

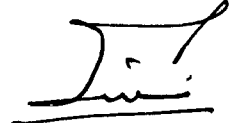
26.01.2022

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

Junior of learned counsel for the appellant sought adjournment on the ground that learned counsel for the appellant is busy in the august Peshawar High Court, Peshawar. Adjourned. To come up for arguments on 17.02.2022 before the D.B.



(Rozina Rehman)
Member (J)



(Salah-ud-Din)
Member (J)

17-2-22

Due to Retirement of the Honble Chairman

the case is adjourned on 10-6-22

*Spencer
Reader*

10.06.2022

Appellant in person present. Mr. Riaz Ahmed Painsdakhel, Assistant Advocate General for the respondents present.

Appellant requested for adjournment on the ground that his counsel is not available today due to strike of lawyers. Adjourned. To come up for arguments on 08.08.2022 before the D.B.



(Fareeha Paul)
Member (E)



(Salah-ud-Din)
Member (J)

8.8.2022

*Due to the Public Holiday the case is
adjourned to 8-11-2022*

*Spencer
Reader*

09.06.2021

Junior to counsel for the appellant and Jaffar Ali, Senior Clerk for respondents No. 4 to 6 alongwith Mr. Kabirullah Khattak, Addl. AG for the respondents present.

Stipulated period has passed and reply has not been submitted.

Learned AAG is directed to contact respondents No. 1 to 3. Respondents are directed to submit written reply/comments in office within 10 days, positively. If the written reply/comments are not submitted within the stipulated time, the office shall submit the file with a report of non-compliance. File to come up for arguments on 26.10.2021 before the D.B.


Chairman

P.S

22.06.2021

Learned Addl. A.G be reminded about the omission and for submission of Reply/comments within extended time of 10 days.


Chairman

26.10.2021

Appellant alongwith Mr. Said Khan (junior of learned counsel for the appellant) present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Reply/comments on behalf of respondents not submitted despite several opportunities, hence they are proceeded ex-parte. Adjourned. To come up for arguments on 26.01.2022 before the D.B.


(MIAN MUHAMMAD)
MEMBER (E)


(SALAH-UD-DIN)
MEMBER (J)

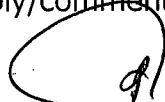
07.12.2020

Junior counsel for appellant present.

An application for grant of permission to deposit security and process fee was submitted which is allowed with direction to deposit the same within 3 days positively, where-after, notices be issued to respondents.

Appellant Deposited
Sec. A. Process Fee
20/12/20

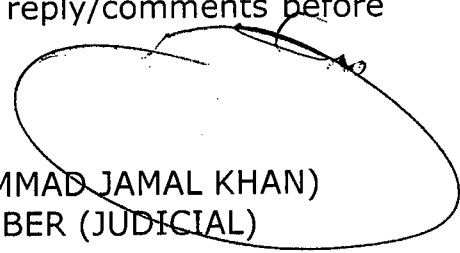
Adjourned to 27.01.2021 for reply/comments, before S.B.


(Rozina Rehman)
Member (J)

27.01.2021

Appellant is present alongwith his counsel. Mr. Kabirullah Khattak, Additional Advocate General and Mr. Muhammad Shafique, Senior Clerk, for the respondents are also present.


Written reply on behalf of respondents not submitted. Representatives of the department are seeking time for submission of written reply/comments. Adjourned to 30.03.2021 on which date file to come up for written reply/comments before S.B.



(MUHAMMAD JAMAL KHAN)
MEMBER (JUDICIAL)

30.03.2021

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

Neither written reply on behalf of respondents submitted nor any representative on their behalf is present, therefore, notices be issued to them for submission of written reply/comments for 09.06.2021 before S.B.


(ATIQU-UR-REHMAN WAZIR)
MEMBER (EXECUTIVE)



3192/20

08.10.2020

Counsel for the appellant present.

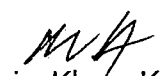
Learned counsel~~s~~ contended that the appellant was appointed as Sanitary Inspector (BPS-6) on 25.07.1979 and was subsequently promoted as District Sanitary Inspector BPS-10 on 08.01.2001. Later on, during the promotion process his name was not included in the list of promotees to BPS-16 and BPS-17 during the year 2012. Consequently, the appellant was promoted to the post of Clinical Technologist BPS-17 on 21.07.2017. The juniors to the appellant were promoted to the post of BPS-17 in the year 2012 while the appellant was denied such promotion. The appellant in the meanwhile got retirement upon reaching the age of superannuation w.e.f 12.04.2019. During said period all along with the appellant had been corresponding for requisite promotion from the year 2012 when his colleagues and juniors were promoted as such. On 07.02.2020 his request was regretted on the ground that promotion was always granted with immediate effect. It was added by learned counsel that delay of about five years in giving effect to the promotion of appellant was for no fault on his part but was due to incorrect seniority list maintained by the respondents.

In view of the available record and arguments of learned counsel, instant appeal is admitted to regular hearing subject to all just exceptions. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 07.12.2020 before S.B.



Chairman

19.05.2020 Nemo for the appellant. Adjourned. To come up for preliminary hearing on 03.06.2020 before S.B. Notice be issued to the appellant and his counsel.


(M. Amin Khan Kundi)
Member (J)

03.06.2020 Nemo for the appellant.

Notices as required on 19.05.2020 seem to have not been issued. Fresh notices be issued to appellant/counsel for the next date of hearing. To come up for preliminary hearing on 12.08.2020 before S.B.


Chairman

12.08.2020 Mr. Mir Zaman Safi, Advocate on behalf of the appellant present.

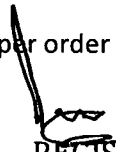
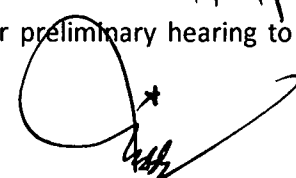
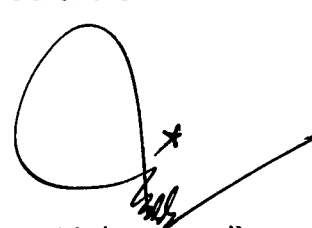
Requests for adjournment as learned senior counsel for the appellant is out station today. Adjourned to 08.10.2020 before S.B.

Chairman 

Form- A

FORM OF ORDER SHEET

Court of _____
Case No.- 3192 / 2020, / 2020

S.No.	Date of order proceedings	Order or other proceedings with signature of judge		
1	2	3		
1-	21/04/2020	<p>The appeal of Jamil-ur-Rehman submitted today by Mr. Noor Muhammad Khattak, Advocate may be entered in the Institution Register and put up to the Learned Member for proper order please.</p> <p style="text-align: right;"> REGISTRAR 21/4/2020</p> <p>2-</p>	11.05.2020	<p>This case is entrusted to S. Bench for preliminary hearing to be put up on <u>11-05-2020</u></p> <p style="text-align: right;"> MEMBER</p> <p>Nemo for the appellant. Adjourned To come up for preliminary hearing on 19.05.2020 before S.B.</p> <p style="text-align: right;"> (Mian Muhammad) Member</p>

The appeal of Mr. Jamil-ur-Rehman, Ex-PHC Technologist (BPS-17) received today i.e. 15.04.2020 by Mr. Noor Muhammad Khattak, Advocate is incomplete on the following score which is returned to his counsel for completion and resubmission within 15 days.

- 1- Annexures of the appeal are not flagged which may be flagged.
- 2- In Para No. 6 of the appeal some words is missing which may be completed.

No. 1024 /S.T,

Dt. 20/04 /2020



REGISTRAR

SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Noor Muhammad Khattak Adv, Peshawar.

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
PESHAWAR**

APPEAL NO. _____/2020

JAMIL UR REHMAN

V/S

HEALTH DEPTT:


INDEX

S.NO.	DOCUMENTS	ANNEXURE	PAGE
1	Memo of appeal	1- 4.
2	Notification dated 29.08.2012	A	5- 7.
3	Notification dated 29.08.2016	B	8.
4	Notifications	C & D	9- 11.
5	Seniority list	E	12- 22.
6	Departmental appeal	F	23.
7	Letters	G	24- 26.
8	Retirement order	H	27.
9	Letter	I	28
10	Appellate order	J	29.
11	Vakalat nama	30.

APPELLANT

THROUGH:

**NOOR MOHAMMAD KHATTAK
ADVOCATE**


09/12/2020

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

APPEAL NO. 3192/12020

Khyber Pakhtunkhwa
Service Tribunal

Diary No. 2507

Dated 25/4/20

Mr. JAMIL UR EHMEN, Ex-PHC Technologist (BPS-17) (Rtd),
O/O the District Health Officer, Kohat.

..... APPELLANT

VERSUS

- 1- The Chief Secretary Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 2- The Secretary Establishment Department, Civil Secretariat, Khyber Pakhtunkhwa, Peshawar.
- 3- The Secretary Finance Department, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 4- The Secretary, Health Department, Khyber Pakhtunkhwa, Peshawar.
- 5- The Director General Health Services, Khyber Pakhtunkhwa, Warsak Road Peshawar.
- 6- The District Health Officer, District Kohat

..... RESPONDENTS

APPEAL UNDER SECTION-4 OF THE KHYBER
PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 FOR
THE GRANT OF PRO-FORMA PROMOTION TO THE POST
OF PHC TECHNOLOGIST (MP) (BPS-17) W.E.F. 11-
05-2012 INSTEAD OF 21-07-2017 AND AGAINST THE
APPELLATE ORDER DATED 16-02-2020
COMMUNICATED ON 27-02-2020 WHEREBY
DEPARTMENTAL APPEAL DATED 06.02.2018 OF THE
APPELLANT HAS BEEN REGRETTEED ON NO GOOD
GROUND

PRAYERS:

That on acceptance of this appeal the appellate order dated 16-02-2020 may graciously be set aside and the appellant may kindly be allowed pro-forma promotion to the post of PHC Technologist (MP) (BPS-17) w.e. from 11-05-2012 instead of 21-07-2017 with all back benefits. Any other remedy which this august Tribunal deem fit that may also be awarded in favor of the appellant.

