12<sup>th</sup> Oct, 2022

- 1. Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Addll: AG alongwith Mr. Sagheer Musharraf, AD for official respondents No. 1 to 3 and counsel for private respondents No. 4 to 6 present.
- After hearing the learned counsel for the appellant, learned Additional Advocate General for official respondents and learned counsel for private respondents, a consensus was developed that as the impugned seniority list dated 04.12.2019 was issued and notified without providing opportunity of hearing to the appellants, therefore, let this impugned seniority list be treated as tentative seniority list and department be directed to invite objections within thirty days from the date of this order from all the persons on the seniority list, where-after finalize list as soon as possible but not later than fifteen days thereafter. Disposed of accordingly. Consign.
- 3. Pronounced in open court in Peshawar and given under my hand and seal of the Tribunal this 12<sup>th</sup> day of October, 2022:

(Faicha Paul)

(Kalim Arshad Khan) Chairman 26<sup>th</sup> July 2022 Counsel for the appellant present. Mr. Muhammad Riaz Khan Paindakhel, Addl: AG alongwith Mr. Ahmad Yar Khan, AD for official respondents and junior to learned counsel for private respondents No. 5 and 6 present.

Learned counsel for private respondents No. 5 and 6 is not available. Learned counsel for the appellant t requested for extension of the interim injunction granted at the time of admission of appeal No. 4279/2020 of Khurshid Ali. Since all the matters are identical, therefore, stay granted at the time of admission of appeal is extended until orders to the contrary. To come up for arguments on 07.09.2022 before the D.B.

(Salah-Ud-Din) Member (J)

(Kalim Arshad Khan) Chairman

07:09.2022

Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl: AG alongwith Mr. Sagheer Musharraf, AD for official respondents and private respondents No. 5 and 6 present.

Private respondents seeks adjournment on the ground that his learned counsel is not available today. Last opportunity is granted for arguments failing which the case will be decided without arguments. To come up for arguments on 12.10.2022 before D.B. Stay granted at the time of admission of appeal is extended until orders to the contrary.

(Farecha Paul) Member (E) (Kalim Arshad Khan) Chairman 24.09.2021

Junior to counsel for appellant present.

Javid Ullah learned A.A.G for official respondents present.

Private respondents No.4 to 6 present.

Former made a request for adjournment as senior counsel is not available today. Request is accorded. To come up for arguments on 29.11.2021 before D.B.

(Rozina Rehman) Member (J) Chairman

8-3-22

The case is adjourned to 27-6-22 from

27.06.2022

Appellant in person present. Mr. Muhammad Hussain, Assistant Director (Litigation) alongwith Mr. Kabirullah Khattak, Additional Advocate General for official respondents No. 1 to 4 present. Private respondent No. 5 in person present.

• •

Appellant requested for adjournment on the ground that his counsel is not available today. Adjourned. To come up for arguments on 26.07.2022 before the D.B.

(Rozina Rehman) Member (J) (Salah-ud-Din) Member (J) 25.06.2021

Appellant alongwith his counsel Mr. Ansar Ullah, Advocate, present. Mr. Kabirullah Khattak, Additional Advocate General for official respondents No. 1 to 3 present. Private respondents No. 4 to 6 present and requested for adjournment on the ground that their counsel is busy in the august Supreme Court of Pakistan. Adjourned. To come up for arguments before the D.B on 02.08.2021.

REHMAN WAZIR) MEMBER (EXECUTIVE)

(SALAH-UD-DIN) MEMBER (JUDICIAL)

02.08.2021

Learned counsel for the appellant present.

Mr. Kabirullah Khattak, Additional Advocate General for official respondents No. 1 to 3 present. Private respondents No. 4 to 6 present and requested for adjournment on the ground that their counsel is being indisposed and unable to attend the Tribunal today. Last chance is given. To come up for arguments on 24.09.2021 before D.B.

-Rehman Wazir)

Member (E)

(Rozina Rehman) Member (J)

28.01.2021

Learned counsel for the appellant present. Mr. Kabirullah Khattak learned Addl. AG alongwith Ahmed Yar, Assistant Director for official respondent No. 1 to 3 and private respondents No. 4, 5 & 6 in person present.

Former requests for time to submit rejoinder to the reply(ies) submitted by the official as well as private respondents. Instant matter is adjourned for arguments on 26.02.2021 before D.B. The appellant may furnish requisite rejoinder within a fortnight.

(ATIQ-UR-REHMAN WAZIR) MEMBER (E) (HAMID FAROOO DURRANI) CHAIRMAN

Due to Pandemic of Covid-19, the case is adjourned to 29.03.2021 for the same.

29.03.2021 Appellant present through counsel.

Kabir Ullah Khattak learned Additional Advocate General for respondents present.

Former submitted rejoinder with a request for adjournment; granted. To come up for arguments on 25/66/2021 before D.B.

(Atiq ur Rehman Wazir) Member (E)

(Rozina Rehman) Member (J) 13.10.2020

Appellant is present in person. Mr. Usman Ghani, District Attorney for official respondents No. 1 to 3 and counsel for private respondents No. 4 to 6 are also present.

Appellant submitted that his counsel is not available today and requested for adjournment. Adjourned to 09.11.2020 on which to come up for rejoinder and arguments before D.B.

Atiq-ur-Rehman Wazir) Member (Executive)

(Muhammad Jama! Khan) Member (Judicial)

09.11.2020

Appellant in person present. Mr. Kabirullah Khattak, Additional Advocate General for official respondents and private respondent No. 5 and 6 in person present.

The Bar is observing general strike, therefore, the matter is adjourned to 18.01.2021 for hearing before the D.B.

(Mian Muhammad) Member (E)

18.01.2021

No one is present on behalf of appellant despite having been called time and again and last call was made on 03:05 P.M. Mr. Asif Masood Ali Shah learned Deputy District Attorney and Mr. Samiullah AD, for respondents are present.

In the circumstances we deemed it appropriate to issue appellant and his respective counsel with notice for 28.01.2021. File to come up for arguments before D.B.

(Atiq-Ur-Rehman Wazir) Member (E) (Muhammad Jamal Khan) Member (J) 24.06:2020

Counsel for the appellant present. Addl: AG alongwith for official respondents No. 1 to 3 and counsel for private respondents No. 4 to 6 present. Written reply not submitted. Requested for adjournment. Adjourned. To come up for written reply/comments on main appeal as well as reply/arguments on application for suspension of the impugned seniority list on 08.07.2020 before S.B.

MEMBER

08.07.2020

Counsel for the appellant present.

Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith Ahmad Yar Assistant Director for official respondents No.1 to 3 present. Counsel for private respondent No.5 & 6 present. Private respondent No.4 in person present.

Written reply on behalf of respondents submitted. To come up for rejoinder, if any, and arguments on 05.08.2020 before D.B.

Member (J)

05.08.2020

Due to summer vacation case to come up for the same on 13.10.2020 before D.B.

J''y'

02.06.2020

Learned counsel for the appellant present. Addl:

AG for respondents present. Written reply not submitted. Learned AAG requested for adjournment.

Fresh notices be issued to the respondents for submission of written reply/comments on main appeal as well as written reply on stay application on 16.06.2020 before S.B.

(MIAN MUHAMMAD) MEMBER

16.06.2020

1,1

Counsel for the appellant and Mr. Riaz Ahmad Paindakheil, Assistant AG alongwith Mr. Sagheer Musharaf, Assistant Director on behalf of official respondents present. Syed Noman Ali Bukhari, Advocate on behalf of private 6 submitted respondents No. 5 & present and Vakalatnama. Learned counsel for private respondents No. 5 & 6 was asked to argue the application for suspension of the impugned seniority list submitted by the appellant but he requested for a short date for arguments on the same. Learned counsel for private respondents No. 5 & 6 is strictly directed to argue the suspension application on the иṗ positively. To come date reply/comments main appeal on reply/arguments on application for suspension of the impugned seniority list on 24.06.2020 before S.B.

> (MUHAMMAD AMIN KHAN KUNDI) MEMBER

07.05.2020

Learned counsel for the appellant present. Preliminary arguments heard.

It was contended by learned counsel for the appellant that the appellant was serving in Population Welfare Department as District Population Welfare Officer. It was further contended that as per seniority list dated 04.05.2018, the appellant was shown senior than private respondents No.5 and 6 but later on the respondent department without any notice to the appellant, prepared another seniority list dated 04.12.2019 wherein the respondents were shown senior to the appellant. It was further contended that the appellant filed departmental appeal on 20.12.2019 but the same was not responded, hence the present service appeal. It was further contended that the appellant and private respondent were appointed in the year 2009 and since that time, the appellant was shown senior to the private respondent but in the impugned seniority list dated 20.12.2019, the respondent department have illegally shown the private respondent senior to the appellant therefore, the impugned seniority list is illegal and liable to rectification.

Contention raised by the learned counsel, need consideration. The appeal is admitted to regular hearing subject to all just legal objections. The appellant is directed to deposit security and process fee within 10 days, thereafter notices be issued to the respondents for reply/comments. To come up for written reply/comments on 18.05.2020 before S.B

Learned counsel for the appellant also submitted application for suspension of the impugned seniority list. Notice of the same be issued to the respondents for 18.05.2020.

M. AMIN KHN KUNDI) (MEMBER-J)

18.05.2020

Appellant alongwith his counsel present. None present on behalf of the respondents, therefore notice be issued to the respondents for submission of written reply/comments. To come up for written reply/comments on 02.06.2020 before S.B.

M. AMIN KHN KUNDI)

(MEMBER-J)

### Form- A

### FORM OF ORDER SHEET

| Court of      |       |
|---------------|-------|
| Case No (3188 | /2020 |

| S.No.      | Date of order proceedings | Order or other proceedings with signature of judge   |  |  |  |  |  |
|------------|---------------------------|--|--|--|--|--|--|
| 1          | 2                         | 3  |  |  |  |  |  |
| 1-         | 21/04/2020                | The appeal of Asif Mehmood submitted today by Mr. Muhammad Zafar Tahirkheli, Advocate may be entered in the Institution Register and put up to the Learned Member for proper order please. |  |  |  |  |  |
|            |                           | REGISTRAR >1/4/>   |  |  |  |  |  |
| <u>2</u> - | ·                         | This case is entrusted to S. Bench for preliminary hearing to be put up on $3v - 4 - 70$   |  |  |  |  |  |
|            |                           | MEMBER   |  |  |  |  |  |
|            | ·                         |  |  |  |  |  |  |
| 30 (       | 04.2020                   | None is present on behalf of the appellant. Notices be issued  |  |  |  |  |  |
|            | ,                         | ppellant and his counsel for preliminary argument on 07.05.2020  |  |  |  |  |  |
|            |                           | ore S.B.  (M. AMIN KHN KUNDI)  (MEMBER-J)  |  |  |  |  |  |
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# BEFORE THE SERVICE TRIBUNAL, KHYBER PUKHTOONKHWA PESHAWAR

Service Appeal No. 388 /2020

Asif Mehmood

۷s

Chief Secretary etc

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| 3    | Impugned Seniority List                     | ." <b>A</b> " | 7-13    |
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| 6    | Notification Dated 29-03-2010               | " <b>D</b> "  | 21-22   |
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Peshawar, dated 11-04-2020

(MUHAMMAD ZAFAR TAHIRKHELI)
Advocate

ar Ullah Khan) Advocate



### PESHAWAR

Khybér Pakhtukhwa Service Tribunal

Service Appeal No. 3188 /2020

Dary No \_\_\_\_\_

Asif Mehmood, Deputy District Population Welfare Officer Karak.

..Appellant

### **V**ERSUS

- 1. Secretary, Population Welfare Department, Government of Khyber Pakhtunkhwa Civil Secretariat Peshawar.
- 2. Director General, Population Welfare Department, Khyber Pakhtunkhwa, Population Welfare Complex, Plot No. 18, Sector E6, Phase VII Hayatabad Peshawar.
- 3. Progress Review Committee, through its Chairman, Additional Secretary Population Welfare Department Civil Secretariat, Peshawar.
- 4. Mr. Kashif Fida, Assistant Director Admin (Representative of DG, PW) Population Welfare Complex, Plot No. 18, Sector E6, Phase VII Hayatabad Peshawar.
- 5. Mr, Sami Ullah, District Population Welfare Officer Charsadda.
- 6. Mr. Sana Ullah, Deputy District Population Welfare Officer, Charsadda.

Registration of the transfer o

.....Respondents

SERVICE APPEAL U/S 4 OF NWFP SERVICE TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED SENIORITY LIST DATED 04-12- 2019\_OF ASSISTANT DIRECTORS / TPWO'S / DDPWO'S (NON TECH) / DDAO'S (BPS-17) POPULATION WELFARE DEPARTMENT. (Annex "A"), WHEREIN THE DEPARTMENTAL APPEAL OF THE APPELLANT DATED 20-12-2019 (Annex "B") WAS NOT DECIDED TILL THE LAPS OF STATUTORY PERIOD OF LIMITATION.

PRAYER:

Allowing the appeal by setting aside the impugned Seniority List dated 04-12-2019, and restoring the correct seniority of the appellant by placing him at serial No. 08 of the impugned Seniority List of Assistant Directors, Population Welfare Department Peshawar.



#### RESPECTFULLY SHEWETH,

- 1. That the appellant being qualified and eligible was initially appointed as Assistant Director as Tehsil Population Welfare Officer (BPS-17) on ad-hoc basis, wherein the appellant was placed at S. No. 16 of the appointment order dated 12-06-2009. (Copy Annexed "C")
- 2. The appellant's services were regularized in pursuance of Regularization of Services Act No. XVI of 2009, notified on 29-03-2010, wherein the appellant was also placed at S. No. 16 of the list. (Copy Annexed "D")
- 3. That respondents No. 05 & 06 filed a service appeals No. 223/2018 and 224/2018, before the Hon'ble Khyber Pakhtunkhwa Service Tribunal, wherein they requested for correction of the seniority list of Assistant Directors Population Welfare Officers, Population Welfare Department Peshawar, as it stood on 04-10-2017 and further requested that their names may be placed at S, No. 25 of the list.
- 4. That the matter remain sub-judice before the Hon'ble Service Tribunal and was fixed for final order on 09-12-2019. However before its logical conclusion, a Departmental Progress Review Committee was constituted vide letter dated 24-07-2018, wherein its meeting was held on 28-10-2019 followed by 15-11-2019 under the Chairmanship of Additional Secretary, Population Welfare Department Peshawar, wherein the departmental appeals of respondents No. 05 & 06 were arbitrarily accepted by a one sided decision. (Copy Annexed "E" to "F1")
- 5. That in pursuance of the findings of Progress Review Committee vide its minutes of meeting dated 15-11-2019, the impugned seniority list dated 04-12-2019 was issued, wherein both Mr. Sami Ullah and Sana Ullah were placed senior to the appellant without any logical explanation. Resultantly both the Service Appeals No. 223 & 224 / 2018 were withdrawn vide order dated 19-12-2019. (Copy Annexed "G""G1" & "G3")
- 6. That in pursuance of the decision of the Progress Review Committee vide its minutes of meeting dated 15-11-2019, the impugned Seniority List dated 04-12-2019 (Annex "A") was issued. The Seniority List was challenged by the appellant through departmental appeal dated 20-12-2019 (Annex "B"), which was not decided by the respondent department till laps of statutory period of limitation.
- 7. Feeling aggrieved and finding no other remedy, the appellant has been constrained to approach the Hon'ble Service Tribunal for the redress of his grievance, inter-alia, on the following,

### Grounds;

a. The impugned Seniority List was issued in haste, without considering the material facts on record or issuing a prior notice to the appellant.

The impugned action being ultra-virus of the law and the rules, discriminatory, arbitrary, malafide and without lawful authority, it is liable to be set right by this Hon'ble Tribunal.



- b. It is worth mentioning that the entire process was conducted surreptitiously without even noticing the appellant. The seniority list as it stood on 04-10-2017 was illegally altered and the appellant was arbitrary placed junior to respondents No. 05 & 06, while placing him at serial No. 14 instead of his original seniority to position at serial No. 08.
- c. That the Progress Review Committee/Dispute Resolution Committee had completely exceeded its mandate and authority while granting the relief to respondents No. 05 & 06, during the pendency of their service appeals before the Hon'ble service tribunal. The dispute Resolution Committee was thus quorum non judice and had no authority to alter the Seniority List while the service appeals were pending adjudication.
- d. That the appellant is serving as Additional Director BPS-17 and for resolving disputes of civil servants in **BPS-16 & above**, a **Provincial** Dispute Resolution Committee was constituted under the Chairmanship of Additional Chief Secretary: P&D, vide notification dated 19-10-2017 detailed as under;

| 1. Add 1: chief Secy: P&D Department     | chairman  |
|--|-----------|
| 2. Secretary Establishment Department    | Member    |
| 3. Secretary Finance Department          | Member    |
| 4. Secretary Law Department              | Member    |
| 5. Secretary of the concerned Department | Secretary |

That another committee under the Chairmanship of Administrative Secretary for resolving the matters relating to civil service in BPS-03 to 15 was also notified on 19-10-2017. The population welfare department acknowledged the notifications and constituted committee vide notification dated 12-07-2019, wherein the TOR's of the committee were settled as under;

- i. To resolve court cases other than disciplinary matters related to the terms and conditions of Civil Servants in BS-03 to BS-15.
- ii. To review and sift the court cases that can be settled outside the court in respect of Civil Servants in BS-16 and above and make appropriate recommendations to the Provincial Committee.

(Copies Annexed "H" & "H1")

- e. That the constitution of such committees detailed in notification dated 19-10-2017 was circulated to all Administrative Secretaries of Government Khyber Pakhtunkhwa vide letter dated 08-07-2019. In pursuance of notification dated 19-10-2017, Population Welfare Department constituted its own Dispute Resolution Committee vide notification dated 12-07-2019. (Copies Annexed "I" & "I1")
- f. The clear mandate of the Dispute Resolution Committee constituted by the Population Welfare Department Peshawar was to resolve the disputes relating to terms and conditions of Civil Servants in BPS-03 to 15 only.

The services of the appellant, fall within the category of Civil Servants in BPS-16 and above, wherein the mandate of the Departmental Committee was to review and sift the court cases that can be settled outside the court in respect of Civil Servants in BS-16 and above and make appropriate recommendations to the Provincial Committee.

- g. The minutes of meeting dated 15-11-2019 regarding acceptance of departmental appeals of respondents No. 05 & 06 was thus not only illegal and unlawful, but was also beyond the mandate and competence of Departmental Committee, hence void ab-initio.
- h. The decision of committee vide meeting held on 15-11-2019, was partial and the appellant was never called upon through any prior notice while on the other hand two pleaders from the complainants side appeared and assisted the committee. This shows the complete bias of the committee, which subjected the appellant to arbitrary treatment intentionally, with a malafide intent, subject to correction by the worthy Tribunal.
- i. That above all, the term "continuous officiation" defined in section 4(2) of the Khyber Pakhtnkhwa (Regularization of Services Act, 2009) is a matter of interpretation of the Honorable Tribunal and the representative of the DG PWD, Mr. Kashif Fida, respondent No. 04 has failed to interpret the same.

Such statement of the DG PWD, Mr. Kashif Fida, respondent No. 04 has created serious doubts regarding his impartiality, calling for interference by the worthy Tribunal.

- j. That the date of appointment of the appellant vide the regularization act dated 12-06-2009 (Annex "D") is his actual date of continuous officiation, hence in such case age factor will be considered for seniority according to section 4(2) of the act, which was completely ignored.
- k. It is worth mentioning that the appellant was placed at S. No. 29 of the seniority list dated 04-10-2017. Similarly he was placed at S. No. 18 of the seniority list dated 04-05-2018. The officials placed at serial No. 1 to 09 of the seniority list date 04-05-2018 have already been promoted to next higher scale.

The appellant was required to be placed at S. No. 09 of the seniority list of Assistant Directors, Population Welfare Department, Khyber Pakhtunkhwa, but has been discriminated to accommodate the blue eyed. (Copy Annexed "J" & "J1")

I. The impugned seniority list dated 04-12-2019 is thus illegal, unlawful, collusive ineffective upon the rights of the appellant and subject to correction.

The impugned action is thus arbitrary, discriminatory, against the principles of equity law, justice and propriety, calling for correction of the appellant's original seniority circulated by seniority list date 04-10-2017.

The appellant seeks leave of the worthy Tribunal to be allowed to relay on additional ground at the time of final arguments.

### Prayer:

In view of the above, it is, therefore, humbly requested that by accepting this department appeal the impugned seniority list date 04-12-2019 may kindly be set aside and the original and correct seniority of the appellant may kindly be restored by placing him at serial No. 08 the seniority list of Assistant Director Population and Welfare Department Peshawar.

(5)

Any other relief deemed appropriate may also be granted in addition to relief claimed above.

Appellant

Through,

Peshawar, dated 11-04-2020

(MUHAMMAD ZAFAR TAHIRKHELI)

Advocate

(Ansar Ullah Khan)

Advocate

### **Affidavit**

I, the appellant, do hereby state on Oath that the contents of the accompanying appeal are true and correct to the best of my knowledge and belief, and nothing has been concealed from this Hon'ble Tribunal.

JI Dara

DEPONENT



### BEFORE THE SERVICE TRIBUNAL, KHYBER PUKHTOONKHWA PESHAWAR

| Service Appeal No. | /2020 |                     |
|--------------------|-------|---------------------|
|                    |       |                     |
| Asif Mehmood       | Vs    | Chief Secretary etc |

### APPLICATION FOR INTERIM RELIEF

#### Respectfully Sheweth

- 1. That the above titled appeal is being filed before this Hon'ble Tribunal, in which date of hearing is yet to be fixed.
- That the contents of the accompanying appeal may kindly be read as part and 2. parcel of the present petition.
- The Applicant has got a good prima facie case on merits and is sanguine about 3. his success.
- The Respondent department has altered the Seniority List of Assistant Directors 4. without any intimation or prior notice to the appellant / applicant.

That a PSB is scheduled for promotion to next higher scale in population welfare department, which would seriously jeopardize the appellant's future prospects to be promoted to next higher scale. The promotion on the basis of a faulty Seniority List would be based on prejudice and would cause irreparable harm to the applicant.

The balance of convenience lies in maintaining the status-quo order, while 5. restraining the Selection Board to make further promotions on the basis of impugned Seniority List.

It is therefore, most humbly prayed that the PSB scheduled for promotion to next higher scale in population welfare department may kindly be suspended/postponed till the final settlement of the seniority of the appellant / application.

Through,

Oath Commissione Peshawar, dated

Migh Court Pe

**Affidavit** 

<sup>11th</sup> April, 2020

(MUHAMMAD ZAFAR TAHIRKHELI) Advocate

I, the Applicant, state on Oath that contents of the above application are true and correct to the best of my knowledge and belief, and nothing has been kept concealed from this Hon'ble Tribunal.



# COVERNMENT OF KHYBER PAKHTUKKHWA POPULATION WELFARE DEPARTMENT

02<sup>nd</sup> Floor, Abdui Wali Khan Multiplex. Civil Secretariat, Peshowar



Dated Peshawar the 04th December, 20

# ROTTERION

is hereby notified / circulated for general information of all concerned:-Officers / DDPWOs (Non-Tech) / Deputy Demographers and Accounts Officer (BPS-17) Population Welfare Department Khyber Pakhtunkhwa as stood on 04/12/20 (Appointment, Promotion & Transfer) Rules, 1989, with approval of the competent authority, final seniority list of Assistant Directors / Tehsil Population Welfa No. SOE (PWD) 4-30/2019: In pursuance of Section 8 of Khyber Pakhtunkhwa Civil Servants Act, 1973 read with rules 17 of Khyber Pakhtunkhwa Civil Servan



| 90    |  |                                       |             | - 1                | in and                      |                  | • - 1         |             |                             |   |
|-------|--|---------------------------------------|-------------|--------------------|-----------------------------|------------------|---------------|-------------|-----------------------------|---|
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|       | · Name of Officer                        | Qualification                         | Date of     | Domicile           | Date of first               | Date of          | Regular appo  | ointment in | Present place               | Remarks C.  |
| No.   |  |                                       | Birth       |                    | Tentry into                 | apptt:/          | present       | -grade 🚞 📜  | of posting.                 |   |
| . [   |  |                                       |             |                    | Govt.                       | Promotion        | Present grade | Method of   | 1                           |   |
|       |  |                                       |             |                    | Service                     | in BPS-16        | (BPS-17)      | recruitment |                             |   |
| 1.    | 2  | 3                                     | - 4         | 5                  | 6                           | . 7              | · 8 ·         | . 9         | 19                          | 11  |
|       |  |                                       |             | 7                  |                             | -                |               |             |                             | well as judgment dated<br>12/03/2019 of the Khyber              |
| Ì     |  |                                       |             |                    |                             |                  |               |             |                             | Pakhtunkhwa Services Tribunal                                   |
|       |  |                                       |             | · - ·              |                             |                  |               |             |                             | in case of Mr. Zawar Hussain in.<br>Service Appeal No. 56/2018. |
| 2     | Mr. Samiullah Khan, AD/DDPWO/TPWO        | M.A (Pol. Sc)                         | 02.07.1979  | Peshawar           | 13.06.2009<br>(adhoc basis) |                  | 13.06.2009    | Initial     | DPW Office,<br>Charsadda    | -do-  |
| 3     | Ms. Sidra Nisar, Dy.                     | M.Sc (Stats)                          | 21.02.1985  | Peshawar           | 13.06.2009                  | . *-             | 13.06.2009    | Initial     | DPW Office,                 | -do-  |
|       | Demographer                              |                                       |             |                    | (adhoc basis)               |                  |               |             | Charsadda                   |   |
| 4     | Mr. Arafat Khan Afridi,<br>AD/DDPWO/TPWO | .M.A (Pol. Sc)                        | 13.05.1977  | Khyber .<br>Agency | 15.06.2009<br>(adhoc basis) |                  | 15.06.2009    | Initial     | Agency PW<br>Officer        | -do-  |
| 5     | Mr. Sana Ullah,<br>AD/DDPWO/TPWO         | M.A (Pol. Sc)                         | 15.09.1980  | Charsadda          | 15.06.2009<br>(adhoc basis) | <del>-,-</del> - | 15.06.2009    | Initial     | DPW Office,                 | -do-  |
| . 6   | Mr. Fazal Azeem,<br>AD/DDPWO/TPWO        | MBA                                   | 25.06.1983  | Charsadda          | 15.06.2009<br>(adhoc basis) |                  | 15.06.2009    | Initial     | DPW office,<br>Charsadda    | do <sub></sub>  |
| -7    | Mr. Shahid Khan,                         | M.A                                   | 10.04.1984  | Malakand           | 15.06.2009                  | .; · <del></del> | 15.06.2009    | Initial     | DPW Office,                 | -do-  |
|       | AD/DDPWO/TPWO                            | (Sociology)                           |             |                    | (adhoc basis)               |                  |               |             | Malakand                    |   |
| 8     | Mr. Bilal Khan Afridi,                   | MBA                                   | 15.10.1986  | Khyber             | 15.06.2009                  |                  | 15.06.2009    | · Initial · | DPW Office,                 | -do-  |
|       | AD/DDPWO/TPWO                            |                                       |             | Agency             | (adhoc basis)               |                  |               |             | Kohistan                    |   |
| 9 .   | Mr. Amjad Ali Khan, AD/DDPWO/TPWO        | МВА                                   | 15.09.1976  | Peshawar           | 16.06.2009                  |                  | 16.06.2009    | Initial     | DPW Office,                 | -do-  |
| 10    | Mr. Muhammad Tariq                       | M.A                                   | 28.02.1975  | . Nowshera         | (adhoc basis) 17.06.2009    |                  | 17.06.2009    | : Initial   | Mardan .                    |   |
| 10    | Khan, AD/DDPWO/TPWO                      | (Anthropology)                        | 20,02.137,3 | . NOWSHEID         | (adhoc basis)               |                  | 17.00.2009    | Initial     | DPW Office,<br>Nowshera     | -do-  |
| 11    | Mr. Khurshid Ali,                        | M.P.A:                                | 01.02.1976  | Chitral            | 17.06.2009                  |                  | 17.06.2009    | Initial     | DPW Office,                 | -do-  |
|       | AD/DDPWO/TPWO                            |                                       |             |                    | (adhoc basis)               | ,                |               |             | Chitral                     |   |
| 12    | Mr. Asghar Khan, AD/DDPWO/TPWO           | M.A (History)                         | 05.02.1980  | Mardan             | 17.06.2009<br>(adhoc basis) |                  | 17.06.2009    | Initial     | DPW Office, Dir.<br>(Upper) | -do-  |
| 13    | Mr. Iftikhar Ahmad, Deputy Demographer   | M.Sc (Stats)                          | 20.3.1976   | Peshawar           | 18.06.2009<br>(adhoc basis) |                  | 18.06.2009    | Initial     | DPW Office, Karak           | -do-  |
| 14    | Mr. Asif Mehmood,<br>AD/DDPWO/TPWO       | M.Sc<br>(Chemistry)                   | 20:04.1977  | Karak              | 18.06.2009<br>(adhoc basis) |                  | 18.06.2009    | Initial     | TPWO DPW Office, Karak      | -do-  |
| 15    | Mr. Ayat Ullah, Dy.<br>Demographer       | MSc. (Stats:)                         | 20.09.1975  | Nowshera .         | 19.06.2009<br>(adhoc basis) | 1.2              | 19.06.2009    | Initial     | DPW Office,<br>Swabi        | -do-  |
| - 16  | Ms. Ruby Hashim, AD/DDPWO/TPWO           | M.A<br>(Anthropology)                 | 28.11.1981  | Mohmand<br>Agency  | 20.06.2009<br>(adhoc basis) |                  | 20 06.2009    | Initial     | DG, PW Office,<br>Peshawar  | -do-  |
| 6.    | •  |                                       |             |                    |                             | · -              |               |             |                             |   |

