iftikhar Ahmad s/o Yar Zamin Khan		Attached to DHO Dir Lower
116.	Muhammad Ali S/O Hazrat Ali	. 1	Attached to DITO Dir Lower
117.	Israr Ul Hag S/O Abdus Salam		Attaches to DHO Dir Lower
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118.	Iqbal Javed S/O Muhammad Yousaf	Attached to DHO Dir Lower
119.	Ishtiaq Ahmad S/O AmanUllah	Attached to DHO Dir Lower
120.	Noor ul Ain D/O AlamZeb	Attached to DHO Dir Lower
121.	Ishtiaq Ur Rahman S/O Hidayat Ur Rehman	Attached to DHO Dir Lower
122.	Nasir Rahlm 5/0 Rahim Shah	Attached to DHO Dir Lower
123.	Najeeb Ullah s/o Zair Muhammad Khan	Attached to DHO Dir Lower
124.	Imtiaz All S/O Shahbaz Khan	Attached to DHO Dir Lower
125.	Muhammad Habib Khan S/O Mohammad Khan	Attached to DHO Dir Lower
126.	Noor ul Amin S/O Muhammad Amin	Attached to DHO Dir Lower
127.	Nisar Ahmad Khan S/O Fazil Wahid Khan	Attached to DHO Dir Lower
128.	Imran Ullah S/O Ihsan Ullah	Attached to DHO Dir Lower
129.	Muhammad Jehangeer S/O Muhammad Sald	Attached to DHO Dir Lower
130.	Muhammad Nasir S/o Haqdyar Khan	Attached to DHO Dir Lower
131.	Iqbal Muhammad S/O Bashir	Attached to DHO Dir Lower
132,	Muhammad Inam Khan S/O Muhammad Roshan Khan	Attached to DHO Dir Lower
133.	Muneeb Ur Rehman S/o Sami Ur Rehman	Attached to DHO Dir Lower
134.	Muhammad Shahid Iqbal S/O Muhammad saud Khan	Attached to DHO Dir Lower
135.	Nasra Begum D/O Sherzaman Khan	Attached to DHO Dir Lower
136.	Salra Khan D/O Sherifullah	Attached to DHO Dir Lower
137.	Najma Begum D/O Akbar Badshah	Attached to DHO Dir Lower
138.	Aqsa Ashraf D/O Ch. Muhammad Ashraf	Attached to DHO Dir Lower
	Husna Khan D/O Musharaf Khan	Attached to DHO Dir Lower
140.	Humera Rabbani D/o Zahir Rabbani	Attached to DHO Dir Lower
141.	Hina Khan D/O Fazii Rabbi	Attached to DHO Dir Lower
142.	Seema Gui D/o Zirat Gui	Attached to DHO Dir Lower
143.	Seema Bibl D/O Syed Siraj Ahmad	Attached to DHO Dir Lower
144.	Mehwish Nowshad D/O Nowshad Khan	Attached to DHO Dir Lower
145.	Samreen Shah Malak D/O Malak Shah Wali.	Attached To DHO Dir Lover
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157. Ajmal Khan S/O FazalRehman Attached to DHO Dir Lower	_
158. Sajjad Ahmad s/o Sayyal Muhammad Attached to DHO Dir Lower	
159. Sad ullah s/o Muhammad Karim Attached to DHO Dir Lower	-
160. Aziz ul Haq S/O Khush Nasib Khan Attached to DHO Dir Lower	
161. Asad Khan S/O Shah Rawan Attached to DHO Dir Lower	
162. GulZarin Khan s/o Azar Ali Khan Attached to DHO Dir Lower	
163. Fazal Rabi S/O Muhammad Zarin Attached to DHO Dir Lower	
164. Mushtag All Khan S/O Muhammad All Khan Attached to DHO Dir Lower	7
165. Hassan Zeb S/O Mian Said Wahld Attached to DHO Dir Lower	7
166. Abid Ali 5/0 Fazal Wahld Attached to DHO Dir Lower	7
167. Imran Khan S/O Koti Khan Attached to DHO Dir Lower	1
168. Muhammad Shabir S/O Abdul Jaill Attached to DHO Dir Lower	1
169. Anwar Khalid S/o Monaeem Khan Attached to DHO Dir Lower	1
170. Ajmal Khan S/O Inayat Ullah Khan Attached to DHO Dir Lower	
171. Shakeel Khan S/O Faramoz Khan Attached to DHO Dir Lower	1
172. Anwar All S/O Bahroz Khan Attached to DHO Oir Lower	
173. Tariq Khan S/O Ghularn Subhani Attached to DHO Dip Lower	1
174. Gul Rahman S/O Abdur Rehman Attached to DHO Old Lower of the State of the	