R/SHEWETH:
ON FACTS:

Brief facts giving rise to the present appeal are as
under:-

- 1- That the appellant was the employee of the respondent Department and got retired as Chief Clinical Technician (BPS-14) on attaining the age of superannuation (60 years).
- 2- That right from appointment till retirement the appellant had served the respondent Department quite efficiently, whole heartedly with full devotion and up to the entire satisfaction of his superiors.
- 3- That all the para-medics staff working in Health Department of Khyber Pakhtunkhwa was given up-gradation and accordingly most of the colleagues working in various districts were posted on the upgraded posts at their concerned station vide Notification dated 29.08.2012. Copy of Notification is attached as Annexure A.
- 4- That a meeting was held and accordingly appellant along with other colleagues of the appellant was given promotion to BPS-16 & BPS-17 to one of them as proforma promotion w.e.f 11.05.2012 vide notification dated 29.08.2016. Copy of the notification date 29.08.2016 is attached as annexure B.
- 5- That the appellant was given promotion from Chief Clinical Technician (BPS-16) to Clinical Technologist (BPS-17) vide notification dated 21.07.2017 and was accordingly posted under the control of Respondent No. 6 vide notification dated 03.08.2017. Copies of the Notifications are attached as annexure C & D.
- 6- That ~~Tentative~~ tentative seniority list of Clinical Technologists (BPS-17) in Health Department was issued and circulated on 21.12.2017 and accordingly the appellant stood at Serial No. 80 of the Final Seniority List. Copy of the tentative Seniority list is attached as annexure..... E.
- 7- That the appellant after receiving the Final Seniority List in January 2017 challenged the same by filing application/Departmental appeal before the competent authority for correction in the Seniority List prepared for Clinical Technologists (BPS-17) well in time with the request therein to place the appellant at his right placed, as at time of promotion the appellant name was not included in the seniority list 2012 and hence the appellant was not given promotion to the post of Clinical Technician BPS-16 w.e. from 11.07.2012. Copy of the application/departmental appeal is attached as annexure F.
- 8- That correspondence was started between Respondents whereby letter dated 26.03.2019 was forwarded by

Respondent No. 5 to Respondent No. 4 wherein Respondent No. 5 has stated a detail report regarding the appellant which was returned to Respondent No. 5 vide letter dated 03.10.2019. Copies of the letters are attached as Annexure **G.**

9- That during the correspondence between the respondents on the request so made by the appellant, the appellant attained the age of superannuation and got retired from service w.e.f 12.04.2019 vide Respondent No. 5 Notification dated 13.06.2019. Copy of retirement notification attached as annexure **H.**

10- That after retirement respondent No. 5 forwarded a letter dated 02.12.2019 to respondent No. 4 in light of the letter dated 03.10.2019 for guidance and advice on the matter of correcting seniority and promotion w.e.f 2012. Copy of letter is attached as Annexure **I.**

11- That requested dated 06.02.2018 made by the appellant was regretted by the respondent No. 4 on no good grounds vide letter dated 16.02.2020 which was received to the appellant through his own effort on 27.02.2020 from the office of respondent No. 5. Copy of the letter is attached as annexure **J.**

12- That feeling aggrieved and having no other remedy the appellant filed the instant appeal on the following grounds amongst the others.

GROUND:

A- That the impugned letter dated 16.02.2020 by not allowing the appellant proforma promotion to the post of Clinical Technologist BPS-17 w.e.f 11.05.2012 instead of 21.07.2017 is against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be set aside.

B- That appellant has not been treated in accordance with law and rules by the respondent Department on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.

C- That the impugned letter dated 16.02.2020 has been issued on the basis of mala fide and arbitrary intentions and as such the same is violative of the principle of natural justice.

D- That, the respondents acted in arbitrary and malafide manner while not including the name of the appellant in the seniority list

prepared for Clinical Technician (MP) BPS-16 in the year 2012 despite the fact that colleagues and junior colleagues of the appellant were given promotion to the post of Clinical Technologist w.e.f 2012 and the appellant is deprived of the same.

E- That the respondents acted in arbitrary and malafide manner by not allowing/ granting proforma promotion to appellant to the post of Clinical Technologist (MP) (BPS-17) despite the fact that the appellant was entitled for promotion from the date when colleagues and junior colleagues were given promotion w.e.f 11.05.2012.

F- That the impugned letter dated 26.11.2018 is violative of Civil Servant Act 1973 read with Khyber Pakhtunkhwa (Appointment, Promotion & Transfer) Rules 1989.

G- That as per Rules and regulation the appellant is entitle for proforma promotion to the post of Clinical Technician (MP) (BPS-17) with all consequential benefits.

H- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

It is therefore, most humbly prayed that the appeal of the appellant may be accepted as prayed for.

Dated: 24.03.2020

APPELLANT

JAMIL UR REHMAN

THOROUGH:

NOOR MOHAMMAD KHATTAK

SHAHZULLAH YOUSAFZAI

&

**MIR ZAMAN SAFI
ADVOCATES**

A-5

GOVERNMENT OF KHYBER PAKHTUNKHWA
HEALTH DEPARTMENT

Dated the Peshawar 29th August, 2012

NOTIFICATION

No. 5011-III/8-60/2005 (Paramedics). Consequence upon their up gradation from Chief Primary Health Care Technician (Multi-Purpose) BS-16 and Senior Primary Health Care Technician (M.P) BS-14 to the post of Primary Health Care Technologist (M.P) BS-17 vide this department Notification of even number dated 11.05.2012, the Competent Authority is pleased to order the following postings/transfers to be operative from 11.05.2012 from the date of up gradation in the interest of public service.

S. No.	Name/ Father's Name	From	To	Remark
1.	Niaz Muhammad	District Peshawar	PMI Saidu Sharif Swat	AVP
2.	Khadim Ahmad	District Dir Lower	District Dir Lower	do
3.	Khalid Mehmood	District Manshra	District Manshra	do
4.	Muhammad Shamim	District Battagram	District Battagram	do
5.	Akhtar Zaman	District Manshra	District Manshra	do
6.	Ghulam Habib	Agency Gurg Ejuar	District Dir Lower	do
7.	Tajamimul Hussain	District Manshra	District Shangla	do
8.	Said Rehman	District Mardan	District Mardan	do
9.	Abdul Karim	District Abbottabad	District Abbottabad	do
10.	Barakatullah S/O Muhammad Jan	District Abbottabad	PMI Abbottabad	do
11.	Mattar Rehman	District Charsadda	District Swat	do
12.	Muhammad Saeedullah	District Shangla	District Shangla	do
13.	Murad Ali S/O Abdul Said	District Buner	District Buner	do
14.	Khalil ur Rehman S/O Said Aman Khan	District Chitral	District Chitral	do
15.	Muhammad Noor S/O Muhammad Ayaz	District L/Marswat	District L/Marwat	do
16.	Fazil Subhan S/O Haji Zareef Khan	District Peshawar	PGHI LRR Peshawar	do
17.	Muhammad Iqbal S/O Abdul Latif	District Abbottabad	District Abbottabad	do
18.	Muhammad Ayub S/O Muhammad Feroz	District Battagram	District Battagram	do
19.	Parvez Khan S/O Wazir Gul	District Mardan	District Mardan	do
20.	Saeed Ahmad	District Abbottabad	PMI Abbottabad	do
21.	Khurshid Hussain S/O Muhammad Shafi	District Abbottabad	District Buner	do
22.	Iqbal Ahmad S/O Muhammad Rajab Khan	District Abbottabad	District D.I.Khan	do
23.	Shahid Ahmad S/O Akhbar Ahmad	District Abbottabad	PMI Saidu Sharif Swat	do

ATTESTED

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21	Sajjad Hussain S/O Mubarak Hussain	District Peshawar	District Chitral	do
22	Mrs. Nahced Aziz D/O Azizur Rehman	District Haripur	District Haripur	do
23	Muhammed Ihsan S/O Achiq Hussain	District Peshawar	PGPI, LRI Peshawar	do
24	Riaz Ahmad S/O Rahimullah	District Peshawar	District Peshawar	do
25	Gul Zaman S/O Haji Zarif Khan	Govt. LRI Peshawar	PGPI, LRI Peshawar	do
26	Muhammed Kalim S/O Sher Gul	District Haripur	District Tank	do
27	Zahir Shah	District Charsadda	District Charsadda	do
28	Anisur Rehman S/O Rizwanullah	District Charsadda	District Malakand	do
29	Liaqat Ali S/O Khewa Gul	District Nowshera	District Nowshera	do
30	Shamsur Rehman S/O Jan Nisar	District Manshra	District Kohistan	do
31	Muhammed Nasim S/O Abdul Razaq	District Haripur	District Haripur	do
32	Shuaibur Rehman S/O Abdur Rehman	District Abbottabad	PMT Swat	do
33	Taj Mahi S/O Karam Elahi	District Haripur	PMT Swat	do
34	Habibur Rehman S/O Muhammad Zaman	District Manshra	District Manshra	do
35	Abdur Rashid S/O Abdul Hanid	District Haripur	District Haripur	do
36	Akram Sher S/O Mir Abaz	District Peshawar	District Peshawar	do
37	Fazal Rabbi S/O Hazrat Hussain	District Swat	PMT Saifu Sharif Swat	do
38	Fazli Nawaz S/O Mula Jan	District Kohat	District Kohat	do
39	Rehman ud Din S/O Sarfaraz Khan	District Nowshera	District Kohistan	do
40	Irarul Haq S/O Fazli Haq	District Bannu	District Bannu	do
41	Nawaz Khan	District D.I. Khan	District D.I. Khan	do
42	Fahmatalah	District D.I. Khan	District D.I. Khan	do
43	Basir Ahmad S/O Taj Mithammad	District Swabi	District Swabi	do
44	Ghulam Gillani S/O Muhammad Zaman	District Bannu	District Bannu	do
45	Rifat Sultana D/O Mian Hasan	District Nowshera	District Nowshera	do
46	Shahid Saleem S/O Raza Khan	District Charsadda	District Charsadda	do
47	Sher Ali Jan S/O Hussain Ali	District Hangu	District Hangu	do
48	Muslim Shah S/O Ilceem Khan	District Mardan	District Mardan	do
49	S. Bah Ali Shah s/o S. Imdad Ali Shah	District Peshawar	PGPI LRI Peshawar	do
50	Abdul Qayyum S/O Raza Khan	DHS FATA	District Peshawar	do
51	Javed Khan S/O Painda Khan	AS Khyber Agency	District Kohat	do
52	Abdul Majeed S/O Abdul Halim	AS Mollmand Agency	District Swabi	do
53	Muhammed Tariq S/O Mubarak Hussain	District Peshawar	PMT D.I. Khan	do
54	Wali Sardar S/O Sakhi Sardar	NWA Miranshah	District D.I. Khan	do
55	Johar Muhammad S/O Paiz Muhammad	District Charsadda	District Malakand	do
56	Sajid Ali S/O Habibullah Khan	District Charsadda	District Swat	do

ATTESTED

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Secretary to Govt. of Khyber Pakhtunkhwa
Health Department

Handwritten notes and signatures on the right margin.

Dist. No. of even No and Date.

