#### Form- A

### FORM OF ORDER SHEET

	Case	e No	1409/2022	
S.No.	Date of order proceedings		eedings with signature of judge	<del></del> 11
1	2		3	
1-	29/09/2022	The appeal	of Mr. Musharaf Khan resubmitted today by Mr. F	azal
			Vocate. It is fixed for preliminary hearing before Si	
			on Notices be issued to appellant and	aid t
		counsel for the date	fixed.	
			By the order of Chairman REGISTRAR	
	·			
			·	
	·			
,			·	
	,			

The appeal of Mr. Musharaf Khan Religious/Theology Teacher Welfare Home for Child Beggars Peshawar received today i.e. on 29.09.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Annexures of the appeal may be attested.
- 2- Copy of covering letter mentioned in para-6 of the memo of appeal (Annexure-D) is not attached with the appeal which may be placed-on it.
- 3- Copy of title page of Writ Petition mentioned in para-9 of the memo of appeal (Annexure-G) is not attached with the appeal which may be placed on it.

No. 2692 /S.T.

Dt. 27/09 /2022

REGISTRAR

SERVICE TRIBUNAL

KHYBER PAKHTUNKHWA

PESHAWAR.

Mr. Fazal Shah Mohmand Adv. Pesh.

Sir, Resubentled after recessory Completions
Resubentled after recessory Completions

Justine Copy of America "D" is available

at Page M. 16 Please.

289.22

# BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL PESHAWAR

Service Appeal No_	1409 12022	
Musharaf Khan		Appellant

#### VERSUS

Conservator and others......Respondents

#### INDEX

S. No	Description of Documents	Annexure	Pages
1.			1-5
2.	Application for condonation of delay with		6-7
	affidavit		
3.	30p:35 3. 1355	A & B	8-11
	Order dated 22-08-2006		
4.	Copy of Revised PC-1, Budget Book & Job	C&D	12-16
	Description		
5.	Copy of letter dated 16-04-2008, Order	E&F	17-19
	dated & Notification dated 30-06-		
	2015	1911	
6.	Copy of titled page of Writ Petition No	G	20-24
	2580-P/2018 & Judgment/Order dated		
	06-11-2019		
7.	Copy of Order dated 16-09-2020	Н	25-26
8.	Copy of Appeal with covering letter	l	27-30
9.	Copy of Notification dated 21-04-2008	J	31-33
10.		К	34
11.	Copy of Notification dated 27-06-2011	L	35
12.	Copy of Notification dated 13-11-2012	M	36-42
13.	Vakalat Nama		43

Melar

Dated:-25-09-2022

**Appellant** 

Through

Fazal Shah Mohmand

Advocate,

**Supreme Court of Pakistan** 

<u>OFFICE:</u>- Cantonment Plaza Flat 3/B Khyber Bazar Peshawar Cell# 0301 8804841 Email:- fazalshahmohmand@gmail.com

(1)

# BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL PESHAWAR

Service Appeal No 1409 /2022

#### **VERSUS**

- **1.** Govt. of Khyber Pakhtunkhwa, through Chief Secretary, Civil Secretariat Peshawar.
- **2.** Govt. of Khyber Pakhtunkhwa, through Secretary, Social Welfare, Women Empowerment and Special Education, Peshawar.
- **3.** Secretary, Govt. of Khyber Pakhtunkhwa, Finance Department, Civil Secretariat Peshawar. **Respondents**

APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE NON GRANT OF BPS-16 WITH EFFECT FROM 01-07-2008 TO THE APPELLANT FOR WHICH DEPARTMENTAL APPEAL OF THE APPELLANT HAS NOT BEEN RESPONDED SO FAR DESPITE THE LAPSE OF MORE THAN THE STATUTORY PERIOD OF NINETY DAYS.

#### PRAYER:-

On acceptance of this appeal, the impugned letter, dated 16-04-2008 to the extent of creating posts of Religious/Theology Teacher in BPS-09 instead in BPS-16 may kindly be modified thereby directing respondents to grant/allow BPS-16 to the appellant w.e.f. 01-07-2008 with all back benefits.

#### **Respectfully Submitted:-**

1. That the appellant is highly qualified who has acquired his Master of Arts Degree in Islamiyat with Bachelor of Education and subsequent to advertisement and after due process of law was appointed as Religious Teacher in Basic Pay Scale 16 in ADP Scheme on 22-08-2006 and since appointment he performed his duties honestly, diligently, to the best of his abilities and to the entire satisfaction of his high ups. (Copies

2

of Testimonials, Advertisement & Order dated 22-08-2006 is enclosed as Annexures A & B).

- 2. That according to Revised PC-1 for the period 01-07-2003-30-06-2007, Budget Book and according to the Job Description, the post of Theology/Religious Teacher was in Basic Pay Scale 16. (Copy of Revised PC-1, Budget Book & Job Description is enclosed as Annexure C & D).
- 3. That in the year 2008 after the conversion of regular posts and upon shifting of said Scheme to regular budget with effect from 01-07-2008, the post of Religious/Theology Teachers were created in BPS-09 instead of BPS-16, illegally and the services of the appellant along with others were regularized w.e.f. 01-07-2008 in Basic Pay Scale 09 instead of BPS-16 consequent to letter dated 16-04-2008 vide Order dated 07-06-2008. It is worth to mention that subsequent to Notification dated 30-06-2015 the appellant was upgraded from BPS-09 to BPS-10. (Copy of letter dated 16-04-2008, Order dated ...... & Notification dated 30-06-2015 is enclosed as Annexure E & F).
- 4. That in the year 2018 the appellant along with others approached the honorable Peshawar High Court, Peshawar Court by filling Writ Petition No 2580-P/2018 for the upgradation of their posts like other departments which was disposed of in terms that the appellant shall be treated with the same yard stick, which had applied to other employees of the same department and the case of the appellant and other petitioners shall be considered for upgradation of their posts with similar post in other departments, keeping in view their description, nomenclature and qualification Judgment/Order dated 06-11-2019. (Copy of titled page of Writ Petition No 2580-P/2018 & Judgment/Order dated 06-11-2019 is enclosed as annexure G).
- **5.** That finally the post of appellant was upgraded from BPS-10 to BPS-16 w.e.f. 06-11-2019 vide Order dated 16-09-2020. (Copy of Order dated 16-09-2020 is enclosed as Annexure H).

- **6.** That the appellant is entitled to the grant of BPS-16 from the date of his regularization i.e. 01-07-2008 and against the nongrant of BPS-16 to the appellant with effect from 01-07-2008, the appellant approached respondent No 2 by filing departmental appeals on 04-02-2022 which was duly forwarded vide covering letters but to no avail till date. (**Copy of Appeal with covering letter is enclosed as Annexure I).**
- **7.** That the appellant is entitled to the grant of BPS-16 from the date of their regularization i.e. 01-07-2008 and non-grant of BPS-16 to the appellant with effect from 01-07-2008 is illegal, unlawful, without lawful authority on grounds inter-alia as follows:

#### GROUNDS:-

- **A.** That the omissions and commissions of respondents are illegal, unlawful, without lawful authority and void abinitio.
- **B.** That mandatory provisions of law and rules have been badly violated by the respondents and the appellant has not been treated according to law and rules in violation of Article 4 and 25 of the Constitution.
- **C.** That the appellant was initially appointed in BPS-16 as per PC-1 wherein the post of Theology/Religious Teacher is reflected in BPS-16 and same is the case of the Budget of the year 2008-2009 and the appellant drew his salaries against the post of Basic Pay Scale 16 for years, thus the appellant is entitled to BPS-16 from the date of his regularization.
- D. That even as per Notification dated 21-04-2008 vide which rules regarding appointment, promotion etc were notified, the post of Religious/Theology teacher is in BPS-16 while the appellant is denied such treatment as per law for reasons best known to respondents. (Copy of Notification dated 21-04-2008 is enclosed as Annexure J).
- **E.** That Mst. Balqees Bibi, Theology/Religious Teacher at Darul Aman Swat, after termination from service filed Writ petition No 361/2010 in the Peshawar High Court

Peshawar which was accepted and she was reinstated in service in BPS-16 w.e.f. 19-09-2010 vide Notification dated 26-06-2011 while the appellant is treated differently in violation of Article 25 and 4 of the Constitution and law of the land. (Copy of Notification dated 26-06-2011 is enclosed as Annexure K).