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146.	Amna D/O Muhammad Salih Jakhro	Attached to DHO Dir Lower
147.	Andalib D/o Sahib Zada M. yaqoob	Attached to DHO Dir Lower
148.	Sumbal Iqbal D/O Iqbal Hussain	Attached to DHO Dir Lower
149.	Erum Aftab D/O Aftab Alam	Attached to DHO Dir Lower
150.	Saeeda D/O Murtaza Khan	Attached to DHO Dir Lower
151.	Robina All D/O Iqbal Khan	Attached to DHO Dir Lower
152.	Abdullah S/O Abdul Rashid	Attached to DHO Dir Lower
153.	Shah Abdui Aziz s/o Abdur Rehman Khan	Attached to DHO Dir Lower
154.	Siraj Ul Haq S/O Ahmad Shah	Attached to DHO Dir Lower
155.	Shehzad Khan S/O Noor UlHadl	Attached to DHO Dir Lower
155.	Sherin Mohammad S/O Bacha Mohammad	Attached to DHO Dir Lower
157.	Ajmal Khan S/O FazalRehman	Attached to DHO Dir Lower
158.	Sajjad Ahmad s/o Sayyal Muhammad	Attached to DHO Dir Lower
159.	Sad ullah s/o Muhammad Karim	Attached to DHO Dir Lower
150.	Aziz ul Haq S/O Khush Nasib Khan	Attached to DHO Dir Lower
161.	Asad Khan S/O Shah Rawan	Attached to DHO Dir Lower
162.	GulZarin Khan s/o Azar Ali Khan	Attached to DHO Dir Lower
163.	Fazal Rabi S/O Muhammad Zarin	Attached to DHO Dir Lower
164.	Mushtaq All Khan S/O Muhammad All Khan	Attached to DHO Dir Lower
165.	Hassan Zeb S/O Mian Sald Wahld	Attached to DHO Dir Lower
166.	Abid All S/O Fazal Wahid	Attached to DHO Dir Lower
167.	Imran Khan S/O Koti Khan	Attached to DHO Dir Lower
168.	Muhammad Shabir S/O Abdul Jalil	Attached to DHO Dir Lower
169.	Anwar Khalid S/o Monaeem Khan	Attached to DHO Dir Lower
170.	Ajmal Khan S/O Inayat Ullah Khan	Attached to DHO Dir Lower
171.	Shakeel Khan S/O Faramoz Khan	Attached to DHO Dir Lower
172.	Anwar Ali S/O Bahroz Khan	Attached to DHO Dir Lower
173.	Tariq Khan S/O Ghulam Subhani	Attached to DHO Dig Lower
174.	Gul Rahman S/O Abdur Rehman	Attached to DHO Dir Lower of

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175.	I lamal Ur Dohman Coom	
	I Ala Ur Rehman	Attach
176.	Hakim Khan S/O Muhammad Shah	Attached to DHO Dir Lower
177.		Attached to DHO Dir Lower
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178.	Farman Ullah S/O Abdul Mustaan	Other Lower
179.	- L	Attached to DHO Dir Lower
1/3.	Muhammad Zahir Shah S/O Muhammad Zuba	r Attached to DHO Dir Lower
180.	Zakauilah S/O Abbas Khan	Dir Cower
		Attached to DHO Dir Lower
181.	Qaisar Rahlm S/O Rahlm Shah	Attached to DHO Dir Lower
182.	Fazal-e-Azim S/O Ghazi Rahman	
202.	∤	Attached to DHO Dir Lower
183.	Rooman Khan s/o Muhammad Naeem Khan	Attached to DHO Dir Lower
		Tradested to DHO DIF Lower
184.	Wahld Waqas S/O Muhammad Mukhtlar	Attached to DHO Dir Lower
185.	Saham Olivar S/O Muhammad Jamas	
100.	Raham Diyar S/O Muhammad Israr	Attached to DHO Dir Lower
186.	Muhammad Tariq S/O Muhammad Hashim Kha	n Attached to DHO Dir Lower
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187.	Usman Afzai S/O Sher Afzai	Attached to DHO Dir Lower
188.	Iltimas Halder D/O Halder Ali Khan	Attached to DHO Dir Lower
100		
189.	Nasir ulMulk Khan S/O Jalal ud Din	Attached to DHO Dir Lower
190.	Perveen Akbar D/O Akbar Khan	Attached to DHO Dir Lower
191.	Azra Pervez D/o Muhammad Pervez	Attached to DHO DIr Lower
192.	Muhammad Iqbal S/O Farldun Khan	Attached to DHO Dir Lower
193.	Asghar Khan s/o BadlurRehman	Attached to DHO Dir Lower
194.	IftikharHussain S/O InzarGul	Attached to DHO Dir Lower
195.	ImadUd Din S/o ShahabUd Din	Attached to DHO Dir Lower
196.	ShiakhMunib Ur Rehman s/o Saeed Ur rehman	Attached to DHO Dir Lower
197.	BakhtBliand S/O FazleRehman	Attached to DHO Dir Lower
198,	Mehreen D/O Abdur Rashid	Attached to DHO Dir Lower
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199.	Muhammad Khalid S/o Qazi Hakim Ullah	Attached to DHO Dir Lower
200.	Shazia Zahir D/o Zahir Shah	i
		Attached to DHO Haripur
201.	Sayed Ali S/o Sayed Safdar All Shah	Attached to DHO Nowskera
202.	Noor-E-Saba D/O Syed Magsood Ahmad	SBT Center Hoyatabad,
<u></u>		Peshawar
203.	Ruhi Shoaih D/O Mohammad Shoaib Khan	SGTH, Swat
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Note:

- The inter-se seniority of the doctors will be determined and notified separately.
- 2. The above mentioned candidates will be on probation for initial period one year extendable upto another one year, if not terminated in writing as envisaged in Rule 15 on Appointment, Promotion and Transfer Rules, 1969.

SECRETARYHEALTH

Endt No of even and date.