7

Copy forwarded to the:

1. The Director General Health Services Khyber Pakhtunkhwa Peshawar for necessary action.
2. The Accountant General, Khyber Pakhtunkhwa, Peshawar.
3. The Director Health Services FATA, Khyber Pakhtunkhwa.
4. All the Chief Executives, of Teaching Hospitals in Khyber Pakhtunkhwa.
5. All the Principals of Medical Colleges in Khyber Pakhtunkhwa.
6. All the Medical Superintendents, of DHQ Hospitals in Khyber Pakhtunkhwa.
7. All the District Accounts Officers/ Agency Accounts Officers in Khyber Pakhtunkhwa.
8. The Deputy Director (Information Technology) Health Department Peshawar.
9. PS to Minister for Health Khyber Pakhtunkhwa.
10. PS to Secretary Health Department.
11. PA to Special Secretary Health Department.
12. Officers concerned.

(Signature)
 (MUHAMMAD JAMIL)
 SECTION OFFICER-III

OFFICE OF THE DIRECTOR HEALTH SERVICES FATA, PESHAWAR

No. 15020-78 /DHS/FATA

Dated 31 / 08 / 2012

Copy forwarded to:

1. Agency Surgeon Khyber at Jamrud.
 2. Agency Surgeon Mohmand at Ghallanai.
 3. Agency Surgeon Bajaur at Khar.
 4. Agency Surgeon North Waziristan Agency Miranshah.
 5. Agency Account Officer Khyber at Jamrud.
 6. Agency Account Officer Mohmand at Ghallanai.
 7. Agency Account Officer Bajaur at Khar.
 8. Agency Account Officer North Waziristan Agency Miranshah.
 9. Officials concerned.
- For information and further necessary action.

OFFICE OF THE AGENCY SURGEON

Director Health Services,
 FATA, Peshawar.

No. 2232-33 /AS-Khy dated 3/9 /2012

Copy to :-

1. Mr. Javed Khan S/O Peinda Khan
2. Mr. Usman Jeyran S/O Raza Khan

ATTESTED

(Signature)

2234-36

Agency Surgeon Hospital
 at Jamrud.

1. Director Health Services FATA Peshawar.
2. BSNO Khyber at Jamrud.

(Signature)
 Agency Surgeon Hospital



GOVERNMENT OF KHYBER PAKHTUNKHWA
HEALTH DEPARTMENT

B - 8

Dated Peshawar the 29th August, 2016

NOTIFICATION.

No. SOH-III/1-45/2016. In pursuance of decision of the meeting held on 07-04-2016 and verification of the availability of the posts from Director General, Health Services, the following PHC Technician (M.P) BS-12 & 14 are upgraded to the post of Chief PHC Technician (M.P) BS-16 & PHC Technologist (M.P) BS-17 respectively w.e.from 11-05-2012 with pay protection in the public interest. ✓

S.No.	Name with Father's Name	Upgraded	Remarks
1	Mr. Umar Khan PHC Technician (M.P) BS-14	PHC Technologist (M.P) BS-17	Now retired from service on 19-12-2014.
2.	Mr. Zari Badshah	Chief PHC Technician BS-16	-do-
3	Mr. Jamil-ur-Rehman PHC Technician (M.P) BS-12.	Chief PHC Technician (M.P) BS-16	In Service

Kohat

SECRETARY HEALTH
KHYBER PAKHTUNKHWA

Endst. Even No & Date.

Copy to the:-

1. The Director General, Health Services, Khyber Pakhtunkhwa, Peshawar with the direction to post them against the vacant positions under intimation to this department at the earliest.
2. The District Accounts Officers, concerned.
3. The District Health Officers, concerned.
4. The Section Officer-II, Health Khyber Pakhtunkhwa.
5. Deputy Director (IT), Health Department, Peshawar.
6. PS to Minister for Health, Khyber Pakhtunkhwa.
7. PS to Secretary Health, Khyber Pakhtunkhwa.
9. Officials concerned.

(MUHAMMAD TARIQ)
Section Officer (E-III)

ATTESTED

M



GOVT OF KHYBER PAKHTUNKHWA
HEALTH DEPARTMENT

Dated the Peshawar 21st July, 2017

NOTIFICATION.

No. SOH-III/8-60/2017. The Competent Authority is pleased to order the promotion of the following Paramedics from BS-16 to the post of BS-17 in different categories/specialties in Health Department with immediate effect in the public interest.

S.No	Name & Designation with BPS	Present Place of Posting
	PHC Technicians (M.P) BS-16 to PHC Technologist (M.P) BS-17	
1.	Jamil ur Rahman	DHO Kohat
2.	Wali Muhammad	DHO Swat
3.	Hidayatullah	DHO Karak
4.	Rafiullah	DHO Karak
5.	Shabir Nawaz	DHO Karak
6.	Muqadar	DHO Swat
7.	Abid Iqbal	DHO Dir Lower
8.	Ghulam Hazrat	DHO Dir Upper
9.	Shaukat Ali	DHO Karak
10.	Hameedullah	DHO Bannu
11.	Zari Badshah	DHO Nowshera
12.	Zahid Hussain Khan	DHO Dir Lower
13.	Bashir Ahmad	DHO Shangla
14.	Anwar Saeed	DHO Mansehra
15.	Fazal Ahmad	DHO L/Marwat
16.	Muhammad Bashir	DHO Haripur
17.	Nageena Azmat	DHO Peshawar
18.	Sher Zada	DHO Charsadda
19.	Rashida Akhtar	DHO Nowshera
S.No	Clinical Technician (Pharmacy) BS-16 to Clinical Technologist (Pharmacy) BS-17.	
1.	Bashir Ahmad	SHPD Peshawar
2.	Muhammad Aslam	District Tank
3.	Murtaza Khan	IDC Hospital Peshawar
4.	Allah Nawaz	DHQH D.I.Khan
5.	Shafiullah	LRH Peshawar
6.	Abdul Malik	KTH Peshawar
7.	Abdul Latif	DHO Bannu
8.	M. Javed	District Mardan Charsadda
9.	Shafiqur Rehman	DHO Hosp: Karak
S.No	Clinical Technician (Anesthesia) BS-16 to the post of Clinical Technologist (Anesthesia) BS-17.	
1.	Sher Dil	KTH Peshawar
2.	Tahir Gul	KTH Peshawar
3.	Niamat	HMC Peshawar
S.No.	Clinical Technician (Cardiology) BS-16 to the post of Clinical Technologist (Cardiology) BS-17.	
1.	Tajammul Hussain	LRH Peshawar
2.	Wisal Muhammad	LRH Peshawar
S.No	Clinical Technician (Dental) BS-16 to the post of Clinical Technologist (Dental) BS-17.	
1.	Muhammad Iqbal	DHQ, Hospital Mardan
2.	Amanat Ullah	LRH Hospital Peshawar
S.No	Clinical Technician (Dialysis) BS-16 to the post of Clinical Technologist	

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GOVT OF KHYBER PAKHTUNKHWA
HEALTH DEPARTMENT

Dated the Peshawar 03rd August, 2017

NOTIFICATION.

No. SOH-III/8-60/2017. Consequent upon their promotion, vide this department notification of even number dated: 21-07-2017, the Competent Authority is pleased to order the following posting/transfer in different categories/specialties from BS-16 to BS-17 in Health Department with immediate effect in the public interest.

S.No	Name & Designation with BPS	From	To	Remarks
1. ✓	PHC Technicians (M.P) BS-16 to PHC Technologist (M.P) BS-17 Jamil ur Rahman	DHO Kohat	DHO Kohat	Against the vacant post
2.	Wafi Muhammad	DHO Swat	DHO Swat	...do...
3.	Hidayatullah	DHO Karak	DHO Karak	...do...
4.	Rafiqullah	DHO Karak	DHO Bannu	...do...
5.	Shabir Nawaz	DHO Karak	DHO Hangu	...do...
6.	Muqadar	DHO Swat	PMI Swat	...do...
7.	Abid Iqbal	DHO Dir Lower	DHO Dir Lower	...do...
8.	Ghulam Hazrat	DHO Dir Upper	DHO Dir Upper	...do...
9.	Shaukat Ali	DHO Karak	DHO Karak	...do...
10.	Hameedulah	DHO Bannu	DHO Bannu	...do...
11.	Zari Badshah	DHO Nowshera	DHO Mardan	...do...
12.	Zahid Hussain Khan	DHO Dir Lower	DHO Dir Lower	...do...
13.	Bashir Ahmad	DHO Shangla	DHO Shangla	...do...
14.	Anwar Saeed	DHO Mansehra	DHO Mansehra	...do...
15.	Fazal Ahmad	DHO Marwat	DHO Lakki Marwat	...do...
16.	Muhammad Bashir	DHO Abbottabad	DHO Abbottabad	...do...
17.	Nageena Azmat	DHO Peshawar	DHO Peshawar	...do...
18.	Sher Zada	DHQH Charsadda	DHO Charsadda	...do...
19.	Rashida Akhtar	DHO Nowshera	DHO Nowshera	...do...
S.No	Clinical Technician (Pharmacy) BS-16 to Clinical Technologist (Pharmacy) BS-17.			
1.	Bashir Ahmad	SGM Hospital Peshawar	SGM Hospital Peshawar	Against the vacant post
2.	Muhammad Aslam	District Tank	DHC Hosp. Tank	...do...

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3.	Murtaza Khan	IDC Hospital Peshawar	DHO Charsadda.	...do...
4.	Allah Nawaz	DHQH D.I.Khan	DHO DI Khan	...do...
5.	Shafiullah	LRH Peshawar	LRH Peshawar.	...do...
6.	Abdul Malik	KTH Peshawar	KTH Peshawar.	...do...
7.	Abdul Latif	DHO Bannu	DHO Hosp. Bannu.	...do...
8.	M. Javed	District Nowshera	DHO Hospital Charsadda.	...do...
9.	Shafiq Rehman	DHO Hosp Karak	DHO Hosp; Karak	...do...
S.No Clinical Technician (Anesthesia) BS-16 to the post of Clinical Technologist (Anesthesia) BS-17.				
1.	Sher Dil	KTH Peshawar	LRH Peshawar	Against the vacant post
2.	Tahir Gul	KTH Peshawar	LRH Peshawar	...do...
3.	Niamat	HMC Peshawar	AHQ, Landi Kotal	...do...
S.No Clinical Technician (Cardiology) BS-16 to the post of Clinical Technologist (Cardiology) BS-17.				
1.	Tajammul Hussain	LRH Peshawar	LRH Peshawar	Against the vacant post
2.	Wisal Muhammad	LRH Peshawar	LRH Peshawar	...do...
S.No Clinical Technician (Dental) BS-16 to the post of Clinical Technologist (Dental) BS-17.				
1.	Muhammad Iqbal	DHO, Hospital Mardan	KCD, Peshawar.	Against the vacant post
2.	Amanat Ullah	LRH Hospital Peshawar	LRH, Peshawar	...do...
S.No Clinical Technician (Dialysis) BS-16 to the post of Clinical Technologist (Dialysis) BS-17				
1.	Muhammad Ishfaq	KTH Peshawar	KTH Peshawar	Against the vacant post
2.	Muhammad Ishaq	LRH, Peshawar	LRH Peshawar	...do...
S.No Chief PHC Technician (MCH) BS-16 to the post of Chief PHC Technologist (MCH) BS-17				
1.	Yasmin Raheel	DHO Malakand	DHO Swat	Against the vacant post
2.	Rukhtaj	DHO Mansehra	DHC Abbottabad	...do...
3.	Sakina Bibi	DHO, Bannu	DHO D.I Khan	...do...
4.	Nasim Akhtar	DHO Chitral.	DHO Peshawar.	...do...
5.	Farkhanda Jabeen	DHO Peshawar	DHO Peshawar	...do...
S.No Chief Clinical Technician (Ophthalmology/Otorhinology) BS-16 to the post of Clinical Technologist (Ophthalmology/Otorhinology) BS-17.				
1.	Malik Tahir Awan	LRH Peshawar	LRH Peshawar	Against the vacant post