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|     | •   |                           | -          |                   |                             | a superior    | -             | •           | ·                                 | 4            | •   |           |
|-----|---|---------------------------|------------|-------------------|-----------------------------|---------------|---------------|-------------|-----------------------------------|--------------|---|-----------|
| 9   |   |                           | ·.·        |                   | <u>.</u>                    |               |               | ·           |                                   |              |   |           |
| 5   | . Name of Officer                         | Qualification             | Date of    | Domicile:         | Date of first               | Date of       | Regular app   | cintment in | Présent place.                    | ···[-        | Remarks                                     | ·:        |
| N   | o.  |                           | Birth      |                   | entry into                  | appit://      | present       |             | _of posting.                      |              | Granderyp'                                  | ,         |
|     |   |                           |            |                   | Govt.                       | Promotion*    | Present grade | Method of   |                                   |              |   |           |
|     |   |                           | 1          |                   | Service                     | in 3PS-16     | (8F5-17)      | recruitment |                                   |              | . : :                                       | -         |
| 1   | 2   | 3.                        | · 0.       | 5                 | 5                           | 7             | 8             | . 9         | 10.                               |              | 11  |           |
| -   |   |                           | _          |                   |                             |               | -             |             |                                   | in case of i | judgment of the va Services 1 Vir. Zawar Hu | issain in |
| 2   | Mr. Samiullah Khan,<br>AD/DDPWO/TPWO      | M.A (Pol <sub>s</sub> Sc) | 02.07.1979 | Peshawar          | 13.06.2009<br>(adhoc basis) |               | 13,06.2009    | Initial     | DPW Office,<br>Charsadda          | Service App  | eal No. 56/20:<br>-do-                      | 18.       |
| 3   | Demographer                               | M.Sc (Stats)              | 21.02.1985 | Peshawar          | 13.06.2009<br>(adhoc basis) |               | 13.06.2009    | Initial     | DPW Office,<br>Charsadda          |              | -do-  |           |
| 4   | Mr. Arafat Khan Afridi,<br>AD/DDPWO/TPWO  | M.A (Pol: Sc)             | 13.05.1977 | Khyber<br>Agency  | 15.06.2009<br>(adhoc basis) | <del></del> . | 15.06.2009    | . Initial   | Agency PW<br>Officer              |              | -do-  |           |
| 5   | Mr. Sana Ullah,<br>AD/DDPWO/TPWO          | M.A (Pol. Sc)             | 15.09.1980 | Charsadda         | 15.06.2009<br>(adhoc basis) |               | 15.06.2009    | Initial     | DPW Office,<br>Charsadda          |              | -do   |           |
| 6   | Mr.*Fazal Azeem,<br>AD/DDPWO/TPWO         | МВА                       | 25.06.1983 | Charsadda         | 15.06.2009<br>(adhoc basis) |               | 15.06.2009    | Initial     | DPW office,<br>Charsadda          |              | -do-  |           |
| 7   | Mr. Shahid Khan,<br>AD/DDPWO/TPWO         | M.A<br>(Sociology)        | 10.04.1984 | Malakand          | 15.06.2009<br>(adhoc basis) |               | 15.06.2009    | Initial     | DPW Office, Malakand              |              | -do   |           |
| ! 8 | Mr. Bilal Khan Afridi, AD/DDPWO/TPWO      | MBA                       | 15.10.1986 | Khyber<br>Agency  | 15.06.2009<br>(adhoc basis) |               | 15.06.2009    | Initial     | DPW Office,                       |              | -do-  |           |
| 9   | Mr. Amjad Ali Khan,<br>AD/DDPWO/TPWO      | MBA                       | 15.09.1976 | Peshawar          | 16.06.2009<br>(adhoc basis) |               | 16.06.2009    | initial     | Kohistan<br>DPW Office,<br>Mardan |              | -do-  |           |
| 10  | Mr. Muhammad Tariq<br>Khan, AD/DDPWO/TPWO | M.A<br>(Anthropology)     | 28.02.1975 | Nowshera          | 17.06.2009<br>(adhoc basis) |               | 17.06.2009    | initial ·   | DPW Office,<br>Nowshera           |              | -do-  |           |
| 11  | Mr. Khurshid Ali,<br>AD/DDPWO/TPWO        | M.P.A.                    | 01.02.1976 | Chitral           | 17.06.2009<br>(adhoc basis) |               | 17.06.2009    | Initial     | DPW Office,<br>Chitral            |              | -do-  |           |
| 12  | Mr. Asghar Khan,<br>AD/DDPWO/TPWO         | M.A (History)             | 05.02.1980 | Mardan            | 17.06.2009<br>(adhoc basis) |               | 17.06.2009    | Initial     | DPW Office, Dir                   |              | -do-  |           |
| 13  | Mr. Iftikhar Ahmad,<br>Deputy Demographer | M.Sc (Stats)              | 20.3.1976  | Peshawar          | 18.06.2009<br>(adhoc basis) |               | 18.06.2009    | initial     | (Upper) DPW Office, Karak         |              | -do-  |           |
| 14  | Mr. Asif Mehmood,<br>AD/DDPWO/TPWO        | M.Sc<br>(Chemistry)       | 20.04.1977 | Karak             | 18.06.2009<br>(adhoc basis) |               | 18.06.2009    | Initial     | TPWO DPW<br>Office, Karak         |              | -do- 50                                     |           |
| 15  | Mr. Ayat Ullah, Dy.<br>Demographer        | MSc. (Stats:)             | 20.09.1975 | Nowshera          | 19.06.2009<br>(adhoc basis) |               | 19.06.2009    | Initial     | DPW Office, Swabi                 |              | -do-  |           |
| 16\ | , Ms. Ruby Hashim,<br>AD/DDPWO/TPWO       | M.A<br>(Anthropology)     | 28.11.1981 | Mohmand<br>Agency | 20.06.2009<br>(adhoc basis) | :             | 20.06.2009    | Initial     | DG, PW Office,<br>Peshawar        |              | -do-  |           |

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|          | - | رد            |

|          |                           | :               |            |  | · - ·   |               |                        | , <del>-</del> |                 |                                 |
|----------|---------------------------|-----------------|------------|--|---|---------------|------------------------|----------------|-----------------|---------------------------------|
| <u>.</u> | Name of Officer           | Qualification   | Date of    | Domicie  | Date of first                                 | Date of       | Regular appointment in |                | Present place   | Remarks Co.                     |
| No.      |                           |                 | Birth      |  | entry into                                    | apptt:/       | present                | grade          | of posting.     |                                 |
| 1.100.   |                           | 1               |            |  | Govt.   | Promotion     | Present grade          | Method of      | 1               |                                 |
|          | -                         | 1               |            |  | Service                                       | in SPS-16     | .(BPS-17)              | recruitment    |                 |                                 |
| 1        | 2                         | 3               | 4          | 5.   | 6   | 7             | 8                      | 9              | 10              | 2.1                             |
| 17       | Mr. Muhammad Qasım,       | M. Sc .         | 27.02.1982 | Haripur -  | 20,06,2009                                    | <del></del> , | 20,06,2009             | Initial        | DPW Office,     | -do-                            |
| -        | Dy. Demographer           | (Economics)     |            |  | (adhoc basis)                                 |               |                        | ļ              | Haripur         |                                 |
| 18       | Mr. Muhammad              | . MBA           | 15.12.1983 | Mohmand  | 22.06,2009                                    | ·             | 22.06.2009             | Initial        | DPW Office,     | -do-                            |
|          | Waqar Akhunzada,          |                 |            | Agency   | (adhoc basis)                                 |               |                        |                | Charsadda       |                                 |
|          | AD/DDPWO/TPWO             |                 |            |  |   |               |                        | ļ              |                 |                                 |
| 19       | Mr. Badshah               | M.A (Sociology) | 12.04.1977 | Dir Lower -  | .24.06.2009                                   |               | 24.06.2009             | Initial        | DPW Office, Dir | -do-                            |
|          | Muhammad, Dy. Demographer |                 |            |  | (adhoc basis)                                 |               |                        |                | Lower           |                                 |
| 20       | Mr. Fahad Sarwar,         | · M.A           | 03.03.1978 | Nowshera   | 24.06.2009                                    | . <del></del> | 24.06.2009             | Initial        | DPW Office,     | -do-                            |
|          | . AD/DDPWO/ TPWO          | (Economics)     |            |  | (adhoc basis)                                 |               |                        |                | Nowshera        |                                 |
| 21       | Mr. Bashir                | MBA             | 03.06.1982 | Hangu  | 24:06.2009                                    | <del></del> . | 24.06.2009             | Initial        | DDPWO (N.T)     | -do-                            |
|          | Muhammad,                 |                 |            |  | (adhoc basis)                                 |               |                        |                | DPW Office,     |                                 |
| 1.       | AD/DDPWO/TPWO             | <u> </u>        |            |  |   | -             |                        |                | Hangu           | <u> </u>                        |
| 22       | Mr. Bakhtiar,             | M.A             | 15.08.1964 | Peshawar   | 21.06.1983                                    | 18.05.2006    | 13.01.2010             | Promotee       | DPWO Dir        | The officer was promoted as     |
|          | AD/DDPWO/TPWO             | 1               |            | •  |   | -             |                        | •              | Upper           | Assistant Director / DDPWO      |
|          |                           |                 | -          |  | ,   |               |                        |                |                 | (NT) / TPWO (BPS-17) on         |
|          |                           |                 |            |  |   |               |                        |                |                 | regular basis vide Notification |
|          |                           |                 |            |  |   | . •           |                        |                |                 | No. SOE(PWD)4-27/07/PC/         |
| -        |                           |                 |            |  |   |               |                        |                |                 | Vol-IV dated 13-01-2010.        |
| 23       | Mr. Eid-ur-Rehman,        | M.Sc            | 14.02.1975 | Karak  | 25,06.2010                                    |               | 25.06,2010             | Initial        | DPW Office,     | Seniority fixed as per merit    |
| 1        | Dy. Demographer           | (Sociology)     |            | Maria da de la composición della composición del |   |               |                        |                | Lakki Marwat    | order of Khyber Pakhtunkhwa     |
|          |                           |                 |            |  |   |               |                        |                |                 | Public Service Commission       |
|          |                           |                 |            |  |   |               |                        |                |                 | vide letter No. NWFP-PSC-SR-    |
|          |                           |                 |            |  |   |               |                        |                |                 | VI/51126 dated 31.10.2009.      |
| 24       | Mr. Amin Ullah, Dy.       | M. Sc           | 10.04.1979 | Karak  | 25.06.2010                                    |               | 25.06.2010             | Initial        | Instructor RTI  | -do-                            |
| ĺ        | Demographer               | (Sociology)     |            |  |   |               |                        |                | Peshawar        |                                 |
| 25       | Mr. Niaz Ahmad, Dy.       | M. Sc           | 06.04.1976 | Karak  | 25.06.2010                                    |               | 25.06.2010             | Initial        | DPW Office,     | -do-                            |
|          | Demographer               | (Sociology)     |            |  |   |               |                        |                | Kohat           |                                 |
| 26       | Mr. Rashid Ahmad,         | M.A             | 20.04.1981 | Lakki  | 25.06.2010                                    |               | 25.06.2010             | Initial        | On Deputation   | Seniority fixed as per order of |
|          | AD/DDPWO/TPWO             |                 |            | Marwat   |   |               |                        |                | to IPC          | merit furnished by Khyber       |
|          |                           |                 |            |  |   |               |                        |                | Department      | Pakhtunkhwa Public Service      |
|          |                           |                 |            | 1  |   |               |                        |                |                 | Commission vide letter No.      |
| -        |                           |                 |            |  |   |               |                        |                | -               | NWFP-PSC-SR-VI/53315            |
| *        |                           |                 |            |  | · <u>· · · · · · · · · · · · · · · · · · </u> |               | -                      | 4:             |                 | dated 11-11-2009.               |



|      |                     | ntore ±<br>mile |            | •               | و با این اثانی<br>اگذاری درون کا بازی این این این این این این این این این ای |             | ,,            |   |                      |  |
|------|---------------------|-----------------|------------|-----------------|--|-------------|---------------|---|----------------------|--|
| [ S. | Name of Officers 13 | Qualification   | Date of    | Demicile        | Date of first.   | Date of     |               |   | Present place        | . Remarks  |
| No.  |                     |                 | Sinh       |                 | entry into   | acptt:/     | present       | grade -                                 | of posting.          |  |
| 100. |                     |                 |            |                 | Govt:  | Premotion   | Present grade | Method of                               |                      |  |
|      |                     | 4               |            |                 | Service,   | - in BPS-16 | (825-17)      | recruitment                             |                      |  |
|      |                     | 3               | Ċ,         | 5               | 6  | 7           | 8             | 9                                       | 10                   | 3.1  |
| 1 27 | Mr. Jehan Badshah;  | MBA             | 10.01.1979 | Dir Lower       | 25.06.2010   |             | 25.06.2010    | Initial ·                               | DPW Office, Dir      | Seniority fixed on the basis of order of merit furnished by Khyber |
| 27   | AD/DDPWC/TPWO       | 121.37          |            |                 |  | -           |               | : '                                     | Upper                | Pakhtunkhwa Public Service   |
|      | AU/DURWU/11 WU      | -               |            |                 |  | 1           |               | ,                                       |                      | Commission vide letter No.   |
|      |                     |                 |            |                 |  |             |               |   |                      | NWEP.PSC SR-VI/5331 dated  |
|      |                     |                 |            | -               |  |             |               |   | 1.0000               | 11/11/2009.  |
| 28   | Mr. Muhammad        | M.A             |            | Abbottabad      | 31.10.2011   |             | 31.10.2011    | initial                                 | DPW Office,          | -do-   |
|      | Ashfaq,             |                 |            |                 |  |             |               |   | Peshawar             |  |
| -    | AD/DDPWO/TPWO       |                 |            |                 |  |             |               |   | DDW 065              | <u></u>  |
| 29   | Mr. Sadiq Alam,     | M8A .           | 01.01.1983 | Malakand        | 31.10.2011   |             | 31.10.2011    | Initial                                 | DPW Office,          | -do-   |
|      | AD/DDPWO/TPWO       |                 |            |                 |  |             | 0.1.10.001.1  | t - 14 t - 1                            | Malakand DPW Office, | -do-   |
| 30   | Mr. Umar Farooq,    | MBA             | 25.03.1983 | Nowshera        | 31.10.2011   |             | 31.10.2011    | Initial                                 | Nowshera             | 200  |
|      | AD/DDPWO/TPWO       |                 | -          |                 |  |             | 04.40.2044    | to take t                               | DPW Office,          | -do-   |
| 31   | Mr. Abdul Qadeer,   | M.A             | 01.05.1975 | S.W.            | 31.10.2011   |             | 31.10.2011    | Initial                                 | Hangu                |  |
|      | AD/DDPWO/TPWO       |                 |            | Agency .        |  |             | 24 40 2014    | Initial                                 | DPW Office,          | -do-   |
| 32   | Mr. Noor Hakim,     | M.A             | 13.05.1980 | S.W.            | 31.10.2011   |             | 31.10.2011    | 1111(18)                                | Bannu                | 20   |
|      | AD/DDPWO/TPWO       | · <u></u>       |            | Agency          |  |             | 21 10 2011    | Initial                                 | DPW Office, DIK.     | -do- <b>3</b>  |
| 33   | Mr. Jehan Zeb Khan, | MPA             | 05.05.1979 | S.W.            | 31.10.2011   |             | 31.10.2011    | initiai                                 | Dr W Office, Dix.    | -do-   |
| -    | AD/DDPWO/TPWO       |                 | <u> </u>   | Agency          | 24 40 2011   |             | 31.10.2011    | Initial                                 | Instructor, RTI      | -do-   |
| 34.  |                     | M.A (Pol. Sc)   | 15.08.1970 | S.W.            | 31.10.2011   |             | 31.10.2011    | TANCOT.                                 | Abbottabad           |  |
|      | AD/DDPWO/TPWO       |                 |            | Agency          | 21 10 2011   |             | 31.10.2011    | Initial                                 | PHQr; Peshawar       | -do-   |
| 35   | Mr. Sagheer         | M.A (Pol. Sc)   | 01.01.1978 | Mansehra        | 31.10.2011   |             | 31.10.2011    | Hittiai                                 | 3 .                  |  |
| 1 .  | Musharraf,          |                 |            |                 |  | 1           |               |   |                      |  |
| 1    | AD/DDPWO/TPWO       |                 |            |                 | 02.04.1988   | 17.08.2009  | 13.08.2011    | Promotee                                | RTI, Peshawar        | The officers promoted from   |
| 36   | Mr. Izaz Ahmad Jan, | M.A             | 09:04.1962 | Charsadda       | 02.04.1988   | 17.08.2005  | 15.00.2011    | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |                      | BPS-16 to BPS-17 vide  |
| -    | AD/DDPWO/TPWO       | (Sociology)     |            | -               | (absorbed in   |             |               |   |                      | Notification SOE(PWD)4-  |
|      |                     |                 |            |                 | PWD)   |             |               |   |                      | 1/2011/4675083 dated   |
|      |                     |                 |            |                 | F VVD)   |             |               | -                                       |                      | 13/08/2011   |
|      |                     |                 | 05.01.1074 | D:I Khan        | 05.09.2000   | 17.08.2009  | 13.08.2011    | Promotee                                | DPW Office, D.I      | -do-   |
| . 37 | Mr. Muhammad        | M.A             | 05.01.1974 | D.I Klidii      | 05.07.2000   | 1           | 13.00.10      |   | Khan                 |  |
|      | Yousaf, Dy.         | (Economics)     |            |                 |  |             |               |   |                      |  |
|      | Demographer .       | M.Sc. (Hop)     | 17.05.1974 | Peshawar.       | 05.09.2000   | 17:08.2009  | 13.08.2011    | Promotee                                | PHQr,                | -do-   |
| _38  | Mr. Kashif Fida,    | M.Sc (Hon)      | 17.ŲJ.13/4 | 1 = 3 : iawai . | 33.03.2030   |             |               |   | Peshawar.            |  |
| .9,  | AD/DDPWO/TPWO       |                 | L          | l               | <u> </u>   | <u> </u>    |               |   | ;                    |  |



|     |           |  |               |             | ·<br>        |                             | · · · · · · · · · · · · · · · · · · · |                           |                       |                             |                               |
|-----|-----------|--|---------------|-------------|--------------|-----------------------------|---------------------------------------|---------------------------|-----------------------|-----------------------------|-------------------------------|
|     | (12)      | )<br>                                    |               |             |              |                             |                                       |                           |                       |                             |                               |
|     | 5.<br>No. | Name of Officer                          | Qualification | Date of s   | Domicile     | Date of first<br>entry into | Date of spott:/                       | Regular appo              | grade                 | Present place - of posting. | Remarks                       |
|     |           |  |               |             | -            | Govt.<br>Service            | Promotion<br>in BPS-16                | Present grade<br>(8PS-17) | Method of recruitment |                             |                               |
| }-  | 1 -       | . 2                                      | 3             | 4.          | _ 5          | 6                           | 7                                     | 8                         | 3                     | 10 .                        | 11                            |
|     | 39        | Mr. Mujeebullah Khan,<br>Dy. Demographer | MPA -         | 08.02.1976  | D. I Khan    | 15.03.2001                  | 17.08.2009                            | 13.08.2011                | Promotee              | TPWO, Kuláchi               | -do-                          |
|     | 40        | Mr. Waheed Khan,                         | M.A (Pol. Sc) | 20.08.1972  | Bannu        | 01.09.2000                  | 09.09.2009                            | 11.11.2015                | Promotee              | DPW Office,                 | The officer promoted to BPS-  |
|     | ٠.        | AD/DDPWO/TPWO                            | M.A           | . 5 . 5 . 5 |              |                             |                                       |                           |                       | Bannu                       | 17 vide Notification No.      |
|     | · .       |  | (Islamiyat)   |             |              | <br>                        | -                                     |                           |                       |                             | SOE(PWD)4-42/2015/PC          |
|     |           |  | M.A (History) |             |              |                             |                                       |                           | <u> </u>              |                             | dated 11-11-2015.             |
|     | 41        | Mr. Shah Farooq, Dy.                     | M.Sc          | 15.04.1986  | Khyber       | 11.02.2016                  |                                       | 11.02.2016                | Direct                | DPW Office,                 |                               |
|     | 1         | Demographer                              | (Economics)   |             | Agency       |                             |                                       | [<br><del> </del>         |                       | Mardan.                     |                               |
|     | 42        | Mr. Abdul Salam,                         | M.Com         | 02.09.1973  | Peshawar     | 01.09.2000                  | 09.09.2009                            | 08.11.2017                | . Promotee            | AD(RH), DG                  | The officers promoted to BPS- |
|     |           | AD/DDPWO(NT)/TPWO                        |               |             |              |                             | -                                     |                           |                       | Office,                     | 17 vide Notification No.      |
|     | . ]       |  |               |             |              |                             |                                       |                           |                       | Peshawar                    | SOE(PWD)4-42/2015-16/DPC      |
|     | į         |  |               |             |              |                             |                                       |                           |                       |                             | dated 08-11-2017.             |
| -   | 43        | Mr. Amin Khan,                           | B.Com         | 01.02.1976  | Peshawar     | 01.09.2000                  | 09.09.2009                            | 08.11.2017                | Promotee              | AD (PC&T) DG                | : -do-                        |
|     |           | AD/DDPWO(NT)/TPWO                        | ,             |             |              |                             |                                       |                           |                       | Office,                     |                               |
| .   | ٠. ا      |  |               |             |              |                             |                                       |                           |                       | Peshawar .                  |                               |
| -   | 44        | Mr. Muhammad Kashif                      | M.A           | 21.07.1977  | Nowshera     | 01.09.2000                  | 22.07.2010                            | 08.11.2017                | Promotee              | Accounts                    | -do-                          |
|     |           | Khan,                                    | (Economics)   |             |              |                             |                                       | -                         |                       | Officer, DG                 |                               |
|     |           | AD/DDPWO(NT)/TPWO                        |               |             |              |                             |                                       |                           |                       | Office,                     |                               |
| -   | - 1       |  |               |             |              |                             |                                       |                           |                       | Peshawar                    |                               |
| -   | 45        | Mr. Shahid Murad,                        | B. Com, M.A   | 04.01.1972  | - Nowshera - | 02.09.2000                  | 22.07.2010                            | 08.11.2017                | Promotee              | DPW Office,                 | -do-                          |
|     |           | AD/DDPWO(NT)/TPWO                        | (Urdu)        |             |              |                             |                                       |                           |                       | Peshawar                    |                               |
|     | 46        | Mr. Shah Zeb,                            | MBA           | 14.03.1986  | Mohmand      | 17.12.2012                  | 17.12.2012                            | 08.11.2017                | * Promotee .:         | TPW Office,                 | -do-                          |
|     |           | AD/DDPWO(NT)/TPWO                        | -             |             | Agency       |                             |                                       |                           |                       | Takhtbhai                   |                               |
| · F | 47        | Mr. Saleem Ullah Khan,                   | MBA           | 15.09.1987  | Tank         | 12.12.2012                  | 12.12.2012                            | 08.11.2017                | Promotee              | TPW Office,                 | -do-                          |
|     |           | AD/DDPWO(NT)/TPWO                        |               |             |              |                             |                                       |                           |                       | Tank                        |                               |
| }-  | 48        | Mr. Zia-ul-Hag,                          | M.A           | 30.10:1976  | Karak        | 23.07.2005                  | 19.12.2013                            | 08.11.2017                | Promotee              | DPW Office,                 | -do-                          |
|     |           | AD/DDPWO(NT)/TPWO                        |               |             |              | -                           |                                       |                           |                       | - Karák                     |                               |
| -   | 49.       | Mr. Shahab Ahmed,                        | M.Sc .        | 11.04.1976  | Swabi        | 23.07.2005                  | 19.12.2013                            | 08.11.2017                | Promotee              | TPW Office,                 | -do-                          |
|     | . = 7 · . | AD/DDPWO(NT)/TPWO                        |               |             |              |                             |                                       |                           |                       | Swabi                       | -do-                          |
| -   | 30-       | Mr. Afsar Khan,                          | M.A           | 11.04.1976  | Charsadda    | 13.08.2004                  | 19.12.2013                            | 08.11.2017                | Promotee              | Dy.                         | -do-                          |
|     | , 3.0     | AD/DDPWO(NT)/TPWO                        | (Economics)   |             |              | - (contract).               |                                       | ,                         | :                     | Demographer,                |                               |
|     | . 6       | •  | ,,            |             | ·            | 23.07.2005                  |                                       |                           | ·                     | DPW Office,                 |                               |
|     |           |  |               | 37.         | -            | (Regular)                   |                                       |                           |                       | Charsadda.                  |                               |

|     |                     | <u></u>       | :          |           |               | ,          |               |               | <u> </u>        |          | · .                                   |   |
|-----|---------------------|---------------|------------|-----------|---------------|------------|---------------|---------------|-----------------|----------|---------------------------------------|---|
| Ġ.  | Name of Officer     | Qualification | Date of    | Domisile  | Date of first | Date of    | Regular appg  | oinsment in a | < Present place |          | Remarks                               |   |
| No. |                     |               | Birth      |           | entry late    | apptt:/    | present       | grade         | of posting.     |          |                                       |   |
|     |                     |               |            |           | Govt.         | Promotion  | Present grade | Method of     |                 |          |                                       |   |
|     |                     | <u> </u>      |            |           | Service       | in 8PS-16  | (3PS-17) -    | recruitment   |                 | <u>:</u> | <u>.</u>                              |   |
| 1   | 2                   | 3             | 4          | 5.        | 6             | 7          | 8             | 9             | 10              |          | 11                                    | , |
| 51  | Mr. Muhammad Tarig, | B.Sc          | 05.01.1977 | Khyber 🐪  | 13.08.2004    | 19.12.2013 | . 08.11.2017  | . Promotee    | AD(M&E), DG     |          | -do-                                  |   |
| 1   | AD/DDPWO(NT)/TPWO   |               |            | 'Agency 🗀 | (contract)    |            |               |               | Office,         | į        |                                       |   |
|     |                     |               |            |           | 23.07.2005    |            |               |               | Peshawar        | :        |                                       |   |
|     |                     |               |            |           | (Regular)     |            |               |               |                 |          |                                       |   |
| 52  | Mr. Adnan Saeed     | MBA           | 31.12.1986 | Charsadda | 16.05.2015    | 15.06.2015 | . 13.12.2018  | Promotee      | DPW Office,     |          |                                       |   |
|     | AD/DDPWO(NT)/TPWO   |               |            | -         |               |            |               |               | Charsadda.      |          | · · · · · · · · · · · · · · · · · · · |   |

-50

# SECRETARY GOVT. OF KHYBER PAKHTUNKHWA POPULATION WELFARE DEPARTMENT

Dated Peshawar the 04th December, 2019

Endst: No. <u>SOE (PWD) 4-30/2019/</u> 772-76

Copy forwarded to the: -

- 1. Secretary Establishment, Govt. of Khyber Pakhtunkhwa, Peshawar.
- 2. Director General Population Welfare Department, Khyber Pakhtunkhwa, Peshawar with the request to circulate the said seniority list amongst all concerned.
- 3. A PSO to Chief Secretary, Govt. of Khyber Pakhtunkhwa...
- 4. PS to Secretary, Govt. of KPK, PWD, Peshawar.
- 5. Master file.

ANTE COBA

SECTION OFFICER (ÉSTT)
Phone No. 091-9223623

To

ANNEXURE B

Chief Secretary, Khyber Pakhtunkhwa, Peshawar.

Through:

Proper Channel.

Subject:

Departmental Appeal / Representation Against Impugned Seniority List Dated 04.12.2019 Of Assistant Directors / TPWO'S / DDPWO's (Non Tech) /Dy.Demo/ DDAO's (Bps-17) Population Welfare Department.

Respected Sir,

Asif Mahmood . Deputy District Population Welfare Officer; Population Welfare Office Karak, the appellant, submits most respectfully the following for your kind consideration and favour of acceptance:-

- 1. That the appellant being qualified and eligible was initially appointed as Assistant Director as Tehsil Population Welfare Officer (BPS-17) on ad-hoc basis vide Secretary Population Office Notification No. SOE(PWD)4-34/07/KC/Vol-II/1484-94 dated 12/06/2009.
- The appellant services were regularized in pursuance of Regularization of Services Act No. XVI of 2009 & notified by the department Secretary vide notification No. SOE(PWD)/4-34/09 dated 29-03-2010.
- 3. That since his appointment, the appellant has served the department honestly and diligently to the utmost satisfaction of his superiors. Neither complaint of any sort was filed against him nor was he served with any adverse remarks during entire period of his service.
- 4. That Mr. Sami Ullah and Sana Ullah District Population welfare officer & Deputy District Population Welfare Officer respectively, filed a departmental appeals followed by service appeals No. 223/2018 and 224/2018, filed on 16-02-2018, wherein they requested the Hon'ble Tribunal for correction of the seniority list of Assistant Directors Population Welfare Officers, Population Welfare Department Peshawar, as it stood on 04-10-2017 and further requested that their names may be placed at S. No. 25 of the list.
- 5. That the matter remain sub-judice before the Hon'ble Service Tribunal and was fixed for final order on 09-12-2019. However before its logical conclusion, a meeting of Departmental Progress Review Committee was held on 15-11-2019 under the Chairmanship of Additional Secretary. Population Welfare Officer, Population Welfare Department Peshawar, wherein the departmental appeals of Mr. Sana Ullah and Sami Ullah were arbitrarily accepted by a one sided decision.
- 6. That in pursuance of the findings of Progress Review Committee vide its minutes of meeting dated 15-11-2019, the impugned seniority list dated. 04/12/2019 was issued, wherein both Mr. Sami Ullah and Sana Ullah were placed senior to the appellant without any logical explanation.
- 7. It is worth mentioning that the entire process was conducted surreptitiously without even noticing the appellant. The seniority list as it stood on 04-10-2017 was illegally altered and the appellant was arbitrary placed junior to Mr Sami Ullah and Sana Ullah, while placing him at serial No. 14 instead of his original seniority to position at serial No. 09.
- 8. That the Progress Review Committee/Dispute Resolution Committee had completely exceeded its mandate and authority while granting the relief to Mr. Sami Ullah and Sana Ullah during the pendency of their service appeals before the Hon'ble service tribunal.

AUE COM

(15)

9. That the appellant is serving as Assistant Director BPS-17 and for resolving disputes of civil servants in BPS- 16 & above, a Provincial Dispute Resolution Committee was constituted under the Chairmanship of Additional Chief Secretary: P&D, vide notification dated 19-10-2017 detailed as under;

| 1  | Add 1: chief Secy: P&D Department     | chairman  |
|----|---------------------------------------|-----------|
|    | Secretary Establishment Department    | Member    |
|    | Secretary Finance Department          | Member    |
|    |                                       | Member    |
| 4. | Secretary Law Department              | Secretary |
| 5  | Secretary of the concerned Department | 300,000,  |

That another committee under the Chairmanship of Administrative Secretary for resolving the matters relating to civil service in BPS-03 to 15 was also notified on 19-10-2017. The population welfare department acknowledged the notifications and constituted committee vide notification dated 12-07-2019, wherein the TOR's of the committee were settled as under;

- i. To resolve court cases other than disciplinary matters related to the terms and conditions of Civil Servants in BPS-03 to BPS-15.
- ii. To review and sift the court cases that can be settled outside the court in respect of Civil Servants in BPS-16 and above and make appropriate recommendations to the Provincial Committee.
- 10. The clear mandate of the Dispute Resolution Committee constituted by the Population Welfare Department Peshawar was to resolve the disputes relating to terms and conditions of Civil Servants in BPS-03 to 15 only.

The services of the appellant, fall within the category of Civil Servants in BPS-16 and above, wherein the mandate of the Departmental Committee was to review and sift the court cases that can be settled outside the court in respect of Civil Servants in BPS-16 and above and make appropriate recommendations to the Provincial Committee.

- 11. The minutes of meeting dated 15-11-2019 regarding acceptance of departmental appeals of Sana Ullah and Sami Ullah is thus not only illegal and unlawful, but is beyond the mandate and competence of Departmental Committee, hence void ab-initio.
- 12. The decision of committee vide meeting held on 15-11-2019, was partial and no presentation of the other party (appellant) was called upon for discussion through any prior notice while on the other hand two pleaders from the complainants side appeared and assisted the committee. This shows the complete bias of the committee, which subjected the appellant to arbitrary treatment intentionally, with a malafide intent, subject to correction by the worthy authority.
- -13. That, above all, the term "continuous officiation" defined in section 4(2) of the Khyber Pakhtunkhwa (Regularization of Services Act, 2009) is a matter of interpretation of the Honorable Tribunal and the representative of the DG PWD, Mr. Kashif Fida has failed to interpret the same

Such statement of the DG PWD, Mr. Kashif Fida has created serious doubts regarding his impartiality, calling for interference by the worthy authority.

- 14. That either the date of appointment i.e 12-06-2009 or the date of promulgation of Act i.e 24-10-2009 is the actual date of continuous officiation, hence in either case age factor will be considered for seniority according to section 4(2) of the act, which was completely ignored.
- 15. It is worth mentioning that the officers placed at serial No. 1 to 20 of the seniority list date 04-10-2017 have already been promoted to next higher scale in 03 PSB's while the appellant has been discriminated and subjected to arbitrary treatment to accommodate the blue eyed.