- 1. Accountant General, Khyber Pakhtunkhwa.
- 2. Director General Health Services, Khyber Pakhtunkhwa.
- 3. All Commissioners in Khyber Pakhtunkhwa.
- 4. Director General, Health Services, Khyber Pakhtunkhwa.
- 5. PSO to Chief Secretary, Khyber Pakhtunkhwa.
- 6. All Deputy Commissioners in Khyber Pakhtunkhwa.
- 7. All District Health Officers in Knyber Pakhtunkhwa.
- 8. All District Accounts Officers in Khyber Pakhtunkhwa,
- 9. All Medical Superintendent in Khyber Pakhlunkhwa.
- 10.Manager Printing Press, Khyber Pakhtunkhwa.
- 11.PS to Secretary Health, Khyber Pakhtunkhwa.

(albreelRaza)

Section Officer (E-II)

Section Officer-11, Spot, of Khyber Pakhtunkhwa. Health Department

O Juna 2014

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Government of Khyber Pakhtunkhwa, Health Department

Dated Peshawar the 29th July, 2020 D.H.S. 196710

NOTIFICATION

The competent authority has been pleased NO. SOH(HD)/E-V/4-4/2020 to transfer Dr. Shams Ur Rehman, Medical Officer (BS-17) attached to DHO Office North Waziristan and post him as District Health Officer Kurram (Lower) in his own pay & scale, in the best public interest and with immediate effect.

Secretary Health Government of Khyber Pakhtunkhwa

Endst. Of even No. & Date. Copyato the:-

- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 3. Director Health Services, Merged Areas, Peshawar.
- 4. Deputy Commissioner, North Waziristan & Kurrak (Lower).
- 5. District Health Officer, North Waziris an & Kurram (Lower).
- DAO, North Waziristan & Kurram (Lower). 7. Deputy Director (IT), Health Department, with the direction to upload the notification on official website.
- 8. PS to Minister for Health Department, Khyber Pakhtunkhwa.
- 9. PS to Secretary Health Department, Ehyber Pakhtunkhwa. 10.Doctor concerned.

Section Mificer (E-V)

DIRECTORATE OF HEALTH SERVICES

ERGED AREA SECRETARIAT WARSAK ROAD PESHAWAR 108/2020 Date: OT **2**4DHS/Admin

- 1. District Health Officer Kurram (Lower & Upper).
- 2. District Health Officer North Waziristan.
- 3. District Accounts Officer Kurram & North Waziristan.
- 4. PA to DHS Merged Areas.
- 5. Record Keeper DHS.
- 6. Doctor concerned.

For information and further necessary action.

Deputy Director (Ac DHS, Merged Arcas, Pesl





OFFICE OF THE DISTRICT HEALTH OFFICER DISTRICT LOWER & CENTRAL KURRAM

Ph: 0926-520522

Fox: 0926-520523

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5m2 -11	/DHO/LK/CK/Admin	Deted:		<u> ==== 2020.</u>
No. 3003-11	/DHO/LK/CK/Admin			**********
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To

The District Accounts Officer Kurram at Parachinar

Subjecti

SPECIMEN SIGNATURE.

The undersigned has been declared as District Health Officer, Lower & Carrai Furram vide Grot, of Khylief Pakhtunkiwa Realth Days amon't Coffication No ECHRIDVE W. 4.72020 dated 29.07.2020 (Copy attached) the following are the specimen Signature of undersigned.

District Health O District Lower & Central Kurram

75

No.& Date is Even: Copy forwarded to:

- 1. The Manager National Bank Parachinar Branch.
- 2. The Manager National Bank Sadda Branch.
- 3. The Manager MCB Sadda Branch

District Lower & Central Kurram

(12)

39)

GOVERNMENT OF KHYBER PAKHTUNKHWA CERTIFICATE OF TRANSFER OF CHARGE

Certificate that I <u>Dr. Shams ur Rehman</u> have on this day <u>30.07.2020</u> fore noon taken over the charge of the office the <u>District Health Officer Lower & Central Kurram</u> with reference to the Government of Khyber Pakhtunkhwa Health Department Notification No. <u>SOH(HD)/E-VI/1-4/2020</u>, dated <u>29.07.2020</u> transferring <u>Dr. Inayat ur Rehman</u>.

2. Particular of cash and important/secret/confidential documents handed over/taken over are noted on the reverse.

Station: Lower & Central Kur	Signature of Relieved Government Servant <u>Dr. Inayat ur Rehman</u> ram Designation: <u>District Health Officer</u> <u>District Lower & Central Kurram</u>	* .
	Signature of Receiving Government Servant Dr. Shams ur Rehman Designation: District Health Officer District Lower & Central Kurram	30/7/302
Esdst No. 4927-91	/DHO/LK/CK Dated the <u>30 / 07 /2020.</u>	
From,		
The District Heal Lower & Centra		
То	ϵ	•
 The Secretary Health, K The Director Health Ser The Deputy Commission 	rvices, Merged Areas Peshawar iner, District Kurram.	
5. The District Accounts O 6. Office file	Signature	0[-1/20)0
	Dosignation:	

Ac



GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Dated Peshawar the 6th Aug.2020

NOTIFICATION

No.SOH(HD)/E-V/4-4/2020;-The Posting / Transfer of the following Doctors Issued vide Notification No. SOH(HD)/E-V/4-4/2020, dated 29/07/2020 is hereby held in abeyance until further order in the best public interesti-