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2.	Ittikhar Ahmad	KTH Peshawar	KTH Peshawar	...do...
3.	Muhammad Saleem	DHQ Hosp. D.I Khan	DRQT. Hosp. D.I Khan.	...do...
4.	Qudratullah	DHO Nowshera	MMC, Mardan.	...do...
5.	Tariq Saeed	LRH Peshawar	LRH Peshawar.	...do...
S.No Chief Clinical Technician (Surgical) BS-16 to the post of Clinical Technologist (Surgical) BS-17				
1.	Habib Akbar S/O Ahmad Shah	HMC Peshawar	KTH Peshawar.	Against the vacant post
2.	Nisar Ahmad S/O Muhammad Ashraf	KGN Teaching Hospital Bannu.	KGN Teaching Hospital Bannu.	...do...
3.	Ajmal Khan S/O Sarfaraz	KTH Peshawar	KTH Peshawar.	...do...
S.No Chief Clinical Technician (Pathology) BS-16 to the post of Clinical Technologist (Pathology) BS-17				
1.	Habib Khan	DHQ Hosp. Kohat	KGN Teaching Hospital Bannu.	Against the vacant post
2.	Shah Jehan	LRH Peshawar	LRH Peshawar.	...do...
3.	Rahat Ullah	KTH Peshawar	KTH Peshawar.	...do...
4.	Irshad Ali	KTH Peshawar	KTH Peshawar.	...do...
5.	Muslim Jan	DHQ Hosp. Mardan	LRH Peshawar.	...do...
6.	Khushdil Khan	DHQ Hosp. Charsadda	LRH Peshawar.	...do...

They will be on probation for a period of one year.

SECRETARY HEALTH
GOVT. OF KHYBER PAKHTUNKHWA

Endst. Even No and Date.

Copy forwarded to:

1. The Accountant General, Khyber Pakhtunkhwa, Peshawar.
2. The Director General, Health Services, Khyber Pakhtunkhwa.
3. The Director General, Provincial Health Services Academy, Peshawar.
4. The Director, Health Services, FATA.
5. Hospital Directors, MTIs, Khyber Pakhtunkhwa concerned.
6. Medical Superintendents, DHQ Teaching Hospital, Khyber Pakhtunkhwa concerned.
7. Principals/Deans, KMC/KCD/PGPI, Peshawar.
8. District Health Officers, Khyber Pakhtunkhwa concerned.
9. District Accounts Officers, Khyber Pakhtunkhwa concerned.
10. The Deputy Director IT, Health Department.
11. PS to Chief Secretary, Khyber Pakhtunkhwa.
12. PS to Senior Minister Health, Khyber Pakhtunkhwa.
13. PS Secretary Health, Khyber Pakhtunkhwa.
14. Officers concerned.

ATTESTED

SECTION OFFICER-III

M. KASHIF KHAN/STENOGRAPHER/SECTION OFFICER (C-III)

**DIRECTORATE GENERAL HEALTH SERVICES,
KHYBER PAKHTUNKHWA PESHAWAR.**

All communications should be addressed to the Director General Health Services Peshawar and not to any official by name.
Exchange Ph: 091-9210187 - 196 Fax: 091-9210130 Web: www.healthkp.gov.pk



E-12

No. 21164-AE-VII Dated 21/12/2017

To,

1. The Principals, KMC/ KCD Peshawar.
2. The Principal, AMC Abbottabad.
3. The Principal Bacha Khan Medical College, Mardan.
4. The Director Health Services, FATA Peshawar.
5. The Hospital Director,
Govt: MTI/LRH, KTH, HMC Peshawar.
6. The Medical Superintendent,
Saidu Group of Teaching Hospital Swat.
7. The Hospital Director,
MTI/ Ayub Teaching Hospital Abbottabad.
8. The Hospital Director,
Khalifa Gul Nawaz MTI/Hospital, Bannu.
9. The Hospital Director,
Mufti Mahmood Memorial MTI/ Hospital D.I.Khan
10. The Medical Superintendent,
ID Children Hospital, Peshawar.
11. The Medical Superintendent,
Women & Children Hospital, GT Road Peshawar.
12. The Medical Superintendent,
Govt: City Hospital, Kohat Road Peshawar.
13. The Medical Superintendent,
Services Hospital, Peshawar.
14. The Medical Superintendent,
Mardan Medical Complex, Mardan.
15. The Medical Superintendent, Sarhad Hospital for Psychiatric Diseases, Peshawar.
16. The Medical Superintendent, General & Mental Hospital Dadar, Mansehra.
17. The All Medical Superintendents, DHQ/ AHQ Hospital in KPK/FATA.
18. The All Agency Surgeons in FATA/ FRs.
19. The All District Health Officers in Khyber Pakhtunkhwa Province.

Jamil-ul-Rahim

No - 86

Subject: PROVISIONAL SENIORITY LIST OF CLINICAL TECHNOLOGISTS
(BS-17) IN THE HEALTH DEPARTMENT KHYBER PAKHTUNKHWA.

Memo:

As Per approval/directives of The Section Officer-III Health Department Peshawar, Enclosed please find a Provisional Seniority List of Technologist (BS-17) of Health Department Khyber Pakhtunkhwa for information and circulation amongst the officials working under your control.

The same may please be brought into the notice of all concerned and objections regarding correction in Name, Father Name, date of appointment, Place of posting, date of birth and date of retirement, may kindly be sent to this Directorate within one month of the receipt of this letter after which no representation will be accepted and the Final Seniority List will be issued.

Note: The provisional seniority list can be downloaded from the website www.dhiskp.gov.pk/paramedics

DIRECTOR GENERAL HEALTH SERVICES,
KHYBER PAKHTUNKHWA, PESHAWAR.

No. 21245 /AE-VII

Copy forwarded to the:-

1. PS to Secretary to Govt: of Khyber Pakhtunkhwa, Health Department Peshawar.
2. Deputy Director I.T Govt: of Khyber Pakhtunkhwa, Health Department Peshawar.
3. President, PMA, Khyber Pakhtunkhwa, Health Department Peshawar.
4. DHIS Cell Directorate General Health Services Khyber Pakhtunkhwa Peshawar.

ATTESTED

DIRECTOR GENERAL HEALTH SERVICES,
KHYBER PAKHTUNKHWA, PESHAWAR.

13

**PROVISIONAL JOINT SENIORITY LIST OF TECHNOLOGIST BPS-17 IN VARIOUS CADRES
IN THE HEALTH DEPARTMENT KP.**

S.No	Name & Father Name	Qualification /Academic Qualification	Date of birth & Domicile.	Date of 1st Entry into Govt. Service as Paramedic	Regular Appointment/Promotion to Present Post.			Present Posting
					Date	BPS	Method of Recruitment	
1.	Rufaq Ahmad S/O Bashirul Haq	(MSc Physics)	01.02.1965 Swabi	06.03.1994	a. Clinical Technologist (Ophthalmology/Otorhinolaryngology)	B5-17	By PSC	LRH/MTI Peshawar 03339108194
2.	Muhammad Riaz S/O Mir Salim Khan	MSc Micro Biology	15.03.1965 Karak	25.11.1986 28.09.1993 04.01.2005	a. Lab Tech: b. Chief Lab Tech: c. Clinical Technologist (Pathology)	B5-09 B5-16 B5-17	By initial By promotion By promotion	KTH/MTI Peshawar
3.	Awal Badshah S/O Sharbat Khan	MSc Micro Biology	15.03.1960 Karak	21.07.1988 04.01.2005	a. Lab Tech: b. Clinical Technologist (Pathology)	B5-09 B5-17	By initial By promotion	KMC/MTI Peshawar
4.	Imtiaz Khan S/O Abdul Hassan	M. Phil Micro Biology	16.01.1966 Peshawar	13.07.1992 04.01.2005	a. BB Tech: b. Clinical Technologist (Pathology)	B5-09 B5-17	By initial By promotion	Govt. Maternity Hosp: Peshawar 03139115889
5.	Sanauallah S/O Habibullah	MSc. Bio Chemistry	01.10.1970 Dir Upper	25.01.1995 04.01.2005	a. Lab Tech: b. Clinical Technologist (Pathology)	B5-09 B5-17	By initial By promotion	KTH/MTI Peshawar
6.	Ahsan Saeed S/O M. Saeed Gul	M. Phil MSE	16.05.1966 Nowshera	23.05.1992 23.06.2009	a. Audiometrician b. Clinical Technologist (Ophthalmology/Otorhinolaryngology)	B5-15 B5-17	PSC By promotion	KTH/MTI Peshawar
7.	Sheeraz Khan S/O Hameedullah	MSE & MPH	15.03.1969 Charsadda	11.01.1994 23.06.2009	a. Speech Therapist b. Clinical Technologist (Ophthalmology/Otorhinolaryngology)	B5-15 B5-17	By PSC By promotion	DGHS Peshawar 0333-9141304
8.	Pir Muhammad S/O Haji Muhammad Shah	MSE	14-11-1968 Bannu	20.12.1995 02.09.2009	a. Sp. Therapist b. Clinical Technologist (Ophthalmology/Otorhinolaryngology)	B5-15 B5-17	PSC By promotion	HMC/MTI Peshawar 0333-9129643