16. The impugned seniority list dated 04-12-2019 is thus illegal, unlawful, collusive ineffective upon the rights of the appellant and subject to correction.

The impugned action is thus arbitrary, discriminatory, against the principles of equity law, justice and propriety, calling for correction of the appellant's original seniority circulated by seniority list date 04-10-2017.

In view of the above, it is, therefore, humbly requested that by accepting this department appeal the impugned seniority list dated 04/12/2019 may kindly be set aside and the original and correct seniority of the appellant may kindly be restored by placing him at serial No. 09 of the seniority list of Assistant Director Population Welfare Department Peshawar.

It is further requested that the PSB scheduled for promotion to next higher scale in population welfare department may kindly be suspended/postponed till the final settlement of the seniority of the appellant.

Dated 20-12-2019

Your's Truly,

ASIF MAHMOOD

Deputy District Population Welfare Officer,
District Karak

Copy to the:-

1. PS to Secretary PW-Department Khyber Pakhtunkhwa Peshawar for information.

2. PS to Director General PW-Office Khyber Pakhtunkhwa Peshawar for information.

ASIF MAHMOOD \
Deputy District Population Welfare Officer.
District Karak

TRUE COPY

PUPULATION \*\*\*

F.C. TRUST BUILDING SUMPER MAS NO ROAD. PESHAWAR CANTT:

ANMEXURE C

Dated Peshawar the, 12 June, 2009.

### MOTIFICATION.

NO.SDE(PWD) 4-34/07/KC/Vol-II- Consequent upon the recommendations of the Departmental Selection Committee ( DSC ), the Competent Authority is pleased to appoint the following Assistant Directors / Tehsil Population Welfare Officers / Deputy District Population Welfare Officers (N.T) / Agency Population Welfare Officers (BPS-17) on adhoc basis with immediate effect in the Population Welfare Department, NWFP for a period of one year or till the arriver of selectoes of NWFP Public Service Commission, whichever is earlier subject to the term & condition mentioned here under:-

Die 7 No. 296

|          | Name of Candidates with Father's name  |
|----------|--|
| S.No.    |  |
|          | Amjid Ali Khan S/O Taj Muhammd Khan  |
| 1        |  |
| 2.       | Shahid Khan S/O Faridullah Khan  |
| <u> </u> |  |
| 3        | Fahad Sarwar S/O Ahmad Sarwar  |
|          | Sana Ullah S/O Rahim Gul   |
| <u> </u> | Fahad Sarwar S/O Ahmad Sarwar  Sana Ullah S/O Rahim Gul  Ruby Hashim D/O Muhammad Hashim  Ruby Hashim D/O Muhammad Hashim                      |
| 5        | Ruby Hashim D/O Miliamina Managara Khan Afridi Arafat Khan Afridi S/O Noor Khan Afridi   |
| 6        | Arafat Khan Afridi S/O Noor Khan Afridi Bilal Khan Afridi S/o Shah Mehmood Afridi Bilal Khan Afridi S/o Shah Mehmood Afridi                    |
| 7        | Bilal Khan Afridi 570 Shan add S/O Muhammad Srytar Akhunzasa   |
| 3        | Bilal Khan Afridi S/o Shah Mehmood Afridi<br>Muhammad Waqar Akhunzada S/O Muhammad Srykar Akhunzada<br>Muhammad Tariq Khan S/O Muhammad Hasham |
| 9        | Muhammad Tariq Khan 5/6 Muhammad   |
| 10       | Asghar Khan S/O Gul Sad Burg  Fazal Azzem S/O Aziz Ahmed Khan  Fazal Azzem S/O Amin I Illah Khan   |
|          |  |
| 12       |  |
| 13°      |  |
| V 1      |  |
| 1114     | Gagad ur Rahman S/O Muhammad Ayaz  |
| 15       | A if Mahmood S/O Khan Zada   |
| 16       |  |
| 17       | Bashir Muhammad S/O Khan Suees Capt. Malik Tanveer S/O Malik Muhammad Akram  |
| 18       | Capt. Mank Tanvect 5/0 Thanks  |

Their appointment is subject to the following terms & conditions:

a. The appointment of the above named candidates against Assistant Director / TPWO / DDPWO (N.T) / Agency Population Welfare Officer posts is: purely on adhoc basis for a period of one year or till the arrival of NWFF Public Service Commission nominees whichever is earlier.

- The candidates will sign an agreement on stamp paper with the Population Welfare Department, NWFP Peshawar ( employer ). The services of the employees will be governed under the terms of condition meationed in such agreement.
- Their salary is subject to execution of agreement deed containing the towns & condition of the employment on adhoc basis

- d. Their services will be liable to termination without assigning any reason during the currency of the agreement. In case of resignation one month prior notice will be required, otherwise their one month pay plus usual allowance will be forfeited.
- e. The appointees shall join their posts within fifteen (15) days of the issuance of this order otherwise the appointment order will stand cancelled.
- f. They shall provide Medical Fitness Certificate from the Medical Superintendent of the DHQ Hospital concerned before joining service.
- g. Being adhoc employees, in no way they will be treated as Civil Servants and in the case their performance is found un-satisfactory or found committed any mis-conduct, their service will be terminated with the approval of competent authority without adopting the procedure provided in North West Frontier Province (E&D) Rules, 1973 or North West Frontier Province Removal from Service (Special Powers) Ordinance, 2000 which will not be challengeable in NWFP Service Tribunal / any court of Law.
- h. They shall be held responsible for the losses accruing to the Government due to their carelessness or in-efficiency and shall be recovered from them.
- i. Their appointment is specific facility based and non-transferable during currency of agreement period.
- j. They will get pay in BPS-17 plus usual allowances as admissible under the rules.
- k. They will neither be entitled to any pension or gratuity for the service rendered by them nor they will contribute towards GP Fund or CP Fund.
- 1. This Order / Notification shall not confer any right on them for regularization of their service against the posts occupied by them or any other regular posts in the Department.
- m. They will not be posted against administrative posts with Drawing and Disbursing powers utmostly.
- n. No TA/DA will be allowed to them for joining the post.
- o. Charge reports should be submitted to all concerned.
- 3. Consequent upon their appointment as Assistant Directors / Tehsil Population Weights
  Officers / Deputy District Population Welfare Officers (N.T) / Agency Population Weights
  (RPS-17) they are here by posted as under:

| 4 | $\int_{-\infty}^{\infty} \Lambda$ |
|---|-----------------------------------|
|   | 110/                              |
|   |                                   |

| ·    |  |   |                     |
|------|--|---|---------------------|
| S.No | Name of recruitee  | Proposed Place of posting                     | Remarks             |
| 1.   | Amjid Ali Khan S/O Muhammad<br>Khan                          | TPWO DPWO Haripur                             | Against vacant post |
| 2    | Shahid Khan S/O Farid Ullah<br>Khan                          | Deputy Demographer in DPWO Malakand           | Vice No.19          |
| 3    | Fahad Sarwar S/O Ahmad<br>Sarwar                             | DDPWO (N.T), DPW Office, Bunair.              | Against vacant post |
| 4    | Sana Ullah S/O Rahim Gui                                     | TPWO, DPW Office,<br>Charsadda                | -do-                |
| 5    | Ruby Hashim D/O Muhammad<br>Hashim                           | DDPWO (N.T), DPW Office, Kohat.               | -do-                |
| 6    | Bilal Khan Afridi S/o Shah<br>Mehmood Afridi                 | DDPWO (N.T), DPW<br>Office, Nowshera          | -do-                |
| 7    | Muhammad Waqar Akhunzada<br>S/O Muhammad Sayiar<br>Akhunzada | DDPWO (N.T), DPW<br>Office, Karak             | -do-                |
| 8    | Muhammad Tariq Khan S/O<br>Muhammad Hasham                   | DDPWO (N.T), DPW<br>Office, Mardan            | -do-                |
| 9    | Asghar Khan S/O Gul Sad Burg                                 | TPWO, DPW Office, Swabi                       | -do-                |
| 10   | Fazal Azeem S/O Aziz Ahmed<br>Khan                           | DDPWO (N.T), DPW<br>Office, Abbottabad        | -do-                |
| 11   | Sami Ullah Khan S/O Amin Ullah<br>Khan                       | DDPWO (N.T), DPW<br>Office, Swabi             | -do-                |
| 13   | Khurshid Ali s/o Zar Muhammad<br>Khan                        | DDPWO (N.T), DPW Office, Chitral              | -do-                |
| 13   | Ahmed Ali Khan S/O Farman Ullah khan                         | DDPWO (N.T), DPW<br>Office, Dir (Lower)       | -do-                |
| 14   | Saeed ur Rahman S/O<br>Muhammad Ayaz                         | DDPWO (N.T), DPW Office, Shangla              | -do-                |
| 15   | Asif Mehmood S/O Khan Zada                                   | TPWO, DPW Office, Karak                       | -do-                |
| 16   | Bashir Muhammad S/O Khan<br>Saeed                            | DDPWO (N.T), DPW<br>Office, Hangu             | -do-                |
| 17   | Capt. Malik Tanveer S/O Malik Muhammad Akram                 | DDPWO (N.T), DPW<br>Office, Battagram         | -do-                |
| 18 . | Mr. Khalil-ur-Rehman,<br>Accountant (B-16) adjusted          | Transfer and adjusted against the post of Dy: | -do-                |
|      | against the post of Dy:<br>Demographer (B-17) DPW Office     | Demographer (B-17) DPW                        |                     |
|      | Malakand   | 1       |                     |

- 4. Posting orders in respect of Mr. Arafat Khan Afridi S/O Noor Khan Afridi at S.No.6 at Para-1 above in FATA will be notified with the approval of the competent authority later on
  - 5. If the terms & conditions mentioned at Pra-2 above are acceptable to them, they should report for duty to the concerned District Population Welfare Officers within fifteen (15) days otherwise the appointment order will stand cancelled.

Mgh.

Dated Peshawar the, 12th June, 2009.

Endst: NO.SOE(PWD) 4-34/07/KC/Vol-II

Copy forwarded for information & necessary action to the:-

Secretary (A&C), FATA Secretariat Warsak Road, Peshawar.

2. Accountant General, NWFP, Peshawar.

3. Accountant General, PR Sub office, Peshawar.

- 4. Director General, Population Welfare, NWFP, Peshawar. He should furnished a certificate within thirty (30) days after issue of this Notification to the effect that have join the posts or otherwise.
- 5. District Accounts Officers, Malakand , Haripur, Buner, Charsadda, Kohat, Nowshera, Karak , Mardan , Swabi, Abbottabad , Chitral, Dir (Lower) , Shangla, Hangu and Battagram.
- 6. District Population Welfare Officers, Malakand, Haripur, Buner, Charsadda, Kohat, Nowshera, Karak , Mardan , Swabi, Abbottabad , Chitral, Dir (Lower) , Shangla, Hangu and Battagram. They should check original certificates / degrees of the concerned appointees before handing over charge.

7. Deputy Director, Population Welfare FATA.

8. P.S to Chief Secretary, NWFP, Peshawar.

9. P.S. to Minister for Population Welfare, NWFP, Peshawar.

10. P.S to Secretary, Population Welfare, NWFP, Peshawar.

11. Officers concerned.

12. Personal files of officers concerned.

SECTION OFFICER LEATTS

### POPULATION WELL AND PLANTS ROAD, PETHAWAR CANTT:

ANNEXHOR.

Dated Peshawar the March 29, 2010



NO.SOE(PWD)4-34/09: In pursuance of the NWFP Employees (Regularization of Services) Act, No. XVI of 2009 and with the approval of the competent authority, the services of the following Assistant Directors/Tehsil Population Welfare Officers/Deputy District Population Welfare Officers (N.Tech)/Agency Population Welfare Officers and Deputy Demographers (BS-17) appointed on adhoc basis in Population Welfare Department, are hereby regularized with effect from 24.10.2009:-

| •             |  | Present place of posting   |
|---------------|--|--|
| S.NO.         | Name of Officer  | Stezeur bidge of Bosenia   |
| 1 ' 1         |  |  |
| <u> </u>      | Mr. Amjid Ali Khan   | TDWOOFIATIOUT  |
| 1 8 8         | Mr. Amiid Ali Khan   | 1 Essa Osti Taribar  |
|               |  |  |
| 1             |  | Deputy Demographer Malakand  |
| 2.            | Mr. Shahid Khan  |  |
|               |  | Sput Office Bunit  |
| 1             | LL Faland Carryar  | DDPWO (N.Tech) DPW Office, Bunir   |
| 3.            | Mr. Fahad Sarwar   |  |
|               | (1) これがなさるが、多種 <u>なで</u> 数を  | - Day Office Chargadda   |
| \ <del></del> | Mr. Sana Ullah,  | TPWO, DPW Office, Charsadda  |
| 4.            | MI. Salid Ottati   |  |
|               |  | DDPWO (N. Tech) DPW Office, Kohat  |
| 5:            | Ms. Ruby Hashim  | LDDEWO WALLOCH TO THE  |
| ) ):          | Washington and the state of the | The state of the s |
|               |  | DDPWO (NT) DPW Office Karak  |
| 6.            | Mr. Arafat Khan Afridi   | DDPWO (ITI) DI III   |
| 1.0.          |  | Mauriboray   |
|               |  | DDPWO (N. Tech) DPW Office, Nowshera   |
| 7.            | Mr. Bilal Khan Afridi  | 在1960数据的 4毫天,我们在1960年,我们在1960年,这个人的人,不是一个人的人,不是一个人的人,不是一个人的人,只要一个人的人,不是一个人的人,也不是   |
|               |  | Office !   |
| 1             | - January Marcar   | DDPWO (N.Tech) DPW Office):  |
| 18.           | Mr. Muhammad Waqar   | Charsadda  |
|               | Akhunzada  | - Chaisadua  |
|               | Antionization  | No. of the second  |
|               | I Toric  | DDPWO (N. Tech) DWP Office, Nowshera.  |
| 9.            | Mr. Muhammad Tario   | I ppi 40 to to   |
| <b> </b> /    |  |  |
| •             | Khan   |  |
|               |  | TPWO, DWP Office, Swabi  |
| ( 10.         | Mr. Asghar Khan  | Office,  |
|               | I Sand Argent  | DDBMO (Wilecia)  |
| 11.           | Mr. Fazal Azeem  | Abbottabad   |
|               |  | 2 A.   |
|               |  | Source Curabi  |
|               | 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1  | DDPWO (N.Tech) DPW Office, Swabi   |
| 12.           | Mr. Sami Ullah Khan  | DPWO (N. Fech) DPWO; Chitral   |
|               |  | CALDENO LIPTON RICE AND SECTION OF THE PROPERTY OF THE PROPERT |
| 13.           | With tribusing the   |  |
| · 1           |  | DDPWO: (N.Tech) DPW Office,  |
| 14.           | Mr. Ahmed Ali Khan   | LINDEMON A INSTRUMENT  |
| 114.          | I wir vinnaa   | Dir (Lower)  |
|               | `  |  |

PALA CON

| 16. | Mr. Asif Mehmood     | TPWO, DPW Office, Karak                    |
|-----|----------------------|--|
| 17. | Mr. Bashir Muhammad  | DDPWO (N.Tech) DPW Office, Hand            |
| 18  | Mr. ftikhar Ahmad    | Deputy Demographer DPW Office,<br>Karak    |
| 19. | Ms. Sidra Nisar      | Deputy Demographer DPW Office, Bunir       |
| 20  | Mr. Akbar Ali Khan   | Deputy Demographer DPW Office ,<br>Bannu   |
| 21. | Mr. Ayat Ullah       | Deputy Demographer DPW Office,<br>Kohat    |
| 22. | Mr. Badshah Muhammad | Deputy Demographer DPW Office, Dir (Lower) |
| 23. | Mr. Muhammad Qasim   | Deputy Demographer DPW Office,<br>Haripur  |

# SECRETARY TO GOVE OF NWFP POPULATION WELFARE DEPARTMENT

### Endst: NO.SOE(PWD) 4-34/09/493-503 Dated the March 29, 2010

Copy forwarded for information and necessary action to the:-

- 1. Secretary (A&C) FATA Secretariat Warsak Road Peshawar.
- 2. Accountant General, NWFP Peshawar
- 3. Director General, Population Welfare, NWFP Peshawar with the request to get their antecedents and academic certificates verified from the concerned quarters and report to this Department for record please.
- 4. All District Population Welfare Officers in NWFP
- 5. All District Accounts Officers in NWFP
- 6. PS to Minister for Population Welfare, NWFP Peshawar.
- 7. PS to ecretary Population Welfare Department
- 8. Officers concerned
- Manager, Govt Printing & Stationery Department, Peshawar for publication in the next official gazette.
- 10. Personal files of the officers
- 11. Master file.

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## GOVERNMENT OF KHYBER PAKHTUNKHWA, 02<sup>nd</sup> Floor, Abdul Wali Khan Multiplex, Civil Secretariat, Peshawar

Dated Peshawar the 24<sup>th</sup> July, 2018

### **NOTIFICATION**

No. SOE (PWD) 4-9/2017/General: - In pursuance of Para-4(a) of the Notification No. SO (Policy)1-41/2018 dated 26-03-2018, Departmental Progress Review Committee (DPRC) is hereby notified in order to streamline working of litigation sections and make an efficient environment therein both internally and externally with the following Terms of References (TORs):-

1. Additional Secretary, Population Welfare Deptt: KP.

2. Dy. Secretary (Admn), PWD.

3. Section Officer (Estt), PWD / SO (Litigation).

4. Mr. Sagheer Musharraf, AD (Lit), PWD.

Chairman

Member

Member

Member

### **TORs**

- To conduct quarterly performance review of the litigation cases of the department and that of the attached formations in terms total number of cases at different courts, progress made in cases, issues and the line of action adopted:
- To recommend action to the next higher authority against the officer / official on account of poor performance and negligence of duty in a case or cases;
- To review cases for possible resolution / settlement at the Committee's iii. level or by means of negotiation with complainant / litigant to withdraw his case or cases accordingly;
- To furnish minutes / reports of the quarterly meeting to Law Department iv. 🔩 regularly.

SECRETARY POPULATION WELFARE DEPARTMENT KHYBER PAKHTUNKHWA

Endst: No. SOE(PWD)4-9/2017/General/-3986-80 Dated: Peshawar the 24th July, 2018

Copy to information & necessary action to the: -

- Secretary, Govt. of KP, Establishment Department, Peshawar.
- Secretary to Govt. of KP, Finance Department, Peshawar.
- Secretary to Govt. of KP, Law Department, Peshawr.
- Director General Population Welfare Department, KPK, Peshawar.
- PS to Secretary, PWD, Khyber Pakhtunkhwa, Peshawar.

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SECTION OFFICER (ESTT)

ANNEXURE

### IVINUTES OF THE DEPARTMENTAL PROGRESS REVIEW COMMITTEE MEETING HELD 15/11/2019 UNDER THE CHAIRMANSHIP OF ADDITIONAL SECRETARY, POPULATION WELFARE DEPARTMENT REGARDING PENDING COURT CASES

A meeting of the Departmental Progress Review Committee was held on 28/10/2019 under the Chairmanship of Mr. Dildar Muhammad, Additional Secretary, Population Welfare Department to discuss the joint application submitted by Mr. Sami Ullah, DPWO, Charsadda and Mr. Sanaullah, DDPWO, Charsadda objecting final seniority list of Assistant Directors/TPWOs / DDPWOs (NT) Dy. Demographers and Accounts Officer (BPS-17) issued on 04/10/2017. Minutes of the said meeting were circulated vide

In continuation of first meeting, another meeting of the DPRC convened on 15-11-2019 at 1100 hours under the Chairmanship of Additional Secretary, Population Welfare Department. The following attended the meeting: -

> Mr. Dildar Muhammad, Additional Secretary, PWD (i)(ii) Mr. Pir Muhammad Mehsud, Dy. Secretary, PWD In Chair 1 Member (iii) Mr. Rahim Gul, Section Officer (Estt), PWD, KP.

(iv) Mr. Sagheer Musharraf, Asstt: Director (Lit), PW, KP Member Member

Mr. Kashif Fida, Asstt: Director(Admn), PW, KP Representative of DG, PW

The meeting started with recitation of the Holy Quraan and the Chairman asked Section Officer (Establishment) to apprise the agenda. The litigants Mr. Sami Ullah, DPW Officer, Charsadda and Mr. Sanaullah, DDPWO, Charsadda were also called upon to appear before the Committee who attended the proceedings. The Chairman asked them to put forth their plea before proper proceedings in the matter at the forum who stated

> Population Welfare Department made 22 adhoc appointments against the post of Asstt Director / Dy Demographer (BRS-17) on need basis in June 2009. They were not included in the seniority list of the cadre due to adhoc employees. Upon promulgation of Khyber Pakhtunkhwa (Regularization of Services Act, 2009, all Provincial Government Departments regularized services of their adhoc employees and fixed their inter-se seniority from the date of continuous officiation in service (date of joining/arrival) as provided in Section 4(2) of the Act ibid.

In pursuance of Section 4(2) of the said Act, the Population Welfare Department circulated a tentative seniority list of the cadre on 08-04-2015 determining the inter-se seniority of adhoc (regularized) employees on the basis of continuous officiation in service (date of joining/arrival) and age factor where applicable on the analogy of other departments.

Contrary to the above, after a lapse of more than two years, the Population Welfare Department issued final seniority list of the respective cadre on 04/10/2017 determining the inter-se seniority of the adhoc employees on the basis of age instead of continuous officiation in service. The instant seniority list has not only dismayed. and frustrated the adhoc (regularized) employees but

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violation of the Khyber Pakhtunkhwa (Regularization of Services) Act, 2009.

- iv) Resultantly, they filed a Service Appeal in the Khyber Pakhtunkhwa Service Tribunal against the final seniority list of the cadre issued on 04-10-2017, which is subjudice in the Khyber Pakhtunkhwa Services Tribunal.
- They are ready to withdraw the same if their inter-se seniority is determined as per Section-4(2) of the Khyber Pakhtunkhwa (Regularization of Services) Act, 2009 i.e. on the basis of joining of service in light of the advices of the Law and Establishment Departments.
- The Chairman asked the representative of the Director General Population Welfare and Section Officer (Establishment) Population Welfare Department to examine the final seniority list issued on 04-10-2017 (Annex-II) and tentative seniority list circulated amongst all the members of the same service / cadre on 08/04/2015 (Annex-III).
- Accordingly, the seniority lists were examined in detail and it is found that the tentative seniority list already circulated on 08-04-2015 was prepared according to Section-4(2) of the Khyber Pakhtunkhwa (Regularization of Services) Act, 2009 i.e. on the basis of joining of service and date of birth where applicable in light of advices of the Law and Establishment Departments vide (Annex-IV & V) respectively. The relevant portions of advices of Law Department and Establishment Department are reproduced as under: -

"The Law Department advised that in accordance with sub-section 2 of Section 4 of the Khyber Pakhtunkhwa Employees (Regularization of Services) Act, 2009, the inter-se seniority of the Employees, whose services are regularized under this Act within the same service or cadre shall be determined on the basis of the continuous officiation in such service and cadre provided that if the date of continuous officiation in the case of two or more Employees is the same, the Employee older in age shall rank senior to the other one. The fore referred provision of law clearly provides for determination of seniority on the basis of date of continuous officiation. The provision with regard to older age will be applicable in the eventuality, when the date of continuous officiation of two or more Employee is the same, and not in all cases;

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The Establishment Department advised that Section-4(2) of the Khyber Pakhtunkhwa Employees (Regulation of Services) Act, 2009 is very clear on the issue and the issue may be settled accordingly".

- So it is proved that the final seniority list of the cadre issued on 04/10/2017 by the Department on the basis of age was not in line with Section-4(2) of the Khyber Pakhtunkhwa Employees (Regulation of Services) Act, 2009 and advices of the Law and Establishment Departments.
- 7. In addition to the above, the representative of Director General Population Welfare, Khyber Pakhtunkhwa has further pointed out that the Directorate General Population Welfare recruited staff on adhoc basis and their seniority was determined and

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issued on the basis of age instead of date of continuous officiation. One Mr. Zawar Hussain aggrieved of the same and challenged that seniority in the Khyber Pakhtunkhwa Services Tribunal through Service Appeal No. 56/2018 (Annex-VI). The Services Tribunal decided the case in favour of Mr. Zawar Hussain (litigant) vide (Annex-VII). The relevant portion of the judgment is reproduced as under: -

"Respondents in order to properly interpret the relevant section of Act for determination of seniority took up the case with the Establishment Department for advice, the said department vide letter No. SOR-V(E&AD)/4-31/2017 dated 17-08-2017 advised to settle the issue in the light of Section 4(2) of the said Act. However, this advice was not followed to recast the impugned seniority list in the light of the relevant section of the aforementioned act.

As a sequel to above, the appeal is accepted and the impugned orders dated 15-11-2017 and 28-12-2017 are set aside".

Representative of the Director General Population Welfare, Khyber Pakhtunkhwa further added that there is a clear Judgment of the Khyber Pakhtunkhwa Services Tribunal, Peshawar against the Administrative Department and the Scrutiny Committee of Law Department also declared the case unfit for filing of CPLA in the Supreme Court of Pakistan as referred to above. In compliance to the above Mr. Zawar Hussain promoted from the post of Statistical Assistant (BPS-12) to the post of Statistical Investigator, Monitoring & Evaluation Officer (BPS-16) on regular basis vide office order No. 4(5)/2019/HR/Admn dated 28-08-2019 (Annex-VIII). As such the objected seniority of Assistant Directors / TPWOs / DDPWOs (NT) Dy. Demographers and Accounts Officer (BPS-17) is required to be revised in light of Section-4(2) of the Khyber Pakhtunkhwa (Regularization of Services) Act, 2009 and advices of the Law and Establishment Departments.

- 8. The Deputy Secretary (Admn), Population Welfare Department observed that an anomaly has been created, as the officers who fall at the right places in the tentative seniority list dated 08-04-2015 and then changed them in the final seniority list issued on 04/10/2017. Their names, dates of joining in service and positions of seniority in respect of adhoc employees should be mentioned visible / highlighted in a tabulated form, so as to enable the Committee to take a concrete decision in this regard.
- 9. The Section Officer (Establishment) Population Welfare Department has presented the required information before the Committee as per observations of the Deputy Secretary (Admn), Population Welfare Department in a tabulated form as under reflecting the seniority against each officer in the relevant column:-