- F. That the colleague of the appellant filed Service Appeal No 1396/2010 titled as Ms. Javeria Zaman VS Govt. and others for the grant of BPS-17 instead of BPS 09 which was accepted and was implemented vide Notification dated 27-06-2011 while the appellant is treated differently in violation of Article 25 of the Constitution and law of land. (Copy of Notification dated 27-06-2011 is enclosed as Annexure L).
- **G.** That the post of Theology/Religious Teacher is in BPS-15 and BPS-16 in Khyber Pakhtunkhwa Education Department with low required qualification while even the appellant is not extended such benefit for years for no fault. (Copy of Notification dated 13-11-2012 is enclosed as Annexure M).
- **H.** That the job description, nomenclature and even more qualification is required in case of the post of the appellant besides the job description, qualification and duties are the same as were before regularization.
- **I.** That the appellant is perfectly fit, eligible and coming up to the criteria has got every right to be granted BPS-16 from the date of his regularization.
- **J.** That the Apex Court has held that upon regularization, the employee cannot be made to low benefits than allowed to him before his regularization, hence too the appellant is entitled to the grant of BPS-16.
- **K.** That the appellant is even mostly performing his duties in Special Education Institutions and as such too could not be discriminated.
- **L.** That the appellant is discriminated with respect to fundamental rights guaranteed in Constitution and law of the land.

- **M.**That the appellant has about 22 years of service with unblemished service record.
- **N.** That the appellant seeks the permission of this honorable tribunal for further/additional grounds at the time of arguments.

It is therefore prayed that appeal of the appellant may kindly be accepted as prayed for in the heading of the appeal.

Dated:-25-09-2022

Through

**Appellant** 

Fazal Shah Mohmand Advocate,

A C

**Supreme Court of Pakistan** 

#### **LIST OF BOOKS**

- 1. Constitution 1973.
- 2. Other books as per need

#### **CERTIFICATE:**

Certified that as per instructions of my client, no other Service Appeal on the same subject and between the same parties has been filed previously or concurrently before this honorable Tribunal.

**ADVOCATE** 

#### AFFIDAVIT

I, Musharaf Khan, Religious/Theology Teacher (BPS-16), Welfare Home for Child Beggars, Peshawar, do hereby solemnly affirm and declare on oath that the contents of this **Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this honorable Tribunal.

DEPONENT

# BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL PESHAWAR

Service Appeal No	/2022
Musharaf Khan	Appellant
VERSUS	
Conservator and others	Respondents
Application for the cor	ndontion of delay if any

#### **Respectfully Submitted:-**

- **1.** That the accompanying appeal is being filed today in which no date of hearing has been fixed so far.
- **2.** That the grounds of appeal may be considered as integral Part of this application.
- **3.** That the issue in hand is financial one being recurring in nature and limitation will have no adverse implication, besides the departmental appeal of the appellant is still pending before respondents, hence the case is to be decided on merit.
- **4.** That the action of respondents is in void being in utter violation of law on the subject having no support of law hence devoid of law hence too is liable to be decided on merit.
- **5.** That the point of law involved is decided one hence too the instant case requires disposal on merit.
- **6.** That even otherwise law as well as the superior Courts dictas favors decision of cases on merit instead of technicalities.

It is therefore prayed, that on acceptance of this application, the delay if any in filing of instant appeal may kindly be condoned.

Dated:-25-09-2022

Through

**Appellant** 

Fazal Shah Mohmand Advocate,

Supreme Court of Pakistan

#### **AFFIDAVIT**

I, Musharaf Khan, Religious/Theology Teacher (BPS-16), Welfare Home for Child Beggars, Peshawal, do hereby solemnly affirm and declare on oath that the contents of this **Application** are true and correct to the best of my knowledge and belief and nothing has been

concealed from this honorable kribunal

DEPONENT

Anibersity of Apesyatuar The state of the

(Pakistan)

Spession Annual 2003

A nnex

SON Of SHAMSHAD KHAN DISTRICT PESHAMAR of in August 2003

having passed the prescribed examination a student ang

this day admitted by the Aniversity of Peshawar to the Degree of

) SS

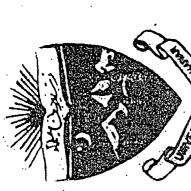
Master of Arts

SECOND

湖ibision

The Subject of Examination being is amount

The Examination was taken assambode / in parts



Serial Nº 045968

Registration Ro. 96-(21-8689

Besult Deflated on MARCH 31, 233

# ALLAMA IQBAL OPEN UNIVERSITY, ISLAMABAD

PROVISIONAL PESULT CARD

Serial No

832432

Name

MUSHARAF KHAN

ístration No. Final Semester

BF672503

15NPR03593

SPR-2016

Father's Name

SHAMSHAD KHAN

Addres

SULIMAN BARGIN CENTRE GOVT COLLEGE CHOWK

FAQEER ABAD

Tehsil

PESHAWAR

District

PESHAWAR

has successfully complete

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ce of Issue

FEBRUARY 01,2017

Total Marks/Obtained

900

Percentage/Grade

61

Controller of Examinations

sult card is issued provisionally, errors and omission excepted, as a notice only. Any entry appearing in this card does not itself confer any privilege on a candidate for the grant of certificate/degree/diploma, which will be issued under the rule/regulations on the basis of the record of the university student.

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Annex B



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# GOVERNMENT OF NWFP DIRECTORATE OF SOCIAL WELFARE & WOMEN DEV: OPP: ISLAMIA COLLEGE, JAMRUD ROAD, PESHAWAR

Dated Peshawar, the //2006:

#### <u>ORDER</u>

No. E-17/65/DSW/ On the recommendation of Departmental Selection Committee, Mr. Musharral Khan S/O Shamshad Khan Resident of Terai Payan Distt Peshawar is hereby appointed as Religious Teacher in the ADP scheme titled "Rehabilitation Centre for Child Beggars Peshawar"

- That this appointment shall sourcely on contract and fixed paysbasis.

  That this appointment shall sourcely on contract and fixed paysbasis.

  That this appointment shall sourcely on contract and fixed paysbasis.

  That this appointment shall sourcely on contract and fixed paysbasis.
- That the official shall be entitled to get monthly pay Rs 6900 /- (Rupees Six Thousand and Nine Hundred only)
- III) That the contract can be terminated without assigning any reason.
- IV) That the contract can be terminated at one month's written notice from either side.
- That this appointment shall automatically be terminated on abolition of the project.
- VI) That no TA/DA shall be admissible for joining the duty.
- VII) That his appointment is subject to medical fitness and verification of
- VIII) On expiry:/-completion of the contract:/-project services of the appointee in the project shall stand terminated and shall and contend the appointment of in the project shall stand terminated and shall and contend the appointment of the project shall stand terminated and shall and contend to the appointment of the appointment of the project shall shall be appointed and contend to the appointment of the
- IX) Rest of terms & condition will be the same as mentioned in the agreement deed to be properly executed between the appointee and the Government deof, NWER Social Welfare & Women Development Department (Acopy of Specimen attached)

(Dr. Fakhr-ul-Islam) (Dr. Fakhr-ul-Islam) (Dr. Director) (Dr. Social Welfare & Women Dev. NWFP: Peshawar.