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9.	Khairul Aman S/O	MSc Physics	02.04.1973 Swabi	12.07.1999 02.09.2009	a. Audiometerician b. Clinical Technologist (Ophthalmology/Otorhinolaryngology)	BS-16 BS-17	PSC By promotion	MMC/MTI Mardan
10.	Fazal Haq S/O Abdullah Jan	B.A	06.08.1958 ✓ Peshawar	16.01.1995 15.03.2010	a. Chief Tech: (Cardiac) b. Clinical Technologist (Cardiology)	BS-16 BS-17	By initial By promotion	LRH/MTI Peshawar 0334-9031423
11.	Niaz Muhammad S/O Muhammad Sharif	Certificate/B.A	08.04.1960 Peshawar	01.10.1978 26.12.1990 28.04.2010 11.05.2012	a. Lep: Tech: b. DLS c. Chief PHC Tech: d. PHC Technologist (MP)	BS-07 BS-14 BS-16 BS-17	By initial By promotion By promotion By promotion	DHO Peshawar. 03005835377
12.	Tajammul Hussain S/O Muhammad Hussain	F.A	02.02.1958 Mansehra	07.01.1981 08.11.1993 28.04.2010 11.05.2012	a. Lep: Tech: b. DLS c. Chief PHC Tech: d. PHC Technologist (MP)	BS-07 BS-14 BS-16 BS-17	By initial By promotion By promotion By promotion	DHO Shangla
13.	Said Rehman S/O Gul Rahman	Metric/Certificate	06.03.1962 Mardan	06.01.1981 06.01.1997 28.04.2010 11.05.2012	a. Lep: Tech: b. DLS c. Chief PHC Tech: d. PHC Technologist (MP)	BS-07 BS-14 BS-16 BS-17	By initial By promotion By promotion By promotion	DHO Mardan
14.	Abdul-Karim S/O Abdul Latif	Certificate/F.A	15.05.1960 Haripur	10.01.1981 22.03.1999 28.04.2010 11.05.2012	Lep: Tech: DLS Chief PHC Tech: PHC Technologist (MP)	BS-07 BS-14 BS-16 BS-17	By initial By promotion By promotion By promotion	DHO Abbottabad
15.	Barkatullah S/O Muhammad Jan	Certificate/FA	15.12.1958 ✓ Mansehra	12.01.1981 22.03.1999 28.04.2010 11.05.2012	a. Lep: Tech: b. DLS c. Chief PHC Tech: d. PHC Technologist (MP)	BS-07 BS-14 BS-16 BS-17	By initial By promotion By promotion By promotion	DHO Mansehra
16.	Murad Ali S/O Abdul Said	Certificate/ MA	01.02.1961 Buner	27.08.1982 11.09.2006 28.04.2010 11.05.2012	a. Lep: Tech: b. DLS c. Chief PHC Tech: d. PHC Technologist (MP)	BS-07 BS-14 BS-16 BS-17	By initial By promotion By promotion By promotion	DHO Buner
17.	Shahid Ahmad S/O Aftab Ahmad	B.A	01.04.1964 Abbottabad	15.02.1982 14.07.1991 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By Initial By promotion By promotion By promotion	DHO Abbottabad. 03335045265

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18.	Mrs. Naheed Aziz D/O Azizur Rehman	Certificate/F.A	01.05.1959 Haripur	16.02.1982 14.07.1991 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	DHO Haripur 0333-5074536
19.	Muhammad Ihsan S/O Ashiq Hussain	Matric/Diploma	27.02.1961 Peshawar	16.02.1982 14.07.1991 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	PGPI LRH Peshawar
20.	Riaz Ahmad S/O Rahimullah	Certificate/B.A	15.09.1961 Charsadda	16.02.1982 14.07.1991 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By Initial By promotion By promotion By promotion	DHO Peshawar.
21.	Muhammad Kalim S/O Sher Gul	Certificate/Matric.	25.04.1959 Haripur	17.02.1982 14.07.1991 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	DHO Charsadda
22.	Zahir Shah S/O		28.04.1960 Charsadda	17.02.1982 14.07.1991 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	DHO Charsadda
23.	Aneesur Rehman S/O Rizwanullah	M.A/Certificate	22.04.1961 Charsadda	17.02.1982 14.07.1991 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	PMI Abbottabad.
24.	Shoaibur Rehman S/O Abdur Rehman	Certificate/Matric	13.05.1958 Abbottabad	18.02.1982 14.07.1991 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	
25.	Taj Elahi S/O Karam Elahi	Certificate/Matric	05.10.1958 Haripur	18.02.1982 14.07.1991 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	DHO Hospital Haripur
26.	Habibur Rehman S/O Muhammad Zaman	Certificate/Matric	28.04.1959 Mansehra	18.02.1982 14.07.1991 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By Initial By promotion By promotion By promotion	DHO Mansehra.

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27.	Abdur Rashid S/O Abdul Hamid	Certificate/Matric	15.03.1962 Haripur	18.02.1982 14.07.1991 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	DHQ Hospital Haripur
28.	Rehman ud Din S/O Sarfaraz Khan	Certificate/Matric	30.04.1958 Nowshera ✓	20.02.1982 03.12.1997 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	DHO Nowshera.
29.	Israrul Haq S/O Fazli Haq	Certificate/matric	06.11.1961 Bannu	20.02.1982 03.12.1997 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	DHO Bannu
30.	Nawaz Khan S/O Saleh Khan	B.A/MPH	01.06.1959 D.I.Khan //	20.02.1982 30.09.1999 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	DHO D.I.Khan
31.	Bashir Ahmad S/O Taj Muhammad	BA/MPH	24.04.1960 Swabi	20.02.1982 30.09.1999 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	DHO Swabi
32.	Ghulam Gillani S/O Muhammad Zaman	Certificate/matric	01.03.1960 Bannu	20.02.1982 30.09.1999 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	DHO Bannu
33.	Rifat Sultana D/O Mian Hasan	Certificate/matric	01.01.1959 Nowshera //	21.02.1982 30.09.1999 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	DHO Nowshera
34.	Shahid Saleem S/O Raza Khan	BSc (Hon).	20.03.1960 Charsadda	22.02.1982 30.09.1999 28.04.2010 11.05.2012	a. Medical Tech: b. SMT c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-09 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	DHO Mardan 0345-9416697 0301-5963361
35.	Abdul Majeed S/O Abdul Halim	B.A	02.05.1959 Charsadda //	25.05.1992 25.08.2006 28.04.2010 11.05.2012	a. DSV b. PHC Tech: c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-11 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	DHO Swabi

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36.	Javed Khan S/O Painda Khan	F.A	15.04.1961 Charsadda	25.05.1992 25.08.2006 28.04.2010 11.05.2012	a. Asstt: Evaluator b. PHC Tech: c. Sr. PHC Tech: d. PHC Technologist (MP)	BS-11 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion	DHO Kohat
37.	Muhammad Tariq S/O S. Mubarak Hussain	M.A	18.05.1963 Mardan	25.10.1983 04.05.1986 25.05.1992 25.08.2006 28.04.2010 11.05.2012	a. FSV b. TSV c. DSV d. PHC Tech: e. Sr. PHC Tech: f. PHC Technologist (MP)	BS-07 BS-09 BS-11 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion By promotion By promotion	DHO Peshawar
38.	Johar Muhammad S/O Faiz Muhammad	B.A	25.04.1962 Charsadda	01.11.1983 04.05.1986 25.05.1992 25.08.2006 28.04.2010 11.05.2012	a. FSV b. TSV c. DSV d. PHC Tech: e. Sr. PHC Tech: f. PHC Technologist (MP)	BS-07 BS-09 BS-11 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion By promotion By promotion	DHO Malakand
39.	Sajid Ali S/O Habibullah Khan	F.A	10.04.1963 Charsadda	01.11.1983 04.05.1986 25.05.1992 25.08.2006 28.04.2010 11.05.2012	a. FSV b. TSV c. DSV d. PHC Tech: e. Sr. PHC Tech: f. PHC Technologist (MP)	BS-07 BS-09 BS-11 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion By promotion By promotion	DHO Swat
40.	Wali Sardar S/O Sakhi Sardar	Certificate/matric	03.07.1959 Miranshah //	01.01.1985 04.05.1986 25.05.1992 25.08.2006 28.04.2010 11.05.2012	a. FSV b. TSV c. DSV d. PHC Tech: e. Sr. PHC Tech: f. PHC Technologist (MP)	BS-07 BS-09 BS-11 BS-12 BS-14 BS-17	By initial By promotion By promotion By promotion By promotion By promotion	SWA Miranshah
41.	Salim Shah S/O Wahab Shah	BSc (Hon)	01/01/1960 Peshawar	A.01/08/1978 B.21/04/1985 C.12/05/1991 D.02.08.2012	a. Anes: Assitt b. Anes: Tech; c. Chief Anesthesia Tech: d. Clinical Technologist(Anesthesia)	BS-06 BS-09 BS-16 BS-17	By initial By promotion By promotion By promotion	KTH/MTI Peshawar
42.	Muhammad Zulfiqar S/O Noor Zama Jan	Certificate/Matric	25.12.1963 Karak	09.01.1996 02.08.2012	a. Ch: Clinical (Lab)Tech: b. Clinical Technologist(Pathology)	BS-16 BS-17	By promotion	HMC/MTI Peshawar
43.	Abdul Latif S/O		01.06.1959 Peshawar //	17.09.1996 02.08.2012	a. Chief Clinical (Lab)Tech: b. Clinical Technologist(Pathology)	BS-16 BS-17	By promotion	KTH/MTI Peshawar