| Name of officer  | ŗ   |                       |            |                 |              |                 |
|--|-----|-----------------------|------------|-----------------|--------------|-----------------|
| Section   Sect | : 5 | Name of officer       | •          |                 |              | Date of Line    |
| 1  |     |                       |            | seniority dated |              | . Date of pirth |
| A         Z         3         4         5         6           1         Mr. Saeedur Rehman         23         21         13-06-2009         10-05-1970           2         Mr. Sami Uliah, AD         24         32         13-06-2009         02-07-1979           3         Ms. Sidra Nisar         25         41         13-06-2009         21-02-1985           4         Mr. Ahmad Ali         26         26         15-06-2009         21-03-1976           5         Mr. Arafat Khan Afridi         27         30         15-06-2009         13-05-1977           6         Mr. Sanauliah, AD         28         34         15-06-2009         15-09-1980           7         Mr. Fazal Azeem         29         38         15-06-2009         25-06-1983           8         Mr. Shahid Khan         30         40         15-06-2009         15-01-1980           9         Mr. Rilal Khan Afridi         31         42         15-06-2009         15-01-1986           10         Mr. Amjid Ali Khan         3½         27         16-06-2009         15-09-1976           11         Mr. Muhammad Tariq,         33         22         17-06-2009         01-02-1976           13         Mr. A   |     |                       | 08/04/2015 | 04/10/2017      |              | ,,              |
| 2         Mr. Sami Uliah, AD         24         32         13-06-2009         02-07-1979           3         Mr. Sami Uliah, AD         24         32         13-06-2009         02-07-1979           4         Mr. Ahmad Ali         26         26         15-06-2009         21-02-1985           4         Mr. Ahmad Ali         26         26         15-06-2009         21-03-1976           5         Mr. Arafat Khan Afridi         27         30         15-06-2009         13-05-1977           6         fiv. Sanauliah, AD         28         34         15-06-2009         15-09-1980           7         Mr. Fazal Azeem         29         38         15-06-2009         25-06-1983           8         Mr. Shahid Khan         30         40         15-06-2009         10-04-1984           9         Mr. Bilal Khan Afridi         31         42         15-06-2009         15-09-1980           10         Mr. Amjid Ali Khan         3½         27         16-06-2009         15-09-1976           11         Mr. Khurshid Ali         34         24         17-06-2009         10-02-1976           12         Mr. Khurshid Ali         34         24         17-06-2009         00-03-1976  | .   |                       |            | 4,              | 5            | 6.              |
| Mr. Samt Uliah, AD   24   32   13-06-2009   02-07-1979   3   Mr. Sidra Nisar   25   41   13-06-2009   21-02-1985   4   Mr. Ahmad Ali   26   26   15-06-2009   21-03-1976   5   Mr. Arafat Khan Afridi   27   30   15-06-2009   13-05-1977   6   Mr. Sanaullah, AD   28   34   15-06-2009   15-09-1980   7   Mr. Fazal Azeem   29   38   15-06-2009   25-06-1983   8   Mr. Shahid Khan   30   40   15-06-2009   25-06-1983   9   Mr. Bilai Khan Afridi   31   42   15-06-2009   15-09-1976   10   Mr. Amjid Ali Khan   3½   27   16-06-2009   15-09-1976   11   Mr. Muhammad Tariq, AD   27   16-06-2009   28-02-1975   28 | ·   | Wir. Saeedur Rehman   | 23         | 21              | 13-06-2009   |                 |
| 5         MIS. Sidra Nisar         25         41         13-06-2009         21-02-1985           4         Mr. Ahmad Ali         26         26         15-06-2009         21-03-1976           5         Mr. Arafat Khan Afridi         27         30         15-06-2009         13-05-1977           6         Mr. Sanauliah, AD         28         34         15-06-2009         15-09-1980           7         Mr. Fazal Azeem         29         38         15-06-2009         25-06-1983           8         Mr. Shahid Khan         30         40         15-06-2009         10-04-1984           9         Mr. Bilal Khan Afridi         31         42         15-06-2009         15-10-1986           10         Mr. Amjid Ali Khan         3½         27         16-06-2009         15-09-1976           11         Wir. Muhammad Tariq, AD         33         22         17-06-2009         28-02-1975           12         Mr. Khurshid Ali         34         24         17-06-2009         01-02-1976           13         Mr. Assif Mehmod         36         25         18-06-2009         20-03-1976           15         Mr. Asif Mehmod         37         29         18-06-2009         20-09-1975  |     | IVIT. Sami Ullah, AD  | 24         | 32              |              |                 |
| Mir. Anmad Ali   26   26   15-06-2009   21-03-1976   5   Mir. Arafat Khan Afridi   27   30   15-06-2009   13-05-1977   6   Mir. Sanaullah, AD   28   34   15-06-2009   15-09-1980   7   Mir. Fazal Azeem   29   38   15-06-2009   25-06-1983   8   Mir. Shahid Khan   30   40   15-06-2009   10-04-1984   9   Mir. Bilal Khan Afridi   31   42   15-06-2009   15-10-1986   10   Mir. Amjid Ali Khan   3½   27   16-06-2009   15-09-1976   11   Mir. Muhammad Tariq,   33   22   17-06-2009   28-02-1975   12   Mir. Khurshid Ali   34   24   17-06-2009   28-02-1975   12   Mir. Khurshid Ali   34   24   17-06-2009   01-02-1976   13   Mir. Asghar Khan   35   33   17-06-2009   05-02-1980   14   Mir. Iftikhar Ahmad   36   25   18-06-2009   20-03-1976   15   Mir. Asif Mehmood   37   29   18-06-2009   20-03-1976   15   Mir. Ayat Ullah   38   23   19-06-2009   20-09-1975   17   Ms. Robi Hashim   39   35   20-06-2009   28-11-1981   18   Mir. Muhammad   40   36   20-06-2009   27-02-1982   18   Mir. Muhammad   41   39   22-06-2009   27-02-1982   20   Mir. Muhammad   41   39   22-06-2009   27-02-1982   20   Mir. Muhammad   42   28   24-06-2009   20-03-1977   20   Mir. Muhammad   42   28   24-06-2009   20-03-1978   20   Mir. Badshah   42   28   24-06-2009   20-03-1978   20   Mir. Bashir   44   37   24-06-2009   03-03-1978   20   Mir. Muhammad   43   31   24-06-2009   03-03-1978   20   Mir. Bashir   44   37   24-06-2009   03-03-1978   20   Mir. Muhammad   41   37   24-06-2009   03-03-1978   20   Mir. Muhammad   43   37   24-06-2009   03-03-1978   20   Mir. Muhammad   44   37   24-06-2009   03-03-1978   37   37   37   37   37   37   37  | ·   |                       | 25         | 41              | <del></del>  |                 |
| 5         Mr. Aratat Khan Afridi         27         30         15-06-2009         13-05-1977           6         Mr. Sanaullah, AD         28         34         15-06-2009         15-09-1980           7         Mr. Fazal Azeem         29         38         15-06-2009         25-06-1983           8         Mr. Shahid Khan         30         40         15-06-2009         10-04-1984           9         Mr. Bilal Khan Afridi         31         42         15-06-2009         15-10-1986           10         Mr. Amjid Ali Khan         3½         27         16-06-2009         15-09-1976           11         Mr. Muhammad Tariq, AD         33         22         17-06-2009         15-09-1976           12         Mr. Khurshid Ali         34         24         17-06-2009         01-02-1976           13         Mr. Asghar Khan         35         33         17-06-2009         05-02-1980           14         Mr. Iftikhar Ahmad         36         25         18-06-2009         20-04-1977           15         Mr. Asif Mehmood         37         29         18-06-2009         20-04-1977           16         Mr. Ayat Ullah         38         23         19-06-2009         28-11-1981  |     |                       | 26         | 26              |              | <del></del>     |
| 6         Mr. Sanauliah, AD         28         34         15-06-2009         15-09-1980           7         Mir. Fazal Azeem         29         38         15-06-2009         25-06-1983           8         Mr. Shahid Khan         30         40         15-06-2009         10-04-1984           9         Mr. Bilal Khan Afridi         31         42         15-06-2009         15-10-1986           10         Mr. Amjid Ali, Khan         3½         27         16-06-2009         15-09-1976           11         Mr. Muhammad Tariq, AD         33         22         17-06-2009         28-02-1975           12         Mr. Khurshid Ali         34         24         17-06-2009         01-02-1976           13         Mr. Asghar Khan         35         33         17-06-2009         05-02-1980           14         Mr. Iftikhar Ahmad         36         25         13-06-2009         20-03-1976           15         Mr. Asif Mehmood         37         29         18-06-2009         20-04-1977           16         Mr. Ayat Ullah         38         23         19-06-2009         20-09-1975           17         Ms. Robi Hashim         39         35         20-06-2009         27-02-1982  | j   |                       | 27         | 30              |              |                 |
| 7         Mr. Fazal Azeem         29         38         15-06-2009         25-06-1983           8         Mr. Shahid Khan         30         40         15-06-2009         10-04-1984           9         Mr. Bilal Khan Afridi         31         42         15-06-2009         15-10-1986           10         Mr. Amjid Ali Khan         3½         27         16-06-2009         15-09-1976           11         Mr. Muhammad Tariq, AD         33         22         17-06-2009         28-02-1975           12         Mr. Khurshid Ali         34         24         17-06-2009         01-02-1976           13         Mr. Asghar Khan         35         33         17-06-2009         05-02-1980           14         Mr. Iftikhar Ahmad         36         25         13-06-2009         20-03-1976           15         Mr. Asif Mehmood         37         29         18-06-2009         20-04-1977           16         Mr. Ayat Ullah         38         23         19-06-2009         20-09-1975           17         Ms. Robi Hashim         39         35         20-06-2009         27-02-1982           18         Mr. Muhammad         40         36         20-06-2009         15-12-1983  |     |                       | 28         |                 |              |                 |
| 8         Mr. Shahid Khan         30         40         15-06-2009         10-04-1984           9         Mr. Bilal Khan Afridi         31         42         15-06-2009         15-10-1986           10         Mr. Amjid Ali Khan         3½         27         16-06-2009         15-09-1976           11         Mr. Muhammad Tariq, AD         33         22         17-06-2009         28-02-1975           12         Mr. Khurshid Ali         34         24         17-06-2009         01-02-1976           13         Mr. Asghar Khan         35         33         17-06-2009         05-02-1980           14         Mr. Iftikhar Ahmad         36         25         18-06-2009         20-03-1976           15         Mr. Asif Mehmood         37         29         18-06-2009         20-04-1977           16         Mr. Ayat Ullah         38         23         19-06-2009         20-09-1975           17         Ms. Robi Hashim         39         35         20-06-2009         28-11-1981           18         Mr. Muhammad         40         36         20-06-2009         27-02-1982           20         Mr. Badshah Muhammad         41         39         22-06-2009         15-12-1983  | }   |                       | . 29       |                 |              |                 |
| 9         Mr. Bilal Khan Afridi         31         42         15-06-2009         15-10-1986           10         Mr. Amjid Ali Khan         3½         27         16-06-2009         15-09-1976           11         Mr. Muhammad Tariq, AD         33         22         17-06-2009         28-02-1975           12         Mr. Khurshid Ali         34         24         17-06-2009         01-02-1976           13         Mr. Asghar Khan         35         33         17-06-2009         05-02-1980           14         Mr. Iftikhar Ahmad         36         25         18-06-2009         20-03-1976           15         Mr. Asif Mehmood         37         29         18-06-2009         20-04-1977           16         Mr. Ayat Ullah         38         23         19-06-2009         20-09-1975           17         Ms. Robi Hashim         39         35         20-06-2009         28-11-1981           18         Mr. Muhammad         40         36         20-06-2009         27-02-1982           20         Mr. Muhammad         41         39         22-06-2009         15-12-1983           20         Mr. Badshah Muhammad         42         28         24-06-2009         12-04-1977  | .}  |                       | 30         |                 | <del> </del> |                 |
| 10       Mr. Amjid Ali Khan       3 2       27       16-06-2009       15-09-1976         11       Mr. Muhammad Tariq, AD       33       22       17-06-2009       28-02-1975         12       Mr. Khurshid Ali       34       24       17-06-2009       01-02-1976         13       Mr. Asghar Khan       35       33       17-06-2009       05-02-1980         14       Mr. Iftikhar Ahmad       36       25       18-06-2009       20-03-1976         15       Mr. Asif Mehmood       37       29       18-06-2009       20-04-1977         16       Mr. Ayat Ullah       38       23       19-06-2009       20-04-1977         17       Ms. Robi Hashim       39       35       20-06-2009       28-11-1981         18       Mr. Muhammad       40       36       20-06-2009       27-02-1982         19       Mr. Muhammad       41       39       22-06-2009       15-12-1983         20       Mr. Badshah       42       28       24-06-2009       12-04-1977         Muhammad       43       31       24-06-2009       03-03-1978         21       Mr. Fahad Sarwar       43       31       24-06-2009       03-06-1982         Muhamm  |     | Mr. Bilal Khan Afridi | 31         |                 |              |                 |
| Mir. Muhammad Tariq, AD   17-06-2009   28-02-1975   12   Mir. Khurshid Ali   34   24   17-06-2009   01-02-1976   13   Mir. Asghar Khan   35   33   17-06-2009   05-02-1980   14   Mir. Iftikhar Ahmad   36   25   18-06-2009   20-03-1976   15   Mir. Asif Mehmood   37   29   18-06-2009   20-03-1976   15   Mir. Ayat Ullah   38   23   19-06-2009   20-09-1975   17   Mis. Robi Hashim   39   35   20-06-2009   28-11-1981   18   Mir.   Muhammad   40   36   20-06-2009   27-02-1982   20-06-2009   27-02-1982   20-06-2009   27-02-1982   20-06-2009   27-02-1982   20-06-2009   27-02-1983   20-06-200 | 1.0 | Mr. Amjid Ali Khan    | 34.        |                 |              | <del></del>     |
| AD   | 11  | Wir. Muhammad Tariq,  |            |                 |              | <del> </del>    |
| 13       Mr. Asghar Khan       35       33       17-06-2009       05-02-1980         14       Mr. Iftikhar Ahmad       36       25       18-06-2009       20-03-1976         15       Mr. Asif Mehmood       37       29       18-06-2009       20-04-1977         16       Mr. Ayat Ullah       38       23       19-06-2009       20-09-1975         17       Ms. Robi Hashim       39       35       20-06-2009       28-11-1981         18       Mr. Muhammad       40       36       20-06-2009       27-02-1982         19       Mr. Muhammad       41       39       22-06-2009       15-12-1983         20       Mr. Badshah Muhammad       42       28       24-06-2009       12-04-1977         21       Mr. Fahad Sarwar       43       31       24-06-2009       03-03-1978         22       Mr. Bashir Muhammad       44       37       24-06-2009       03-06-1982   | ·   |                       |            | 22.             | 17-00-2009.  | 20-02-1975      |
| 13       Mr. Asghar Khan       35       33       17-06-2009       05-02-1980         14       Mr. Iftikhar Ahmad       36       25       18-06-2009       20-03-1976         15       Mr. Asif Mehmood       37       29       18-06-2009       20-04-1977         16       Mr. Ayat Ullah       38       23       19-06-2009       20-09-1975         17       Ms. Robi Hashim       39       35       20-06-2009       28-11-1981         18       Mr. Muhammad       40       36       20-06-2009       27-02-1982         19       Mr. Muhammad       41       39       22-06-2009       15-12-1983         20       Mr. Badshah Muhammad       42       28       24-06-2009       12-04-1977         21       Mr. Fahad Sarwar       43       31       24-06-2009       03-03-1978         22       Mr. Bashir Muhammad       44       37       24-06-2009       03-06-1982   |     | Mr. Khurshid Ali      | 34         | 24              | 17-06 2000   | 01 02 1076      |
| 14       Mr. Iftikhar Ahmad       36       25       18-06-2009       20-03-1976         15       Mr. Asif Mehmood       37       29       18-06-2009       20-04-1977         16       Mr. Ayat Ullah       38       23       19-06-2009       20-09-1975         17       Ms. Robi Hashim       39       35       20-06-2009       28-11-1981         18       Mr. Muhammad       40       36       20-06-2009       27-02-1982         20       Mr. Muhammad       41       39       22-06-2009       15-12-1983         20       Mr. Badshah Muhammad       42       28       24-06-2009       12-04-1977         21       Mr. Fahad Sarwar       43       31       24-06-2009       03-03-1978         22       Mr. Bashir       44       37       24-06-2009       03-06-1982         Muhammad       Muhammad       43       37       24-06-2009       03-06-1982   | 13  | Mr. Asghar Khan       |            |                 |              |                 |
| 15       Mr. Asif Mehmood       37       29       18-06-2009       20-04-1977         16       Mr. Ayat Ullah       38       23       19-06-2009       20-09-1975         17       Ms. Robi Hashim       39       35       20-06-2009       28-11-1981         18       Mr. Muhammad       40       36       20-06-2009       27-02-1982         19       Mr. Muhammad       41       39       22-06-2009       15-12-1983         20       Mr. Badshah Muhammad       42       28       24-06-2009       12-04-1977         21       Mr. Fahad Sarwar       43       31       24-06-2009       03-03-1978         22       Mr. Bashir Muhammad       44       37       24-06-2009       03-06-1982         Muhammad       Muhammad       44       37       24-06-2009       03-06-1982  | 14  | Mr. Iftikhar Ahmad    |            |                 |              |                 |
| 16       Mr. Ayat Ullah       38       23       19-06-2009       20-09-1975         17       Ms. Robi Hashim       39       35       20-06-2009       28-11-1981         18       Mr. Muhammad       40       36       20-06-2009       27-02-1982         19       Mr. Muhammad       41       39       22-06-2009       15-12-1983         20       Mr. Badshah       42       28       24-06-2009       12-04-1977         Muhammad       43       31       24-06-2009       03-03-1978         22       Mr. Bashir       44       37       24-06-2009       03-06-1982         Muhammad       Muhammad       44       37       24-06-2009       03-06-1982   | 15  |                       |            |                 |              |                 |
| 17       Ms. Robi Hashim       39       35       20-06-2009       28-11-1981         18       Mr. Muhammad Qasim       40       36       20-06-2009       27-02-1982         19       Mr. Muhammad Waqar Akhunzada       41       39       22-06-2009       15-12-1933         20       Mr. Badshah Muhammad       42       28       24-06-2009       12-04-1977         21       Mr. Fahad Sarwar       43       31       24-06-2009       03-03-1978         22       Mr. Bashir Muhammad       44       37       24-06-2009       03-06-1982  | 16  |                       |            |                 |              | <del></del>     |
| 18         Mr.         Muhammad         40         36         20-06-2009         28-11-1981           19         Mr.         Muhammad         41         39         22-06-2009         15-12-1983           20         Mr.         Badshah         42         28         24-06-2009         12-04-1977           21         Mr. Fahad Sarwar         43         31         24-06-2009         03-03-1978           22         Mr.         Bashir         44         37         24-06-2009         03-06-1982           Muhammad         Muhammad         Muhammad         44         37         24-06-2009         03-06-1982  | 17  |                       |            |                 |              | -               |
| Qasim       30       20-06-2009       27-02-1982         19       Mr.       Muhammad       41       39       22-06-2009       15-12-1983         20       Mr.       Badshah       42       28       24-06-2009       12-04-1977         21       Mr. Fahad Sarwar       43       31       24-06-2009       03-03-1978         22       Mr.       Bashir       44       37       24-06-2009       03-06-1982         Muhammad       Muhammad       37       24-06-2009       03-06-1982   | 18  |                       |            |                 |              |                 |
| 19       Mr.       Muhammad Waqar Akhunzada       41       39       22-06-2009       15-12-1983         20       Mr.       Badshah Muhammad       42       28       24-06-2009       12-04-1977         21       Mr. Fahad Sarwar       43       31       24-06-2009       03-03-1978         22       Mr.       Bashir Muhammad       44       37       24-06-2009       03-06-1982   |     | 1                     | 40         | 36              | 20-06-2009   | 27-02-1982      |
| Waqar Akhunzada       41       39       22-06-2009       15-12-1983         20 Mr. Badshah Muhammad       42       28       24-06-2009       12-04-1977         21 Mr. Fahad Sarwar       43       31       24-06-2009       03-03-1978         22 Mr. Bashir Muhammad       44       37       24-06-2009       03-06-1982   | 19  |                       | // 1       |                 |              |                 |
| 20       Mr.       Badshah       42       28       24-06-2009       12-04-1977         21       Mr. Fahad Sarwar       43       31       24-06-2009       03-03-1978         22       Mr.       Bashir       44       37       24-06-2009       03-06-1982         Muhammad       Muhammad       10       1   |     |                       | 41         | 39 .            | 22-06-2009   | 15-12-1983      |
| Muhammad     42     28     24-06-2009     12-04-1977       21     Mr. Fahad Sarwar     43     31     24-06-2009     03-03-1978       22     Mr. Bashir Muhammad     44     37     24-06-2009     03-06-1982  | 20  |                       | 42         | 20              |              | <u> </u>        |
| 21       Mr. Fahad Sarwar       43       31       24-06-2009       03-03-1978         22       Mr. Bashir Muhammad       44       37       24-06-2009       03-06-1982   |     | . Budanan             | 42         | 28              | 24-06-2009   | 12-04-1977      |
| 22 Mr. Bashir 44 37 24-06-2009 03-03-1978 Muhammad 24-06-2009 03-06-1982   | 21  |                       | 42         |                 |              |                 |
| Muhammad 44 37 24-06-2009 03-06-1982   |     |                       |            |                 |              |                 |
|  |     | Dasim                 | 44         | 37              | 24-06-2009   | 03-06-1982      |
|  |     | - Control I Cold      |            | · ·             |              |                 |

(Litigant), 3, 5, 6 (Litigant), 7, 8, & 9 are the aggrieved names affected due to misinterpretation of Section-4(2) of the Act ibid despite clear advices of Law & Establishment Departments. Section Officer (Establishment) Population Welfare Department added that Tentative Seniority List of Assit: Director / TPWO / DDPWO (NT) / Dy. Demographer and Accounts Officer (BPS-17) as stood on 26-06-2019 was forwarded to Secretary Establishment Department for approval on 22-07-2019, which was returned with the remarks that the seniority list is subjudice and final seniority list can be issued only with a certificate from the Administrative Department that the seniority list is not subjudiced in any law court etc. (Annex-IX).

11. In light of the above mentioned discussion, it was unanimously decided that:-



Seniority list of Assistant Directors / TPWOs / DDPWOs (NT) / Dy. Demographers and Accounts Officer (BPS-17) issued by the Population Welfare Department vide Notification No. SOE(PWD)4-30/2012/Vol-II/1425-31 dated 04-10-2017 may be revised as perpositions mentioned in Para-9 above against column No. 3 (tentative seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015) as person tental as a seniority list dated 08-04-2015 as a seniority list dated

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Khyber Pakhtunkhwa Employees (Regulation of Services) Act, 2009 and advices of the Law and Establishment Departments as well as Judgment dated 12-03-2019 of the Khyber Pakhtunkhwa Services Tribunal in the case of Mr. Zawar Hussain in Service Appeal No. 56/2018.

- The litigants were asked to provide an Affidavit on a stamp paper to this Department for withdrawal of Service Appeal No. 224 of 2018 Sami Ullah V/S Chief Secretary, Khyber Pakhtunkhwa and others, subjudiced in the Khyber Pakhtunkhwa Services Tribunal, who agreed for doing the needful.
- The dispute regarding errors in the final seniority list issued on 4/10/2017 of the concerned cadre will be corrected in the light of Section 4(2) of the Khyber Pakhtunkhwa Employees (Regulation of Services) Act, 2009 and interpretations/advices of the Law and Establishment Departments for safe administration of justice:

12. Meeting ended with vote of thanks from and to the chair.

(Sagheer Musharraf)

Assistant Director (Lit)

Directorate General PW, KP

(Member)

(Pir Muhammad Mehsud)

Deputy Secretary (Admin)

Population Welfare Department

(Member)

(Rahim Gul)

Section Officer (Estt),

Population Welfare Department

(Member)

(Kashif Fida)

Assistant Director (Admn)

Representative of Directorate General PW;

Khyber Pakhtunkhwa

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(Dildar Wuhammad)

Additional Secretary

Population Welfare Department

(Chairman)



#### MINUTES OF THE DEPARTMENTAL PROGRESS REVIEW COMMITTEE MEETING HELD ON 28-10-2019 UNDER THE CHAIRMANSHIP OF ADDITIONAL SECRETARY, POPULATION WELFARE DEPARTMENT REGARDING PENDING COURT CASES

In pursuance of Provincial Litigation Policy, 2018 notified vide No. SO(Policy)/1-4/2018 dated 26-03-2018, this Department constituted the following Departmental Progress Review Committee in order to streamline working of Litigation Sections and make an efficient environment therein both internally as well as externally vide Notification No. SOE(PWD)4-9/2017/General dated 24/07/2018:-

| 1.   | Additional Secretary, Population Welfare Deptt: KP. | <br>Chairman |
|------|---|--------------|
|      | Dy. Secretary (Admn), PWD.                          | Member.      |
| . 3. | Section Officer (Estt), PWD / SO (Litigation).      | Member       |
| 4,   | Mr. Sagheer Musharraf, AD (Lit), PWD.               | Member       |

A meeting of the Departmental Progress Review Committee was held under the Chairmanship of Additional Secretary, Population Welfare Department on 28/10/2019 to discuss the pending court cases relating to Population Welfare Department in various Courts of Law. The following attended the meeting:

| 1. | Mr. Dildar Muhammad, Additional Secretary, PWD       | In Chair |
|----|--|----------|
|    | Mr. Pir Muhammad Mehsud, Dy. Secretary, PWD          | Wember   |
| 3. | Mr. Rahim Gul, Section Officer (Estt), PWD; KP.      | Member   |
|    | Mr. Sagheer Musharraf, Asstt: Director (Lit), PW, KP | Member   |

3. The meeting started with the name of Allah Almighty. The Chairman asked the Section Officer (Establishment / Litigation) of this Department to highlight the aims and objectives of the meeting. Section Officer (Establishment / Litigation) informed that there are the following two agenda items to be discussed in the meeting:-

Fresh Departmental Progress Review Committee meeting regarding pending court cases may be held under the Chairmanship of Additional Secretary, Population Welfare Department in light of the Law Department advice vide letter No. SO(G)/LD/19-3/Honorarium/PWD/19117-19 dated 16-10-2019 (Annex-I);

Service Appeal No. 224 of 2018 – Sami Ullah V/S Chief Secretary, Khyber Pakhtunkhwa and others filed (Annex-II) against seniority list issued vide No. SOE(PWD)4-30/2012/Vol-II/1425-31 dated 04-10-2017 (Annex-III).

- As far as agenda item No. (i) is concerned, in this regard Deputy Secretary (Admn), Population Welfare Department has informed that previously a meeting of the committee held on 30-08-2019 under his Chairmanship as Additional Secretary Population Welfare Department was on leave wherein it was pointed that 05 cases are subjudiced in the Supreme Court of Pakistan, 20 cases in Peshawar High Court and its Benches, 145 cases in Khyber Pakhtunkhwa Service Tribunal, 05 cases in District Courts and 03 cases in Anti-Corruption Court of Population Welfare Department to be pursued.
- All the above mentioned court cases were discussed one by one and it was found that no such case is worth decision by the Departmental Progress Review Committee due to its nature and status contrary to the mandate of the said Committee except the agenda No. (ii).



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- The Deputy Secretary (Admn), Population Welfare Department asked the Section Officer (Estt), Population Welfare Department to brief the meeting on the status of the joint appeal submitted by Mr. Sami Ullah Khan, DPWO, Charsadda and Mr. Sanaullah, DDPWO, Charsadda on the disputed seniority list issued on 04/10/2017 (Annex-IV).
- 7. The Section Officer (Estt), Population Welfare Department apprised the meeting that upon promulgation of Khyber Pakhtunkhwa (Regularization of Services Act, 2009, all Provincial Government Departments regularized services of their adhoc employees and determined their inter-se seniority from the date of continuous officiation in service (date of joining / arrival) as provided in Section 4(2) of the Act ibid.
- In pursuance of Section 4(2) of the said Act, the Population Welfare Department circulated a tentative seniority list of the cadre on 08-04-2015 determining the inter-se seniority of adhoc (regularized) employees on the basis of continuous officiation in service (date of joining / arrival) (Annex-V).
- 9. Contrary to above, the Population Welfare Department issued a final seniority list of the respective cadre on 4/10/2017 determining the inter-se seniority of the adhoc employees on the basis of age instead of continuous officiation in service against the advices of Law Department (Annex-VI) and Establishment Department (Annex-VII).
- 10. In a similar Service Appeal No. 56/2018 titled Zawar Hussain V/S Govt. of Khyber Pakhtunkhwa Secretary Population Welfare Department, the Khyber Pakhtunkhwa Service Tribunal accepted the appeal on the grounds that respondents in order to properly interpret the relevant section of Act for determination of seniority took up the case with the Establishment Department for advice. The said department vide letter No. SOR-V(E&AD)/4-31/2017 dated 17-08-2017 advised to settle the issue in the light of Section 4(2) of the said act. However, this advice was not followed by the respondents. Case of the appellant seems genuine and respondents were required to recast the impugned seniority list in the light of the relevant section of the aforementioned act (Annex-VIII). The judgment of the Khyber Pakhtunkhwa Service Tribunal was also placed before the Scrutiny Committee for fitness of the case for filing of CPLA in the apex court or otherwise and as per decision of the Khyber Pakhtunkhwa Law Department, it was decided to comply with the orders of the Khyber Pakhtunkhwa Service Tribunal in accordance with law (Annex-IX).

After threadbare discussion, it was unanimously decided that:-

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Let the Law Courts be decided the pending cases relating to Population Welfare Department due to its nature and status contrary to the mandate of the said Committee except the agenda item No. (ii); As regard the Service Appeal No. 224 of 2018 – Sami Ullah V/S Chief Secretary, Khyber Pakhtunkhwa and others, the litigants and a senior officer from the Directorate General Population Welfare may be asked to attend the office of Additional Secretary, Population Welfare Department to discuss the subject issue within fortnight in order to settle the issue of disputed seniority list of the cadre due to the reasons that the Establishment Department will not accept working paper for promotion of the cadre for placing before the PSB for consideration, which is already pending in Population Welfare Department for finalization by the Competent Authority.

Meeting ended with vote of thanks from and to the chair.

(Sagheer Musharraf)

Assistant Director (Lit)

Directorate General PW, KP

(Member)

(Rahim Gul)

Section Officer (Estt),

Population Welfare Department

(Member)

(Pir Muhammad Mehsud)

Deputy Secretary (Admn)

Population Welfare Department

(Member)

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(Dildar Muhammad)
Additional Secretary
Population Welfare Department
(Chairman)

ANNEXURE (ST)
ESHAWAR

#### BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 223 /2018

Khyber Felihinkhys. Service Tribunal

Mr. Sana Ullah, District Population Welfare Officer, Charsadda.

Diary No. 251

(Appellant)

#### VERSUS

- 1. The Chief Secretary, Government of Khyber Pakhtunkhwa, Civil
  - Secretariat, Peshawar.
- 2. The Secretary Population Welfare Department, Government of Khyber Pakhtunkhwa Civil Secretariat, Peshawar.
- 3. The Director General Population Welfare Department Government of Khyber Pakhtunkhwa, Peshawar.
- 4. Mr. Muhammad Tariq Khan, District Population Welfare Officer, Nowshera.
- 5. Mr. Ayatullah, District Population Welfare Office, Swabi.
- Filed 6. Mr. Khurshid Ali, District Population Welfare Office, Chitral?
  - 7. Mr. Iftikhar Ahmad, Deputy Demographer, District Population Welfare Office, Hangu.
    - 8/ Mr. Amjad Ali Khan, District Population Welfare Office, Nowshera.
    - 9. Mr. Badshah Muhammad, District Population Welfare Office, Dir Lower.
    - 10 Mr. Asif Mehmood, Tehsil Population Welfare Office, Karak.
    - 11, Mr. Fahad Sarwar, District Population Welfare Office, Nowshera.
    - 12. Mr. Asghar Khan, District Population Welfare Office, Nowshera.

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(Respondents)



APPEAL UNDER SECTION 4 OF THE KPK SERVICE TRIBUNALS ACT, 1974 AGAINST THE FINAL SENIORITY LIST DATED 04.10.2017 WHEREIN THE APPELLANT HAS BEEN SHOW WRONGLY AT SR. No. 34 OF THE LIST AND AGAINST NOT ACTION OF THE DEPARTMENTAL APPEAL OF THE APPELLANT WHICH WAS NOT RESPONDED WITHIN THE STATUTORY PERIOD 90 DAYS.

#### PRAYER:

THAT ON THE ACCEPTANCE OF THIS APPEAL, THE RESPONDENT MAY BE DIRECTED TO CORRECTLY DRAW THE SENIORITY LIST AND CORRECTLY MENTION THE NAME OF THE APPELLANT PROPERLY AT SR. 25 BY DECLARING THE IMPUGNED SENIORITY LIST AS INCORRECT AND WRONGLY DRAWN AND AGAINST THE SPIRIT OF SECTION 4 KHYBER PAKHTUNKHW REGULARIZATION OF SERVICE ACT, 2009. ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPOPRIATE THAT MAY ALSO BE AWARADED IN FAVOUR OF APPELLANT.

#### RESPECTFULLY SHEWETH:

#### FACTS:

- 1. That the appellant was appointed as Population Welfare Department in BS-17 on adhoc/contract basis and was subsequently regularized into service after promulgation of the Khyber Pakhtunkhwa Regularization of Service Act, 2009. (Copy of the Act is attached as annexure-A.)
- 2. That after the regularization of the appellant the respondent department had issued a tentative list in the year 2015 wherein the appellant was at Sr. No. 28. (Copy of the tentative list is attached as annexure-B).
- 3. That when the issue of seniority was raised for the first time, the department was compelled to seek advice from the Law Department which in clear terms responded that clearly Employees regularized under Regularization Act of 2009, the seniority is to be determined in accordance with sub-section-2 of section-4 of the Act and their

ANNEXURE 7,

## BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 224 /2018

8 Khyber Pakhtukhy

Mr. Samiullah, District Population Welfare Officer, Charsadda.

Diary No. 232

(Appellant)

#### **VERSUS**

- 1. The Chief Secretary, Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 2. The Secretary Population Welfare Department, Government of Khyber Pakhtunkhwa Civil Secretariat, Peshawar.
- 3. The Director General Population Welfare Department Government of Khyber Pakhtunkhwa, Peshawar.
- 4. Mr. Muhammad Tariq Khan, District Population Welfare Officer, Nowshera.
- 5. Mr. Ayatullah, District Population Welfare Office, Swabi.
- 6. Mr. Khurshid Ali, District Population Welfare Office, Chitral.
- 7. Mr. Iftikhar Ahmad, Deputy Demographer, District Population Welfare Office, Hangu.
- 8. Mr. Ahmad Ali Khan, District Population Welfare Office, Dir Lower.
- 9. Mr. Amjad Ali Khan, District Population Welfare Office, Nowshera.
- 10 Mr. Badshah Muhammad, District Population Welfare Office, Dir Lower.
- 11. Mr. Asif Mehmood, Tehsil Population Welfare Office, Karak.
- 12. Mr. Arafat Khan Afridi, Agency Population Welfare Officer schyber Affency
- 13. Mr. Fahad Sarwar, District Population Welfare Office, Nowshera.

(Respondents)

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(5)

APPEAL UNDER SECTION 4 OF THE KPK SERVICE TRIBUNALS ACT, 1974 AGAINST THE FINAL SENIORITY LIST DATED 04.10.2017 WHEREIN THE APPELLANT HAS BEEN SHOW WRONGLY AT SR. No. 32 OF THE LIST AND AGAINST NOT ACTION OF THE DEPARTMENTAL APPEAL OF THE APPELLANT WHICH WAS NOT RESPONDED WITHIN THE STATUTORY PERIOD 90 DAYS.

#### PRAYER:

THAT ON THE ACCEPTANCE OF THIS APPEAL, THE RESPONDENT MAY BE DIRECTED TO CORRECTLY DRAW THE SENIORITY LIST AND CORRECTLY MENTION THE NAME OF THE APPELLANT PROPERLY AT SR. 22 BY DECLARING THE IMPUGNED SENIORITY LIST AS INCORRECT AND WRONGLY DRAWN AND AGAINST THE SPIRIT OF SECTION 4 KHYBER PAKHTUNKHW REGULARIZATION OF SERVICE ACT, 2009. ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPOPRIATE THAT MAY ALSO BE AWARADED IN FAVOUR OF APPELLANT.