Dated Peshawar the DD/42 /2006

Endst: No E-17/65/DSW/ 801-05

Copy forwarded to the:-

The Accountant General Office Pashawar

- 2. DO Social Welfare Peshawar
- 3. Manager Rehabilitation Centre for Child Beggars Peshawar
- 4. PS to Secretary to Govt of NWFP Social Welfare and Women Development

5. Official Concerned.

Director

Social Welfare & Women Dev: NWFP, Peshawar:

(12)

MENNISEDIRG

FOR

Annex C

ESTABLISHMENT OF REHABILITATION CENTRE FOR DRUG ADDIGTS EACH AT DIR (LOWER), HARIPUR AND MARDAN

PERIOD:

1ST JULY 2003 - 30 JUNE 2007



COST: REVISED COST RS. 12.170 MILLION RS. 07.381 MILLION

GOVERNMENT OF NWFP
SOCIAL WELFARE AND WOMEN DEVELOPMERNT
DEAPRIMENT

BPS-16 1. Com de 1,5 E PCI -

Prepared by

(M. RIAZ-UL-HAQ SANI)
PLANING OFFICER
DIRECTORATE OF SW & WDD

Checked by:

DIRECTOR, SOCIAL WELFARE & WD D NWFP.

Approved by:

(SULTAN MEHMOOD KHATTAK)
SECRETARY
ZANAT, USHR, SOCIAL WELFARE & OMEN DEV: DEPARTMENT: 🐬

Dated

#### PART C'

(14)

### I:ROJECT REQUIREMENTS

24 Detailed list of technici ns and professionals required for implementation of the project

STAFFING Name of Post	BPS .	No. of post sanctioned	Proposed Salary per month	Salary per year
	17	02	10353	248472
Rehabilitation Officer		02±0.	6344	120000
Religious teachai	12	02	5000	1
KPO	11	04	4746	227,808
Instructor	09	02	4442	106,608
Warden	08	02	4275	94224
Dispenser	-05	02	3926	88632
Junior clerk	.01	02	3693	88632
Cook Naib Qasid	01	02	3693	88632
Chowkidar	01	02	3693	88632
Sweeper	01	02	3693	14,06,496
Total		24		14,00,100

The fixed salary of staff has been calculated on the basis of initial pay of scale plus all admissible allowance w.e.f 1.7.2006

Comparative statement of approved salary and proposed salary per month

Comparative		**	•	the state of the s
Name of Post	BPS	Approved salary PM fixed	Proposed salary PM fixed	Proposed Increase in salary
Officer	17	8778	10353	1575
Rehabilitation Officer	16	5572	6344	772
Religious teacher	$-\frac{10}{12}$	4320	5000	. 680
KPO		4001	4746	745
Instructor	111	3738	4442	404
Warden	09		4275	990
Dispenser	- 08	3285	3926	641
Junior clerk	05	3285	3693	676
Cook	01	3017		676
	01	3017	3693	
Naib Qasid	<b>701</b>	3017	3693	
Chowkidar	01	3017	3693	676
Sweeper		45047	53858	네는 8811
Total		. 45047		1111

### Yearly Increase in Salary

Approved salary per annum Proposed salary per annum Total increase per annum Rs. 540564/-Rs. 646296/-

Rs. 105732/-

GOVERNMENT OF N.W.F.P. SOCIAL WELFARE & WOMEN DEV: DEPARTMENT.

Dated: Peshawar the 6 -Sep-2005.

Sanction of the Govt. of NWFP is ORDER hereby accorded to the release of a sum of Rs. 0.800 million (Rupees Eight Lac only) to the ADP scheme "Estab. of Welfare Home for Children Beggars at Peshawar" reflected in ADP at Sr.#, 358-40095, during the financial year 2005-2006 as per following break-up: -

10-Social Protection 108-Others 1081-Others 108101-Social Welfare Measures Sub-Coded Head

Amount to be spent during 2005-06 94452

A011-1Total Pay of Officers 1 Superintendent BPS-17 1 Religious Officer BPS-16 A011-2 Total Pay of staff 1 KPO BPS-12 2 Instructor BPS-11 1 Driver BPS-4 1 Cook BPS-1 1 Naib Qasid BPS-1 4 Chowkidar BPS-1 1 Sweeper BPS-1

231304

7744 A13001 Repair & Maintenance of Transport 2000~ ∠A13101 Repair of Machinery & Equipments ✓ 1500 2000\* \_A03201 Postage & Telegraph A03202 Telephone & Trunk Call 1000 **₹ 0008** \_A03805 T. A A03303 Electricity Charges 1000 🖈 180000 ⊀ A03901 Stationary 5000 ~ A03402 Rent of Building ! 260000 A03807 POL/CNG 5000 A03942 Other Stores (Food) A03970 Other (Skill Training Tools & Materials) 1000 4 000008

A03970 Others contingencies Total The expenditure involved shall be debitable to head 10-Social Protection, 108-Others, 1081-Others, 108101-Social Welfare Measures and shall be met out from within the sanctioned amount vide Finance Department letter No. SO (DEV.111)/SW /2005-06/FD dated 11-08-2005, for the financial year 2005-2006.

> Secretary to Govt: of NWFP Zakat, Ushr, Social Welfare & Women Dev: Department

Endst: No. SO (DEV.111)/SW/2005-06/FD Copy to: -

Dated: Peshawar the 7 109/2005.

The Accountant General, NWFP, Peshawar, with the ciarification that FD authentication is only for the release of funds amounting to Rs. 0.800 million in lumpsum. It's further object-wise break-up/distribution and details / Nos. of staff component as per approval of competent authority is the wholly solly respondedity of Administrative Department.

The District Accounts Officer, Pushawar. 2.

Section Officer (Jev-1 d) Finance Department

(16) Annex D'

#### JOB DESCRIPTIONS

Superintendent shall lead the Project and be responsible for overall supervision and management of the Centre. He shall keep liaison with other related departments at the district level; seek their assistance whenever required and collect the beggars with the help of local police. He shall maintain accounts and be responsible for expanditure incurred during the linguistic year. The Director, SW may delegate responsibility of DDO lighting.

Directorate, SW & WDD regarding the successful implementation of the scheme. He shall furnish quarterly Progress report of financial utilization and excess/surrender statement to Directorate as well as to Administrative Department regularly.

Süperintendent as per rules in vogue.

Religious Teacher/Assistant Supdt. (ItPS-16) shall be responsible to Project Manager for his functions. He shall import religious teaching to the addicted persons and in light of the Islamic gestures, motivate them towards a new life liked by the God and his Prophet. He shall do the religious therapy of the affected women. He would assist the Project Manager as and when she need her help. He shall act as project Manager in the absence of project Manager. The Project Manager may assign any task to her in the best interest of the project.

Vocational Teacher (BPS-11) shall provide training to the beggars in various skills keeping the available facilities. He will maintain accounts record of the trainees as well as of the assets etc in the relevant registers. He shall coordinate with other such like centres in the locality and arrange with their assistance, skills training in new fields/areas. He shall perform such other work as may be entrusted to him by the incharge Officer.

E: Warden (BPS-11) shall responsible to Project Manager for his function, and will maintain discipline in the Contre especially during hight. He will convey any wrong happening timely to the Project Manager for taking quick corrective measures. He will make a routine timetable duly including all the activities to be performed by the children in the Welfare happening.

15

The District Coordination Officer.

GOVERNMENT OF NWFP

DISTRICT LOSSER DIR. CREATION OF POSTS FOR ESTABLISHMENT OF DRUG ADDICTS CENTRE AT LOWER DER ROR THE YEAR 2008-2009

I am directed to refer to the subject anoted above and to state that Finance DetriSir. Department agrees to the conversion of the subject scheme from developmental to non-developmental side as approved by the Chief Minister NWFP on Summary and create the following posts for the said scheme with the incurrence of experiditure at a total cost of Rs. 8.49,000 /- under function hend 10-Social Protection, 108 Others, 1081 Others, 108101 Social Welfare Measures with effect from 01-07-2008 as per detail

given below. Recurring Cost Object A01 Total Employees Related Expenses 6,16,000/-1,97,000/-A011 Total Pay A011-1 Total Pay of Officers .97,000/-(One ) Rehabilitation Officer (BPS-17) A011-2 Total Pay of Other Staff (One) Religious / Theology Reachers that (Salv) (One) KPO (BPS-12). ., (Two) Instructor (BPS-11) (Onc) Wardan (BPS-09) 36,700/-(One) Clinic Technician (Pharmacy) (BPS-06) (One) Junior Clerk (BPS-07) 30,400/-Onc) Naib Quaid (BPS-01) One) Chowkidar (BPS-01) 30.400/-(Onc) Cook (BPS-01) (Onc) Sweeper (BPS-01) A 012-1 Total Regular Allowance A01202 House Rent Allowance A01270 Others - 014 Integrated Allowand 51,000/-A01217 Medical Allowance A1226- Computer Allowance 11,000/ A012-2 Total Other Allowances excluding To 5000/-A01274 Medical Charges G000/-A01278 Leave Salary 8,4910007-

It is requested that necessary budgetary coverage may be made of the Budget of concerned EDO for next financial year 2008-2009.