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44.	Qayyum Jan S/O Taj Muhammad	Certificate/Matric	01/10/1960 Peshawar	19/04/1980 14/02/1983 12/08/1998 02.08.2012	a. O.T Assitt b. O.T. Tech; c. Chief OTT d. Clinical Technologist (Surgical)	BS-05 BS-09 BS-16 BS-17	By initial By promotion By promotion By promotion	HMC/MTI Peshawar
45.	Isam Gul S/O Gul Mir	Certificate/Matric	10/06/1960 Peshawar	02/10/1980 14/02/1983 12/08/1998 02.08.2012	a. O.T Assitt b. O.T. Tech; c. Chief OTT d. Clinical Technologist (Surgical)	BS-05 BS-09 BS-16 BS-17	By initial By promotion By promotion By promotion	LRH/MTI Peshawar
46.	Ashfaq Ullah S/O Safid Ullah Khan	F.A	01-08-1965 Nowshera	03-03-1991 06.03.2010 02.08.2012	a. Modler b. Sr. C. Tech: c. Clinical Technologist(Pharmacy)	BS-11 BS-14 BS-17	By Initial By promotion By promotion	DHQH Nowshera
47.	Tajmir Shah S/O Fazli Hakeem	B.A/LLB	19.03.1963 Charsadda	01.07.1992 06.03.2010 02.08.2012	a. ECT Tech: b. Sr. C. Tech: c. Clinical Technologist(Pharmacy)	BS-11 BS-14 BS-17	By initial By promotion By promotion	LRH/MTI Peshawar
48.	Mian Zia ul Haq S/O Mian Hamdul Haq	Diploma/FSc	25.12.1965 Peshawar	06.07.1992 15.02.2010 02.08.2012	a. Laser Tech. b. Sr. Clinical (Opth) Tech: c. Clinical Technologist (ophthalmology)	BS-11 BS-14 BS-17	By Initial By promotion By promotion	HMC/MTI Peshawar
49.	Sheraz Khan S/O Taj Muhammad	Diploma/ FSc	15.03.1973 Charsadda	15-02-2010 06.03.1999 02.08.2012	a. Laser Technician b. Sr. Clinical (Opth)Tech: c. Clinical Technologist Ophthalmology	BS-11 BS-14 BS-17	By Initial By promotion By promotion	HMC/MTI Peshawar
50.	Muhammad Jamshed S/O Ghulam Qasim	Diploma/ B.A	20.05.1976 D.I.Khan	26.06.1999 25.08.2006 02.08.2012	a. Modler b. CT Pharmacy c. Clinical Technologist Pharmacy	BS-11 BS-12 BS-17	By initial By promotion By promotion	DHQH/MTI D.I.Khan
51.	Nusrat Gul S/O Abad Gul	Certificate/BSc (H)	15.03.1969	11.11.1990 29.03.1995 02.03.2010 02.08.2012	a. ECG Tech; b. EEG (Pharmacy) Tech; C. Tech c. Clinical Technologist (Pharmacy)	BS-09 BS-12 BS-17	By Initial By promotion By promotion	LRH/MTI Peshawar 0301-8881433
52.	Khalid Khan S/O Waheedullah	Diploma/ B.A	01.01.1976	26.08.1995 02.03.2010 02.08.2012	a. EEG Tech: b. C. Tech c. Clinical Technologist Pharmacy	BS-09 BS-12 BS-17	By Initial By promotion By promotion	HMC/MTI Peshawar 0342-9118244
53.	Sartaj Bahadar S/O Khan Bahadar	Diploma/BSc	05/11/1962 Peshawar	15/02/1984 05.03.2010 02.08.2012	a. Pulmonary Function Test Tech: b. Clinical Tech: c. Clinical Technologist(Pulmonology)	BS-09 BS-12 BS-17	By Initial By promotion By promotion	KTH/MTI Peshawar. 0321-9071398
54.	Gul Rehman S/O Haji Abdul Hameed	BSc (H)	03/05/1961 Charsadda	28/05/1988 20/07/1992 05.03.2010 02.08.2012	a. Dispenser b. Pulmonary Function Test Tech: c. Clinical Tech: d. Clinical Technologist(Pulmonology)	BS-06 BS-09 BS-16 BS-17	By Initial By promotion By promotion By promotion	LRH/MTI Peshawar

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55.	Fehmida Begum D/O Ghulam Rasool	Metric	04.04.1958 Mardan	21/03/1977 26/06/2003 29.04.2010 19.08.2013	a. LHV b. AIHS c. Sr PHC Tech d. PHC Technologist (MCH)	Bs-09 Bs-12 BS-14 BS-17	By initial By promotion By promotion By promotion	DHO Mardan
56.	Farah deeba D/O Muhammad Nawaz	F.A/Diploma	17/11/1959 Lakki Marwat	17/02/1979 15/07/2004 29.04.2010 19.08.2013	a. LHV b. AIHS c. Sr PHC Tech d. PHC Technologist (MCH)	Bs-09 Bs-12 BS-14 BS-17	By initial By promotion By promotion By promotion	DHO Lakki Marwat.
57.	Afzal ur Rehman S/O Mira Khan	Diploma/MA	09/05/1966 Swabi	12/12/1989 20.04.2010 19.08.2013	a. X-Ray Tech b. Clinic: Tech c. Clinical Technologist (Radiology)	Bs-09 Bs-12 BS-17	By initial By promotion By promotion	LRH/MTI Peshawar
58.	Gul Sher Khalil S/O Fazal Sher Khalil	Certificate/B.A	01.10.1971 Peshawar	03.03.1991 20.04.2010 19.08.2013	a. X-Ray Tech b. Clinic: Tech c. Clinical Technologist (Radiology)	Bs-09 Bs-12 BS-17	By initial By promotion By promotion	KTH/MTI on Deputation Peshawar <i>PIMS ishak</i>
59.	Razeem Khan S/O Fazali Rahman	Certificate/ BSc.	04.12.1967 Mardan	04.03.1991 20.04.2010 19.08.2013	a. X-Ray Tech b. Clinic: Tech c. Clinical Technologist (Radiology)	Bs-09 Bs-12 BS-17	By initial By promotion By promotion	LRH/MTI Peshawar
60.	Jamil Khan S/O Muhammad Amir Khan	Diploma/matric	01/01/1969 NW Agency	18/03/1993 20.04.2010 19.08.2013	a. X-Ray Tech b. Clinic: Tech c. Clinical Technologist (Radiology)	Bs-09 Bs-12 BS-17	By initial By promotion By promotion	KTH/MTI Peshawar
61.	Muhammad Alam S/O Habibur Rehman	Certificate /FSc	28/04/1971 Swat	12/03/1999 20.04.2010 19.08.2013	a. X-Ray Tech b. Clinic: Tech c. Clinical Technologist (Radiology)	Bs-09 Bs-12 BS-17	By initial By promotion By promotion	STH Swat.
62.	Abdur Rahman S/O Gul Hassan Badshah	Matric/Diploma	25.09.1973 Karak.	27.12.1994 31.08.2000 20.04.2010 19.08.2013	a. R.Grapher b. X-Ray Tech c. Clinic: Tech d. Clinical Technologist (Radiology)	Bs-09 Bs-12 BS-17	By initial By promotion By promotion	DHO Nowshera
63.	Tasleem D/O Habibullah	Certificate/Matric	30.09.1959 Nowshera	01.03.1979 29.04.2010 19.08.2013	a. LHV b. PHC Tech: c. PHC Technologist (MCH)	Bs-09 Bs-12 BS-17	By initial By promotion By promotion	DHO Hangu
64.	Khalida Parveen D/O Karim Bakhsh	Certificate/Matric	13.05.1960 Peshawar	03.03.1979 29.04.2010 19.08.2013	a. LHV b. PHC Tech: c. PHC Technologist (MCH)	Bs-09 Bs-12 BS-17	By initial By promotion By promotion	PHS Nishtarabad. Peshawar
65.	Azra Yasmin D/O Mian Muhammad	Matric/Diploma	26.10.1958 Peshawar	12.04.1979 29.04.2010 19.08.2013	a. LHV b. PHC Tech: c. PHC Technologist (MCH)	Bs-09 BS-17	By initial By promotion	PHS Nishtarabad. Peshawar
66.	Nighat Rashid D/O Abdul Ashid	Diploma/Metric	27.04.1960 Peshawar	01.03.1979 19.08.2013	a. LHV b. PHC Technologist (MCH)	Bs-09 BS-17	By initial By promotion	

ATTESTED
[Signature]

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67.	Fehmida Begum D/O Muhammad Iqbal	Matric/Diploma	18.02.1958 Peshawar ✓	05.03.1979 19.08.2013	a. LHV b. PHC Technologist (MCH)	Bs-09 BS-17	By initial By promotion	DHO Peshawar
68.	Shahi Arab D/O Hayadi Mir	Matric/Diploma	16.04.1959 Peshawar //	28.04.1979 19.08.2013	a. LHV b. PHC Technologist (MCH)	Bs-09 BS-17	By initial By promotion	DHO Charsadda
69.	Syed Hasnain S/O Syed Muhammad Sibtain	Certificate/F.A	01.04.1973 Kurram	30.08.2003 19.08.2013	a. X-Ray Tech: b. Clinical Technologist (Radiology)	Bs-09 BS-17	By initial By promotion	PIMS Islamabad On Deputation.
70.	Muhammad Fayaz Khan S/O Rehan Shah	DPT	03/02/1977 Mardan	27/08/1997 2011 18.12.2013	a. Physiotherapy Tech: b. Clinical Technician c. Clinical Technologist (Physiotherapy)	Bs-09 BS-12 BS-17	By initial By promotion By promotion	LRH/MTI Peshawar
71.	Asghar Khan S/O Asal Jan	BSc (MLT)	13 -05-1974	Regularized on 11-04-2017	a. Clinical Technologist (Pathology)	BS-17	By initial	KGN/MTI Bannu
72.	Farman Ullah S/O	BS (vision sciences)	10-03-1979	Regularized on 11-04-2017	b. Clinical Technologist (Ophthalmology)	BS-17	By initial	KGN/MTI Bannu
73.	Asif Mehmood S/O Noor Khan	Bsc (Hon) Microbiology	02-08-1985	Regularized on 11-04-2017	c. Clinical Technologist (Pathology)	BS-17	By initial	KGN/MTI Bannu
74.	Sher Dil S/O	Matric/Certificate	15.09.1959 //	06.08.1977 02.10.1986 26.05.1992 21-07-2017	a. Ans Asst: b. Ans Tech: c. Ch; Anaesth; d. Clinical Technologist (Anesthesia)	BS-06 BS-09 BS-16 BS-17	By initial By promotion By promotion By promotion	KTH/MTI Peshawar
75.	Tahir Gul S/O	Matric/Certificate	11.11.1959 //	07.01.1978 22.12.1987 12.08.1998 21-07-2017	a. Ans Asst: b. Ans Tech: c. Ch; Anaesth; d. Clinical Technologist (Anesthesia)	BS-06 BS-09 BS-16 BS-17	By initial By promotion By promotion By promotion	KTH/MTI Peshawar
76.	Muhammad Iqbal S/O Hazrat Mahmood	Matric/Certificate	15.01.1958 ✓	29.07.1978 21.12.1999 21-07-2017	a. Dental Tech: b. Chief Tech: c. Clinical Technologist (Dental)	Bs-09 BS-16 BS-17	By initial By promotion By promotion	KCD Peshawar.