Sr.N	Name of Doctor	From	To
1.	Dr. Shams Ur Rehman Medical Officer (General Cadra BS-17)	District Health Officer (BS-18), Lower Kurram	Retained as Medical Officer (BS-17) at the disposal of District Health Officer, North Waziristan
2.	Dr. Inayat Ur Rehman (Management Cadre BS-17)	General Health Services,	Retained as District Health Officer (BS-18) Lower

SECRETARY HEALTH DEPARTMENT GOVT: OF KHYBER PAKHTUNKHWA

Copy of the above is forwarded to the:-

- 1. Accountant General, Khyher Pakhtunkhwa, Peshawar,
- 2. Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- Director Health Servicers, Merged District Secretariat.
- 4. District Health Officer North Wazirlstan.
- 5. District Account Officer, North & Lower Furram.
- 6. Deputy Olrector (IT) for up loading on website.
- 7. PS to Minister for Health Khyber Pakhtu Ahwa.
- 8. PS to Secretary Health Department.
- 9. PS to Spl: Secretary health Department.
- 10. PAs to Additional Secretaries (Estr / Det), Health Department.
- 11. Drs. concerned for information and necessary action.
- 12.0ffice Order File.

SECTION OFFICER (EV) HEALTH DEPARTMENT

> Sectlob Officer (EV) Health Department Khyher Pakhtunkhwa

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DAIRY DOLLYALAU DOLL S. P. S. T. STATE BELANTINE DE PARTINE DE PAR

To,

The Secretary to Government,

Health Department,

Khyber Pakhtunkhwa,

Subject: Request for posting as District Health Officer Lower and Central Kurram,

Respected sir,

With all due respect, it is submitted that I Dr. ShamsUr Rehm, in, was posted as District Health Officer Lower and Central Kurram, on 29th July, 2020 vide notification number SOH(HD/E-V/4-4/2020), and subsequently the undersigned assumed charge as DHO Lower and Central Kurram.

But it was disappointing when the above cited order was held in abeyance vide notification NO SOH (HD)/ E-V/4-4/2020, Dated, 6^{th} Aug, 2020.

Respected Sir,

It is also to bring into your kind notice that the undersigned has vast experience in the Public Health management as evident from the following;

- District Surveillance Officer South Waziristan world Health Organization;
- FSMO North Waziristan;
- One year experience as Coordinator Health Sector Reforms Unit, Merged Districts
- Two year experience as Focal Person EPI Merged Districts;
- I have also done MPH from Khyber Medical University, Pashawar.

In view of the above I count myself one of the deserving officers and, therefore request in your kind jurisdiction that, I may be posted as District Health Officer Kurram Lower and Central in the best public interest, please.

Thanking you in anticipation.

Yours faithfully,

Dr. Shams ur Rehman

Contact:03359522757

Email:drshams014@gmail.com

Dated:19th, august 2020

Ac



DIRECTORATE OF HEALT

MERGED AREAS WARSAK ROAD PESHAWAR No. _____/DHS/FATA/Admin

Dated:

091-9210106 091-9210212

OFFICER ORDER:

As approved by the competent authority (Secretary to Government Health Department), Khyber 🔑 Pakhtunkhwa Peshawar) the following posting/ transfer of doctors is hereby ordered in the interest of public service with immediate effect.

S#	Name	From	То
1	Dr. Inayat-Ur-Rehman	Coordinator Nation	Additional Agency Surgeon
	BPS-17	Programme Tribal District	Lower and Central Kurram
	(Management Cadre)	Bajaur	
2	Dr. Akber Khan	Additional Agency Surgeon	Senior Medical Officer Central
	BPS-18	Lower and Central Surram	and Lower Kurram at Sadda
	(General Cadre)		

Director Health Services Tribal Districts, Peshawar

/DHS/FATA/Admn, dated <u>197</u>/01/2019. Copy forwarded for information and necessary action to the:

- The Minister Health, Khyber Pakhtunkhwa, Peshawar
- 2. The Secretary to Government Health Department, Khyber Pakhtunkhwa, Peshawar.
 - 3. The District Surgeon Tribal District Kurram and Bajuar .
 - 4. The District Accounts officer, Tribal District Kurram and Bajuar.
 - 5. Coordinator National Programme for LHWs DHS, Tribal District, Peshawar.
 - 6. The Doctors concern.

calth Services Tribal Districts, Peshawar



DIRECTORATE OF HEALTH SERVICES FATA

FATA SECRETARIAT WARSAK ROAD PESHAWAR PH # 091-9210212 FAX # 091-9212110

33

OFFICE ORDER

Dr. Shams ur Rehman Medical Officer (BS-17) attached to Agency Surgeon North Waziristan Agency, is hereby transferred and posted as Coordinator (BS-17) in HSRU FATA in the interest of public service with immediate effect.

--/--

Director Health Services, FATA, Peshawar.

No/7/85-80/DHS/FATA/Admin

Dated 23 / 8 /2017

Copy forwarded to the:-

1) Chief HSRU FATA.

2) Agency Surgeon North Waziristan Agency.

3) AGPR Sub Office Peshawar.

4) Agency Accounts Officer North Waziristan Agency.

5) Accountant DHS FATA.

6) Doctor concerned.

For information and further necessary action.