The expenditure involved will be met out through Account No. IV of District LOWER DIR.

Yours faithfully

BUDGET OFFICER VIII





#### GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING)

Dated Peshawar, the 30-06-2015

#### **NOTIFICATION**

NO.FD/SO(FR)7-20/2015 The competent authority has been pleased to accord approval to the upgradation of pay scales of the following provincial government employees with effect from 01-07-2015:

- a) Two pay scale upgradation will be allowed to all provincial government employees from BS-01 to BS-05.
- b) One pay scale upgradation will be allowed to all provincial government employees from BS-06 to BS-15
- c) Special Compensatory Allowance equal to difference of notional upgradation of BS-16 to BS-17 will be allowed to all provincial government employees in BS-16 in lieu of upgradation.
- d) Upgradation will be applicable to both pay and allowances with freezing limits and other conditions currently in vogue unless revised by the government.
- e) Pay fixation on upgradation will be applicable w.e.f. 01-07-2015 or 01-12-2015 on the option to be given by the concerned employee.
- f) All provincial government employees who have been upgraded en-block or individually in last five years starting from 01-07-2010 or have been granted special allowance / pay equal to 40 % or more of their normal pay shall not be entitled for the instant upgradation.
- 2. Pay of existing incumbents of the posts shall be fixed in higher pay scales at a stage next above the pay in the lower pay scale.
- 3. All the concerned Departments will amend their respective service rules to the same effect in the prescribed manner.
- A. The above upgradation scheme shall not be applicable to employees of Autonomous Bodies, Semi Autonomous Bodies and Public Sector Companies.
- 5. Explanatory note and subsidiary instructions on the subject will be issued separately.

SECRETARY TO GOVT OF KHYBER PAKHTUNKHWA FINANCE DEPARTIMENT

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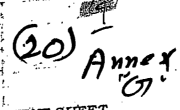
Endst No. & Date even.

## Conforthe above is forwarded for information and necessary action to

- 1) PS to Additional Chief Secretary, PATA.
- 2) All Administrative Secretaries Government of Khyber Pakhtunkhwa.
- 3) Senior Member, Board of Revenue, Khyber Pakhtunkhwa Peshawar.
- 4) Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 5) Secretary to Governor, Khyber Pakhtunkhwa, Poshawar
- 6) Principal Segretary to Chief Minister, Khyber Pakhtunkhwa.
- 7) Secretary Provincial Assembly, Khyber Pakhtunkhwa.
- 8) All Heads of Attached Departments in Knyber Pakhtunkhwa.
- 9) Registrar, Peshawar High Court, Peshawar.
- 10) All Deputy Commissioners, Political Agents, District & Sessions Judges / Executive District Officers in Khyber Pakhtunkhwa.
- 11) Chairman, Khiyber Pakhtunkhwa, Public Service Commission, Peshawar.
- 12 Rogistrar, Service Tribunal Khyber Pakhtunkhwa.
- 13) Secretary to Govt; of Punjab, Sindh and Baluchistan, Finance Department, Lahore, Karachi and Quetta
- 14) The District Comptroller of Accounts, Peshawar, Mardan, Kohat, Bannu, Abbottabad, Swat and D.J
- 15) The Senior District Accounts Officer Nowshera, Swabi, Charsadda, Haripur, Manschra and Dir Lower,
- 16) The Treasury Officer, Peshawar.
- 17) All District/Agency Accounts Officers in Khyber Pakhtunkhwa / FATA.
- 18) PSO to Senior Minister for Finance, Khyber Pakhtunkhwa.
- 19) PSO to Chief Secretary, Khyber Pakhtunkhwa.
- 20) Director Local Fund Audit, Khyber Pakhtunkhwa Peshawar.
- 21) PS to Finance Secretary.
- 22) BAs to All Additional Secretaries/ Deputy Secretaries in Finance Department.
- 23) All Section Officers/Budget Officers in Finance Department.
- 24) Mr. Jahir Hussain Bangash, President; Class-IV Association, Civil Secretariat, Khyber Pakhtunkhy
- 25) Mr. Manzoor Khan, President, Civil Secretariat Driver Association Khyber Pakhtunkhwa, Peshawar.

26) Mr. Akbar Khan Mohmand, Provincial President, Class-IV Association, Klyber Pakhtunkhwa, Prchav

MUTAD AHMEDI SECTION OFFICER (FR)



JUDGMENT SHEET THE PESHAWAR HIGH COURT, PESHAWAR.

(Judicial Department)

Mushraf Khan etc:

Government of Khyber Pakhtunichwa etc:

### JUDGMENT

Date of hearing

FazaPShah Mahmend Adv Appellant-Petitioners by

Respondent(s)

# IKRAMULLAH KHAN, J .-- Through the instant writ

petition, petitioners have asked for the following relief:-

"On acceptance of this writ petition, an appropriate writ may please be issued declaring the non-grant, appropriate and justified grade in service to the petitioners and lack of provision of any Service/Scope of promotion to the petitioners is discriminatory, malafide in law and facts, illegal, and to direct respondents to place petitioners in appropriate grade and scale of pay and to give them appropriate service structure providing scope of promotion like other Theology/Religious

Teachers of the same department with upgradation to BPS-17, w.e.f., 01.7.2008, with any additional relief, available and favorable to the petitioners in the ends of law, fairness and justice with all back benefits/allowances of pay etc: OR in alternate the petitioners be at least ireated at par with the Theology/Religious Teachers of Elementary and Secondary Education Department Govt: of Khyber Pakhtunkhwa Peshawar with respect to promotion and up-gradation with effect from 01.7.2008 with all consequential penefits."

- Pursuance to the petition, filed by petitioners, submitted their respective comments wherein they have admitted that petitioners are possessing higher qualification, than the prescribed one for the posts, on which petitioners were adjusted, however, no any such rules are in field to give higher pay scales, to any civil servant, only on his higher qualification.
- 3- In essence, petitioners were appointed at various occasions on posts, well mentioned in their petition, created under ADP Schemes, however, on conversion of the respective ADP Scheme into budgetary, non-developmental side,

petition as services were also regularized on the corresponding post sauctioned by the Finance department in various pay scales.

- 4- Religious Teacher posts were created and sanctioned in two basic pay scales, in the following mode:-
  - (i) Religious Teacher BPS-1,1:

    Prescribed qualification:

    BA with |Theology (Islamyat, Arabic) or equivalent qualification from any recognized institution.
  - (ii) Religious Teacher BPS-09:

    Prescribed qualification:

    Secondary School Certificate with Dars-e-Nizami

    Sanid from a registered recognized institution.
- 5- I have heard the learned counsel for the petitioners in light of the available record.
- 6- The record reveals that petitioners have not meted out with any discrimination.

In so far as the high pay scales of Social Welfare department, for similar posts are concerned, the job description of department of petitioners is totally different.

- and relevant department, keeping in view the job description according to their need to sanction posts in different pay scale, with prescribed qualification for each and every department and, such difference in scale and salary could not be a factor of discrimination, as reasonable classification is not prohibited in view of Article-25 of the Constitution of Islamic Republic of Pakistan. However, petitioners had already allowed one step up-gradation in accordance with the Government policy.
- 9- No doubt, petitioners were receiving higher salary for the same job under ADP Scheme, but those jobs were temporarily and had no other benefits such as pension, upgradation and increase in salary, while petitioners on regularization, would got all the service benefits as allowed to respective civil servants of the Province.
- 10- But, as admitted by the respondents themselves, posts of Instructors were upgraded from BPS-11 to BPS-14 on the analogy with posts in other departments keeping in view its job description, Nomenclature of posts and qualification.