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77.	Abib Khan S/O Hashim Khan	Matric/Diploma	18.06.1961	20.05.1984 05.10.1985 31.12.2005 21-07-2017	a. Lab Asstt: b. Lab: Tech: c. Chief Lab Tech. d. Clinical Technologist (Pathology)	BS-05 BS-09 BS-16 BS-17	By initial By promotion By promotion By promotion	DHQ Hosp: Kohat
78.	Shah Jehan S/O Saeedullah	Matric/certificate	20.03.1958	12.12.1978 01.02.1988 31.12.2005 21-07-2017	a. Lab Asstt: b. Lab: Tech: c. Chief Lab Tech d. Clinical Technologist (Pathology)	BS-05 BS-09 BS-16 BS-17	By initial By promotion By promotion By promotion	KTH/MTI Peshawar
79.	Niamat S/O	Matric/certificate	15.03.1958	02.12.1979 19.04.1989 31.12.2005 21-07-2017	a)Ans Asstt: b)Ans Tech: c) Ch;Anaesth; d.Clinical Technologist (Anesthesia)	BS-06 BS-09 BS-16 BS-17	By initial By promotion By promotion By promotion	HMC/MTI Peshawar
80.	Jamil ur Rahman S/O-Gultaj	Matric/ Diploma	12.04.1959	25.07.1979 01.12.1993 08.01.2001 10.05.2006 11-05-2012 21-07-2017	a. S/ Inspector b.TSI c.DSI d.PHC Tech: e.Chief PHC Tech: f.PHC Technologist (MP)	BS-06 BS-09 BS-10 BS-12 BS-16 BS-17	By initial By promotion By promotion By promotion By promotion By promotion	DHO Kohat
81.	Wali Muhammad S/O	Matric/certificate	01.02.1959	20/02/1982 24.08.1983 21.02.2011 11.05.2012 21-07-2017	a.Med: Tech: b.Med Tech: c.PHC Tech: d.Chief PHCT e.PHC Technologist (MP)	BS-07 BS-09 BS-12 BS-16 BS-17	By initial By promotion By promotion By promotion By promotion	DHO Swat
82.	Hidayatullah S/O Eid Muhammad	Certificate/M.A	01.06.1959	22.02.1982 24.08.1983 21.02.2011 11.05.2012 21-07-2017	a.Med: Tech: b.Med Tech: c.PHC Tech: d.Chief PHCT e.PHC Technologist (MP)	BS-07 BS-09 BS-12 BS-16 BS-17	By initial By promotion By promotion By promotion By promotion	DHO Karak
83.	Rafiullah S/O Dakhil Gul	M.A	03.05.1963	22.02.1982 24.08.1983 21.02.2011 11.05.2012 21-07-2017	a.Med: Tech: b.Med Tech: c.PHC Tech: d.Chief PHCT e.PHC Technologist (MP)	BS-07 BS-09 BS-12 BS-16 BS-17	By initial By promotion By promotion By promotion By promotion	DHO Karak
84.	Shabir Nawaz S/O Ghareeb Nawaz	M.A	15.05.1963	22.02.1982 24.08.1983 21.02.2011 11.05.2012 21-07-2017	a.Med: Tech: b.Med Tech: c.PHC Tech: d.Chief PHCT e.PHC Technologist (MP)	BS-07 BS-09 BS-12 BS-16 BS-17	By initial By promotion By promotion By promotion By promotion	DHO Karak

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124.	Sakina Bibi D/O Abdul Ghaffar	Certificate/Matric	5/9/1960	13.03.1980 24.07.2013 21-07-2017	a.LHV b.Chief PHC Tech: c.PHC Technologist (MCH)	BS-09 BS-16 BS-17	By initial By promotion By promotion	DHO Bannu
125.	Shafi ur Rehman S/O Shad Ali Khan	Certificate/B.A.	07.11.1962	01.12.1983 27.01.2011 02.08.2012 11-08-2015 21-07-2017	a.Disp: b.C/Tech: c.Sr. Tech: d.Chief Tech: e.Clinical Technologist (Pharmacy)	BS-06 BS-12 BS-14 BS-16 BS-17	By initial By promotion By promotion By promotion By promotion	DHQ Hosp:Karak 03449002142
126.	Farkhanda Jabeen S/O Muhammad Shafiq	Certificate/Matric	31.03.1963	08.03.1981 29.04.2010 24.07.2013 11-08-2015 21-07-2017	a.LHV b.PHC Tech: c.Sr. PHC Tech: d.Chief PHC Tech: e.PHC Technologist (MCH)	BS-09 BS-12 BS-14 BS-16 BS-17	By initial By promotion By promotion By promotion By promotion	DHO Peshawar

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Director General Health Services,
Khyber Pakhtunkhwa, Peshawar.

F-23

To

The Director General Health Services

Khyber Pakhtunkhwa, Peshawar.

Through : Proper Channel.

Subject : Request For Correction in Seniority List Of Technologists (BPS 17)

Dear Sir,

With due respect it is stated that I was appointed as Senatory inspector (BPS 6) on 25/7/1979, and promoted as District Senatory inspector (BPS 10) on 8/1/2001.

During the promotion process my name was not included in the list of promotion to BPS 16 and BPS 17 during the year 2012, due to which my juniors were promoted to the post of PHC Technologists BPS 17.

I have been promoted the post of PHC Technologist (MP) BPS 17 on 21/7/2017, instead of 2012.

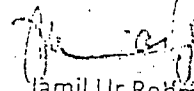
It is therefore requested that I may be granted seniority (with Increments) from the date from which my juniors were promoted i.e. 2012 and oblige.

Thanks.

ATTESTED

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Yours Faithfully

 06/2/18

Jamil Ur Rehman
PHC Technologist BPS 17
DHO Office KOHAT

21/05/2012 from where his erstwhile Juniors have been promoted.

Secretary Health Diry No 5236 dt-28/3/19



DIRECTORATE GENERAL
HEALTH SERVICES KHYBER
PAKHTUNKHWA PESHAWAR

No. 4112 /AE-VII
Dated: 26 /03/2019

✓ To

G-29

The Secretary to Government of Khyber Pakhtunkhwa,
Health Department.

Subject: REQUEST FOR CORRECTION IN SENIORITY LIST PHC
TECHNOLOGIST BS-17

R/ Sir,

Kindly refer to your letter No. SOH-III/8-60/2019 (Jamil ur Rehman/ Kamal Zada) Dated 10/01/2019, on the subject noted above and to state that the case of the concerned Technologists are re-examined and submitted as under.

1. a. Mr. Jamil ur Rehman PHC Technician (MP) was appointed as Sanitary Inspector (BPS-6) on 25/07/1979.
- b. He was promoted as District Sanitary Inspector (BS-10) on 08/01/2001.
- c. On the approval of service structure of Paramedics on 10/05/2006 the post of District Sanitary Inspector (BS-10) was re-designated/ re-nomenclatured as PHC Technician (MP) BS-12.
- d. Due to non inclusion of his name in the seniority list, he was not promoted to BS-16 on 11/05/2012 while his erstwhile Juniors were promoted as Chief PHC Technician (MP) BS-16.
- e. On 31/12/2015 he has been promoted to BS-16 as Chief PHC Technician (MP) and then promoted as PHC Technologist (MP) BS-17 on 03/08/2017.

Now he has requested for Seniority from the retrospective effect. i.e 11/05/2012 from where his erstwhile Juniors have been promoted.

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- a. Mr. Kamal Zada was appointed as a CDC Supervisor BS- 11 on 12/06/2004 by the District Government Shangla.
- b. On 10/05/2006, the post of CDC Supervisor BS-11 has been re-nomenclature as PHC Technician (MP) and upgraded to BS-12, in the light of approved Service Structure of Paramedics.
- c. On 21/02/2011 his erstwhile juniors have been promoted to BS-16 and due to non availability of his name in the seniority list, he was not promoted and remained in BS-16.
- d. On 21/05/2012 he has been promoted to BS-16 with immediate effect instead from retrospective effect.
- e. On 21/07/2017 their colleagues have been promoted and due to an enquiry his name was differed from promotion.
- f. After completion of the enquiry process, his case has been sent to the Government for promotion, and has been promoted to as PHC Technologist (MP) BS-17 with immediate effect. i.e 08/01/2018 ~~and not from retrospective effect i.e 21/07/2017.~~

Now he has been requested for seniority in BS-16 and 17 from the retrospective effect.

Submitted for further necessary action.

ATTESTED

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DIRECTOR (HRM)

**DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUNKHWA, PESHAWAR**



GOVERNMENT OF KHYBER PAKHTUNKHWA
HEALTH DEPARTMENT

No. SOH-III/8-60/2019(Jamil ur Rehman)
Dated the Peshawar 3rd October, 2019

To

The Director General Health Services,
Khyber Pakhtunkhwa.

26

SUBJECT: REQUEST FOR CORRECTION IN SENIORITY LIST PHC TECHNOLOGIST (BS-17).

I am directed to refer to your letter No. 4112/AE-VII dated 26-03-2019 in respect of Mr. Jamil ur Rehman PHC Technologist BS-17 and Mr. Kamal Zada PHC Technologist BS-17 and to state that the response of the Director General Health Services reveals that the officer concerned were excluded from the seniority list due to oversight while their erstwhile juniors were promoted and placed above in terms of seniority.

I therefore, directed that the above named officers may be granted due seniority from the date where their erstwhile juniors were promoted and make sure that no injustice is done to any official/officer please.

03/10/2019
Section Officer-III

Endst: even no & date.

Copy forwarded to the:

1. PS to Secretary Health, Khyber Pakhtunkhwa.

03/10/2019
Section Officer-III

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GOVERNMENT OF KHYBER PAKHTUNKHWA
HEALTH DEPARTMENT

Dated the Peshawar 13th June, 2019

NOTIFICATION.

No. SOH-III/8-117/2019(Jamil-ur-Rehman). The Competent Authority is pleased to accord sanction to the grant of 365 days leave encashment as admissible to Mr. Jamil-ur-Rehman S/O Gul Taj Ali Khan, PHC Technologist, MP, BPS-17, attached to office of DHO Kohat under the Revised Leave Rules 1981.

2. The officer stands retired from Govt. Service w.e.f. 12.4.2019 on attaining the age of superannuation (i.e. 60 years).

Secretary to Govt. of Khyber Pakhtunkhwa
Health Department

Endst No. of even No and Date.

Copy forwarded to:

1. Director General Health Services Khyber Pakhtunkhwa, Peshawar w/r.to his letter No.8337-38/AE-VI dated 6.5.2019.
2. The District Health Officer, Kohat.
3. The District Accounts Officer, Kohat.
4. PS to Secretary Health, Khyber Pakhtunkhwa
5. Officer concerned.

Dispatcher
Khyber Pakhtunkhwa
Health Department

(NISAR AHMAD)
SECTION OFFICER-III, 13.6.19

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18/6/19

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seniors have been promoted.



**DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUNKHWA PESHAWAR**

All communications should be addressed to the Director General Health Services Peshawar and not to any official by name E-Mail Address K.PKdghs@yahoo.com
Office # 091-9210269, Exchange# 091-9210187, 9210196 Fax #: 091-9210130

No. 1931 /AE-VII Dated: 02/10/2019

To,

I - (28)

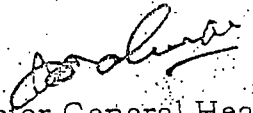
The Secretary to Government of Khyber Pakhtunkhwa,
Health Department Peshawar.

Subject: REQUEST FOR CORRECTION IN SENIORITY LIST PHC
TECHNOLOGIST (BS-17)

Kindly refer to your letter No. SOH-III/8-60/2019 (Jamil-ur-Rahman) dated 03.10.2019, on the subject noted above and to state that Mr. Jamil-ur-Rahman PHC Technologist (BS-17) has been retired from service w.e.f 12.04.2019 on attaining the age of superannuation (i.e 60 years). (Annex-A).

He is requested for grant of promotion from 2012 without arrears (Annex-B).

It is requested that advice of the Government in the matter may please be conveyed, so to proceed further.