#### RESPECTFULLY SHEWETH:

#### FACTS:

- 1. That the appellant was appointed as Population Welfare Department in BS-17 on adhoc/contract basis and was subsequently regularized into service after promulgation of the Khyber Pakhtunkhwa Regularization of Service Act, 2009. (Copy of the Act is attached as annexure-A.)
- 2. That after the regularization of the appellant the respondent department had issued a tentative list in the year 2015 wherein the appellant was at Sr. No. 24. (Copy of the tentative list is attached as annexure-B).
- 3. That when the issue of seniority was raised for the first time, the department was compelled to seek advice from the Law Department which in clear terms responded that clearly Employees regularized under Regularization Act of 2009, the seniority is to be determined in accordance with sub-section-2 of section-4 of the Act and their seniority shall be determined on the basis of their continuous.



(56) 12-

12.11.2019

Counsel for the appellant present. Asst: AG alongwith Mr. Sagheer Musharraf, AD for official respondents no. 1 to 3 and counsels for private respondents no. 4,6,7,8,10 and 11 present. Arguments heard. To come up for order on 09.12.2019 before D.B.

Member

Member A

09.12.2019

Appellant in person present. Asst: AG alongwith Mr. Sagheer Musharraf, AD for official respondents no. 1 to 3 present. This case was heard by this Tribunal on 12.11.2019 and fixed for order today. However, vide application dated 05.12.2019, learned counsel for the appellant apprised that his legitimate grievances have been redressed at departmental and requested for withdrawal of the instant service appeal.

Application is allowed and the appeal in hand is therefore, dismissed, as withdrawn. File be consigned to the record room.

<u>ANNOUNCED:</u> 09.12.2019

(AHMAD HASSAN) MEMBER (M.AMIN KHAN KUNDI) MEMBER

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

Dated Peshawar the October 19, 2017

## NOTIFICATION

NO.SO(Policies)/E&AD/2-1/2017 The following Provincial Dispute Resolution Committee is constituted with immediate effect: -

| į. | Addl: Chief Secy: P&D Department      | •   | Chairman<br>Member |
|----|---------------------------------------|-----|--------------------|
|    | Secretary Establishment Department    |     | Member             |
| 3  | Secretary Finance Department          |     | Member             |
|    | Constant Law Department               |     | Secretary          |
| 5. | Secretary of the concerned Department | • • |                    |

## TORs of the Committee

- 1. To consider the recommendations of the Departmental Committees for, Dispute Resolution in cases of civil servants in BS-16 and above and take it appropriate decisions for their settlement.
- In case of observations, the Committee may refer a case back within 15 days of its receipt.

Chief Secretary, Khyber Pakhtunkhwa

# ENDST: NO & EVEN DATE

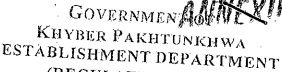
# Copy is forwarded to:-

- Addl: Chief Secretary, Govt. of Khyber Pakhtunkhwa, P & D Department.
- Addl: Chief Secretary (FATA), FATA Secretariat Peshawar.
  - The Senior Member Board of Revenue, Khyber Pakhtunkhwa.
- All Administrative Secretaries to Govt. of Khyber Pakhtunkhwa.
  - The Principal Secretary to Governor, Khyber Pakhtunkhwa.
  - The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
  - The Military Secretary to Governor, Khyber Pakhtunkhwa.
- Tippivisional Commissioners in Khyber Pakhtunkhwa.
  - Heads of Attached Departments in Khyber Pakhtunkhwa.
    - THAUtonomous/Semi Autonomous Bodies in Khyber Pakhtunkhwa.
    - PATA.
    - Registrar Reshawar High Court, Peshawar.
      - Registra: Khyber Pakhtunkhwa Service Tribunal, Peshawar.
      - Khyber Pakhtunkhwa Public Service Commission, Peshawar.
        - ecretaries / Additional Secretaries / Deputy Secretaries and Secretaries

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(REGULATION WING)

Dated Peshawar the October 19, 2017



## NOTIFICATION

NO.SO(Policies)/E&AD/2-1/2017 The following Standing Departmental Committee for Dispute Resolution is constituted with immediate effect: -

Administrative Secretary

Chairman

Additional Secretary/Deputy Secretary of the Department

Member

Head of the attached Deptt: concerned

Member

4. Section Officer (Litigation)

Secretary

# TORs of the Committee

- To resolve court cases other than disciplinary matters related to the terms & conditions of Civil Servants in BS-03 to BS-15.
- To review and sift the court cases that can be settled outside the court. 2) in respect of Civil Servants in BS-16 & above and make appropriate recommendations to the Provincial Committee.

Chief Socretary, Khyber Pakhtunkhwa

### ENDST: NO & EVEN DATE Copy is forwarded to:-

- Addl: Chief Secretary, Govt. of Khyber Pakhtunkhwa, P & D Department.
- Addl: Chief Secretary (FATA), FATA Secretariat Peshawar.
- The Senior Member Board of Revenue, Khyber Pakhtunkhwa. 4.
- All Administrative Secretaries to Govt. of Khyber Pakhtunkhwa. 5.
- The Principal Secretary to Governor, Khyber Pakhtunkhwa. 6.
- The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa. 7.
- The Military Secretary to Governor, Khyber Pakhtunkhwa. 8
- All Divisional Commissioners in Khyber Pakhtunkhwa. 9.
- All Heads of Attached Departments in Khyber Pakhtunkhwa. 10.
- All Autonomous/Semi-Autonomous Bodies in Khyber Pakhtunkhwa. All DCs in Khyber Pakhtunkhwa and Political Agents in FATA. 11.
- The Registrar Peshawar High Court, Peshawar. 12.
- The Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar. ·13.
- The Secretary, Khyber Pakhtunkhwa Public Service Commission, Peshawar.
- All Special Secretaries / Additional Secretaries / Deputy Secretaries and Section Officers in Establishment & Administration Department.

(BEENISH IQBAL) SECTION OFFICER (POLICIES)



#### GOVERNMENT OF KHYBER PAKHTUNKHY **ESTABLISHMENT DEPARTMENT** (JUDICIAL WING)

No. SO(Lit-I)E&AD/1-1/2019

Dated: Peshawar, the 08.07.2019

All the Administrative Secretaries to Govt. of Khyber Pakhtunkhwa; Peshawar.

Subject: -

PROGRESS REPORT OF PROVINCIAL DISPUTE RESOLUTION COMMITTEE AND STANDING DEPARTMENTAL COMMITTEE.

Dear Sir

I am directed to refer to the subject noted above and to state that this department vide Notifications of even number dated 19.10.2017 had constituted the subject committees for resolution of disputes with specific TORs mentioned therein (copies enclosed for ready reference).

It is, therefore, requested to intimate the progress made so far by your respective departments in resolution of disputes as per TORs and also intimate the recommendations, if any, for perusal of the Provincial Dispute Resolution Committee within a week time positively, please.

(Encl: As Above)

Yours faithfully,

(IFTIKHAR-UD-D(N) Section Officer (Litigation-II)

#### Endst: of Even No. & Date:

Copy forwarded to the:

1. P.S to Secretary, Establishment Department.

2. P.S to Special Secretary, Establishment Department.

3. P.S to Additional Secretary (Judicial), Establishment Department.

4. P.A to Deputy Secretary (Judicial), Establishment Department.

Hoose fut

Section Officer (Litigation-II)

D-Drive S.O (Lit-II) Office Work (Letters for I&NA)



# GOVERNMENT OF KHYBER PAKHTUNKHWAANNEXURE POPULATION WELFARE DEPARTMENT

02<sup>nd</sup> Floor, Abdul Wali Khan Multiplex, Civil Secretariat, Peshawar

Dated Peshawar the 12<sup>th</sup> July, 2019

#### **NOTIFICATION**

No. SOE (PWD) 4-9/2019/General/Vol-III: In pursuance of Establishment Department, Khyber Pakhtunkhwa Notification No. SO (Policies)/E&AD/2-1/2017 dated 19-10-2017, the following Standing Departmental Committee for Dispute Resolution is hereby notified with immediate effect:-

Secretary, Population Welfare Deptt: Khyber Pakhtunkhwa
 Additional Secretary / Dy. Secretary, Population Welfare Deptt: Member

Director General Population Welfare, Khyber Pakhtukhwa.
 Section Officer (Estt) / (Lit) Population Welfare Deptt:

Secretary

#### **TORs of the Committee**

 To resolve court cases other than disciplinary matters related to the terms and conditions of Civil Servants in BS-03 to BS-15;

ii. To review and sift the court cases that can be settled outside the court in respect of Civil Servants in BS-16 and above and make appropriate recommendations to the Provincial Committee.

-sd-SECRETARY POPULATION WELFARE DEPARTMENT KHYBER PAKHTUNKHWA

Endst: No. SOE (PWD) 4-9/2019/General/Vol-III/

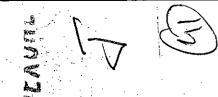
Dated: Peshawar the 12<sup>th</sup> July, 2019

#### Copy to the: -

- 1. Additional Chief Secretary, Govt. of Khyber Pakhtunkhwa, P&D Department.
- 2. Secretary, Govt. of KP, Establishment Department, Peshawar w/r to Notification as referred to above.
- 3. Registrar, Peshawar High Court, Peshawar.
- 4. Registrar, Khyber Pakhtunkwha Service Tribunal, Peshawar.
- 5. Secretary, Khyber Pakhtunkhwa Public Service Commission, Peshawar.
- 6. Director General Population Welfare Department, KPK, Peshawar.
- 7. PS to Secretary, Population Welfare Department, Khyber Pakhtunkhwa, Peshawar.
- PA to Additional Secretary, Population Welfare Department, Khyber Pakhtunkhwa, Peshawar.
- 9. PA to Dy. Secretary (Admn), Population Welfare Department, Khyber Pakhtukhwa, Peshawar.

TRUE COPY

SECTION OFFICER (ESTT)



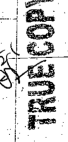
HICATION: -

# GOVERNMENT OF KHYBER PAKHTUNKHW! POPULATION WELFARE DEPARTMENT

Dated Peshawar the 04th October, 2017

10: 501 (PWD) 4-30/2012/Vol-II: - In pursuance of Section-8 of KP, Civil Servants Act, 1973 read with Rules 17 of KP Civil Servants (Appointment, Promotion & Transfer) info: 1989, with the approval of Competent Authority, final seniority list of Assistant Directors/ Tehsil Population Welfare Officers/ DY District Population Welfare Officers Non-Legh) & Deputy Demographers (BPS-17) Population Welfare, Khyber Pakhtunkhwa as stood on 04-10-2017 is hereby notified/ circulated for general information.

| , | Nume of Officer                                   | Qualification         | Date of birth | Domicile        | Date of apptt/promotion in BPS-16 | Regular App<br>present gra | pointment in<br>de    | Present place<br>- of posting               | Remarks   |
|---|---|-----------------------|---------------|-----------------|-----------------------------------|----------------------------|-----------------------|---|---|
|   |   |                       |               |                 |                                   | in BS-17                   | Method of recruitment |   |   |
|   | <u>10 2</u>                                       | 3                     | 4             | 5               | 6                                 | 7                          | 8                     | 9   | 10  |
|   | Mr. Sobal Imrzii<br>AD/DDPWO/TPWO                 | M.Sc (Stats)          | 30.12.1975    | Abbottabad      |                                   | 23.07.05                   | Initial<br>-          | DPW Officer,<br>Touthou                     | His contract appointment has been regularized w-e-f 23-07-2005 under NWFP Civil Servants (Amendment) Act, 2005.                                       |
|   | Mr. Izbar Khan<br>AD/DDRWÖ/TPWO                   | M A.(Pol.Sc)          | 15.04.1972 .  | Bunner          |                                   | 23.07.05                   | Initial               | Agency PWO<br>Khyber agency                 | -do-  |
|   | Mr. Strangar Relimber<br>-Bawke<br>-Ab/DDPWO/1FWO | M.A.(Pól.Sc)          | 15.05.1977    | N.W Agency      |                                   | 23.07.05                   | Initial               | By transfer to<br>Local Govt.<br>Department | -do   |
|   | Mr. Saif or Rehman<br>3AD/DDPWO/TPWO              | M.B.A.<br>(Marketing) | 15.04.1970    | Abbottabad      |                                   | 23.07.05                   | Initial               | DPW Officer,<br>Kohlstan                    | -do-  |
|   | Mr. Israr Muhamment<br>Khan<br>AD/DDPWO/JPWO      | M Sc( Stats)          | 03.01.1974    | Lakki<br>Marwat |                                   | 12.01.04                   | Initial               | DPW Officer,<br>Karak                       | He was recommended for appointment on contract basis along with his batch mates at \$. No. 01 to 07 by the PSC but being already in .                 |
| - |   | 1                     | -             |                 | _                                 |                            | -                     |   | regular Govt. service, he was appointed on regular basis under circular letter No. SOR-VI(E&AD) 1-13/2003 dated 16-04-2003 and                        |
|   |   |                       |               |                 |                                   |                            |                       |   | seniority fixed in accordance with the order of merit assigned by the PSC as provided under Rule 17 (1) (a) of NWFP Civil Servants (APT) Rules, 1989. |



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| S. No.                                | Name of Officer  | Qualification                 | Date of birth | Domicile          | Date of apptt/promotion in BPS-16 | Regular App |                       | Prusent place<br>of posting            | Remarks   |
|---------------------------------------|--|-------------------------------|---------------|-------------------|-----------------------------------|-------------|-----------------------|--|---|
| -                                     |  |                               |               |                   | 111.07.3.10                       | In 85-17    | Method of recruitment |  |   |
| 6                                     | Mr. Asad Ali Shah  | M.B.A.                        | 03.05.1977    | Swat              |                                   | 23.07.05    | . Initial             | DPW Office,<br>Swaf                    | This contract appointment has been regularized w-e-f 23-07-2005 under NWFP Civil Servants (Aniendment) Act, 2005. |
| 7                                     | AD/DDPWO/TPWO  Mr. Ayaz Mehmood                          | M.A.                          | 27.11.1971    | Abbottabad        |                                   | 23,07.05    | Initial               | DPW Office.                            | do-   |
| S                                     | AD/DDPWO/TPWO  M. Basit Saeed,                           | (Social Work) M.A (Socialogy) | 29.08.1980    | Mansehra ·        |                                   | 23.07.05    | Initial               | DPW office,<br>Charadda                | -do.  |
| 9 ;                                   | Deputy Demographer Mr. Khalid Mehmood Deputy Demographer | M.A.(Econ)                    | 30.04.1971    | Lakki<br>Marwat . | <del></del>                       | 23.07.05    | Initial               | On deputation<br>to Education<br>Dept1 | His contract appointment has been regularized w-e-f 23-07-2005 under NWFP Civil Servants (Amendment) Act, 2005.   |
| 10                                    | Mr. Hussain Ahmed  | M.Sc.                         | 03.09.1977    | Mardan            |                                   | 23.07.05    | Initial               | DPW Office,<br>Mardan                  | -do-  |
|                                       | Deputy Demographer Mr. Asif Malik Deputy Demographer     | M.Sc                          | 29.09.1979    | Nowshera<br>      |                                   | 23.07.05    | Initial Initial       | DPW Office, Mardin DPW Office,         | -do-  |
| ····································· | Miss. Kausar Jabeen Deputy Demographer                   | M.A.(Econ)                    | 08.06.1978    | Haripur           |                                   | 23.07.05    | Initial               | Pedawar<br>OG Office,                  | -do-  |
| 13                                    | Mr. Janat Gul<br>Deputy Demographer                      | M:A: (Stats)                  | 06.11.1972    | Peshawar<br>Karak |                                   | 23.07.05    | Initial               | DPW Office,                            | -do-  |
| 14                                    | Mr. Sadiq ur Rehman<br>Deputy Demographer                | M.Sc(Stats) M.Sc(Stats)       | 20.04.1975    | Malakand          |                                   | 23.07.05    | Initial               | Karak<br>OPW Officer,<br>Bunner        | -do   |
| 15<br>                                | Mr. Säjjad Ahmed Deputy Demographer Mr. Tahir Ishaq,     | 6.A.                          | 01.04.1952    | Mansehra          | 12/09/05                          | 15/04/09    | Promotion             | Mithotiabad                            |   |
| <u>10</u><br>17                       | AD/DDPWO/TPWO  Mr. Zoaq Akhtar,                          | M.A.(Econ)                    | 08.06.1962    | Mansehra          | 12/09/05                          | 15/04/69    |                       | DPW Office · Manschra                  |   |
| 18                                    | AD/DDPWO/TPWO Mr. Gul Hassan,                            | B.A.                          | 01.06.1961    | Abbottacad        | 12/09/05                          | 15/04/09    | Promotion             | ODEWO, Abbequabad                      |   |
| 7 19                                  | AD/ODPWO/TEWO  Mr. Taj Mohammad  Deputy Demographer      | TA (f (Econ):                 | 16.04.1966    | Mohmand           | 12/09/05.                         | 1 5/04/09   | Promotion             | themner                                |   |

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|     |   |                            | · · · · · · · · · · · · · · · · · · · | ·                |                                   | i Regular App | ointment in           | Prosunt place                           | Remarks  |
|-----|---|----------------------------|---------------------------------------|------------------|-----------------------------------|---------------|-----------------------|---|--|
| No. | Name of Officer                             | Qualification              | Date of birth                         | Domicile .       | Date of apptt/promotion in BPS-16 | present grad  |                       | of posting                              |  |
|     |   |                            |                                       |                  | III Br 3-10                       | In BS-17.     | Method of recruitment |   |  |
| 20  | Mr. Nasim Ullah                             | M.A (Econ)                 | 24.04.1966                            | Mohmand          | 12/09/05                          | 15/04/09      | Promotion             | DG Diffice,<br>Perdorwal                | <del></del>  |
|     | Deputy Demographer<br>Mr. Saeed-ur- Rehman, | M.A(Pol.Sc)                | 10.05.1970                            | Agency Shangla   |                                   | 24.09.09      | Initial               | DPW.DHiter,                             | Adhoc appointments regularized vide promulgation of Ordinance i.e. 24/09/2009. |
|     | AD/DDPWO/TPWO Muhammad Tariq Khan,          | M.A.                       | 28.02.1975                            | Nowshera         |                                   | 24.09.09      | Initial               | DPW Officer,<br>Nowshiera               | -do-   |
|     | AD/DDPWO/TPWO  AyatUllah,                   | (Anthropology) M.Sc(Stats) | 20.09.1975                            | Nowshera         | -                                 | 24.09.09      | Initial               | DPW Office,                             | -do-   |
| 23  | Deputy Demographer                          | M.P.A.                     | 01.02.1976                            | Chitral          |                                   | 24.09.09      | Initial               | DPW Officer,                            | -do-   |
| 24  | -Khurshid Ali,<br>-AD/DDPWO/TPWO            |                            |                                       | Peshawar         |                                   | 24.09.09      | Initial               | orwo, Hangu                             | -do-   |
| 25  | Iftikhar Ahinad,<br>Deputy Demographer      | .M.Sc(Stats)               | 20,03.1976                            |                  |                                   | 24.09.09      | Initial               | DPW Office, Dir                         | -do-   |
| 26  | Ahmed Ali Khan,<br>AD/DDPWO/TPWO            | M.A. (Sociology)           | 21.03.1976                            | Dir (L)          |                                   | 24.09.09      | Initial               | (Lower)<br>DPW Office,                  | -do-   |
| 27  | Amjad Ali Khan  AD/DDPWO/TPWO               | MEA                        | 15.09.1976                            | Pesnawar         |                                   | 24.09.09      | Inițial .             | Nowshera<br>DPW Office,                 | -do-   |
| 28  | Badshah Muhammad,<br>Deputy Demographer     | M.A (Sociology)            | 12.04.1977                            | Dir (L)          |                                   | 24.09.09      | Initial               | Dh(t)<br>TPWO,DPW                       | -do-   |
| 29  | Asi Mehmood,<br>Ab/DDPWO/TPWO               | M.Sc<br>(Chemistry)        | 20.04.1977                            | Karak            |                                   | -             |                       | Office Karak                            | -do-   |
| 30  | Apilat Klein Afridi,                        | M.A. (Pol.Sc)              | 13.05.1977                            | Khyber<br>Agency |                                   | 24.09.09      | Initial               | Officer                                 | -do  |
| 31  | AD/DDPWO/TPWO Fished Serwar                 | M.A(Econ)                  | 03.03.1978                            | Nowshera         |                                   | 24.09.09      | Initial               | PPW Office,<br>Mowthera<br>DPW Officer, | -do-   |
| 327 | AD/DDRWO/IPWO                               | M.A'(Pol.Sc)               | 02.07.1979 .                          | Peshawar         |                                   | 24.09.09      | Initial               |   |  |
|     | Ab/doewo/Tewo                               | M.A<br>History/Pol.Sc      | 05.02.1980                            | Mardan           |                                   | 34,00.09      | Initial               |   |  |
|     | An/Buewo/Tewo                               | -                          | <u></u>                               |                  |                                   |               |                       |   |  |

| · • | · ; ; |  | A.<br>W<br>J   |                                  |  |   |                                     | <i>-</i> |                    |              |                             |               |                     |                               |               |                   |                        |               |              | ,                           |             |           |           |                 |                        |
|-----|-------|--|--|----------------------------------|--|---|-------------------------------------|----------|--------------------|--------------|-----------------------------|---------------|---------------------|-------------------------------|---------------|-------------------|------------------------|---------------|--------------|-----------------------------|-------------|-----------|-----------|-----------------|------------------------|
| •   | 1     |  | 7.<br>3.<br>1. 4.<br>1.  | <br>                             | Ç.   |   | 42                                  |          |                    | ţ.,          | 歌<br>(1) (2)                |               | بي<br>ق             | ယ<br>တ                        | . (           | 37                | ω<br>0                 |               | 35           | .es<br>4                    | · .         |           | ,         |                 | S. No.                 |
|     |       | Niaz Ahmed,<br>Doğuy, Demogrupher  | Anth Uttak,<br>Deputy Demographer  |                                  | Eid-ur-Rehman,<br>Deputy Demographer   |   | Ellal Khan Afridi,<br>AD/DDPWO/TPWO |          | Deputy Demographer | Sidra Miser, | .AD/DDPWO/TPWO              | AD/DDPWO/TPWO | M. Wagar Akhunzada, | Fazal Azeem,<br>AD/DDPWO/TPWO | AD/DDPWO/TPWO | l Bashir Muhammad | Muhammad Qasim,        | AD/DDPWO/TPWO | Ruby Hashim, | Sana Ullah<br>AD/DDPWO/TPWO |             |           |           |                 | Name of Officer        |
|     |       | M.ScSocial Cay   | M.SeSocialogy -  |                                  | M.Sc Sociology   |   | MBA                                 |          |                    | M.Sc(Stats)  | M.A (Sociology              |               | NBN.                | MBA                           |               | MBA               | M.S¢(Econ)             | Anthropology  | MA           | M.A (Pol.Sc)                | } -         |           |           |                 | Qualification          |
| •   |       | 06/04/1976   | 10/04/1979   |                                  | 14/02/1975   |   | 15.10.1986                          |          |                    | 21.02.1985   | 10.04.1984                  |               | 15.12.1983          | 25.06.1983                    |               | 3.6.1982          | 27:02.1982             |               | 28.11.1981   | 15.09.1980                  |             |           |           |                 | Date of birth          |
|     |       | Karak  | Karak  |                                  | Karak  |   | Khyber<br>Agency                    |          |                    | Peshawar     | Malakand •                  | Agency        | Moh:                | Charsadda                     | C             | Hangu             | Haripur                | Agency        | Moh:         | Charsadda                   |             |           |           | · .             | Domicile               |
|     |       |  |  |                                  |  |   |                                     |          |                    | -            | ;                           |               | -                   |                               |               | 1                 |                        |               | - 1          |                             |             |           | in BPS-16 | apptt/promotion | Date of                |
|     |       |  | 25(06.10)  |                                  | 25.06.10   |   | 24,09.09                            |          | : .                | 24.09.09     | 24.09.69                    |               | 24.09.09            | 24.09.09                      |               | 24.09.09          | 24.09.09               |               | 24.09.09     | .24.09.09                   |             | in BS-17  |           | present grade   | Regular Ap             |
|     |       | TATE OF THE PROPERTY OF THE PR | 181131   |                                  | 0.00   | - | Initial                             |          |                    | initial      | n ti                        |               | Initial             | Initial                       |               | Initial           | Initial                |               | Initial :    | Initial                     | recruitment | Method of |           | ide             | Regular Appointment in |
|     | ž.not | Edish  | RH, Peshawai   |                                  | orw office)<br>bitishan  |   | DPW Office,<br>Kohistan             |          | Charsadda          | DI'W office, | DPW Officer; · · · Madakand | Charsadda     | DI'W office         | OPW Office,                   | Hangu         | DPW Office        | DPW Office,<br>Haripur | Peshawar      | DG Office    | OPW 6ffice,<br>Charsadda    |             |           |           | of posting      | Present place          |
| A   |       | Go.  | Account to the second s | PSC-SR-VI/S1126 dated 31-10-2009 | Seniority placed as per merit order of PSC, KPK vide their recommendation letter No. NWFP- |   |                                     |          |                    | -do-         | -do-                        |               | -0.0-               | -do-                          | c c           |                   | -do-                   |               | -00-         | -do-                        |             |           |           | No.             | Pornarko               |

|            |  | •                                 |                          | T. 4 T.                | •   | •           | · -                        |                              |  |
|------------|--|-----------------------------------|--------------------------|------------------------|---|-------------|----------------------------|------------------------------|--|
| 5. No.     | Name of Officer  | Qualification                     | Date of birth            | Domicile               | Date of apptt/promotion                           | Regular App |                            | Present place<br>of posting  | Remarks  |
| 5, 140.    |  |                                   |                          |                        | in BPS-16   | in BS-17    | Method of recruitment      |                              |  |
| -          |  | :                                 | 20/04/1981               | Lakki                  |   | 25.06.10    | tnitial :                  | on Deputation IPC Department | -do-   |
| 46         | Rashid Ahmad,<br>AD/DDPWO(N,T)TPWQ                             | M.A (Political<br>Science)<br>MBA | 10/01/1979               | Marwat<br>Dir (L)      |   | 25.06.10    | Initial                    | DPW Office, Dir<br>(Upper)   | -do-   |
| 47         | Jehan.Badshah,<br>AD/DDPWO(N.T)/TPWO                           | M:A (Political                    | 02/04/1973               | Abbottabad             |   | 31.10.11    | tnitial                    | DPW Office,<br>Peshawar      | -do-   |
| 48'<br>49. | Muhammad Ashfaq, AD/DDPWO(N.T)/TPWO Sadiq Alam,                | Science) .                        | 01/01/1983               | Malakand               |   | 31.10.11    | Initial                    | DPW Office,<br>Malakand      | -do-   |
| 50         | AD/DDPWO(N.T)/TPWO Umer Farooq,                                | MSA                               | 25/03/1983               | Nowshera               |   | 31.10.11    | Initial                    | DPW Office,<br>Nowshera      | -do-   |
| 50<br>     | AD/DDPWO(N.T)/TPWO Abdul Qadeer,                               | M.A (Political                    | 01/05/1975               | S.W.Agency             |   | 31.10.11    | Initial                    | DPW Office,<br>Hangu         | -do-   |
| 52         | AD/DDPWO(N.T)/TPWO<br>Noor Hakim,<br>AD/DDPWO(N.T)/TPWO        | Science)  M.A (Political Science) | 13/05/1980               | S.W.Agency             |   | 31.10.11    | Initial<br> -<br>  Initial | Bannu Officer,               | -00-   |
| 3<br>53    | Jehanzeb Khan, AD/DDPWO(N.T)/TPWO                              | МРА                               | 05/05/1979               | S.W.Agency             |   | 31.10.11    | Initial                    | Tank<br>RTI,                 | -de-   |
| 54         | Noor Muhammad,<br>AD/DDPWO(N.T)/TPWO                           | M.A (Pol.Sc)                      | 15/08/1970<br>01/01/1978 | S.W.Agency<br>Mansehra |   | 31.10,11    | Initial                    | OG Office,<br>Peshawar       | -do-   |
| 55<br>     | Sagheer Musharraf,<br>AD/DDPWQ(N T)/TPWO<br>Mr. Bakhtiar Khan, | M:A (Pol.Sc)  M.A (Pashto)        | 15.03.1964               | Peshawar               | 18-05-2006  | 13.01.10    | Promotion                  | DPW Office,<br>Charsadda     | Date of their promotion was subsequent to PSC recommendation of the officers from S.No. 46 |
| 56         | AD/DDPWO(N.T)/TPWO   | i                                 | 13.03.1961               | D.I.Khan               | 13-08-2003  | 13.01.10    | Promotion                  | DPW Office,<br>Mansehra      | to 55  |
| .57        | Habib-ur-Rehman<br>Sandecla<br>AD/DDP\VO(N.T)/TPWO             |                                   |                          | Charsadda              | 17.08.2009  | 13 CS.11    | Promotion                  | KH, Péshawar                 |  |
| 53         | lizaz Áhmad Jan,<br>AD/DDPWO(NLT)/TPWO                         | MA, Sociology                     | 09.04.1962               |                        | - The Tay 41 made in managed a second of the last | 13.08.11    | Promotion                  | urvoitisa).                  |  |
| +25        | Muhammad Youset  | - MA, Economic                    | s 05.01.1974             | D.I.Khania             | 17:08:09  |             |                            | Struk Comment                |  |

J. Jack

| N  | S. No.    | Name of Officer                    | Qualification | Date of birth | Domicile | Date of                      | Regular Appointment in |                            | Remarks |
|----|-----------|------------------------------------|---------------|---------------|----------|------------------------------|------------------------|----------------------------|---------|
|    |           |                                    |               |               |          | apptt/promotion<br>in BPS-16 | present grade          | of posting.                |         |
|    |           |                                    |               | /             |          |                              | in BS-17 Method of     | -                          |         |
|    |           |                                    |               |               |          |                              | recruitmer             | ıt                         |         |
|    | (i()<br>- | Kashif Fida,<br>AD/DDPWO(N.T)/TPWQ | M.Sc (Hon)    | 17.05.1974    | Peshawar | 17.08.09                     | 13.08.11 Promotion     |                            |         |
|    | - 61      | Mujeebullah,<br>Deputy Demographer | МРА :         | C8.02.1976    | D.EKhan  | 17.08.09                     | 13.08.11 Promotion     | Peshawar<br>TPWO, Kulachi, |         |
|    | 62        | Shah Farooq Deputy                 | MS Economics  | 15.04.1986    | Khyber   | 08.02.2016                   | 08.02.16 Initial       | D.L.Khun<br>DPW Office     |         |
| ļ. |           | Demographer                        |               |               | Agency   | -                            |                        | Hangu                      |         |

Copy forwarded to the: -

Director General, Population Welfare Department Peshawar.

All District Population Welfare Officers in Khyber Pakhtunkhwa.

PS to Chief Secretary, Khyber Pakhtunkhwa Peshawar.

PS to Secretary Establishment, Govt. of Khyber Pakhtunkhwa Peshawar.

PS to Secretary Population welfare Department, Govt. of Khyber Pakhtunkhwa Peshawar.

PS to Advisor to CM for PWD, Khyber Pakhtunkhwa Peshawar.

Master File.