In such view of the mutter, where respondents had 11already upgraded some posts, within the same department, to bring them at par with pay scale, receiving by similar employees in other Government department, justice demand that petitioners be also treated alike, in view of the provisions contained in Article-25 of the Constitution of Islamic Republic of Pakistan, 1973.

Therefore, for the reasons mentioned here in 12above, this writ petition is disposed of in term that respondents shall treat petitioners with the same yard stick, which had applied to other employees of the same department and, cases of petitioners shall also be considered for up-gradation of their posts with similar posts in other departments, keeping in view their job description, Nomenclature and qualification.

Announced. 06.11.2019

JUDGE

JUDGE

9.5 DEC 2019

+}mranullah'

Dute of Presentation of Application

No of Pages



#### GOVERNMEN'I OF KHYBER PAKHTUNKHWA ZAKAT, USHR, SOCIAL WELFARE, SPECIAL EDUCATION &

WOMEN EMPOWERMENT DEPARTMENT



Dated Peshawar the 16/09/2020

#### ORDER:

In pursuance of judgments of Honorable Peshawar No. SO-VI (SWD)/ 11-2/2020/\_ High Court Peshawar & Bannu Bench in Writ Petitions as recorded below and subsequent approval of the competent authority, sanction of the Government of Khyber Pakhtunkhwa is hereby accorded to the upgradation of teachers worked / working in the Special Education Institutions as well as other entities, under sub-sector of Social Welfare subject to the outcome of CPLA(s), filed by the Govt. of Khyber Pakhtunkhwa Social Welfare Department in the Supreme Court of Pakistan as per detail below:

	Writ Petition No	Title		
	660-P/2015	Ahmad Sali	m& Others	
PAR	RTICULARS OF APPELLANTS:			
S.N	Name & Designation of Petitioner	BPS-17 granted on	Date of placeme in the next high scale BPS-18	
1	Mr. Ahmad Saleem, Ex-Principal, SDC Gulbahar Peshawar	18.03.2006	18.03.2016	
2	QariSaad Noor, Ex-Qari GIB (Male) Peshawar	15.04.1993	15.04.2003	
3	Mr. Zulfiqar Ahmad, SSET GIB (Male) Peshawar	24.02.1999	24.02.2009	
4	Syed Israr Shah, SSET, GIB (Male) Peshawar	17.04.1993	17.04.2003	
5	Mr. Muhammad Qayyum, SSET, GIB (Male) Peshawar	31.05.1992	31.05.2002	
6	Mrs. AneelaHaq, SSET, GIB (Girls) Peshawar	21.05.1992	21.05.2002	
7	Syed Jalal Ud Din, Ex- SSET, GIB, Mardan	27.04.1992	27.04.2002	
8	Mr. Muhammad Younis, SSET, GIB Abbottabad	30.04.1992	30.04.2002	
9	Mr. Muhammad Firdous, SSET, GIB Abbottabad	30.04.1997	30.04.2007	
10	Mr. BibiTasleem, Ex-SSET, SEC Hayatabad Peshawar	20.05.1984	20.05.1994	
11	Mrs. ZahidaParveen, SSET, SDC Gulbahar Peshawar	31.03.1998	31.03.2008	
12	Mrs. ShaheenBano, Ex-Principal, SDC Yakatoot Pest awar	18.03.2006	18.03.2016	
13	Mr. Habib Nawaz, SSET, GIB Swat	30.04.1997	30.04.2007to 27.02.2017 28.02.2018 onward	
14	Mrs. RubinaMahmood, Principal, SDC Haripur	18.03.2006	18.03.2016	
15	Mr. Mir Afzal, Ex- SSET, SDC Haripur	27.04.1992	27.04.2002	
16	Mr. Ghulam Mustafa, Ex-SSET SDC Abbottabad	14.10.1991	14.10.2001	
17	Mr. Sultan-e-Room, Ex-SSET, SDC TimergaraDir Lower	18.03.2006	18.03.2016	
18	Mr. Jamshed Khan Khattak, SSET, Center for MR & PHC Peshawar	24.07.1992	24.07.2002	
19	Mr. Gulzar Ahmad, SSET Center for MR & PHC Peshawar	31.05.1994	21.10.2006	
20	Syed Wajid Ali Shah, SSET Center for MR & PHC Peshawar	31.03.1998	31.03.2008	
21	Mr. NabiHussain,	05.03.1994	05.03.2004	

342-P/2	2015	Roidad Kha	n & Otl	ners -
ARTI	CULARS OF APPELLANTS M THE DATE OF COURT's	WHO ARE UP-	GRAD	OED FROM BPS-10 TO BI
<u>5 FRO</u> S.No	Name & Designation of Petiti	oner Existing Scale	Pay	Place of posting
1	Mr. Roidad Khan, Certified Teacher (B-10)	BPS-10		Welfare Home Peshawar
2	Mr. Abdul Wahab, Certified Teacher (B-10)	BPS-10		Welfare Home Bannu
3	Mr. AmjadParvez,	BPS-10		Welfare Home, DIKhan

SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA ZAKA, USHR, SOCIAL WELFARE, SPECIAL EDUCATION & WOMEN EMPOWERMENT DEPARTMENT

No. SO(FR)/FD/7-21/2020/6257/Vol-II

Dated Peshawar the \_\_\_\_

#### Copy forwarded to:

1. Accountant General, Khyber Pakhtunkhwa Peshawar

2. District Accounts Officer, Mardan, Abbottabad, Swat, Haripur, Dir Lower, Chitral, Bannu, Mansehra, DIKhan, Chasadda, Lakki Marwat & Kohat

> SECTION OFFICER (FR) FINANCE DEPARTMENT

#### Endst: Even Number & Date

#### Copy to:

- 1. The Director, Social Welfare, Special Education & Women Empowerment Khyber Pakhtunkhwa
- The District Officer, Social Welfare, Peshawar, Mardan, Abbottabad, Swat, Haripur, Dir Lower, Bannu, DIKhan, Charsadda, Lakki Marwat, Kohat & Chitral
- Superintendents, Govt. Institute for the Blind (Male) & (Female) Peshawar, Mardan, Abbottabad & Swat
- 4. Principal, Government School for Deaf Children Gulbahar& Yakatoot Peshawar, Haripur, Abbottabad &Dir Lower
- 5. Manager, Center for Mentally Retarded & Physically Handicapped Children Mansehra, Peshawar, Chitral& Bannu
- 6. Superintendent Welfare Home, Peshawar, Bannu, DIKhan, Charsadda, Lakki Marwat.
- 7. Superintendent, Welfare Home for Chi'd Beggars Peshawar
- 8. Manager, Women Crisis Center Peshawar
- 9. Rehabilitation Officer, Rehabilitation Center for Drug Addicts, Dir Lower & Kohat

SECTION OFFICER-VI SOCIAL WELFARE DEPARTMENT

# Annox"I" (27.)

BEFORE THE SECRETARY SOCIAL WELFARE, SPECIAL EDUCATION AND WOMEN EMPOWERMENT DEPARTMENT, KHYBER PAKHTUNKHWA PESHAWAR

Subject:- Appeal for the grant of BPS-16 w.e.f 01-07-2008 with all back benefits.