Director Mean Services,

DIRECTORATE OF HEALTH SERVICES FATA FATA SECRETARIAT WARSAK ROAD PESHAWAR

PH # 091-9210212

FAX # 091-9212110

OFFICE ORDER

Dr. Shams ur Rehman Medical Officer (BS-17) attached to Agency Surgeon North Waziristan Agency, is hereby transferred and posted as Coordinator (BS-17) in HSRU FATA in the interest of public service with immediate effect.

Director Health Services, FATA, Peshawar.

Dated 23 / 8 /2017

No/ 7/85- 30 /DHS/FATA/Admin

Copy forwarded to the:-

1) Chief HSRU FATA.

2) Agency Surgeon North Waziristan Agency.

3) AGPR Sub Office Peshawar.

4) Agency Accounts Officer North Waziristan Agency.

5) Accountant DHS FATA.

6) Doctor concerned.

For information and further necessary action.



DIRECTORATE OF HEALTH SERVICES



TRIBAL DISTRICE SECRETARIAE WARSAN ROAD PRSHAWAR
PH#091-9210212 FAX#091-9212110

OFFICE ORDER

Dr. Shams ur Rehman Medical Officer (BS-17) attached to District Health Officer Tribal District South Waziristan, is hereby nominated as Focal Person Routine EPI at Directorate of Health Services Tribal Districts, with immediate effect in the interest of public service.

However, he will draw his safary from the vacant post of Medical Officer (BS-17) at Tribal District South Waziristan.

No. 20744-46
No. 10HS/Admin

Director Health Services, Tribal Districts, Peshawar.

Dated 13 / 08 /2018

Copy forwarded to the:-

1) District Health Officer Tribal District South Waziristan.

2) Assistant Director EPI Tribal Districts.

3) Doctor concerned.

For information and necessary action.

Deputy Birector (Admin) DHS, Tribal Districts.

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Incarented by







HEALTH SERVICES ACADEMY.

Ministry of National Health Services, Regulations & Coordination

Government of Pakistan



DR. SHAMS-UR-REHMAN

Certificate awarded for participation in

HEALTH NEIDANCE NANACENENT COURSE

Organised by:

Health Services Academy in collaboration with Sehat Sahulat Program and GIZ Pakistan 2nd - 6th September 2019 Islamabad, Pakistan

Jak

Dr. Faisal RifaqChief Executive Officer
SSP

Dr. Imran Masood Project Manager GIZ SP-SHP



Dr. Assad Hafeez
Dean/Executive Director
Health Services Academy

d f





GOVERNMENT OF PAKISTAN MINISTRY OF PLANNING, DEVELOPMENT AND REFORM PAKISTAN PLANNING AND MANAGEMENT INSTITUTE ISLAMABAD



This is to certify that

Dr. Shams ur Rehman

has participated in the training course on

"Project Wanagement (PC-1 - PC-V)"

conducted by PPMI

from 16th April, 2018 to 20th April, 2018

Dr. Muhammad Ali Noor Director General

Pakistan Planning and Management Institute



GOVERNMENT OF PAKISTAN MINISTRY OF PLANNING, DEVELOPMENT AND REFORM PAKISTAN PLANNING AND MANAGEMENT INSTITUTE ISLAMABAD

This is to certify that

Dr. Shams ur Rehman

has participated in the training course on

"PRIMAVERA (Project Management Software)"

conducted by PPMI

from 6th February, 2018 to 9th February, 2018

Dr. Muhammad Ali Noor Director General

Pakistan Planning and Management Institute



AGPR (SC) PESE 7 Sec: M3 Month: Tebrusry 2011 AGER (SO) PESH FRIDE - PEASTH-ALL FACE PROJECT 'E 54:153 P Sec:003Month:February 2018 Mun. Of K.A 4 M.A 4 S.F.A £1:157 FF1102 -HEALTH-ALL FATA PROJECT (F Euckle: Pers #: 50541452 Min. Of K.A & N.A & S.F.R NTN: Name: DR SHAMS OR REHMAN' ers #: 50341452 GPF #: Old #: WTM: Name: DR SKAMS OR RESIGN MEDICAL OFFICER G2E #:-MEDICAL OFFICER CNIC No.1730146945465 cld #: CNIC No.1730146946465 . GPF Interest Free 17 Active Permanent GPE Interest Free PANS AND ALLOHANCES: 17 Active Permanent 3,257,00 3724-Fdhoc Relief All 2017 139 PRYS AND ALLOWANCES: 32,670.00 2001-Basic Pay 4,433.00 1001-House Rent Allowance 45% 5,000 00 1310-Conmay Allowance 2005 3,000.00 1338-Non - Practicing liowanc 1,847.00 974- yed cal Aliswance 2011 800.00-1148-151 Adhoc Relief Al1-2013 517.00 1193-Adher Relief Allow 310% 56,000.00 2209-Health Grof. Allow FATA 110,679.00 2,544.00 1211-Adhoo Relief All 2016 10% Cross Pay and Allowances 110,078.00 Gross day and Allowances CEDTUTIONS: 21,711.15 | Diritator | 7/ 255 NA 12 Payacia 11.711.64 Deducted 71,401.39 TAX:(2:09) 5.428.00 IT Payable reguerigns. GET BALENCY 45,015.00 Subrc: 3ef Balance 41,515.00 250.00 3701-Benevolent Fund(Exchange) 9,948.00 Total Deductions 9,948.00 lotal Deductions 100,100.00 100,130.00