Director General Health Service
Khyber Pakhtunkhwa Peshawar

ATTESTED

M. 



**GOVERNMENT OF KHYBER PAKHTUNKHWA
HEALTH DEPARTMENT**

No. SOH-III/2-86/2019(Jamil-ur-Rehman)
Dated the Peshawar 7th February, 2020

J-29

To

The Director General Health Services.
Khyber Pakhtunkhwa.

bn 7/2/2020

Request

SUBJECT: REQUEST FOR CORRECTION IN SENIORITY LIST PHC
TECHNOLOGIST (BPS-17).

I am directed to refer to your letter No.19131/AE-VII dated 02.12.2019 on the above noted subject in respect of Mr. Jamil-ur-Rehman, PHC Technologist (BPS-17), attached to office of DHO Kohat and to state that the Competent Authority has been pleased to regret the subject request, because as per Policy, promotion is always granted with immediate effect. In the instant case too, the officer was promoted w.e.f 21-07-2017, hence the instant request for promotion w.e.f-2012 does not cover under the promotion Policy.

15/2/2020
Section Officer-III

Endst: of even no & date.

Copy forwarded to the PS to Secretary Health, Khyber Pakhtunkhwa.

15/2/2020
Section Officer-III

ATTESTED

M. J.

VAKALATNAMA

Before the KP Service Tribunal, Peshawar

OF 2019

Jamil - ur - Rehman

(APPELLANT)
(PLAINTIFF)
(PETITIONER)

VERSUS

Health Department

(RESPONDENT)
(DEFENDANT)

I/We Jamil - ur - Rehman

Do hereby appoint and constitute **NOOR MOHAMMAD KHATTAK, Advocate, Peshawar** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated. ___/___/2019



CLIENT


ACCEPTED
NOOR MOHAMMAD KHATTAK

SHAHZULLAH YOUSAFZAI

&


MIR ZAMAN SAFI
ADVOCATES

OFFICE:

Flat No.4, 2nd Floor, Juma Khan
Plaza, near FATA Secretariat,
Warsak Road, Peshawar.
Mobile No.0345-9383141

"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

S.B

No.

APPEAL No. of 20

3192

20

Mr. Jamil vs Rehman

Appellant/Petitioner

Versus

The Chief Secy Peshawar.

RESPONDENT(S)

Notice to Appellant/Petitioner

Mr. Jamil vs Rehman

Ex. PHC Technologist (BPS-17) Rtd

o/o the Distt. Health Officer Kohat.

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 3/6/2020 at 9:00 AM.

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

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Before the KP Service Tribunal, Pasiguar.

Service Appeal No. 3192/2020.

Jamil-u-Rehman v/s Education:


Application for the grant of Permission
to deposit security process fee

Respectfully Sheweth;

1) That, the above titled case is pending
adjudication before the Honorable court.

2) That, the case was admitted for regular
hearing on 08.10.2020 but inadvertently
the security process fee was not deposited
well in time.
It is, therefore, most humbly prayed
that permission may kindly granted
to deposit security process fee

07/12/2020

Appellant
Through: Prof.  Mr. Zaman
Advocate

"B"

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

No.

Appeal No. 3192 of 2020 ^{SB}
Jamil-ur-Rehman Appellant/Petitioner
 Versus
Chief Secy KP Pesh: Respondent
 Respondent No. 5

Notice to:

The Director General Health Services,
KPK Peshawar.

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa 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 *on 27/01/2021 at 8.00 A.M. If you wish to urge anything against the 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 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.

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.

Copy of appeal is attached. ~~Copy of appeal has already been sent to you vide this office Notice No.....dated.....~~

Given under my hand and the seal of this Court, at Peshawar this 14th

Day of Jan 2021.

M. Af
 Registrar,
 Khyber Pakhtunkhwa Service Tribunal,
 Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
 2. Always quote Case No. While making any correspondence.

"B"

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

No.

Appeal No. 3192 of 2021 ^{SB}

Jamil ur Rehman Appellant/Petitioner

Versus

Chief Secy K.P. Pesh. Respondent

Respondent No. 4

Notice to:

The Secretary Health Dept: KPK
Peshawar.

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa 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 on 27/01/2021 at 8.00 A.M. If you wish to urge anything against the 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 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.

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.

Copy of appeal is attached. ~~Copy of appeal has already been sent to you vide this office Notice No.....dated.....~~

Given under my hand and the seal of this Court, at Peshawar this 14th

Day of Jan 2021.

11/01/2021

M. Jai
Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

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

No.

SB

Appeal No.....3192..... of 20 20

Jamil ur Rahman.....Appellant/Petitioner

Versus

Chief Secy KP Pesh.....Respondent

Respondent No.....3.....

Notice to:

The Secretary Finance Deptt KP

Peshawar.

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa 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 on.....27/01/2021.....at 8.00 A.M. If you wish to urge anything against the 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 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.

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.

~~Copy of appeal is attached. Copy of appeal has already been sent to you vide this~~

office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this.....14/1/21.....

Day of.....Jan.....20 21

M. P. J.
Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

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

SB

No.

Appeal No.....~~20701~~ 3192 of 20 20

Mr. Jamil - Ux. Rehman.....Appellant/Petitioner

Versus

Chief Secy KP Pesh.....Respondent

Respondent No.....2

The Secretary Establishment Dept. KPK

Notice to:

Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa 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 *on 27/01/2021 at 8.00 A.M. If you wish to urge anything against the 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 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.

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.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this

office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this 14.01

Day of.....Jan.....2021

[Handwritten signature]
11-1-21

M. A. [Signature]
**Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.**

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

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

38

No.

Appeal No. 3192 of 2020.

Mr. Tomil U.P. Rehman Appellant/Petitioner

Versus

Chief Secy K.P.K. Peshawar Respondent

Respondent No. 1

The Chief Secretary K.P.K. Peshawar.

Notice to:

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa 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 on 07/01/2021 at 8.00 A.M. If you wish to urge anything against the 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 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.

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.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No. dated

Given under my hand and the seal of this Court, at Peshawar this

Day of 20 ..

[Handwritten signature and date 11/01/21]

[Handwritten signature]
Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
 2. Always quote Case No. While making any correspondence.

"B"

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

No.

Appeal No..... 3192 of 20 20

..... Jamir-ur-Rehman Appellant/Petitioner
Versus

..... The chief Secy KPK Peshawar Respondent
Respondent No..... 1

Notice to: —

The chief Secretary KPK Peshawar.

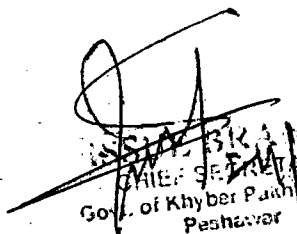
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on..... 9/6/2021 at 8.00 A.M. If you wish to urge anything against the 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 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.


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.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No..... dated.....

Given under my hand and the seal of this Court, at Peshawar this..... 18th.....

Day of..... May 20 21


CHIEF SECRETARY
Govt. of Khyber Pakhtunkhwa
Peshawar


Registrar
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

- Note:
1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
 2. Always quote Case No. While making any correspondence.

"B"

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

P.R

No.

Appeal No.....3192..... of 20 20

.....Jamil ul Rehman.....Appellant/Petitioner

Versus

.....The Chief Secy K.P.S. Peshawar.....Respondent
Respondent No.....2.....

Notice to: — the Secretary Re-establishment Deptt Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa 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 *on.....9/6/2021.....at 8.00 A.M. If you wish to urge anything against the 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 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.

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.

~~Copy of appeal is attached.~~ Copy of appeal has already been sent to you vide this office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this.....18/6.....

Day of.....May 20 21.....

[Signature]
Private Secretary to

[Signature]
Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

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

No.

Appeal No. 3192 of 20 20

Jamil us Rehman Appellant/Petitioner

Versus
The Chief Secy KPK Peshawar Respondent

Respondent No. ?

Notice to: —

The Secretary Finance Deptt KPK
Peshawar.

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa 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 *on 9/11/2021 at 8.00 A.M. If you wish to urge anything against the 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 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.

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.

~~Copy of appeal is attached.~~ Copy of appeal has already been sent to you vide this office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this 18/11

Day of May 20 21

Copy: Finance KPK
Dairy No. 2415/21
Date.....


Registrar,

Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

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

No.

Appeal No. 3132 of 20 21

Jamil M. Khan Appellant/Petitioner

Versus

The Chief Secy Health Deptt. KP Respondent

Respondent No. 1

Notice to: —

The Secretary Health Deptt. KP
Peshawar.

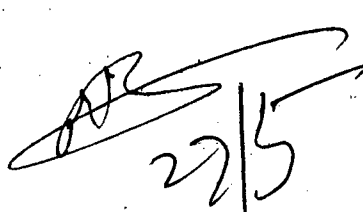
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 9/6/2021 at 8.00 A.M. If you wish to urge anything against the 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 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.

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.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this 12/5

Day of May 20 21


27/5

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

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

No.

Appeal No..... 3192 of 20 21

Jamil vs Reh Appellant/Petitioner

Versus

The Chief Secy Spk Peshawar Respondent

Respondent No..... 5

Notice to: —

The Director General Health Services KPK Peshawar.

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa 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 *on..... 7/5/2021..... at 8.00 A.M. If you wish to urge anything against the 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 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.

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.

~~Copy of appeal is attached.~~ Copy of appeal has already been sent to you vide this office Notice No..... dated.....

Given under my hand and the seal of this Court, at Peshawar this..... 18/6/21.....

Day of..... May 20 21

[Handwritten signature]
16/6/21

[Handwritten signature]
Registrar,

Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

PROFORMA FOR EARLY HEARING

FORM 'A'

To be filled by the Counsel/Applicant

Case Number	3192 / 2020 SB.		
Case Title	Jamil vs Rehman vs Health Dep.		
Date of Institution			
Bench	SB <input checked="" type="checkbox"/>	DB	
Case Status	Fresh	Pending	<input checked="" type="checkbox"/>
Stage	Notice	Reply	Argument
Urgency to clearly stated.	Urgent case please due to old age cannot come to court again and again.		
Nature of the relief sought.			
Next date of hearing	08/11/2022		
Alleged Target			
Date			
Counsel for	Petitioner	Respondent	In person <input checked="" type="checkbox"/>

Signature of counsel/party

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

PROFORMA FOR EARLY HEARING

FORM 'B'

Inst#

Early Hearing _____ -p/20 22

In case No. 3192 -p/2020 S13.

Jamil ur Rehman vs Health Department

Presented by Jamil ur Rehman on behalf of personal Entered in the relevant register.

Put up alongwith main case 8

Last date fixed	<u>08/08/2022</u>
Reason(S) for last adjournment, if any by the Branch Incharge.	
Date(s) fixed in the similar matter by the Branch Incharge	
Available dates Readers/Assistant Registrar branch	

Assistant Registrar

REGISTRAR