#### **Respectfully Submitted:-**

- 1. That the appellant is highly qualified who has passed his Master Degree in Ismaiyat in March 2003 with Bachelor of Education and was appointed as Theology/Religious Teacher in consequent to the advertisement dated 02-02-2006 in Basic Pay Scale 16 in ADP Scheme on 22-08-2006 and since appointment he performed his duties with honesty and full devotion and to the entire satisfaction of his high ups. (Copy of Advertisement & order dated 22-08-2006 is enclosed as Annexure A & B).
- 2. That according to the Revised PC-1 for the period 01-07-2002 to 30-06-2007 and according to the Job Description, the post of heology/Religious Teacher was in Basic Pay Scale 16. (Copy of Revised PC-1 & Job Description is enclosed as Annexure C & D).
- 3. That in the year 2008 after the creation of regular posts and upon shifting of said Scheme to regular budget with effect from 01-07-2008, the services of the appellant along with others was regularized w.e.f. 01-07-2008 in Basic Pay Scale 09 instead in Basic Pay Scale 16 consequent to letter dated 16-04-2008. It is worth mentioning that the appellant was upgraded from BPS-09 to BPS-10 on 30-06-2015 (Copy of Letter dated 16-04-2008 & Order dated 02-08-2008 is enclosed as Annexure E & F).
- 4. That in the year 2018 the appellant along with others approached the honorable Peshawar High Court by filing writ petition No 2580-P/2018 for the upgradation of his post like other departments which petition was disposed in terms that the appellant shall be treated with the same yardstick, which had applied to other employees of the same department and the case of the appellant shall also be considered for upgradation of his post with similar post in other departments, keeping in view his job description, nomenclature and qualification vide order dated 06-11-2019. (Copy of Titled page of Writ Petition No 2580-P/2018 & order dated 06-11-2019 is enclosed as Annexure G).
- **5.** That finally the post of the appellant was upgraded from BPS-10 to BPS-16 w.e.f 06-11-2019 vide order dated 16-09-2020.

(Copy of order dated 16-09-2020 is enclosed as Annexure H).

**6.** That the appellant is entitled to the grant of BPS-16 from the date of his regularization, i,e 01-07-2008 and non-grant of BPS-16 to the appellant with effect from 01-07-2008 is illegal, unlawful, without lawful authority, on grounds inter-alia as follows:

#### GROUNDS:-

- **A.** That the appellant is not treated in accordance with law and rules which being his fundamental right as per Article 4 and 25 of the Constitution and law of the land.
- **B.** That the appellant was initially appointed in BPS-16 as per the PC-1 wherein the post of Theology/Religious Teacher is reflected in BPS-16 and is also reflected in the Budget of 2008-2009 and the appellant also draw salaries in BPS-16 for years.
- C. That according to the rules as notified vide Notification dated 21-04-2008, the post of Theology/Religious Teacher with Master Degree in Islamiyat is in BPS-16 while is in BPS-11 with Bachelor Degree, as the appellant is having Master Degree in relevant subject so he is entitled to the grant of BPS-16 from the date of his regularization. (Copy of Notification dated 21-04-2008 is enclosed as Annexure I).
- D. That Mst. Balqees Bibi Theology/Religious Teacher at Darul Aman Swat, after termination from service filed Writ Petition No 361/2010 in the Peshawar High Court, Peshawar which was accepted and she was reinstated in service in BPS-16 w.e.f 29-09-2010 vide Notification dated 26-06-2011, while the appellant is treated differently in violation of Article 25 of the Constitution and law of the land. (Copy of Notification dated 26-06-2011 is enclosed as Annexure J).
- E. That the colleague of the appellant filed Service Appeal No 1396/2010 titled as Mrs. Javeria Zaman VS Govt. & others for the grant of BPS-17 instead of BPS-09 which was accepted and was implemented vide Notification dated 27-06-2011, while the appellant is treated differently in violation of Article 25 of the Constitution and law of the land. (Copy of Notification dated 27-06-2011 is enclosed as Annexure K).

F. That the post of Theology Teacher is in BPS-15 & BPS-16 in Education Department Khyber Pakhtunkhwa with low required qualification while the appellant is not extended such benefit for years for no fault. (Copy of Notification Dated 13-11-2012 is enclosed as Annexure L).

- **G.** That the appellant is being fit and eligible and coming up to the criteria is entitled to the grant of BPS-16 from the date of his regularization.
- **H.** That even the Apex Court has recently held that upon regularization, the employee cannot be made to low benefits than allowed to him before his regularization; hence too the appellant is entitled to the grant of BPS-16.
- **I.** That the fundamental rights of the appellant guaranteed in the Constitution are badly violated and he is not treated as per with other similar employees.

It is therefore prayed that on acceptance of this appeal, the appellant may kindly be granted BPS-16 from the date of his regularization, i, e 01-07-2008 with all back benefits.

j was

Dated:-04-01-2022

Musharaf Khan, Theology/Religious Teacher, Welfare Home for Child Baggers, Peshawar.

Cell # 03119137020

(30)

OFFICE OF THE REHABILITATION OFFICER REHABILI

No. 2222 /Estt:/DAC/2021-2022,

Dated Timergara the 24 / 61 /2022

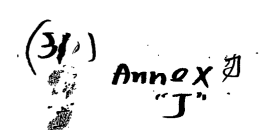
To

The District Officer
Social V/elfare, Special Education &
Women Empowerment Department Dir Lower

Subject: - APPEAL

Enclosed please find herewith appeal for grant of BSP-16 all back benefits for the period of 01/07/2008 to 05/11/2019 in respect of Mr.Ali Subhan Theology Teacher/Religious Teacher (BPS-16) of the office of Rehabilitation Officer/ Detoxification Units for Drug Addicts at Timergara Dir Lower, which is self explanatory is sent for further necessary action.

Rehabilitation Officer
Rehabilitation Centre for Drug
Addicts at/Fimergara Dir Lower



GOVERNMENT OF THE NORTH-WEST FRONTIER PROVINCE ZAKAT.
USHR, SOCIAL WELFARE AND WOMEN DEVELOPMENT DEPARTMENT

#### **Notification**

Reshawar date the 21dt April 2008

No. SOII (SW) II-12/93/(Vol-IV)218/33 in pursuance of the provisional obtained in sub rule (2) of rule (3) of the North-West Frontier province Civil Servants Appointment, promotion and Transfer) Rules, 1989, the Zakat, Ushr, Social Welfare and Women development department, in the consultation with the Establishment department and the Finance Department hereby lays down the method of recruitment, qualification and other conditions specified in column 3 to 5 of the appendix-I and II to this Notification, which shall be applicable to posts mentioned in column in 2 of the said appendixes.

Secretary to Govt. of NWFP. Zakat, ushr, Social Welfare & Women Dev: Department

Endst: No. SOII (SW) II-12/93/(Vol-IV)

Dated Peshawar the 21st April, 2008

Copy is forwarded to;-

- All Administrative Secretaries to Govt: of NWFP
- 2. Secretary to Chief Minister, NWFP.
- 3. All Heads of the Attached Departments
- 4. All District coordination Officers in NWFP
- 5. Director, Social, Welfare and Women Dev: NWFP Peshawar.
- 6. Manager, Printing press, NWFP Peshawar for information and publication in the officers gazette.
- 7. Ps to Chief Secretary, NWFP
- 8. Ps to Secretary, Zakat, Usher, Social, Welfare & Women Devi

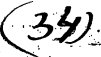
Sd/-(Muhammad Yaqoob) Section Officer-II

1/1/16/1/18/6/1/16/6/

(1)10	Nomenclature of posts	Minimum qualification for appointment by initial		
	Kelificus ATheology	recruitment The Macron of the	Ate Limit	Methodiol rec
	(Teacher (Female) (BS= 16)	Master's Degree In Islamiyat or Equivalent Qualinication from any recognized Religious Institution	18 to 32-Years	By initial regruing
190	Religious Teacher	B.A. With-Theology (Islamiyat/Arabic) or	- 1 Company 1 2 25 0 7 0 1 4	The state of the s
	(Female) (BS-11)	Equivalent qualification from any recognized Institution	18 to 28 Years	By initial recruitment
	Assistant Warden	B.A. B.Sc from any recognized Institution.		
	(Female) (BS-11_	Preference will be given to candidate having experience in the relevant field	18 to 28 Years	By initial recruiting
•	Instructor (Electrical) (BS-11)	year diploma in Electrical technology	18 to 28 Years	By initial recruitment
		Metric with three years diploma in Floatist		Coldinell
	Instructor (Tailoring)	1		
	(BS-11)	Metric from any recognized Board with minimum one year diploma in vocational skill from Board of Task-industrial	18 to 28 Years	By initial recruitment
	1.	1 and Dogid Of 16Chulcal Education with the		
	Instructor (Carpenter)	years experience as Tallor.  Metric from any recognized Board with one		
	(BS-11)	year diploma in relevant field from Board of Technical Education with three years	18 to 28 Years	By Initial recruitment.
<del></del>	Vocational Teacher	I experience as carnental		
	(Female) (BS-11)	year diploma in vocational aline	18 to 28 Years	By initial recruitment —
	Nusurat			
	Attendant(Female) (BS-	Metric from any recognized Board	18 to 28 Years	By initial recruitment