SECRETRY GOVERNMENT OF KHYBER PAKHTUNKHWA POPULATION WELFARE DEPARTMENT

Dated Peshawar the 04th October, 2017

Phone No. 091-9223623

tentative Semonity list of Assistant Dis

# Hation Wolfare Officers/Dy: District Population Weifare Officers (N.T) & Dy. Demographers BPS-17 updated on 03-04-2015

| ·  |   |  | •             | BP3-1/1                                | ipaated on              | 1 00-0-7-20 10          |                       | •                      | •   | ·  |
|--|---|--|---------------|--|-------------------------|-------------------------|-----------------------|------------------------|---|--|
| Name of Officer  | Qualification   | Date of birth                                | Domicile      | Oate of first entry into Govt, service | Lower Grade<br>(BPS-16) | (8P3-17)                | Method of recruitment | Date of Regularization | Present place of posting                            | . Remarks  |
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| as Solvad Imran  | M.Sc.(Stats)  | 30.12.1975                                   | Abboutabad    | 12 01 2004                             |                         | 12.01.2004 .            | Direct                | 23 01,4000             | Phr Wo, Haidean                                     | It's contract appointment has been regularized wie-f 23-07-2005 under NWFP   |
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|          | A1-1-1   |  |  |            | (Adhor-basis)    |  | 121.0000           | Chicrat  | 01 02 1976                              | 1 ·   ·   ·   ·   ·   ·   ·   ·   ·   ·  |  |                    |
|          |  |  |  |            | 117 6 2009       | edhoc ::                                 | Adhoc              |  |   |  | With the Management of the Man | 1                  |
| . :      |  | Spw oner, datal  | 174 101 2000   |            |                  |  | 0                  |  | · · · · · · · · · · · · · · · · · · ·   | -  | Whater has been been to  | 3                  |
|          | do   |  |  | <u>.</u>   | (Adhec basis)    | · · ·                                    |                    | ) Nowshera   | 1 28.62 1976                            | NJ A. (Anthrology)                       |  |                    |
| •        |  |  |  | .1);;;;41  | 17.6 2009        | lghoc .                                  | 2000 (Aghoc        | 1  |   | •  | VINDERMAN AND AND AND AND AND AND AND AND AND A  | 20                 |
|          |  | They Office, Sowethers   | 2600 016 2000  |            |                  | ··                                       | [04515]            |  |   | ·. ·                                     | Arejad Ali Shan  | 3                  |
|          | 110-   |  |  |            | · (Adhoc basis)  |  | Ç                  | Peshawar   | 15.09:1376                              | 27.5                                     |  | . :                |
|          |  | 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1  | 2.1  |            | 15 6.2009        | Adhac                                    | 4: 0000            |  |   |  | AD/OCPWO/TPWIT   | 2                  |
|          | ò  | now Office, Nowshales  | GOLD OF WE   |            |                  |  | 0.85(\$)           |  | )<br>(                                  | MINA                                     | Ale Chan Airidi.   | ÷                  |
|          |  |  |  |            | . (Aghoc basis)  | (ACCOCC                                  | 15 6.2005          | Khyber Agency  | 10 1986                                 |  |  |                    |
|          |  | DPW Office   | 24,10,2009   | Direct     | 15 6.2009        |  | 2 22 22 2          |  | 2                                       |  |  |                    |
|          | . à o  | Kolnstan   |  | 9          | 00               | 6  |                    |  |   |  | . aince  |                    |
|          |  |  | 30   |            |                  |  | <b>-</b> -         |  |   |  | Sample College   |                    |

| 1.07 August   1.07 Privo   1.07 August   1 | M A 13/05/1975 S  M A 2 13/05/1975 S  M A 3 13/05/1979 S  M A 17/17/05/50  | 0 0  | The of Officer Qualification Date of birth Domicile  Qualification  Alphaed  
|--|--|--|--|
| 2 7 1997<br>(absorbed in Pw/d)<br>15:05 1935<br>15:05/39/3007  | 31.10.2011<br>31.10.2011<br>31.10.2011<br>31.10.2011<br>31.10.2011   | 25 06 2010<br>31.10 2011<br>31.10 2011<br>31.10 2011   | Cate of first entry   Lower Grade into Govt. service   (BPS-16)   6   5   6   25.06.2010   25.06.2010  |
| 17.08 2009 13.08 2011<br>17.08 2009 13.08.2011<br>17.08 7609 15.76.7011  | 31.10.2011<br>31.10.2011<br>31.10.2011<br>31.10.2011<br>31.10.2011<br>31.10.2011<br>31.10.2011<br>31.10.2011                       |  | present grade M<br>(BPS-17) rec<br>8<br>8<br>25.06.2010  |
| Proprietor 17 08/2011  | 71.10.2011<br>71.10.2011<br>71.10.2011<br>71.10.2011   | Direct 25.06 2010 Jan  Direct 31.10.2011 Jan  | Regularization 10 25 06.2010 1   |
| er a place, so d   | new office, factors  new office, factors  new office, factors  new office, factors  pure Pechassos  pure Pechassos  pure Pechassos | hew office, by the control of the co |  |
| ASSISTANT ON CONTINUANTA   | -dodododododododododo  | -do<br>-do<br>-do  | J2. Semority placed as per ment of PSC, KPK vide their recommendation letter No. NWEP-PSC-SR-VI/53315 dated 11-11-2009 and as per Act XVI of 2009 dated 24.16.2005   |

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# 13

GOVERNMENT OF KHYBER PAKHTUNKHWA

DIRECTORATE GENERA, POPULATION WELFARE DEPARTMENT

OFFICE ORDER

3080-85

Dated Peshawar the 04. 1 .2018

No. 4(15)/2017/Admn. In pursuance of Section-08 of KP, Civil Servants Act, 1973 read with Rules 17 of KP Civil Servants (Appointment, Promotion & Transfer) rules 1989, with the approval of Competent Authority, updated provisional seniority list of Assistant Directors/Tehsil Population Welfare Officers/Dy: District Population Welfare Officers, Instructor (Non-Tech) & Deputy Demographers (BPS-17) Population Welfare, Khyber Pakhtunkhwa as stood on 14.02.2018 is hereby notified / circulated for general information.

|       |  |                  |               |             |   |  | Regular appo<br>present   |                       |                           |  |
|-------|--|------------------|---------------|-------------|---|--|---------------------------|-----------------------|---------------------------|--|
| S.No. | Name of Officer                        | Qualification    | Date of birth | Domicile    | Date of first entry into<br>Govt. service | Date of apptt/<br>promotion in<br>BPS-16 | present grade<br>(BPS-17) | Method of recruitment | Present place of posting  | Remarks  |
| 1     | 2                                      | 3                | 4             | 5           | 6   | 7  | 9                         | 10                    | 12                        | 13   |
| 1     | Mr.Janat Gul<br>Deputy Demographer.    | M.A. (Stats)     | 06.11.1972    | Peshawar    | 16.08.2004                                |  | 23.07.2005                | initial               | PHQr, Peshawar            | His contract appointment has been regularized w-e-f 23-07-2005 under NWFP Civil Servants (Ammendment) Act, 2005. |
| 2     | Mr.Sadiqur Rehman Deputy Demographer   | M.Sc(Stats)      | 10.04.1975    | Karak       | 16.08.2004 contract                       |  | 23.07.2005                | initial               | DPW Officer, Karak        | -do-   |
| 3     | Mr.Sajjad Ahmed<br>Deputy Demographer  | M.Sc.            | 20.04.1975    | Malakand    | 27.03.2004 contract                       |  | 23.07.2005                | initial               | DPW Officer, Bunner       | -do-   |
| 4     | Asmat Uilah,                           | МА               | 11.09.1963    | D.I.Khan    | 28.08.2006                                | 28.08.2006                               | 28.08.2006                | initial               | DPw Opffice, Lakki Marwat | <del>-</del>   |
| 5     | Mr.Tahir Ishaq,<br>AD/DDPWO/TPWO       | B.A.             | 01.04.1962    | Mansehra    | 10.7.1986                                 | 12/09/2005                               | 15/04/2009                | Promotee              | DPW Office Mansehra       | -  |
|       | Mr.Zoaq Akhtar,<br>AD/DDPWO/TPWO       | M.A.(Econ)       | 08.06.1962    | Mansehra    | 24.3.1990                                 | 12/09/2005                               | 15/04/2009                | Promotee.             | DPW Office Mansehra       | •  |
|       | Mr.Gul Hassan,<br>AD/DDPWO/TPWO        | B.A.             | 01.06.1961    | Abbottabad  | 30.1.1983                                 | 12/09/2005                               | 15/04/2009                |                       | DDPWO, Abbottabad         | -  |
| - 1   | Mr. Taj Mohammad<br>Deputy Demographer | M.A.(Econ)       | 16.04.1966    | Moh: Agency | 25.04.1994 <u>-</u>                       |  | 15/04/2009                | Promotee              | DDPWO, Bunner             | -  |
|       | Mr. Nasim Ullah<br>Deputy Demographer  | M.A (Écon)       |               | Moh: Agency | 29.10.1988                                |  | 15/04/2009                | Promotee              | PHQr, Peshawar            | -  |
|       | Saeedur Rehman,<br>AD/DDPWO/TPWO       | M.A(Pol.Sc)      | 10.05.1970    | Shangla     | 13.06.2009 (Adhoc<br>basis)               | - ·                                      | 24.10.2009                | initial               | DPW Officer, Shangla      | Ahoc appointments regularized vide promulgation of Ordinance i.e. 24.09.2009                                     |
|       |  |                  | -             | -           |   |  |                           |                       |                           |  |
|       |  |                  |               |             | 1   |  |                           |                       |                           |  |
|       | Mhammad Tariq Khan,<br>AD/DDPWO/TPWO   | M.A.(Anthrology) | 28.02.1975    | Nowshera    | 17.6.2009 (Adhoc<br>basis)                |  | 24.10.2009                |                       | DPW Officer, Nowshera     | -do-   |
|       | Ahmed Ali Khan,<br>AD/DDPWO/TPWO       | M.A. (Socialogy) | 21.03.1975    | Dir (L)     | 15.6.2009 (Adhoc<br>basis)                | <u></u>                                  | 24.10.2009                | initial<br>:          | DPW Officer, Malakand     | -do-   |

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| \          | 7                         |  | 10 ag = 10 m                          |                                       | <del>-</del>       | -  | and the second s |             | . •  |  |
|------------|---------------------------|--|---------------------------------------|---------------------------------------|--------------------|--|--|-------------|--|--|
| \   1      | 3 Ayat Ullah, रें।        | M.Sc(Stats)                                      | 20.09.197                             | 5 Nowshera                            | 19.6.2009 (Adhoc   |  | 24.10.2009   | initial     | DPW Office, Swabi                                |  |
| ) <u> </u> | Deputy Demographer        |  |                                       |                                       | basis)             |  | 24.10.2005   | - """       | or w Office, Swaut                               | -do-   |
| 1          |                           | M.P.A.   | 01.02.1976                            | Chitrai                               | 17.6.2009 (Adhoc   |  |  |             | F  |  |
| - 1        | AD/DDPWO/TPWO             |  | 5 5.02.137                            | Cinical                               | 1                  |  | _ 24.10.2009   | initial     | DPW Office, Chitral                              | -do-   |
| - 1        |                           | 14 C+(C+++-)"                                    | 20.02.4074                            |                                       | basis)             |  |  |             |  |  |
| ^          |                           | M.Sc(Stats)                                      | 20.03.1976                            | Peshawar                              | 18.6.2009 (Adhoc   | - · ·  | 24.10.2009   | initial     | DPWO, Hangu                                      | -do-   |
| -          | Deputy Demographer        | <del></del>                                      | <u> </u>                              |                                       | basis)             | }  |  |             | ,  |  |
| 1 1        |                           | MBA  | 15.09.1976                            | Peshawar                              | 16.6.2009 (Adhoc   |  | 24.10.2009   | initial     | DPW Office, Nowshera                             |  |
| •          | AD/DDPWO/TPWO             |  | 1                                     | ] • •                                 | basis)             |  | 1  | i iii.      | Dr W Office, NOWSHEID                            | -do-   |
| 1          | 7 Badshah Muhammd,        | M.A (Socialogy)                                  | 12.04.1977                            | Dir (L)                               | 24.6.2009 (Adhoc   | <del> </del>                                     | 74 40 7000   | <del></del> |  |  |
|            | Deputy Demographer        | 111111111111111111111111111111111111111          | 12.04.15//                            | Dii (C) .                             | . 1                |  | 24.10.2009   | initial     | DPW Office Dir(L)                                | -do-   |
| 18         |                           | M. C = (C) = 1 1 1                               |                                       |                                       | basis)             | <u> </u>   |  | _[          |  |  |
| 1 1        | ,                         | M.Sc (Chemistry)                                 | 20.04.1977                            | Karak                                 | 18.6.2009 (Adhoc   |  | 24.10.2009   | initial     | TPWO DPW Office Karak                            | -do-   |
| ļ          | AD/DDPWO/TPWO             |  |                                       |                                       | basis)             | 1  | · .  | 1           | 1  |  |
| 19         | Arafat Khan afridi,       | M.A. (Pol.Sc)                                    | 13.05.1977                            | Khyber Agenc                          | y 15.6.2009 (Adhoc | -  | 24.10.2009   | initial     | Agency PW Officer                                |  |
| L          | AD/DDPWO/TPWO             | · · · · ·  | - ' '                                 |                                       | (basis)            |  | 24.10.2003   | - """       | Agency PW Officer                                | -do-   |
| 20         | Fahad Sarwar              | M.A(Econ)  | 03.03.1978                            | Nowshera                              |                    | <del> </del>                                     |  |             |  | <u> </u>   |
| 1 -        | AD/DDPWO/TPWO             | ייייייייייייייייייייייייייייייייייייייי          | V3.U3.1978                            | Nowshera                              | 24.6.2009 (Adhoc   |  | 24.10.2009   | initial     | DPW Office, Nowshera                             | -do-   |
| 21         |                           | *          |                                       |                                       | basis)             |  |  |             |  |  |
| 21         | 1                         | M.A (Pol.Sc)                                     | 02.07.1979                            | Peshawar                              | 13.06.2009 (Adhoc  |  | 24.10.2009   | initial     | DPW Officer, Charsadda                           | -do-   |
|            | AD/DDPWO/TPWO             |  |                                       |                                       | basis)             |  |  | 1           | 2  |  |
| . 22       | Asghar Khan,              | M.A(History                                      | 05.02.1980                            | Mardan                                | 17.6.2009 (Adhoc   | <del>                                     </del> | 24.10.2009   | 1 - 1 - 1 - | 2011.075   |  |
|            | AD/DDPWO/TPWO             |  |                                       | 1                                     | · ·                | -  | 24.10.2009   | initial     | DPW Officer, Chitral                             | -00-   |
| 23         |                           | M.A (Pol.Sc)                                     | 15.09.1980                            | Ch14-                                 | basis)             | <del> </del>                                     | <u>·</u>   | <u> </u>    |  | <u> </u>   |
|            | AD/DDPWO/TPWO             | M.A (FOLSE)                                      | 12.09.1980                            | Charsadda                             | 15.6.2009 (Adhoc   |  | 24.10.2009   | initial     | DPW office, Charsadda                            | -do-   |
|            |                           |  | <del> </del>                          |                                       | basis)             |  |  | 1           | i  |  |
| 24         | 1.100, 1.001              | M.A  | 28.11.1981                            | Moh: Agency                           | 20.6.2009 (Adhoc   |  | 24.10.2009   | initial     | DPW Office, Charsadda                            | -do-   |
|            | AD/DDPWO/TPWO             | (Anthropology)                                   | 1                                     |                                       | basis)             | 1  |  |             | Di W Office, Charsadda                           | 00-  |
| 25         | Muhammad Qasim,           | M.Sc(Econ)                                       | 27.02.1982                            | Haripur                               | 20.6.2009 (Adhoc   | <del> </del>                                     | 34 40 2000   |             | <del>                                     </del> |  |
| J          | Deputy Demographer        | 1  |                                       | T.C. DO                               | 1                  |  | 24.10.2009   | initial     | DPW Office, Haripur                              | -do-   |
| 26         |                           | MBA  | 03.05.1003                            |                                       | basis)             | <u> </u>   |  | <u> </u>    | <u> </u>   |  |
|            | AD/DDPWO/TPWO *           | IVIDA  | 03.06.1982                            | Hangu                                 | 24.6.2009 (Adhoc   |  | 24.10.2009   | initial     | DDPWO(N.T) DPW Office                            | -do-   |
| 27         |                           | <del> </del>                                     |                                       | <u> </u>                              | basis)             |  | · .  | ł           | Hangu  |  |
| 27         | Fazal Azeem,              | MBA  | 25.06.1983                            | Charsadda                             | 15.6.2009 (Adhoc   |  | 24.10.2009   | initial     | PHQr, Peshawar                                   | -do-   |
| <u> </u>   | AD/DDPWO/TPWO             | 1  | j                                     | 1                                     | basis)             |  |  |             | i i i car, i cana wai                            | 1 -40-   |
| 28         | Muhammad Wagar Akhunzada, | MBA  | 15.12.1983                            | Moh: Agency                           | 22.6.2009 (Adhoc   |  | 24 40 2000   |             | <del> </del>                                     |  |
| ĺ          | AD/DDPWO/TPWO             | 1 ' '  |                                       | THOM: ABONCY                          | , , ,              |  | 24.10.2009   | initial     | DPW office, Charsadda                            | -do-   |
|            | ,, .,                     | [  |                                       |                                       | basis)             |  |  |             |  |  |
| 29         | Shahid Khan               | <del>                                     </del> | <u> </u>                              | <del> </del>                          |                    | •  | <u> </u>   |             |  | 8  |
| .   . 23   | 1                         | M.A (Socialogy                                   | 10.04.1984                            | Malakand                              | 15.6.2009 (Adhoc   | •••  | 24.10.2009   | initial     | DPW Office, Malakand                             | -do-   |
| ·          | AD/DDPWO/TPWO             |  | <u> </u>                              |                                       | basis)             |  |  |             |  |  |
| 30         | Sidra Nisar,              | M.Sc(Stats)                                      | 21.02.1985                            | Peshawar                              | 13.6:2009 (Adhoc   |  | 24.10.2009   | initial     | DPW office, Charsadda                            | <del></del>  |
|            | Deputy Demographer        |  |                                       |                                       | basis)             |  | 24.10.2003   | muai        | DPW office, Charsadda                            | -do-   |
| 31         | Bilal Khan Afridi.        | MBA  | 15.10.1986                            | Khuhar Assas                          |                    | <u>·</u>   |  | - :         |  |  |
| 1          | AD/DDPWO/TPWO             | 5/   | T7'TO'T300                            | Khyber Agency                         | 15.6.2009 (Adhoc   |  | 24.10.2009   | initial     | DPW Office, Kohistan                             | -do-   |
| 32         |                           |  |                                       |                                       | basis)             |  |  | <u> </u>    | 1  | 1  |
| ] 34       | Eid-ur-Rehman,            | M.Sc Socialogy                                   | 14/02/1975                            | Karak                                 | 25.06.2010         |  | 25.06.2010   | initial     | DPW Office, D.I.Khan                             | Seniority placed as per merit of PSC, KPK vide   |
| }          | Deputy Demographer        |  | •                                     | · i                                   |                    |  |  |             |  | the in the state of the state o |
| 1:         | 1                         |  |                                       |                                       |                    | •  | }  |             |  | their recommendation letter No. NWFP-PSC-  |
|            | <u> </u>                  | <u> </u>   |                                       |                                       | l' .               |  |  |             |  | SR-VI/51126 dated 31-10-2009   |
| 33         | Amin Ullah,               | M.Sc Socialogy                                   | 10/04/1979                            | Vacale                                | 25.00.2040         |  | <del>                                     </del>   | <u></u>     |  | <u> </u>   |
| ]          | Deputy Demographer        | 14112C 20CIAIORA                                 | 10/04/19/9                            | Karak                                 | 25.06.2010         |  | 25.06.2010   | initial     | DPW office, Charsadda                            | -do-   |
| 34         |                           |  |                                       |                                       | <u> </u>           | •  |  |             |  |  |
| 34         | Niaz Ahmad,               | M.Sc Socialogy                                   | 06/04/1976                            | Karak                                 | 25.06.2010         |  | 25.06.2010   | initial     | DPW Office, Kohat                                | 4-   |
| <u> </u>   | Deputy Demographer        |  |                                       | · .                                   |                    |  |  | 11,001      | or womice, konac                                 | -do-   |
| 35         | Rashid Ahmad,             | M.A  | 20/04/1981                            | L.Marwat                              | 25.06.2010         |  | 13F 0C 2C40  |             |  |  |
| l          | AD/DDPWO(N.T)TPWO         |  | ,-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | Livial Wat                            | 53.00.2010         |  | 25.06.2010   | initial     | on Deputation IPC                                | -do-   |
| 36         |                           | MBA 1  | 10/01/1076                            | 5. (1)                                | ·                  |  | [  |             | Department                                       |  |
| 1          | 1 1                       | MOA  | 10/01/1979                            | Dir (L)                               | 25.06.2010         | . ••   | 25.06.2010   | initial     | DPW Office, Dir (Lower)                          | -do-   |
| L          | AD/DDPWO(N.T)/TPWO        |  |                                       | <u> </u>                              | <u></u>            |  |  |             |  |  |
|            | •                         |  | -                                     | · · · · · · · · · · · · · · · · · · · |                    |  | <del></del>  |             |  | <u> </u>   |

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| \_ | $\mathcal{N}$ |   |
| 1  | المسا         | ) |
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| •              |         | - <del> </del>  |                   |            |               |   |            |                |          | F  |   |
|----------------|---------|---|-------------------|------------|---------------|---|------------|----------------|----------|--|---|
|                | •       |   |                   |            |               | · · · · · · · · · · · · · · · · · · ·     |            |                | •        |  |   |
|                | . 37    | - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1               | M.A               | T          | Abbottabad    | 31.10.2011                                | T -        | 31.10.2011     | initial  | DPW Office, Peshawar                     | -do-  |
|                | 38      | : AD/DDPWO(N.T)/TPWO : Sadiq Alam, AD/DDPWO(N.T)/TPWO | МВА               | 01/01/1983 | Malakand **   | 31.10.2011                                |            | 31.10.2011     | initial  | DPW Office, Malakand                     | -do-  |
| . <del>-</del> | 39      | Umer Faroog,  | MBA-              | 25/03/1983 | Nowshera      | 31.10.2011                                |            | 31.10.2011     | initial  | DPW Office, Nowshera                     | -do-  |
| :              | 40      | AD/DDPWO(N.T)/TPWO Abdul Qadeer,                      | M.A               | 01/05/1975 | S.W.Agency    | 31.10.2011                                | -          | 31.10.2011     | initial  | DPW Office, Hangu                        | -do-  |
| `,             | 41      | AD/DDPWO(N.T)/TPWO<br>Noor Hakim,                     | M.A               | 13/05/1980 | S.W.Agency    | 31.10.2011                                |            | 31.10.2011     | initial  | DPW Office, Bannu                        | -do-  |
|                | 42      | AD/DDPWO(N.T)/TPWO Jehan Zeb Khan,                    | МРА               | 05/05/1979 | S.W.Agency    | 31.10.2011                                | -          | 31.10.2011     | initial  | DPW Office, Tank –                       | -do-  |
|                | 43      | AD/DDPWO(N.T)/TPWO Noor Muhammad,                     | M.A (Pol.Sc)      | 15/08/1970 | S.W.Agency    | 31.10.2011                                |            | 31.10.2011     | initial  | DPW Office, Bannu                        | -do-  |
|                | 44      | AD/DDPWO(N.T)/TPWO Sagheer Musharraf,                 | M.A (Pol.Sc)      | 01/01/1978 | Mansehra      | 31.10.2011                                |            | 31.10.2011     | initial  | PHQr, Peshawar                           | -do-  |
|                | 45      | AD/DDPWO(N.T)/TPWO Mr.Bakhtiar, AD/DDPWO(N.T)/TPWO    | M.A.              | 15.08.1964 | Peshawar      | 21.6.1983                                 | 18/05/2006 | 13.01.2010     | Promotee | PHQr, Peshawar                           | Date of their promotion was subsequent to PSC recommendation of the officers from S.No.34 to 43 |
|                | 46      | Habib-ur-Rehman Sandeela<br>AD/DDPWO(N.T)/TPWO        | Matric            | 13.03.1961 | D.I.Khan      | 17.11.1982                                | 13.08.2003 | 13.01.2010     | Promotee | DPW Office, Haripur                      | 5.N0.34 to 45   |
|                | 47      | izaz Ahmad,<br>AD/DDPWO(N.T)/TPWO                     | MA, Socialogy     | 09.04.1962 | Charsadda     | 2.4.1988<br>2.7.1997 (absorbed<br>in pwd) | 17.08.2009 | 13.08.2011     | Promotee | RTI, Peshawar                            | -   |
|                | 48      | Muhammad Yousaf, Deputy Demographer                   | MA, Economics     | 05.01.1974 | D.I.Khan      | 05/09/2000                                | 17.08.2009 | 13.08.2011     | Promotee | DPW Officer, Tank                        | -   |
| -              | 49      | Kashif Fida, AD/DDPWO(N.T)/TPWO                       | M.Sc (Hon)        | 17.5.1974  | Peshawar      | 05.092000                                 | 17.08.2009 | 13.08.2011     | Promotee | PHQr, Peshawar                           |   |
|                | 50      | Mujeebullah, Deputy<br>Demographer                    | MPA               | 08.02.1976 | D.I.Khan      | 15/03/2001                                | 17.08.2009 | 13.08.2011     | Promotee | TPWO, Kulachi                            |   |
|                |         | Shah Farooq, Dy: Demographer                          | MSc (Economics)   | 15.04.1986 | Khyber Agency | 08.02.2016                                | 08.02.2016 | 08.02.2016     | initial  | DPW Office, Hangu                        |   |
| Ì              |         | Mr. Abdul Salam                                       | M.Com             | 02.09.1973 | Peshawar      | 01.09.2000                                | 09.09.2009 | 08.11.2017     | Promotee | AD(RH), DG Office, Peshawar              |   |
| ·              | 53      | Mr. Amin Khan   | B.Com             | 01.02.1976 | Peshawar      | 01.09.2000                                | 09.09.2009 | 08.11.2017     | Promotee | PS to DG                                 | - 8   |
|                | 54      | Mr. M. Kashif Khan                                    | M.A (Economics)   | 21.07.1977 | Nowshera      | 01.09.2000                                | 22.07.2010 | 08.11.2017     | Promotee | Accounts Officer, DG Office,<br>Peshawar | -   |
|                | 55 .    | Mr. Shahid Murad                                      | B.Com, M.A (Urdu) | 04/01/1972 | Peshawar      | 02.09.2000                                | 22.07.2010 | 08.11.2017     | Promotee |  |   |
| .              | -<br>56 | Mr. Saleem Ullah Khan                                 | MBA               | 15/09/1987 | Tank          | 12.12.2012                                | 12.12.2012 | 08.11.2017     | Promotee | TPWO, Tank                               | -   |
| -              |         | Shah Zeb  | MBA i             |            |               | -,-                                       | 17.12.2012 | 08.11.2017     | ·        | TPWO, Takhtbhae                          |   |
| -              |         | Afsar Khan  |                   | -          |               | 13.08.2004 (contract)                     |            | 08.11.2017     | Promotee | Dy: Demographer, DPW                     | -   |
|                |         | , modi_TM diff  | 1500 (LOOH)       | 1.10-1.10  |               | 23.7.2005 (Regular)                       |            |                |          | Office, Charsadda                        |   |
|                | -       |   |                   |            |               |   |            |                |          |  |   |
| ; L            |         |   | <u></u>           |            |               |   |            | <del>1 ,</del> | 11       |  | · · · · · · · · · · · · · · · · · · ·   |



| ١٢ | 59 | Muhammad Tariq | B.Sc   | 05/01/1977 | K.Agency | 13.08.2004 (contract)   | 23.7.2005 | 08.11.2017 | Promotee | AD(M&E) DG Office, |   |
|----|----|----------------|--|------------|----------|---|-----------|------------|----------|--------------------|---|
| 4  | ٠. |                |  | -          |          | 23.7.2005 (Regular)   |           |            | F        | Peshawar           |   |
|    |    |                | The state of the s |            |          | المعرفي المدينة الأساد المدينة المدينة المدينة المدينة المدينة المدينة المدينة المدينة المدينة المدينة المدينة<br>المدينة المدينة |           |            |          |                    |   |
|    | 60 | Shahab Ahmed   | M.Sc   | 11.04.1976 | Swabi    | 23.07.2005  | 23.7.2005 | 08.11.2017 | Promotee | TPWO, Swabi        |   |
|    | 61 | Ziaul Haq      | M.A.   | 30/10/1976 | Karak    | 23.07.2005  | 23.7.2005 | 08.11.2017 | Promotee | DPW Office, Karak  | - |

(DIRECTOR GENERAL) GOVERNMENT OF KHYBER PAKHTUNKHWA POPULATION WELFARE DEPARTMENT

#### Copy forwarded to the:-

- All District Population Welfare Officers, Principal RTIs, Peshawar, Abbottabad & Malakand in Khyber Pakhtunkhwa.

- All District Population Welfare Officers, Principal RTIs, Peshawar, Abbottabad & Malakand in Khyber Pakhtu
   PS to Secretary Establishment, Govt: of Khyber Pakhtunkhwa
   PS to Secretary, Population Welfare Department, Govt: of Khyber Pakhtunkhwa, Peshawar.
   PA to Advisor to CM for PWD, Khyber Pakhtunkhwa, Peshawar.
   All Ads/TPWOs/DDPWOs (NT)/Instructor (NT) & Dy: Demographer BPS-17 that if any objection/ommission found may be sent\*t this office within the stipulated time of 30 days.
- 6 Master File.