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Serial No.: 202463/20495



Reg. No.: 2018/KMU/IPHSS/MPH/SS/08

Session: Spring, 2018



KHYBER MEDICAL UNIVERSITY PESHAWAR, PAKISTAN.

has conferred upon

SHAMS UR REHMAN S/O BAHADUR GHULAM

of institute of Public Health & Social Sciences, Peshawar

the degree of

MASTERS IN PUBLIC HEALTH

Given this twenty eighth day of October two thousand and twenty

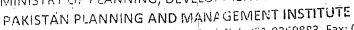
Controller of Examinations

.Registrar

Vice Chancellor

GOVERNMENT OF PAKISTAN

MINISTRY OF PLANNING, DEVELOFMENT AND REFORM



PPMI Complex. Street No. 1. Sector H-8/1, Islamabad Tel: 051-9269883, Fax: 051-9269882

No. 1(326-329)PPM:/PD/2017-1S

Islamabad, the 8th March, 2018

Dr. Adnan Taj, Chief, Directorate of Health Services, Health Sector Reforms Unit FATA, FATA Secretariat, Warsak Road, Peshawar.

SUBJECT:

TRAINING COURSES FOR 4th QUARTER (APRIL - JUNE, 2018)

Dear Sir,

Please refer to your 998/DHS/Admn, dated 27th February, 2018. Following officers are confirmed to participate in the course on the subject cited above.

,	TION OF TRAINING COLIRSE	NAME OF PARTICIPANT	DESIGNATION
· S.#	NAME AND DURATION OF TRAINING COURSE		
1.	Methods for Monitoring & Evaluation	Mr. Ahsan Saleem	M&E Officer
	(04 - 07 April, 2018)	Mr. Fawaz Karim	Admn & Finance Officer
2.	Project Management (PC-I – PC-V)	Dr. Shams ur Rehman	Coordinator
	(16 - 20 April, 2018)	Mr. Fawaz Karim	Admn & Finance Officer
3.	Time Management	Mr. Ahsan Saleem	M&E Officer
	(02 - 04 May 2018)		Admn & Finance Officer
4.	Public Procurement Policies and PPRA Rules	Dr. Shams ur Rehman	Coordinator
i	(07 - 10 May, 2018)	1	

Timings of the training course will be 69:00-13:30 hours. The nominee(s) has/have to participate in all sessions to be eligible for certificate and soft Training Material on C.D.

PPMI does not provide any traveling facility. There is no fee for participation in the course.

The nominee(s) should report to PPMI at 09:00 hours on due dates.

Yours faithfull

H. SAJID ALI) mme Officer, PPMI

Ph: 051-9269883



DIRECTORATE OF HEALTH SERVICES TRIBAL DISTRICTS TRIBAL DISTRICTS SECRETARIAT WARSAK FOAD PESHAWAR.

Ph: 091-9210212, Exch: 091-9212010, 9212207 Fax: 091-9, 12110

OFFICE ORDER

The Centralized Conf. of & Monitoring Cell (CCMC) is, hereby, established in the Directorate of Health Services, Tribal Districts keeping in view the 25th of July, 2018 being Election tray. The duties are assigned to the following officers/officials:

S.No	Name of Officers/Officials	Contact No.	Duty Hours
1.	a) Dr. Himayatullah, Fellow DSRu	a) 0302-59 254 0	25-07-2018
	b) Dr. Rahat, National Program	b) 0306-6030256	
	c) Mr. Imran, Computer Operator NP	0 0310 9433390	08:00 am to 04:00 pm
	d) Mr. Amir Hisan, N/Q HSRU	a) 0370-1136269	
2.	a) Dr. Sahibzada Hayat, Focal Person	(a) 0360 St. 10944	26 07-2018
	liumillia.	1	
	b)- Dr. Shams ur Rehman, Coordinator	b) 0310-2675834	04:00 pm to 10:00 pm
	HSRU		1
, .	c) Mr. Raheem, Data Anaiye!.	. 6) 0312-9111642	,
	d) Mr. Kaleem ullah, Naib Qasid		
a	a) Dr. Muhammad femall, Program	ែំ 🖒 🐧 - មន់រាក-១2.ភាពទាន	26-07-2010
	Manager IVMP.		40.00 40 00.00
	b) Muhammad Ajmal Khan,	b) 0335-9001836	10:00 pm to 08:00 am
	ដែរលោលlogist	· ·	
	c) Mr. Ishar, Computer Operator IVMP		
	d) Mr. Amjad, Naib Ga⊭ld		
4,	a) Dr. Muhammad Ashiq, ODA	a) 0302 6974626	26-07-2018
	b) Dr. Muhammad Ishaq, PM MHP	b) 0300-96: 3048	00,00 am to 04,00 pm
	6) MF, Pazal Rahagin, Computer Operator	ह) १३३४ - १००५ वर्ग	The state of the s
	d) Mr. Walang Jan, Naib Casld	d) 0313-9905266	
a.	a) Dr. Sahibzada Wuahmanut Chaud	a) 0306-056406	26-07-2048
	Assistant Director Admin	:	
	b) Dr. Mikhar All, Ausistant Director EPI	b) 0334:45465746	04:00 pm to 10:00 pm
	c) Mr. Zulfigar, Computer Operator.	c) 0333-9190824	_
	d) Mr. Ashfaq, Naib Qasid	d) 0346-9042520	
6.	a) Dr. Mujahid Bangash, DDD	a) 0300-5852366	26-07-2018
	b) Mr. Zawar Khan. Computer Operator	b) 0315-3139993	40.00 40 00.00
			10:00 pm to 08:00 am

Terms of Reference (ToRs):-

- 1. All the staff of the Directorate will be present and no leave shall be allowed.
- 2. Duty officer shall be the Focal Point for sub units.
- 3. Presence of ambulance with designated driver at the Directorate level.
- 4. To keep close Itaison with the sub units by the Focal Points of their duty hours.