(33)

	Nomenclature of post	Minimum qualification for appointment by Master Degree in Control of the Master Degree in Cont		
	Rehabilitation Officer (Male/Female) (BS-17)	or Psychology from Social Work or Sociology	MATE Limit	Method of recruitmen
2.	Project Manager (Female) (Bs-17)	Master in Rusiness A i	January Szerears	By Initial recruitment
3.	Marketing Officer (Bs- 16)	Master in Business Administration or Master of Commons	22 to 32 Years	By initial recruitment
4.	Sales Assistant (BS- 11)	Bachelor in Business With Specialization		By initial recruitment
		recognized University or institution with	22 to 32 Years	By initial recruitment
		Institution with one year experience as Sales Representative		



GOVERNMENT OF KHYBER PAKIFFUNKHWA DIRECTORATE DESOCIAL WILLFARE AND VOMEN DEV. JAMRUD ROAD PESHAWAR. DI 26-86-201

a K

Annex K

Dated Peshawar the 2016 (2011)

#### Notification:

No.E-15/303/DSV/10577-83... The competent authority is pleased to order the re-instatement of vist. Balques Bibi against her original post of Religious Teacher (BPS-16) Darul Aman, Swat w.c.f 29-09-2010 in compliance with the decision of Peshawar High Co art Peshawar on the writ petition No. 361/2010.

-Sd-Director Social Welfare & Women Dev:

#### Conv to:

- 1. The Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. The District Accounts Officer, Swat.
- 3. The SO-II Social Welfare & WDD, Khyber Pakhtunkhwa, with reference to his letter No. SO-II (SWD)/IV-58/2010/3846 dated 22-06-2011.
- The Additional Advocate General, Peshawar High Court Peshawar Khyber Pakhtunkhwa with his letter No. 7363-64/AG dated 18-06-2011.
- 5. The District Officer Social Walfare Department Swat.
- 6. The Superintendent, Darol Aman Swat.
- 7. Mst. Balques D/O Multammad Taliullah resident of Village Landaki, P.O and Tehsil Charbagh District Swat.

Assistant Director (Adina)
Social Welfare & Women Dev:





#### GOVERNMENT OF KHYBER PAKHTUNKHWA SOCIAL WELFARE & WOMEN DEV: DEPARTMENT

Trabal Peshawar the June 27, 2011

#### NOTIFICATION.

NO.SOII(SWD) IV-59/9895-3909 In Compliance with order of Service Tribunal. Khyber Pakhlunkhwa daled 11-11-2010 passed in Appeal No. 1396/2010, litled "Mrs. Javeria Zaman, (Religious Teacher)-vs-Secretary to Govt of Khyber Pakhtunkhwa, Zakat, Ushr, Social Welfare and Women Development Department & Others", (BPS17 is) hereby awarded to Mrs. Javerla Zaman, Religious Teacher (BPS-09), Center for Mentally Relarded and Physically Handicapped, Children District Mansehra (Presently Working in Haripur District) as admissible under the Finance Department circular letter No. FD (SR4)/1-95/84 III, dafed 24 07-1986 w.c.f. 11 14-2010.

The grant of BPS-17 shall be treated personal to her & shall not confer any right on her to claim peniority over her elsewhere seniors in the normal course of promotion.

> Secretary to Goyl: of Khyber Pakhlunkhwa Zakat, Ushr, Social, Welfare & Women Dev: Department

#### **ENDST: EVEN NO & DATE:**

Copy is forwarded for information and necessary action to: --

- The Director Social Wellard and Women Dev: Khyber Pakhtunkhwa Posháwar.
- The Distri Coordinative Officer, Hampur.

  The Sec. officer (SR-I), Finance Department Khyber z 3. Pake: war
- The District Offic in Social Welfare, Haripur. 4
- The District Account Officer, Haripur.
- The Manager, Center for Mentally Retarded and Physically Handicapped, Children, District Haripur.
- Die Officer concerned
- The Personal file of the officer concerned.

Accading 1

(Muhamhad Shahid) ection Dificer -II

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(35) Annex M

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GOVERNMENT OF THE KHYBER PAKHTUNKHWA ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT.

NOTIFICATION

Peshawar, dated the November 13,2012.

No.SO(PE)4-5/SSRC/Meeting/2012/Teaching Cadre:- In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 and in supersession of all Notifications issued in this bonalf, the Elementary and Secondary Education Department in consultation with the Establishment Department and the Finance Department hereby lays down the method of recruitment, qualification and other conditions specified in the Appendix to this Notification which shall be applicable to all the posts specified in Column No. 2 of the said Appendix and the schedule therewith.

SECRETARY TO COVERNMENT OF THE KIIY BER PAKHTUNKHWA ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT.

Endsl. No & Date as above.

Copy forwarded to:-

1. The Secretary to Govt. of Khyber Pakhtunkhwa, Establishment Department.

2. The Secretary to Govt. of Khyber Pakhtunkhwa, Finance Department.

3. The Secretary to Govt. of Khyber Pakhtunkhwa, Law Department.

4 The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.

5 The Accountant General, Khyber Pakhlunkhwa Peshawar.

6. The Director (E&SE) Khyber Pakhtunkhwa Peshawar.

7. The Director Education (FATA), Peshawar.

8. Copy to Malgari Ustazan KPK

76. The Director Curriculum & Teachers Education Abbottabad.

O. The Director (PITE) Khyber Pakhtunkhwa Peshawar.

10. The Director ESRU, Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar, 11. The Deputy Director Database(EMIS) E&SE Department.

12. All District Coordination Officers in Khyber Pakhtunkhwa.

13. All Executive District Officers Elementary & Secondary Education in Khyber Pakhtunkiwa.

14. All District Accounts Officers in Khyber Pakhtunkhwa /Agency Accounts Officers FATA.

15. All Agency Education Officers FATA.

16. P.S to Governor, Khyber Pakhlunkhwa.

17. P.S to Chief Minister, Khyber Pakhtunkhwa.
18. P.S to Chief Secretary, Khyber Pakhtunkhwa.
19. PS to Minister E&SE Khyber Pakhtunkhwa Peshawar

20 PS to Secretary E&SE Department.

21 Master File.

Section Officer (Primary)

	(38)	Palicy	
	Miles will like		
		(iv) one per cent fro Instructional Mate with atleast five such and havin mentioned in colur	rial Specialists, years service as g qualification
		(v) one per cent fro Arabic Teachers years service as y qualification ment No.3; and (b) fifty per cent/by inted re	with at least five such and having unce in Column
2. Senior Arabic Feacher (SAT) (BPS-16)	W J	By promition, on the basis of finess, from antonest Arabic least five years service as qualification as prescribe recruitment of Arabic Teacher	of seniority-cum- Feachers, with at such and having d for initial
Senior Theology Teacher (S11) (B-16).		By promotion, on the basis fitness, from amongst Theolog at least five years service as qualification as prescribed for of Theology Teacher.	such and having initial recruitment
4. Senior Certified Feacher (SCT)(General) (BPS-16).		By promotion, on the basis fitness,—from—amongst, Co (General), with at least five ye and having qualification as precruitment of Certified Teach	rified feachers irs service as such escribed for initial