(Hidayat Khan) Deputy Director (Admn)

# **VAKALATNAMA**

| سا | <b>th a</b> | Ca.uet | "f |
|----|-------------|--------|----|
| m  | me          | Court  | OΙ |

## Khyber Pakhtunkhwa Service Tribunal, Peshawar

| Service Appea      | al No                        | of 2019                    |                                       |  |
|--------------------|------------------------------|----------------------------|---------------------------------------|--|
|                    |                              |                            |                                       | •  |
|                    |                              |                            |                                       | Petitioner Plaintiff Applicant Appellant Complainant |
|                    | Asif Mehmoo                  | d                          |                                       | Decree-Holder  |
| 1.1                | 7.011 11101111100            |                            |                                       | DGGGG HGIGGI   |
|                    |                              | <b>V</b> ERSUS             |                                       |  |
| . <i>a</i>         |                              |                            |                                       | Respondent<br>Defendant<br>Opponent<br>Accused       |
|                    | Govt. etc                    | -                          |                                       | Judgment-Debtor                                      |
|                    |                              |                            |                                       |  |
| I / We             | Asif Mehmood the ab          | ove noted Appe             | ellant do h                           | ereby appointed and                                  |
|                    | Muhammad Zafar Tahirl        | <del></del>                | · · · · · · · · · · · · · · · · · · · | High Court, to appear,                               |
|                    | compromise, withdraw or      |                            |                                       | *  |
| in the abov        | e noted matter, without a    | any liability for his defa | ult and with the                      | authority to engage any                              |
|                    | cate / Counsel at my / our   | •                          |                                       |  |
|                    |                              |                            |                                       |  |
| The Client         | / Litigant will ensure his p | resence before the Cou     | rt on each and e                      | every date of hearing and                            |
| the counse         | would not be responsible     | e if the case is proceed   | ded ex-parte or i                     | s dismissed in default of                            |
| appearance         | e. All cost awarded in fav   | our shall be the right of  | f Counsel or his                      | nominee, and if awarded                              |
| against sha        | all be payable by me/us.     |                            | -                                     |  |
| Me                 | ,                            |                            |                                       |  |
| 1 / We author      | orize the said Advocates t   | o withdraw and receive     | on my / our beh                       | alf all sums and amounts                             |
| payable or         | deposited on my / our acc    | count in the above noted   | l matter.                             |  |
| •                  | ,                            |                            | (B)                                   | Mariale  |
|                    | /                            |                            |                                       |  |
|                    |                              | •                          | C                                     | li <u>j</u> ent ,                                    |
|                    |                              | ·                          | 94                                    | la-  |
| g:<br>Dotold 11.0/ |                              |                            | M. Zafar/T                            | ahir   |
| Dated 11-04        | <u>+ -2U2U</u>               |                            | Attested & Accept                     | ed (Advocates)                                       |
| Office A           | TIQ LAW ASSOCIATES,          |                            | / /                                   | 1  |

87, Al-Falah Street, Besides State Life Building,

Peshawar Cantt, Phone: 091-5279529 E-mail: zafartk.advocate@gmail.com

# **VAKALAT NAMA**

NO. 3/88 /2020

| •   |   |                                   | •  | . •  |
|---|---|-----------------------------------|--|--|
| IN THE COURT OF <u>kp</u>   | Sexuice   | Tri                               | Suna)  | Peshawas   |
|   | nood VERSUS   |                                   |  | (Appellant)<br>(Petitioner)<br>(Plaintiff)   |
| Chief   | Secretary   | ف                                 | fe   | _ (Respondent)   |
| 70  |   |                                   |  | (Defendant)  |
| I/We, Respondent  | No:5  | <u>e</u>                          | Respons  | Lat No! 6  |
| Do hereby appoint and cons  Peshawar, to appear, plead me/us as my/our Counsel/Adv his default and with the auth my/our costs.  I/We authorize the said Advoc sums and amounts payable of | d, act, compromise vocate in the above hority to engage/a | se, withowe noted appoint ithdraw | draw or refe I matter, with any other Ad and receive o | r to arbitration for<br>nout any liability for<br>dvocate/Counsel on<br>on my/our behalf all |
| The Advocate/Counsel is als proceedings, if his any fee lef   | o at liberty to le  | eave my                           | /our case at   | any stage of the   |
| Dated/20  |   |                                   | (CLIEN   | IT)  |
| 4.7   |   |                                   | ACCEP  | TED  |
| · · ·   |   | -,                                | A. ASIF YO   | <u> </u>   |
|   |   | Advoca                            | te Supreme<br>&  | Court Peshawar.  |
| :   |   |                                   | TAIMUR AL  | 1  |
|   | ,   |                                   | & M  | ırt, Peshawar  |
|   |   | ·-                                | NOMAN ÅL<br>Ivocate Higl                               | I BUKHARI<br>1 Court   |
| OFFICE:   |   |                                   |  |  |

Room # FR-8, 4<sup>th</sup> Floor, Bilour Plaza, Peshawar,

Cantt: Peshawar Cell: (0333-9103240)

#### BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR.

#### SERVICE APPEAL NO. 3/88 /2020

Asif Mehmood

VS

Chief Secretary, Govt: of KPK etc.

# PARAWISE REPLY/COMMENTS ON BEHALF OF RESPONDENTS NO. 5 & 6.

#### RESPECTFULLY SHEWETH, PRELIMINARY OBJECTIONS

- 1. That the appellant has got no locus standi to file the instant appeal.
- 2. That no discrimination/injustice has been done to the appellant.
- 3. That the instant appeal is bad in the eye of law.
- 4. That the appellant has not come to this Tribunal with cleaned hands.
- 5. The appeal is based on distortion of facts and is not tenable in eye of law.
- 6. That the appellant has been estopped by his own conduct to file the appeal.
- 7. The present service appeal is based upon malicious/vexations and frivolous grounds.
- 8. That the service appeal is based on conjecture and surmises.
- 9. That the Service appeal is not maintainable its present from.
- 10. That the service appeal is bad due to mis-joinder and non-joinder of the parties.
- 11. That according to the law seniority list is to be determined on the basis of arrival (continuous officiation) not from the date not from the date of appointment or from Regularization date.
- 12. That all the proceeding regarding seniority has been conducted in accordance with the prevailing law.
- 13. That the appellant has filed the present service appeal contrary to Law and facts.
- 14. That the appellant has cancelled material facts from this Tribunal.

#### **ON FACTS:**

- 1. Denied for the want of knowledge.
- 2. Not related to the replying respondent.
- 3. Para No. 3 of the appeal is correct.
- 4. Para No. 4 of the appeal is correct to the extent that appeal of the respondent No. 5 and 6 were subjudice before the Honorable Service Tribunal however before the final order by the Tribunal, Departmental review committee was constituted and the matter

relating to the seniority list dated 04.10.2017 was reviewed as such in light of the decision of the review committee respondent No. 5 & 6 withdrawn their appeals. It is worth mentioning that review committee decided the seniority list in light of S of the Khyber Pakhtunkhwa (Employees Regularization of Services Act, 2009). Moreover such seniority list was duly approved by the competent forum. Further it is added that the seniority list all the cadre are determined on the basis of continuous of officiation which was evident from the different seniority of different cadre so the Department rightly determined the seniority of the replying respondent. Copy of the seniority list, letter dated 28.11.2016 & Regularization Act 2009 are attached as Annexure-A, B & C.

- 5. Para No. 5 is incorrect the seniority list dated 04.12.2019 were issued after due consideration in light of Section-4 (2) of the Khyber Pakhtunkhwa (Employees Regularization of Service Act, 2009 and all the seniority list as mentioned in above Para were determined on the basis of continuous of officiation/date of joining according to Section-4(2) of the Khyber Pakhtunkhwa (Employees Regularization of Service Act, 2009.
- 6. Denied for the wants of knowledge.
- 7. Para No. 7 is legal need no reply.

#### **GROUNDS.**

- A. Para-A is incorrect. The seniority list was prepared in accordance with Section-4(2) of Regulation Act, 2009, after due consideration of material facts on record. There is no legal bar on the authority to give notice to any one, while considering the seniority list. Furthermore the seniority was prepared in accordance with Section-4 (2) of Khyber Pakhtunkhwa (Employees Regularization Act, 2009. Read with the judgment dated 12.03.2019 of this Honorable Service Tribunal in Service Appeal No. 56/2018 Title Zawar Hussain Khan Versus Secretary Population Welfare Department Khyber Pakhtunkhwa Peshawar (Annexure-D). Moreover as mentioned in above Para-4 of the reply.
- **B.** Para-B is incorrect. In such like proceeding there is no needs to give notices to appellant or to anyone else. The rest of the para is already replied in Para-A above. Moreover the matter of seniority list is concerned there is no need of notices to be issued anyone because the seniority list always circulated annually amongst the all employees so

- if anyone feeling aggrieved he has remedy to file the appeal against the said seniority list.
- C. Para-C is incorrect. Progress Review Committee/ Dispute Resolution Committee were the competent authority for grant relief to respondent No. 5 & 6 in accordance with the provision of Section-4(2) of the Khyber Pakhtunkhwa (Employees Regularization Act, 2009. There is no legal bar on the departmental committee to constrain them not to review the seniority list. The committee has been given the power/mandate to consider such like court cases.
- **D.** Para-D is incorrect. The appellate is serving as Assistant Director not as an Additional Director.
- E. Para-E is incorrect. The departmental committee is constituted in line with the Establishment Department KP instructions vide Notification No. SO (Policies)/E&AD/2-1/2017 Dated 19.10.2017.
- **F.** Para-F is correct. The said procedure was followed by the department.
- G. Para-G is incorrect. The minutes of the meeting dated 15/11/2019 was forward to the competent forum vide letter No. SOE(PWD)4-109/DPR/532-36 dated 20.11.2019 (Annexure-E).
- H. Para-H is incorrect. As per TORs of the committee duly circulated by Establishment Department Govt. of KPK vide notification dated 26.03.2018, the committee is supposed to made negotiation with complainant to withdraw his cases accordingly, hence no need call others therefore the action was taken in line with the policy of Government.
- Para-I is incorrect. The term "Continuous Officiation" has already been defined by the law, Parliamentary Affairs & Hu8man Rights Department Govt of Khyber Pakhtunkhwa vide letter No. SO (OP-II)/LDS-I/2012—Vol-III-26384-86 dated 28.11.2016 (Annex-C). And Govt. of Khyber Pakhtunkhwa Establishment & Admin: Department (Regulations .Wing) Letter No. SOR-V(E&AD)4-31/2017 dated 17.08.2017 (Annex-D) and the Honorable Tribunal vide decision Honorable Service Tribunal in Service Appeal No. 56/2018 Title Zawar Hussain Khan Versus Secretary Population Welfare Department Khyber Pakhtunkhwa Peshawar. Moreover as mentioned in the Para-4 of the reply.

- J. Para-J is incorrect. The matter has already been clarified by the concerned quarter and decision of this Honorable Tribunal as explained above at Para-I. Moreover date of Continuous Officiation is joining date i.e from the date respondents and appellant join & start their duties.
- K. Para-K is incorrect. The seniority list has been corrected as per advise of the Law, Parliamentary Affairs & Human Rights Department Govt of Khyber Pakhtunkhwa vide letter No. SO(OP-II)/LD/S-1/2012-Vol-III-26384-86 dated 28.11.2016 and Govt. of Khyber Pakhtunkhwa Establishment & Admn: Department (Regulation Wing) letter No. SOR-V(E&AD)4-31/2017 dated 17.08.2017 as well as this Honorable Tribunal as explained in Para-I.
- L. Para-L is incorrect. The seniority list is correct according to the prevailing Law and prepared by the lawful authority and no discrimination has been effected upon any one's right.

It is therefore most humbly prayed that the appeal of the appellant may be dismissed being devoid of merit with costs.

Respondents No. 5 & 6

THROUGH:

(M. ASIF YOUSAFZAI) ADVOCATE SUPREME COURT OF PAKISTAN.

(SYED NOMAN ALI BUKHARI) ADVOCATE HIGH COURT

#### **AFFIDAVIT**

It is affirmed that the contents of this Parawise Comments are true and correct and nothing has been concealed.

DEPONENT

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

| Service Appeal No. 3/88 | /2020 |
|-------------------------|-------|
|-------------------------|-------|

Asib Mehmood

V/S

The Govt: of KPK etc.

# REPLY TO APPLICATION FOR INTERIM RELIEF ON BEHALF OF RESPONDENT NO. 5 & 6.

#### **RESPECTFULLY SHEWETH:**

- 1. No comments.
- 2. No comments.
- 3. Incorrect. The appeal of the appellant is devoid of merit and liable to be dismissed.
- 4. Incorrect the Department issued impugned seniority list is according to law and section-4(2) of the Khyber Pakhtunkhwa (Employees Regularization of Services Act, 2009).
- 5. Incorrect in case when varies of rules has been challenged so according to Supreme Court Judgment in such cases. Now status quo shall be granted.

It is therefore most humbly prayed that the stay application of the appellant may be dismissed being devoid of merit.

**RESPONDENT NO. 5 & 6** 

THROUGH:

(M. ASIF YOUSAFZAI) ADVOCATE SUPREME COURT OF PAKISTAN.

(SYED NOMAN ALI BUKHARI) ADVOCATE HIGH COURT

### GOVERNMENT OF KHYBER PAKHTUNKHWA LAW, PARLIAMENTARY AFFAIRS AND HUMAN RIGHTS DEPARTMENT

# MINUTES OF THE SCRUTINY COMMITTEE MEETING.

(AGENDA ITEM NO. 27)

SERVICE APPEAL NO. 56/2018 TITLED ZAWAR HUSSAIN KHAN VS GOVERNMENT OF KHYBER PAKITTUNKHWA SECRETARY POPULATION WELFARE DEPARTMENT AND OTHERS.

ancesting I the Scrutting Committee was held on 17.04.2019 at 12:00 hours in the office of Additional Societies, (Opinion) Law Parliamentary Affairs & Human Rights Départment under his Chairmanship to victerance the timess of the subject case for filing of appeal / CPLA in the Supreme Court of Pakistan. AAG We wat Ali Shahe was also present during the meeting being representative of Advocate General Country Pallatonikhwa

of the Chairman of the Committee invited the representatives of Population Welfare Department. Saleer Musharraf, AD (Lit) alongwith Mr. Zulfiqar, Supdt to apprise the Committee about the more ground of the case which they did accordingly and stated that the appellant filed the subject service approximate the sensority list 2017 in which the appellant's was brought to serial No. 10 while private respondents No. 3 to 9 were shown senior to the appellant. The Khyber Pakhtunkhwa Service Tribunal held the respondents are required to recast the impugned seniority list in the light of the relevant section. accepted the appeal and set aside the impugned orders dated: 15.11.2017 and 28.12.2017 vide judgment Phild 12,23 2019 Amon the Department intended to file CPLA against the judgment on the following

### CROUNDS:

the grounds as proffered by the representative of the Department were that the Court has ignored the record and material facts placed before it. The Scrutiny Committee raised a query that the Khyber Pakhtankhwa Service Tribunal has sent the case to administrative department for examination upon which the representative replied that the administrative department will examine the case of the appellant in the ught of the judgment of the Khyber Pakhtunkhwa Service Tribunal.

### DECISION:

Hence in view of above it was decided with consensus that the subject case may be returned to the Commission Department with remarks to comply with Service Tribunal order in accordance with law.

DEPUTY SOLICITOR





### GOVERNMENT OF KHYBER PAKHTUNKHWA LAW, PARLIAMENTARY AFFAIRS AND HUMAN RIGHTS DEPARTMENT

## MINUTES OF THE SCRUTINY COMMITTEE MEETING.

(AGENDA ITEM NO. 27)

### SERVICE APPEAU NO. 56/2018 TITLED ZAWAR HUSSAIN KHAN VS GOVERNMENT OF KHYBER PAKHTUNKHWA SECRETARY POPULATION WELFARE DEPARTMENT AND OTHERS.

Accepting of the Scrutiny Committee was held on 17.04.2019 at 12:00 hours in the office of Additional Secretary (Opinion) Law Parliamentary Affairs & Human Rights Department under his Chairmanship to describing the fitness of the subject case for filing of appeal / CPLA in the Supreme Court of Pakistan. AAG (Mr. Whayat Ali Shah) was also present during the meeting being representative of Advocate General Carry Pallandians

il a Chairman of the Committee invited the representatives of Population Welfare Department. sateer Musharrat, AD (Lit) alongwith Mr. Zulliqar, Supdt to apprise the Committee about the the graind of the case which they did accordingly and stated that the appellant filed the subject service appears of allenging the senionty list 2017 in which the appellant's was brought to serial No. 10 while private respondents No. 3 to 5 were shown senior to the appellant. The Khyber Pakhtunkhwa Service Tribunal held a respondents are required to recast the impugned seniority list in the light of the relevant section. . Edited the appear and set aside the impugned orders dated: 15.11.2017 and 28.12.2017 vide judgment The CPLA against the judgment on the following

### GROUNDS:

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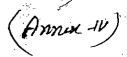
#### DECISION:

Hones in view of above it was decided with consensus that the subject case may be returned to the Agents strain a Department with remarks to comply with Service Tribunal order in accordance with law.

> $_{
> m ABID}$  JAMAL DEPUTY SOLICITOR



### GOVERNMENT OF KHYBER PAKHTUNKHWA LAW. PARLIAMENTARY AFFAIRS & HUMAN RIGHTS DEPARTMENT



No. SO(OP-II)/LD/5-1/2012-VOL-III 9-6384-85 DATED: PESH: THE DR NOV, 2016

To

The Secretary to Govt of Khyber Pakhtunkhwa, Population Welfare Department.

Subject:

DETERMINATION OF SENIORITY.

Dear Sir,

I am directed to refer to your Department letter No.SOE(PWD) 4-30/2012/ Vol-II/ 3074-76 dated 24.11.2016 on the subject noted above and to state that in accordance with sub-section 2 of section 4 of the Khyber Pakhtunkhwa Employees (Regularization of Services) Act, 2009, the inter se seniority of the Employees, whose services are regularized under this Act within the same service or cadre shall be determined on the basis of the continuous officiation in such service and cadre provided that if the date of continuous officiation in the case of two or more Employees is the same, the Employee older in age shall rank senior to the other one.

2. The fore referred provision of law clearly provides for determination of seniority on the basis of date of continuous officiation. The provision with regard to older age will be applicable in the eventuality, when the date of continuous officiation of two or more Employees is the same, and not in all cases.

Yours Faithfully,

Section Officer (Opinion-II)

Endst: of even No. & date.

Copy is forwarded to P.S to Secretary Law Department.

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# FINAL SENIORITY LIST OF STATISTICAL ASS STANTS EPS-12 POPULATION WELFARE DEPARTMENT, KHYBER PAKHTUNKHWA AS ON 03-04-2017

| 1              | Varre                  | Quatrication                  | Date of birth | 1: toourtie   | Date of joining<br>Govt. Service | Lower Grade | Present Grade | Date of joining the PW Deptt. | Regular    | Posting              | Remarks   |
|----------------|------------------------|-------------------------------|---------------|---------------|----------------------------------|-------------|---------------|-------------------------------|------------|----------------------|---|
| -              | Hamic Ali              | N S2                          | 10/04/1975    | Ladsjiedda    | 29.12.2006                       | 29.12.2006  | 29 12,2069    | 29.12.200ა                    | 29.12.2005 | DPWO Battagram       | 1-  |
| <u> </u>       | Akhtar Hussam          | M.A.(P. Science)              | 01/01/1960    | Charsadda     | 22.2.1986                        | 22.2.1986   | 22.2.1985     | 12.8.2002                     | Regular    | PHQr Peshawar        | Absorbed /  |
| <del>-</del> - | Nezar Ali              | ES:                           | 04/01/1981    | Chilral       | 5.5.2009                         | 5.5.2009    | 5.5.2009      | 6.5.2009                      | 24.10.2009 | DPW Office Chibal    | 1   |
| •              | Zawar Hussam           | 6Sc                           | 18/03/1986    | Mardan        | 5.5.2009                         | 6.5.2009    | 6.5.2059      | 6.5.2009                      | 24.10.2009 | DPW Office Mardan    | Achoc appointed                                       |
| 5              | Khair Muhanimad Afridi | 5Sc SSc                       | 02/05/1978    | Khyber Agency | 7.5.2009                         | 7.5.2009    | 7.5:2009      | 7.5 2009                      | 24.10.2009 | DPW Office Hangu     | has been<br>recularized w.e.l.                        |
| 5              | Shaleeg Alam           | i.iSc.                        | 04/01/1982    | Mohmand       | 7.5.2009                         | 7.5.2009    | 7.5.2009      | 7.5 2009                      | 24.10.2009 | DPW Office Malakand  | 24 10 2009 mos  |
| 7              | Hafiz Nasir Khan       | MSc ( Stats)<br>MBA (Finance) | 04/01/1984    | Charsadda     | 7.5.2009                         | 7.5.2009    | 7.5.2009      | 7.5 2009                      | 24.10.2009 |                      | Provit Assembly<br>Secretarizat KPK<br>Act No. XVI of |
| 8              | Fazal Wadood           | BSc                           | 04/08/1985    | Mardan        | 7.5.2009                         | 7.5.2009    | 7.5.2009      | 7.5.2009                      | 24.10.2009 | DPW Office Buner     | 2009  |
| 9              | Muhammad Najeem Khan   | BSc ·                         | 30/04/1985    | Dir Lower     | 11,5.2009                        | 11.5.2009   | 11.5.2009     | 11.5.2009                     | 24.10.2009 | DPW Office Dir Lower | ]   |
| 10             | Zakir Hussain          | BSc                           | 01/02/1979    | Chitral       | 14.5.2009                        | 14.5.2009   | 14.5.2009     | 144                           |            | DPWOffice Chitral    |   |
| 1              | Salman Babar           | MBA & MA( Pol:) 2 ****        | 10/01/1988    | Charsadda     | 12/10/2012                       | 12/10/2012  | 12/10/2012    | 12/10/2012                    |            | DPW Office Charsadda |   |

Deputy Director Francis



### Government of Khyber Pakhtunkhwa. Directorate General Population Welfare Plot No. 18, Sector E-8, Phase-7, Hayatabad, Pashawar

OFFICE ORDER

OFFICE ORDER

E.No.4(15)/2017/Administration of Section-8 of Knyber Pakhtunkhwa Civil Servants Act, 1973 read with rules 17 of Knyber Pakhtunkhwa Civil Servants (Appointment, E.No.4(15)/2017/Administration of Section-8 of Knyber Pakhtunkhwa is hereby ordered as a Parket of Section o F.No.415V2017/Admnts in pursuance of Section-8 of Knyber Pakhtunkhwa Civil Servants Act, 1973 resultant Welfare Department, Knyber Pakhtunkhwa is hereby ordered to rules 1989, the tentative seniority list of Statistical Assistant (8PS-12) (As stood on 09.11.2017), Population Welfare Department, Knyber Pakhtunkhwa is hereby ordered to rules 1989, the tentative seniority list of Statistical Assistant. Inforamtion.

TENTATIVE SENIORITY LIST OF STATISTICAL ASSISTANTS BPS-12 POPULATION WELFARE DEPARTMENT, KHYBER PAKHTUNKHWA AS ON MAIL 2017

| SVo.  | Name                   | Qualification                     | Date of birth | Domicile       | Date of joining<br>Govt. Service | Present Grade | Date of joining<br>the PW Depti. | Regularization | Posting  | Pernante   |
|-------|------------------------|-----------------------------------|---------------|----------------|----------------------------------|---------------|----------------------------------|----------------|--|--|
| •     | Famili A.              | M.Sc                              | 10/04/1975    | Abboltabad     | 29.12.2006                       | 29.12.2006    | 29.12.2006                       | 29.12.2006     | DPWO Battaçıan   | Though PIC   |
|       | Addition this service. | M.A (P. Science)                  | 01/01/1960    | Charsadda      | 22,02,1986                       | 22.02.1986    | 12.8.2008                        | _              | DG Office, Peshawar  | Alastoni / educad from the mandow po<br>this other selection. (COMP-<br>2007/closs/ich. 2007/4/0 come<br>2007/200  |
| 3     | Case Multanamed Africa | BSc                               | 02/05/1978    | Khyber Agency  | 07.05.2009                       | 07.05.2009    | 37.05.2009                       | 24.09.2009     | DPW Office Hangu   | Advantage to beauty  |
| 4 2   | Zakir Niessain         | MA (Anthropology)                 | 01/02/1979    | Chitral        | 14.05.2009                       | 14.05.2009 -  | 14.05.2009                       | 24.09.2009     | DPWORCE Office   | there as become second than the  |
| 5 N   | REAL A.                | MSc (Statistics)                  | 3491/1981     | Chitral        | O6.C5.2009                       | 06.05.2009    | 06.05.2009                       | 24.09.2009     | OPW Office Dates   | AGE CAST TO BE EXPERIENT   |
|       | trates Alam            | M/Sc                              | 04/01/1982    | Mohmand Agency | 07,05.2009                       | 07.05.2009    | 07.05.2009                       | 24.09.2009     | DPW Office Malakand  | MATTER STATE OF A STAT |
|       | afte Nasir Khan        | MSc (Statistics)<br>MSA (Finance) | 54/01/1984    | Charsadda      | 07.05.2009                       | 07.05.2009    | 07.05.2009                       |                | DG Citics, Peshawar<br>(working against the post<br>of Photographer) | SCEPHICA MEETING WHITE CHAN<br>200 Oz. 2077.   |
|       | tammac Najeem Knan     | BSc                               | 30/04/1985    | Dir Lower      | 11.05.2009                       | 11.05.2009    | 11.05.2009                       | 24.C9.2009     | DPW Office Dir Lower   | 1  |
| 1     | al Warroom             | BSc                               | C4/08/1985    | Mardan         | 07.05.2009                       | 07.05.2009    | 07.05.2009                       | 24.09.2009     | DPW.Office Buner   | 1  |
| 1     | ar Hussain             | 9Sc                               | 18/03/1986    | Mardan         | 06.05.2009                       | 06.05.2009    | 06.05.2009                       | 24.09.2009     | DPW Office Marcie:   | _  |
|       | Mihammad               | M.Sc                              | 21/04/1988    | Bannu          | 16/10/2012                       | 16/10/2012    | 16/10/2012                       |                | -  | Spring adopted up the based register<br>Park-17 (1924) the assembly Principle of the<br>Parks 1968, IFP, 2017ACISM, Personal<br>Edition 2011   |
| Salma | n Bacar                | MBA & MA( Pol:)                   | 10/01/1988    | Charsadda      | 12/10/2012                       | 12/10/2012 1  | 2/10/2012                        |                | PW Office Characita  | <b>.</b>   |

(Director General) Population Welfare Department Khyber Pakhtunkhwa

#### Copy lorwarded to that-

- 1. All Directors, PWD, KP, Peshawar.
- 2. Principals RTI, Chief Medical Officer ERH and All District is, windon Welfare Officers, Khyber Pakhtunkhwa with the direction to distribute the seniority among the concerned officials in obtained receipt certificate to this effect shall be furnished to this office for record within 30 days.
- J. PA to Advisor to CM for PWD, KP, Pashawar.
- 4. PS to Secretary to Govt: of KP, PWD, Peshawar.
- 5. PS to Director General, PWD, KP, Peshawar.
- 6. Officials concerned C/O DPWOs.
- 7. F.No. 4(5)/Admn
- 8. Master File.

Deputy Director (Admin)

#### Government of Khyber Pakhtunkhwa, Directorate General Population Welfare PloUNo. 18, Sector E-8, Phase-7, Hayatabad, Peshawar

Dated Peshawar the 26.12.2018.

F.No.4(15)/2017/Admn; In pursuance of Section-8 of Khyber Pakhtunkhwa Civil Servants Act, 1973 read with rules 17 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) rules 1989, Find at 19 FAULTHACTURE: In pursuance of Sections of Religious Control of Con

Inforantion and will be finalized as per Judgment of Service. Tribunal KP, Peshawar in Service Appeal No. 56/2018 title Mr. Zawar Hussain VS Govt: of KP

| 1           | nforan | ntion and will be finalized a | as per Judgment c    | n dervice     | -<br>-         | n i tiratan                      |               | Date of joining | Dale of         | Posting 65                                 | Remarks   |
|-------------|--------|-------------------------------|----------------------|---------------|----------------|----------------------------------|---------------|-----------------|-----------------|--|---|
| r           |        |                               | Qualification        | Date of birth | Domicila       | Date of joining<br>Govt. Service | Present Grade | the PW Depti    | Regularization  | DPW Office Hangu                           | Achoc appointments has been regularized vide  |
|             | SNo.   | Name .                        |                      | 1 .           | Khyber Agency  | 07.05.2009                       | 07.05 2009    | 07 05 2009      | 24 05 1000      | ·  | promulgation of ordinance i.e. 24.09.2009, where se<br>intersee seniority has been determined se per analogy of |
| - x         | 1      | Khair Muhammad Alridi         |                      | 02,03,12,1    | Chitral        | 14 05 2009                       | 14,05,2009    | 14.05 2009      | 24.03 2000      | DPWO(fice Chitral                          | Inne_11 free Like Admir Dept. letter NO. SOE(PYYU)* , ] if  |
| We .        | · 2    | Zakir Hussain                 | Inpi (rankmap - 1377 | 01/02/1979    |                | 06.05 2009                       | 06.05.2009    | 06.05 2009      | L 1100-11-1     | DPW Office Chitral                         | 30/2012/Vol-II/1425-27 deled 05th Oct: 2017, and Vol-<br>Adren: Department guidence letter No. SOE(PWD)4-       |
| P           | 3      | Nazar Ali                     | Mac (aminor)         | 04/01/1981    | Chitral        | 07.05 2009                       | 07.05.2009    | 07.05 2009      | 2 .,            | DPW Office Malakand                        | 30/2012/Vol-IV1911-13 deled 20th OCE 2017.  |
| De onlo     |        | Shafeeq Alam                  | MSc                  | 01/04/1982    | Mohmand Agency | <u> </u>                         | 1             | 07.05.2009      | 24.09.2009      | DG Office, Peshawar                        |   |
| 97          | •      | Hafiz Nasir Khan              | MSo-( Statistics)    | 01/04/1984    | Charsadda      | 07.05 2009                       | 07.03.232     |                 | 1               | (working against the post<br>Photographer) |   |
| y on I way! | •      |                               | MBA (Finance)        | 1             |                | }                                |               | <u> </u>        |                 | DPW Office Dir Lower                       | <del>31</del> - 7619  |
| mo Ko Ch    |        | ·                             |                      | 20/04/1985    | Dir Lower      | 11 05.2009                       |               | 11.05.2009      |                 | DPW Office Buner                           |   |
| Carolina .  | 6      | Muhammad Najeem Khan          | M.Sc (Statistics)    | 04/08/1985    | Mardan         | 07.05.2009                       | 07.05.2009    | 01.00 2.00      | 24.05.200       |  |   |
| 20          | 7      | Fezal Wadood.                 | BSc                  | ·             | Mardan         | 06.05.2009                       | 06.05.2009    | 06.05.2009      | 24,05.2000      | DPW Office Mardan                          | Seniority assigned on the basis of merit under Rule 17  |
| (30)        | В      | Zawer Hussain                 | 8Sc                  | 18/03/1986    | Bannu          | 16/10/2012                       | 16/10/2012    | 16/10/2012      | -               | DPW Office, Bannu                          | "Trival tile seniority Part VI of the APT Fuses 1909, Or the april  |
| 300         | 9      | Raza Muhammad                 | MSc                  | 01/04/1988    | Catho          |                                  |               |                 |                 | 1  | ESTACODE (Revised Edition) 2011   |
| Lines       | 1      | ,,                            | ]                    |               | 1              |                                  |               |                 |                 |  | 10 do   |
|             |        | /                             |                      |               | Charsadda      | 12/10/2012                       | 12/10/2012    | 12/10/2012      |                 | DPW Office Charsedda                       |   |
| ne !!       | 10     | Salman Babar                  | MBA & MA(POL)        | 10/01/1988    | (4)230000      | 1                                |               |                 | this star Canno | ati /s                                     |   |

(Director General) Population Welfare Department

- 1 All Directors /All Principals RTI /All DPWOs, PWD, KP, for Information with the request to distribute the same amongst the concerend officials and submit
- Official concerned for information and to submit objection / No objection certificate in either case to this office within 30 days.
- PS to Director General, Population Welfare Department, Govt; of Khyber Pakhtunkhwa, Peshawar.

(Hidayal (Barra))
Deputy Director (Admn)





Government of Khyber Pakhtunkhwa. Directorate General Population Welfare Plot No. 18. Sector E-8, Phase-7, Hayatabad, Peshawar

Dated Peshawar the 24/6/2019.