No. Copy to the:

- ; 1. All Districts Health Officers, Tribal Districts.
 - All Medical Superintendents DHQ, Tribal Districts.
- 2. 3. 4 PS to Additional Chief Secretary, Tribal Districts.
- PS to Secretary Social Sector Tribal Districts. PA to Director Health Services Tribal Districts. .5.

Officers/Officials Concerned.

Sd/-----

Director Health Services Tribal Districts, Peshawar.

Dated 20 /07/2018.

trep sty-Diffector (Admin) DHS Teibal Districtor Postawar.

و الخريد المحن المحن الم المعات

FORM OF ORDER SHEET

Date of order or proceedings 2.

Order or other proceedings with signature of Judge Magistrate and that of parties or counsel where necessary.

15.12.2026

W.P. No.1223-B of 2020.

Present:

Mr. Masooq Iqbal Khattak advocate for petitioners.

Through MUSARRAT HILALI,

instant writ petition, petitioner has prayed for the following relief:-

"It is, therefore, most humbly prayed that on acceptance of this writ petiton an appropriate writ may please be issued declaring that the impugned order dated 06.8.2020 passed by the respondents is illegal, unlawful, unwarranted, ultra vires in the eyes of law and based on illwill, personal grudges, political influence and malafide and against the prescribed transfer, posting policy, may kindly be set-aside, and the respondents may kindly be directed to cancell the imagned order duted 06.8.2020 and restore the order dated 29.7.2020.

Any other relief, not specifically asked for may also graciously be extended in favour of the petitionar in the circumstances of the case. "

The record reveals that the matter has

45)

exclusively pertaining to terms and conditions of service, i.e., posting/transfer order of petitioner.

Therefore, the matter is that of terms and conditions of service, this Court could not entertain such like petition, which exclusively comes within the jurisdiction of Service Tribunal, as such the instant petition is dismissed, however, the petitioners would be at liberty to approach the competent forum in accordance with law.

Announced 15.12.2020.

JUDGE.

JUDGE CERTIFIED TO 89 TRUE COPY

Peshawar High-Court Burnu Bench Authorised Under Article 87 of The Qanun-e-Shahadat Ordinance 198

SCANNED

Kirald Khan





GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Dated Peshawar the 14th December, 2020

NOTIFICATION

No.SO(E)H-II/1-1//2020 The Competent Authority is pleased to order posting/transfer of the following doctors mentioned against their names with immediate effect:

resum sur o	2. Classical personal resonance and a second personal resonance and a second		and the second s	etta falmi - ingelegen verten om et anna a men andaram etter
5.No	Name of Poctor	: 1	From	A Managaritis
1.	C: Ayesha Gul, MO	Categor Shabqad	dar	Police Services Hospital, Peshawar
2.	Or Shartsi Dawar, MO (BS-17)	DHO Wazırıst		At the Disposal of DHO North Wazkistan
3.	Or. Shalear Hussain, MCI (BS-17)	DHO, KI	DA Kohal	Khyber Teaching Hospital (MTI), Peshawar as per requisition of MD-KTH MTI, Peshawar
ă,	Dr. Taimeor All ,MO (85-	CD C	Changla Galli bad	Knyber Teaching Hospital (MTI), Peshawar as per requisition of MD-KTH MTI, Peshawar,
5 .	Dr. Alif Khan. MO (BS-	DHO Ma	ardan	Khyber Teaching Hospital (MTI), Peshawar as per requisition of MD-KTH MTI, Peshawar.
6.	Dr. Ibrar Ali ,MO (BS-17)	Police Hospilal	Services . Peshawar	Oazi Hussein Ahmad Teaching Hospital, Nowshera as per NOC.
1	Dr Ahmad Zeb, MO (BS-17)	Under T	ransfer	Khyber Teaching Hospital (MTI), Peshawar as per NOC from Hospital Director, KTH MTI, Peshawar
8.	Dr Intekhab Alam S/o Kachkol MO (BS-17)	THQ (Swabi	Chota Lahore	At Disposal of DHO Mardan
9.	Dr. Ayesha Imliaz, MO (BS-17)	1 7 1	Hospital, Sarai Khan, Haripur	DHQ Hospital Haripur
1	Dr. Samina Durraj, MO (GS-17)	Awaiting	for posting	Al Disposal of DG PHSA
E	Dr. Ishfaq Hussain, MO (BS-17)	DHO Sh	angla	Saidu Group of Teaching Hospital Swat
12.	Dr. Asil Ali , MO (BS-17)	DHQ Ho	spital Kohat	Mardan Medical Complex (MTI), Mardan
	Dr. Imran Harneed, MO (BS-17)	Sherkot	BHU Kohat	At the disposal of DHO Chersadda
ļ.,	Dr. Laila Hoor , WMO (BS-17)		for Posting	Deputy Director, Integrated HiV, Hepatitis & Thelassemia Control Program (IHHTCP) against the vacant post.
1 6	Dr. Maria Bebar, WMO (8S-17)	Under T	ransfer.	Retained at DHQ, Hospitel, Charsadda.