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		manufacture and a service and	(39)	·•.	5
<b>£</b>		Senior Certified Teacher (Industrial Arts) (BPS-16).	Est.		By promotion, on the basis of seniority cum- litness, from amongst Certified Teachers Industrial Arts), with at least five years service is such and having qualification as prescribed
•	1 6.	Senior Certified Teacher		(	or initial recruitment of Certified Teacher Industrial Arts).  By promytion, on the basis of sentorty-cum-
•	\$0	(Agriculture) (BPS-16).		f (, s ii	itness, from amongst Certified Jeachers Agriculture), with at least five years service as achord having qualification as prescribed for nital recruitment of Certified Teacher Agricultures
	7.	Semor Drawing Master (BPS-16).	, , ,		By promotion on the basis of seniority-cum- itness from amongst Drawing Masters, with at east five years service as such and having malification as prescribed for initial recruitment
	. s.	Senior Cettified Teacher (SCT) (Home Ecopomics) (BPS-16).		J	of Drawing Master.  By promotion, on the basis of seniority-com- itness, from amongst Certified Teachers (Home iconomics), with at least five years service as uch and having qualification as prescribed for nitial recruitment of Certified Teacher (Home iconomics).
<del>-</del>	<b>9</b>	Senior Physical Education Leacher (BPS-16).			by promotion, on the basis of seniority-cum- itness, from amongst Physical Education eachers, with at least five years service as such and having qualification as prescribed for initial
	•	• • • • • • • • • • • • • • • • • • • •		i lu	ecruitment of Physical Education Teacher.

<i>▶</i>	Policy	1	
The second secon	Range Comments	}	<u>~</u> on the second of the seco
	The second second	·•	and the second s
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			,
Arabic Teacher (AT)			<u> </u>
Arabic Teacher (AT)	(i) Second Class Secondary School Confrom a recognized Board with S	• • • •	By initial recruitment
(BPS-15).	Alamia Fil Uloomul Arabia wal Isla		
/ / / /	a recognized Tanzimuatul Wafaqul	Madaris:	
/ · · · · · · · · · · · · · · · · · · ·	or Darul Uloom Saidu Sharif Swi Uloom Charbagh Swat, Darul Uloon		
	Darul Uleom Darosh Chitral and a		
	Government run Darul Uloom, as no	tified by	
45	the Government from time to time; o		
	<ul> <li>(ii) Second Class Master's Degree in Λε a recognized University.</li> </ul>	bic from	10
Theology Teacher (TT) 1	(i) Second Class Secondary School C	ertificate, 20 to 35	(a) Seventy-live per sent by initial
(BPS-15).	from a recognized Board with	hahdatul years.	recruitment; and
	Alamia from a recognized T		(B) twenty-free per cent by promotion, on the
	Wafaqul Madaris or Darul Uloo Sharif Swat, Darul Uloom Charba		base of senjority-cum-fitness, from
	Darul Uloom Chitral, Darul Uloor		live years service and having
	Chitral and any other Government	un Marul	qualification prescribed for initial
	Uloom, as notified by the Giverne	<b>\</b>	recruitment of Theology Teacher:
	fime to time; or	/	Note: In case of non availability of suitable
	(ii) Second Class Master's Degree in	1 1	person for promotion, then by initial
/\	from a recognized University.		recruitment.
12. Senior Qari		- :- :-	By promotion on the basis of seniority-cum-
(BPS -15).			fitness, from amongst Qaris, with at least five years service as such and having qualification
7			prescribed for initial recruitment.
13. Certified Teacher	Bachelor's Degree or equivalent qualificati		(a) Forty-per cent by initial recruitment; and
(General) (BPS-15).	recognized University with Certified	Teacher years.	3.
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Certificate or two years Associate Degree in Education from a recognized University or eighteen sixty per cent by promotion, on the basis months Diploma in Education. of seniority-cum-fitness, from amongst the Primary School Head Teachers with at least five years service and having qualification prescribed for initial recruitment of Certified Teacher (General): Provided Mat if no suitable candidate is available amongst the Primary School Head Teachers for transfer, hen the posts will be filled by proportion on the basis of seniority-cum-Jitteess, from amongst Senior Primary School Teachers with at least five years service and having qualification prescribed for initial recruitment of Certified Teacher (General). Note: In case of non availability of suitable person for promotion, then by initial | Centified Teacher Bachelor's Degree from a recognized recruitment. [Undustrial Arts] University with two years training in the Forty per cent by initial recruitment; and 18 to 35 (BPS-15). relevant technical subjects from any years. Government Industrial or Govt. Technical sixty per cent by promotion, on the basis Vocational Institute or Center; or of seniority-cum-fitness, from amongst the Primary School Head Teachers with at least five years service and having Bachelor's Degree from a recognized qualification prescribed for initial recruitment of Certified Teacher

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#### PPENDIX

#			KI CANADA	. · ·	
<b>/</b> / .				Age	Method of recruitment.
	V.		Minimum qualification and experience for	· limit.	5.
<b>'</b>	No.	Nomenclature of the	initial appointment of by transcent	4.	(a) Fifty percent by promotion on the basis
0			(i) Second class Bachelor's Degree with two	18 to 35	(a) Fifty percent by promotion  of seniority-cum-fitness, in the following
5	l· l.	Secondary School Teacher			manufer.
<u> </u>	••	(BPS-16).	• Made and the State of the		(i) forty per cent from amongst the Criffied Teachers (General).
,	l		and other equivalent groups from a recognized University; or		Apriculture).
•				,	1 / Paraluere Hilling (************************************
			(ii) M.A in Education or Bachelor's Degree in	<b>`</b>	Certified Teachers (Home and Certified Fenchers (Home Feonomic Awah at least live years
	•		(ii) M.A in Education of Proceed University. Education, from a recognized University.		
			1		gervice as such and qualification mentioned in column
					/ 1 / 0 0
•			101/ 112/	11.	(ii) four per cent from amongst the
					Drawing Masters with at least five years service as such and having
	•			\ ·	years service as and qualification mentioned in column
•		$\mathcal{L}$			No.3:
		4		· .\.	(iii) four per cent from amongst the
	•	· Vi · · · · · · · · · · · · · · · · · ·		.	(iii) four per cent nom  Physical Education Teachers with
	• *			\ ·	at least five years service as sife and having qualification mentione
_		. H		\ '	in column No. 3:
					III COMMITTEE TO THE PARTY OF T

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#### VAKALALNAMA

#### IN THE SERVICE TRIBUNAL KP, PESHAWAR.

No	/2022	
		·
		Petitioner.
		VERSUS
•		<del></del>
		Respondents.

I, the undersigned, do hereby appoint and constitute,

FAZAL SHAH MOHMAND Advocate Supreme Court. To act, appear and plead in the above-mentioned matter and to withdraw or compromise the said matter or submit to arbitration any differences or dispute that shall arise touching or in any manner relating to the said matter and to receive money and grant receipts therefore and to do all other acts and things which may be necessary to be done for the progress and the course of the prosecution of the said matter.

- 1. To draft and sign files at necessary pleadings, applications, objections, affidavits or other documents as shall be deemed necessary and advisable for the prosecution of the said matter at all its stages.
- 2. To employ any other Legal Practitioner, authorizing him to exercise the power as conferred on the undersigned Advocate, wherever he may think fit to do so.

AND I hereby agree to ratify whatever the Advocate or his substitute shall do in the above matter. I/We also hereby agree not to hold the Advocate or his substitute responsible for the result of the said matter in consequence of his absence from the Court when the said matter is called up for hearing. I/We further hereby agree that in the event for the whole or any part of the fee to be paid to the Advocate remaining unpaid, he shall be entitled to withdraw from the above matter. Received by me on 21-10-2020

CLIENT(s)

ACCEPTED BY:

FAZAL SHAH MOHMAND

ADVOCATE.

SUPREME COURT OF PAKISTAN.

OFFICE:-Cantonment Plaza Flat 3/B Khyber Bazar Peshawar Cell# 0301 8804841 (Clerk) Cell# 03339214136