Copy also available on the website www.healthkn.gov.nk

HRD Building, Health Department Govt. of Khyber Pakhtunkhwa, Khyber Road Peshawar.
Phone # 091-9210570; Fax # 091-9210419

Acc

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16.	Dr Tariq Darki, MO (BS-	Under Transfer	Retained at DHQ, Hospital, Charaedda
	17)	RET 5 she provide the salar control of a second provide salar control of a second cont	Khalifa Gul Nawaz MTI, Bannu on deputation
	Or Saijad Kinan, MO (BS-17)	DHO, Bannu	hasis as per NOC
18.	The state of the s	DHO, Lekki Merwal	Khalila Gul Nawaz MTI, Bannu on deputation basis as per NOC
19.	Dr. Alil-Ur-Rehman, MO (68-17)	DHO, North Wazmistan	Khalifa Gul Nawaz MTI, Bannu on deputation basis as per NOC
20.	Dr Adam Ullah, MO (BS-17)	DHO, Bannu	Nascerullah Khan Babar Memorial Hospital, Peshawar as per NOC
21.	Or Ayesha Afridi, WMO (BS-17)	DHO Hospital, Kohat	Khyber Medical College (KMC), Peshawar es per NOC

-Sd/-SECRETARY HEALTH KHYBERPAKHTUNKHWA

Endst. of even No. S. Date.

Copy to the

1. Accountant General Khyber Pakhtunkhwa.

2. Director General, Health Services, Khyber Pakhtunkhwa.

DHO. Peshawar, North Waziristan, Khyber, Mardan, Charsadda. MS. DHO Landi Kotel, Haripur, Charsadda, Baikhela

5. MS. Naseerullah Khan Babar Memorial Hospital, Peshawar

Chief Executive Officer, Saidu Group of Teaching Hospital, Swat. Modical Director / Hospital Director, KTH Peshawar, OHATH Nowshera, MMC Mardan, Khalifa Gul Nawaz Teoching Hospital MTI, Bannu,

8. Director, Integrated HIV, Hepatitis & Thelassemia Control Program (IHHTCP).

9. PS to Secretary Health Khyber Pakhtunkhwa.

10. PS to Special Secretary (E&A / B&D), Health Department.

11 PA to Deputy Secretary (Estab), Health Department.

12. Doctors concerned.

13. Master file

Copy also available on the website www.healthko.gov.nk

HRD Building, Health Department Govt. of Khyber Pakhtunkhwa, Khyber Road Peshawar Phone # 091-9210570, Fax # 091-9210419

BEFORE THE LEARNED SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Appeal No. 16432/2020

Shams ur Rehman VERSUS Govt of KPK & others

APPLICATION FOR CONDONATION OF DELAY OF FILING OF APPEAL IF ANY

Respectfully Sheweth:

- 1. That the above noted Appeal is being filed before this Hon'ble Tribunal which is fixed for today i.e 26.08.2021.
- 2. That during course of departmental Appeal the Appellant filed Writ Petition before the Hon'ble Peshawar High Court Bannu Bench, which was disposed off with direction to approach proper forum.
- 3. That there is no legal bar on acceptance of the instant Application.

It is, therefore, most humbly prayed that on acceptance of this application, the delay, if any, may kindly be condoned in the interest of justice.

Through

Dated: 26.08.2021

Applicant/Appellant

Bashîr Khan Wazir Advocate, High Court

Peshawar

AFFIDAVIT:

It is stated on oath that the contents of the instant Application are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble Court.

DEPONENT

"B"

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

No.					503		
	Appeal	No1643	2 .	•••••	of 2026.		
	***************************************	Dr. Shams	- us - l	Zehman	.Appellant/Pe	titioner	
			arene		•		•••••
Notice to:	- UG	Health KP	x Pail	rangi			
WA	FREAS on ann	eal/petition unde	4ha		41 171 1.	D 11 / 1	
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The hours of attendance in the court are the same trat of the High Court except Sunday and Gazetted Holidays.

Peshawar.

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

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

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

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

the above case be hereby informe *on	S an appeal/petition under the provision of the Khyber Pakhtunkhwa or Tribunal Act, 1974, has been presented/registered for consideration, in y the petitioner in this Court and notice has been ordered to issue. You are distant the said appeal/petition is fixed for hearing before the Tribunal that the said appeal/petition is fixed for hearing before the Tribunal at 8.00 A.M. If you wish to urge anything against the oner you are at liberty to do so on the date fixed, or any other day to which postponed either in person or by authorised representative or by any upported by your power of Attorney. You are, therefore, required to file in
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Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the

appeal/petition will be heard and decided in your absence.

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Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar,

The hours of attendance in the court are the same triat of the High Court exertion 3 unday and Gazetted Holidays. Always quote Case No., While making any correspondings.

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

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Registrar, Khyber Pakhtunkhwa Service Tribunal,

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

PESHAWAR.

Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in		
Notice to:	o Hilled	Versus Versus Respondent Respondent No.
No.	Appeal No	151:32 of 20

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the

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Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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