#### **XFFICE ORDER**

F.No.4[1592017]Admnt-: In pursuance of Section-8 of Khyber Pakhtunkhwa Civil Servants Act. 1973 read with rules 17 of Khyber Pakhtunkhwa Civil Servants (Appointment Promotion & Transfer) rules 1555, the final senionty list of Statistical Assistant (BPS-12) (As stood on 14 06 2019), Directorate General, Population Welfare Department, Khyper Pakhtunkhwa is hereby ordered/circulated for general information.

|      |                |                      |                    |               | •              |                                  |               |                                 | ·              | ,                            | 1  |
|------|----------------|----------------------|--------------------|---------------|----------------|----------------------------------|---------------|---------------------------------|----------------|------------------------------|--|
| -    | Silo           | llate                | Ousification       | Date of birth | Domicile       | Date of joining<br>Gov/L Service | Present Grade | Date of pining<br>the PNV Dept. | Regularization | Posting                      | Acron apparetients has over regularized and Acron appareties the second appareties and apparetie |
|      |                | _                    | ]                  |               |                |                                  | 12.01.2000    | රජි රජි වර්ජ                    | 24 09 2009     |                              |  |
| 1    | 1              | lazar Ali            | MSc (Statistics)   | 04/01/1981    | Chitral        | 05 05 2009                       | 0.00.00       | 05 05 2019                      | 24,69,2009     | DPVI Office Mardan           | wasse sentri his tee marret is parted  |
| · .t |                | Zawar Hussan         | 55c                | 18/03/1988    | Mardan         | 06.05.2009                       | 103,03 2000   |                                 | 24.09.2003     | DPW:Office Hangu             | Times Person out of the Continue   |
| ٠ ٢  |                |                      | IBSc .             | 02/05/1978    | Khyter Acency  | 07 05 2009                       | 101.03.2000   |                                 | 24 09.2009     | DPV/ C#.ce Male/ and         | LECTOR SEC. OF MICH IN TRUITS IN THE   |
| 1    |                | Shaleed Alam         | IMSc.              | 01/04/1982    | Mohmand Agency | 07.05.2009                       | 107,03,2003   | 67 05.2009                      | 24.09.2009     | IDG Office, Pestiawar        | Literan Inan   |
| 1    | - 5            | Hafz Nase Khan       | MSc ( Statistics)  | 01/04/1984    | Charsadda      | 07.05.2003                       | 07.05.2009    | ,                               | 1              | (working against the post of | 1  |
| - ]  |                | THE THE TOTAL        | MBA (Finance)      |               | 1              | }                                | 1             |                                 | 1_             | Photographer)                | 1  |
| 4    | ļ <sup>*</sup> | 1                    |                    | 1             | <u></u>        | <u> </u>                         | 27.00         | 07 05 2009                      | 24 09,2009     | DPW Office Buner             | 1  |
|      | 6              | Fazal Wadood.        | 2Sc                | 01/08/1985    | Mardan         | 07 05 2009                       | 07 03 2000    | 11 05 2009                      | 24 09 2009     | DPW Office Dir Loner         |  |
|      | + +            | Muhammad Naieem Khan | M Sc (Stabsbos)    | 20/04/1925    | Dir Lower      | 11 05.2009                       | 11002003      | 11.05.2009                      | 24 09 2003     | DPWOffice Chitral            | Senanti assegnet on the table of more units Fulfill (  |
|      |                | Zakir Hussan         | IAA (Anthropology) | 01/02/1979    | Chital         | 14,05,2009                       | 16/10/2012    | :6/10/2012                      | -              | DPW Office, Bannu            | Senanti, assignation the table of digital state (1909, 1907) [1949] the senanty Plantin (1919, APT Puber 1909, 1907) [1949]  |
| . *  | -              | Pata Nunammad        | WSc.               | 01/04/1938    | Bannu          | 16/10/2012                       | 16/10/2012    | ,                               |                |                              | [1](a) the service   Fabra Education   2011  |
|      | 300            | p realistration      |                    |               |                | - }                              |               |                                 |                | }                            |  |
| į.   |                | <u> </u>             | •                  |               |                | 1                                |               |                                 | 1              |                              |  |
| · ·  | l ·            | • •                  | ·                  |               | T i            | ļ                                | ļ             |                                 | <del>-</del>   |                              | 40   |
|      | 1              |                      |                    | 1             |                | ·                                | 12/10/2012    | 12/10/2012                      |                | DPW Office Charsadda         | 1  |
|      | <b>—</b>       | 0.1                  | WEA & MA( Pol.)    | 10/01/1988    | Charsadda      | 12/10/2012                       | 101020        |                                 | 10.            |                              |  |
| ٠    | 10             | Salman Babar         | THE OWNER OF       | 1.4.4         |                | _                                |               |                                 | (Director Gene | ral)                         |  |

(Director General) Population Welfare Department

1 All Directors /All Principals RTI /All DPWOs, PWD, Khyber Pakhtunkhwa.

2 Officials concerned C/O DPWOs concerned.

PS to Director General, Population Welfare Department, Govt. of Khyber Pakhtunkhwa, Peshawar.

Assistant Director (Admn)

(Annex-1)

THE [KHYBER PAKHTUNKHWA] EMPLOYEES (REGULARIZATION OF SERVICES) ACT, 2009.

(2 KHYBER PAKHTUNKHWA] ACT NO. XVI OF 2009)

### CONTENTS

### **PREAMBLE**

### **SECTIONS**

- 1. Short title and commencement.
- 2. Definitions.
- 3. Regularization of services of certain employees.
- 4. Determination of seniority.
- 4A. Overriding effect.
- 5. Repeal,

### THE 3[KHYBER PAKHTUNKHWA] EMPLOYEES (REGULARIZATION OF SERVICES) ACT, 2009. (IKHYBER PAKHTUNKHWA] ACT NO. XVI OF 2009)

[First published after having received the assent of the Governor of the [Khyber Pakhtunkhwa] in the Gazette of [Khyber Pakhtunkhwa] (Extraordinary) dated the 24th October, 2009]

#### AN**ACT**

to provide for the regularization of the services of certain employees appointed on adhoc or contract basis.

WHEREAS it is expedient to provide for the regularization of the services of certain employees appointed on adhoc or contract basis, in the public interest, for the purposes hereinafter appearing;

It is hereby enacted as follows:-

- Short title and commencement.---(1) This Act may be called the <sup>7</sup>[Khyber Pakhtunkhwa] Employees (Regularization of Services) Act, 2009.
  - It shall come into force at once.
- Definitions .--- (1) In this Act, unless the context otherwise requires.-
  - "Commission" means the 8[Khyber Pakhtunkhwa] Public (a) Service.Commission;
  - "contract appointment" means appointment of a duly qualified (aa) person made otherwise than in accordance with the prescribed method of recruitment;
  - (b) "employee" means an adhoc or a contract employee appointed by Government on adhoc or contract basis or second shift/night shift but does not include the employees for project post or appointed on work charge basis or who are paid out of contingencies;

Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011
Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011
Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011
Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

- "Government" means the Government of the [Khyber (c) Pakhtunkhwa];
- "Government Department" means any department constituted (d) under rule 3 of the 10 [Khyber Pakhtunkhwa] Government Rules of Business, 1985, and does not include any section of a Department or an organization which is federally funded;
- "law or rule" means the law or rule for the time being in force (e) governing the selection and appointment of civil servants; and
- "post" means a post under Government or in connection with (f) the affairs of Government to be filled in on the recommendation of the Commission.
- The expressions "adhoc or contract appointment" and "civil servant" shall have the same meanings as respectively assigned to them in the 11 [Khyber Pakhtunkhwa] Civil Servants Act, 1973 (12 [Khyber Pakhtunkhwa] Act No. XVIII
- Regularization of services of certain employees.--- All employees including recommendees of the High Court appointed on contract or adhoc basis and holding that post on 31st December, 2008 or till the commencement of this Act shall be deemed to have been validly appointed on regular basis having the same qualification and experience for a regular post:

Provided that the service promotion quota of all service cadres shall not be affected.

- Determination of seniority.---(1) The employees whose services are regularized under this Act or in the process of attaining service at the commencement of this Act shall rank junior to all civil servants belonging to the same service or cadre, as the case may be, who are in service on regular basis on the commencement of this Act, and shall also rank junior to such other persons, if any, who, in pursuance of the recommendation of the Commission made before the commencement of this Act, are to be appointed to the respective service or cadre, irrespective of their actual date of appointment.
- The seniority interse of the employees, whose services are regularized under this Act within the same service or cadre, shall be determined on the basis of their continuous officiation in such service or cadre:

Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

<sup>12</sup> Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

Provided that if the date of continuous officiation in the case of two or more employees is the same, the employee older in age shall rank senior to the younger one:

- 4A. Overriding effect.—Notwithstanding any thing to the contrary contained in any other law or rule for the time being in force, the provisions of this Act shall have an overriding effect and the provisions of any such law or rule to the extent of inconsistency to this Act shall cease to have effect.
- 5. Repeal.---The North-West Frontier Province Employees (Regularization of Services) Ordinance, 2009 (N.-W.F.P. Ordinance No. VII of 2009) is hereby repealed.

### BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE

### TRIBUNAL, PESHAWAR

| In Service Appeal No. 3)88 /2020 | In Service Appeal | No. <u>3</u> | 188 | _/2020 |
|----------------------------------|-------------------|--------------|-----|--------|
|----------------------------------|-------------------|--------------|-----|--------|

Mr. Asif Mehmood (Appellant)

Versus

The Secretary, Govt. of Khyber Pakhtunkhwa

Population Welfare Department, Peshawar etc.

(Respondents)

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| 3.    | Service Tribunal Judgment dated 12.03.2019 in service appeal No. 56/2018 Title Zawar Hussain Khan VS Govt. of Khyber Pakhtunkhwa  | A         | 6-10  |
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| 7.    | Advise of the Khyber Pakhtunkhwa Law, Parliamentary Affairs & Human Rights Department Govt of Khyber Pakhtunkhwa vide letter No. SO (OP-II)/LD/S-1/2012-Vol-III-26384-86 dated 28.11.2016 | E         | 15    |
| 8.    | Advise of the Govt. of Khyber Pakhtunkhwa Establishment & Admn: Department (Regulation Wing) letter No. SOR-V (E&AD)/4-31/2017 dated 17.08.2017   | F         | 16    |

(Kashif Fida)

Assistant Director (Admn)
Directorate General, Population Welfare

Respondent No. 4

(In Person)

### BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

### PÈSHAWAR

| in Service Appear No.516 | 16/2020.      |          |  |             |  |
|--------------------------|---------------|----------|--|-------------|--|
| Asif Mehmood             |               |          |  | (Appellant) |  |
|                          | <b>秦人往今</b> 。 | 1. 10. 4 |  |             |  |
|                          | Versus        | •        |  |             |  |
|                          |               | •        |  |             |  |

The Secretary, Govt. of Khyber Pakhtunkhwa

Population Welfare Department, Peshawar etc

(Respondents)

### PARAWISE REPLY/COMMENTS ON BEHALF OF THE RESPONDENT No. 4 (SN PEXSON)

Respectfully Sheweth,

### PRELIMINARY OBJECTIONS.

- 1. That no discrimination / injustice has been done to the appellant.
- 2. That the instant appeal is bad in the eye of law.
- 3. That the appellant has not come to this Tribunal with cleaned hands.
- 4. The appeal is based on distortion of facts and is not tenable in eye of law.
- 5. That according to the law the seniority list is to be determined on the basis of arrival (continuous officiation) not from the date of appointment or from the Regularization date.
- 6. That all the proceeding regarding seniority has been conducted in accordance with the prevailing law.
- 7. That the appellant has filed the present service appeal contrary to Law and facts.
- 8. That the appellant has concealed material facts from this Tribunal.

this.

### **ON FACTS**

- 1. No comments refer to record.
- 2. No comments refer to record.
- 3. Para No.3 of the appeal is correct.

- 2
- 4. Para No.4 of the appeal is correct to the extent that appeal of the respondent No.5 and 6 were subjudice before the honorable service tribunal. However before the final order by the Tribunal, The Departmental progress Review Committee already constituted in order to streamline the working of litigation section to review the matter relating to the seniority list dated 4<sup>th</sup> October, 2017 was reviewed and as such in light of the decision of the review committee respondent No. 5 & 6 withdrawn their appeals. It is worth mentioning that review committee decided the seniority list in light of Section-4 (2) of the Khyber Pakhtunkhwa (Employees Regularization of Services Act, 2009. Moreover such seniority list was duly approved by the competent forum.
- 5. Para No. 5 is incorrect. The seniority list dated 04.12.2019 were issued after due consideration in light of Section-4 (2) of the Khyber Pakhtunkhwa (Employees Regularization of Service Act, 2009. While the rest of the para is not related therefore need no comments.
- <u>6.</u> Para No. 6 pertains to record hence needs no comments.
- 7. Para No. 7 is Legal need no reply.

### **ON GROUNDS**:

- A. Para-A is incorrect. The seniority list was prepared in accordance with Section-4

  (2) of KP (Employees Regularization Act, 2009. read with the judgment dated 12.03.2019 of this Honorable Service Tribunal in Service Appeal No. 56/2018

  Title Zawar Hussain Khan Versus Secretary Population Welfare Department Khyber Pakhtunkhwa Peshawar (Annex: A).
- B. Para-B is incorrect. And is already replied in Para-A above.
- C. Para-C is incorrect. Progress Review Committee / Dispute Resolution Committee was the proper forum for granting relief to respondent No. 5 & 6 in accordance with the TORs No (iii) of DPRC as defined in the litigation policy circulated vide Notification No SO( Policy)1-41/2018 dated 26-03-218. (Annex: B). There is no legal bar on the departmental committee to constrain them not to review the seniority list. The committee has been given the power / mandate to consider such like court cases.
- D. Para-D is incorrect. The appellate is serving as Assistant Director not as an Additional Director. As per Khyber Pakhtunkhwa Litigation Policy circulated

3

vide No. SO (Policy) 1-141/2018 dated 26.03.2018 (Annex: B), there are two committees i.e. Provincial Progress Review Committee (PPRC) and Departmental Progress Review Committee (DPRC) and the committee as referred by the appellant is not applicable in the instant case.

- E. Para-E is correct. The Departmental Committee was constituted in line with the Litigation Policy of the Provincial Government referred at Para-D above.
- F. Para-F is incorrect. Population Welfare Department duly forwarded the minutes of the DPRC meetings held on 28.10.2019 and 15.11.2019 to the Khyber Pakhtunkhwa Law, Parliamentary Affairs & Human Rights, Department Peshawar vide letters NO. SOE (PWD) 4-109/2019/DPRC dated 31.10.2019 (Annex: C) & No. SOE (PWD) 4-109/2019/DPRC/532-36 dated 20.11.2019 respectively in line with the TORs No. IV of DPRC defined in the Litigation Policy of the Province at Annex: B. Furthermore the revised seniority list of BPS-17 (N.T) was also got approved from the Competent Authority vide Note dated 02.12.2019.
- G. Para-G is incorrect. The minutes of the meetings the DPRC were regularly forwarded to the quarter concerned and the said seniority list was got approved from the competent authority as explained above at Para-F.
- H. Para-H is incorrect. As per TORs of the committee duly circulated by Establishment Department Govt. of KP vide Notification dated 26/03/2018 at Annex: B, the committee is supposed to made negotiations with litigants to withdraw their cases accordingly, hence there was no need to call others therefore the action was taken in line with the policy of the Government.
- Para-I is incorrect. As per rules of business, interpretation on law points/ issues is the business of law, Parliamentary Affairs & Human Rights Department Govt of Khyber Pakhtunkhwa. The term "Continuous Officiation" has already been defined by the law, Parliamentary Affairs & Human Rights Department Govt of Khyber Pakhtunkhwa vide letter No. SO (OP-II)/LD/S-1/2012-Vol-III-26384-86 dated 28.11.2016 (Annex: E), and the Govt. of Khyber Pakhtunkhwa Establishment & Admn: Department (Regulation Wing) letter No. SOR-V (E&AD)/4-31/2017 dated 17.08.2017 (Annex: F) and this Honorable Tribunal

vide decision dated 12.03.2219 in Service Appeal No. 56/2018 Titled Zawar Hussain Khan Versus Secretary Population Welfare Department Khyber Pakhtunkhwa Peshawar at Annex: A that the term "continuous of officiation" is the date of arrival and as such the undersigned appraised the DPRC as per available record.

- J. Para-J is incorrect. The matter has already been clarified by the concerned quarters and decision of this Honorable Tribunal as explained above at Para-I.
- K. Para-K is incorrect. The seniority list has been corrected as per advice of the Law, Parliamentary Affairs & Human Rights Department Govt of Khyber Pakhtunkhwa vide letter No. SO (OP-II)/LD/S-1/2012-Vol-III-26384-86 dated 28.11.2016 and Govt. of Khyber Pakhtunkhwa Establishment & Admn: Department (Regulation Wing) letter No. SOR-V(E&AD)/4-31/2017 dated 17.08.2017 as well as this Honorable Tribunal as explained in Para-I.
- L. Para-L is incorrect. The seniority list is correct according to the prevailing Law and prepared by the lawful authority and no discrimination has been effected upon any one's right.

Prayer:-

It is therefore most humbly prayed that by acceptance of this reply the Service Appeal of the Appellant may kindly be dismissed with cost.

Any other relies though not specifically prayed for deem fit in circumstances of the case may kindly be granted.

(Kashif Fida)

Assistant Director (Admn)

Directorate General, Population Welfare

Respondent No. 4

(IN Person)

### BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

### **PESHAWAR**

| n Service Appeal No. 318     |                   |   |               |
|------------------------------|-------------------|---|---------------|
| Mr. Asif Mehmand             |                   | • | (Appellant)   |
|                              |                   |   |               |
|                              | Versus            | •                                       |               |
| he Secretary, Govt. of Khybo | er Pakhtunkhwa    |   | •             |
| Population Welfare Departme  | ent, Peshawar etc |   | (Respondents) |

### Affidavit.

I Mr. Kashif Fida, Assistant Director (Admn), Directorate General, PW Peshawar do solemnly affirm and declare on oath that the contents of para-wise comments/reply are true and correct to the best of my knowledge and available record and nothing has been concealed from this Honorable Tribunal.

(Kashif Fida)
Assistant Director (Admn)
Directorate General, Population Welfare
Respondent No. 4

( Jy Person)

# TOKE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR



Service Appeal No. 56 /2018

Reservation Halpenians Reservations Linguistics are as

Zawar Hussain Khan, Statistical Assistant, Office of the District Population Welfare, Dutex 12-1-2018

.: Appellant

Versus

- The Secretary,
  Govt. of Khyber Pakhtunkhwa,
  Population Welfare Department, Peshawar.
- The Director General, Population Welfare Department, Khyber Pakhtunkhwa, Peshawar.
  - Khair Muhammad Afridi,
     Statistical Assistant,
     Office of the District Population Welfare,
     District Hangu.

4. Zakir Hussain,
Statistical Assistant,
Office of the District Population Welfare,
District Chitral.

5. Nazar Ali,
Statistical Assistant.
Office of the District Population Welfare,
District Chitral.

Shafeeq Alam,
 Statistical Assistant,
 Office of the District Population Welfare,
 District Malakand.

Hafiz Nasir Khan,
 Office of the Director General,
 Population Welfare Department Peshawar.

Muhammad Najeem Khan,
 Office of the District Population Welfare,
 Dir Lower.

W. J.

Filedian 6

Reservationed to day





Appeal No. 56/2018

Date of Institution

... 12.01.2018

Date of Decision

... 12.03..2019

Zawar Hussain Khan, Statistical Assistant, office of the District Population Welfare, (Appellant)

#### **VERSUS**

The Secretary, Govt: of Khyber Pakhtunkhwa Population Welfare Department, Peshawar and eight others. (Respondents)

MR. KHUSH DIL KHAN Advocate

For appellant.

MR. ZIAULLAH Deputy District Attorney

MR. JAVED IQBAL GULBELA, Advocațe.

For official respondents no. 1 & 2

MR. AHMAD HASSAN, MR. HAMID FAROOQ DURRANI

For private respondents no. 3 & 4

MEMBER(Executive) CHAIRMAN

### JUDGMENT

AHMAD HASSAN, MEMBER. - Arguments of the learned counsel for the parties heard and record perused.

### ARGUMENTS

Learned counsel for the appellant argued that he was initially appointed as Statistical Assistant (BPS-11) on adhoc basis vide order dated 27.04.2009. After promulgation of Khyber Pakhtunkhwa Employees (Regularization of Services) Act, 2009 his services were regularized alongwith other similarly placed employees. The method for determination of seniority was laid down in Section-4 of the above Act. That final seniority list was circulated by the respondent no.2 on 23.05.2010 showed that name of the appellant was reflected at sr. 8, while private





respondents no. 3 to 9 were shown as junior to him as per law/rules. This position was maintained in the seniority list issued on 29.11.2013 and 26.02.2016. Thereafter, another final seniority list was circulated vide office order dated 04.04.2017 in which due place was given to the appellant. Against the laid down procedure another tentative seniority list was notified in 2017 in which his name was brought to sr. no.10, while private respondents 3 to 9 were shown senior to the appellant. Feeling aggrieved, he preferred departmental appeal on 21.11.2017 which was rejected vide order dated 28.12.2017. Respondents have misinterpreted sub-Section-2 of Section-4 of the Act of 2009, while preparing the impugned seniority list. The appellant joined service/assumed charge on 06.05.2009, whereas the private respondents joined duty later on and were rightly placed junior to him. As such by applying the method of continues officiation he was senior to private respondents.

- 3. On the other hand learned Deputy District Attorney argued that initially the appellant was appointed on adhoc basis and thereafter his services were regularized under the Khyber Pakhtunkhwa (Regularization of Services) Act, 2009 For proper interpretation of the said Act regarding determination of seniority the matter was referred to the Establishment department for advice. In the light of advice of the said department, seniority list was firmed up/notified. Action taken by the respondents was duly backed by law and rules.
- 4. Learned counsel for private respondents no. 3 and 4 relied on arguments advanced by learned Deputy District Attorney.

### CONCLUSION

- 5. It is not disputed that the appellant was appointed as Statistical Assistant on adhoc basis vide order dated 27.04.2009. After promulgation of Khyber Pakhtunkhwa Employees (Regularization of Services) Act, 2009 his services were regularized. Attention is invited to Sub-Section-2 of Section-4 of the above Act, wherein it is laid down that the seniority inter-se of the employees whose services were regularized under this Act within the same service or cadre shall be determined on the basis of their continuous officiation in such service or cadre. On the strength of this principle due place was given to the appellant in the seniority lists notified on 23.08,2010, 29.11.2013, 24.2.2016 and 04.04.2017.
- 6. The dispute arose after circulation of tentative seniority list dated 15.11.2017 in which his name was not placed at the appropriate place. Sub-Section (1) (5) of Section-8 of Khyber Pakhtunkhwa Civil Servant Act, 1973 provides that seniority list shall be revised atleast once in a calendar year, preferably in the month of January. It is not understandable, why two seniority lists were circulated/notified by the respondents in one calendar year? The grounds given in the rejection order of his departmental appeal are against the spirit of the said Act.
- 7. Attention is also invited to a letter dated 06.08.2017 addressed to the Director General Population Welfare, Khyber Pakhtunkhwa, wherein some guidelines were given for determination of seniority of BPS-11 adhoc employees. It was also directed to fix their seniority on the analogy of BPS-17 employees (non-technical). Through another letter dated 26.10.2017 from respondent no.1





addressed to respondent no:2 directions were conveyed that seniority of adhoc employees be determined from the date of promulgation of ordinance.

- Learned counsel for the appellant also produced minutes of the DSC held on 03.04.2009 in which the appellant was selected and placed at sr. no.3 of merit assigned to him. Order dated 27.04.2009 through which his appointment was notified showed him at the same place.
- Respondents in order to properly interpret the relevant section of Act for determination of seniority took up the case with the Establishment Department for advice. The said department vide letter no. SOR-V (E&AD)/4-31/2017 dated 17.08.2017 advised to settle the issue in the light of Section 4(2) of the said Act. However, this advice was not followed by the respondents. Case of the appellant seems genuine and respondents are required to recast the impugned seniority list in the light of the relevant section of the aforementioned act.
- As a sequel to above, the appeal is accepted and the impugned orders dated 15.11.2017 and 28.12.2017 are set aside. Parties are left to bear their own costs. File be consigned to the record room.

(HAMID FAROOQ DURRANI) CHAIRMAN



## Government of Akyber Pakhtunkay a Establishment Department

Dated: 26.3.2018



### NOTIFICATION:

No. SO(POLICY)1-41/2018. In order to streamline the processes and devise a policy based on standardized procedures for litigation, the Competent Authority is pleased to approve the Provincial Litigation Policy for all Administrative Departments and anached formations with immediate effect. The policy shall be followed in letter and spirit by all concerned.

# **Provincial Litigation Policy**

It has been the utmost priority of the Provincial Government to emphasis on welfare legislation and social reforms. The Provincial Litigation Policy is aimed to transform all government departments and attached formations into efficient and responsible litigants. This policy adheres to the responsibility of the government to protect the rights of citizens while strictly adhering to the laws, rules and regulations in vogue. The primary objective of this policy is to reduce unnecessary litigation workload of the departments in courts so as to avoid wastage of valuable time of the courts and government. This Policy will also enable the officers heading the litigation sections of the departments to work more efficiently disobjective oriented.

### Salient features

The salient features of the policy are;

- To ensure that litigation section/cell of a department is as important as other section-However, all other sections (internal or external if related to the case) are equality responsible to cooperate while filing/contesting cases.
  - It guides to place correct facts, all relevant documents before the court/tribunal and not to
  - It guides about progress review of departments both internally, and externally via notified
  - It sensitizes the government departments in important cases for efficient and timely d.
  - To put in place an external monitoring mechanism to review progress of the line departments in terms of success/failure and determine responsibilities.
  - To lay down a model for departmental litigation sections.
  - To lay down incentives based litigation model. ſ.



### 3. Principles of Efficiency

| Competency     | A Department to be represented by a competent and sensitive litigation officers or team of officers: competent on the basis of qualification, experience and skills (presentation/arguments) and sensitive to the facts that government is not an ordinary litigant and that a litigation does not have to be won at any cost. |
|----------------|--|
| Prioritization | The core cases which if decided in favour of the Government could either strengthen the government stance or result into revenue or both.  |
| Management     | Initiate litigation in a uniform and coordinated manner and ensuring that cases of public interest are won and otherwise are not needlessly persisted with.  |
| Responsibility | <ul> <li>That litigation will not be resorted to for the sake of contesting.</li> <li>That false pleas will not be taken and shall be avoided in presentation before the court.</li> </ul>   |

### 4. Progress Review Committee (PRC)

In order to streamline working of litigation sections and make an efficient environment therein, it is direly needed to vigilantly review progress and efficiency of these sections both internally and externally. For the purpose, the following two tiers of Progress Review Committee are laid down:

- a. Departmental Progress Review Committee (DPRC)
- b. Provincial Progress Review Committee (PPRC)

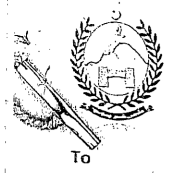
#### a. Departmental Progress Review Committee (DPRC)

The DPRC Committee to be notified by the concerned department preferably under the Chairmanship of the Special Secretary concerned. However, those departments where the post of Special secretary does not exist shall notify the same under any well versed officer but not below the rank of Additional Secretary or BPS-19. The rest of composition shall include members from the concerned attached formations, litigation section, and any coopled expert(s).

#### ToRs:

- i. To conduct, quarterly performance review of the litigation section of the department and that of the attached formations in terms total number of cases at different courts, progress made in cases, issues and the line of action adopted.
- it Ar renommend action to the next higher authority against the officer/official on account of poor performance and negligence of duty in a case or cases.
- iii. To review cases for possible resolution/settlement at the Committee's level or by means of negotiation with complainant/fitigant to withdraw his case or cases accordingly.
- iv. I furnish minutes/reports of the quarterly meeting to Law Department regularly:

ent regularly



# GOVERNMEN OF KHYBER PAKHTUNKHWA, POPULATION WELFARE DEPARTMENT

02<sup>nd</sup> Floor, Abdul Wali Khan Multiplex, Civil Secretariat, Peshawar

(13)

No. SOE (PWD) 4-109/2019/DPRC/ 2019 Dated Peshawar the 31st October, 2019

- The Secretary to Govt. of Khyber Pakhtunkhwa,
   Law, Parliamentary Affairs and Human Rights Department,
   Peshawar.
- The Director General,
   Directorate General PW,
   Khyber Pakhtunkhwa, Peshawar.

Subject: -

MINUTES OF THE DEPARTMENTAL PROGRESS REVIEW COMMITTEE
MEETING HELD ON 28-10-2019 UNDER THE CHAIRMANSHIP OF
ADDITIONAL SECRETARY, POPULATION WELFARE DEPARTMENT
REGARDING PENDING COURT CASES

Dear Sir,

I am directed to refer to the subject noted above and to enclose herewith minutes of meeting of the Departmental Progress Review Committee held on 29/10/2019 under the Chairmanship of Additional Secretary of this Department for further necessary action please.

Yours faithfully,

Encls: As above.

SECTION OFFICER (ESTT)

### Copy to the: -

- 1. PS to Secretary, PWD, Khyber Pakhtunkhwa, Peshawar alongwith a copy of minutes of the DPRC meeting held on 28-10-2019 for information.
- 2. PS to Additional Secretary, Population Welfare Department, Khyber Pakhtunkhwa, Peshawar.
- 3. PA to Deputy Secretary (Admn), PWD, Khyber Pakhtunkhwa, Peshawar.

SECTION OFFICER (ESTT)



### GOVERNMENT ÖF KHYBER PAKHTUNKHWA, POPULATION WELFARE DEPARTMENT

Ozna Floor, Abdul Wall Khan Multiplex, Civil Secretariat, Peshavrar

No. SOE (PWD) 4-109/2019/5890/ G2Q | G4. Dated Pushawar the 20 $^{\rm th}$  November, 2019

To

- 1. The Secretary to Govt. of Khyber Pakhtunkhy/a, Law, Parliamentary Affairs and Human Rights Department, Peshawar.
- The Director General,
   Directorate General PW,
   Khyber Pakhtunkhwa, Peshawar.

Subject: -

MINUTES OF THE DEPARTMENTAL PROGRESS REVIEW COMMITTEE
MEETING HELD ON 15-11-2019 UNDER THE CHAIRMANSHIP OF
ADDITIONAL SECRETARY, POPULATION WELFARE DEPARTMENT
REGARDING PENDING COURT CASES

Dear Sir,

I am directed to refer to the subject noted above and to enclose herewith minutes of meeting of the Departmental Progress Review Committee held on 15/11/2019 under the Chairmanship of Additional Secretary of this Department for further necessary action please.

Yours faithfully,

W

Encls: As above.

6/

SECTION OFFICER (ESTT)

Copy to the: -

1. PS to Secretary, PWD, Khyber Pakhtunkhwa, Peshawar alongwith a copy of minutes of the DPRC meeting held on 15-11-2019 for information.

2. PS to Additional Secretary, Population Welfare Department, Khyber Pakhtunkhwa, Peshawar.

3. PA to Deputy Secretary (Admn), PWD, Khyber Pakhtunkhwa, Peshawar.

SECTION OFFICER (ESTT)

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GOVERNMENT OF KHYBER PAKHTUNKHWA LAW, PARLIAMENTARY AFFAIRS & HUMAN RIGHTS DEPARTMENT

NO. SO(OP-11)/LD/5-1/2012-VOL-111 9-6384-86 DATED: PESH: THE DE NOV. 2016

The Secretary to Govt of Khyber Pakhtunkhwa, Population Welfare Department.

Subject:

DETERMINATION OF SENIORITY

Dear Sir.

I am directed to refer to your Department letter No.SOE(PWD) 4-30/ 2012/ Vol-II/ 3074-76 dated 24.11.2016 on the subject noted above and to state that in accordance with sub-section 2 of section 4 of the Khyber Pakhtunkhwa Employees (Regularization of Services) Act, 2009, the inter se seniority of the Employees, whose services are regularized under this Act within the same service or cadre shall be determined on the basis of the continuous officiation in such service and cadre provided that if the date of continuous officiation in the case of two or more Employees is the same, the

Employee older in age shall rank senior to the other one.

The fore referred provision of law clearly provides for determination of seniority on the basis of date of continuous officiation. The provision with regard to older age will be applicable in the eventuality, when the date of continuous officiation of two or more Employees is the same, and not in all

cases.

Yours Faithfully.

Section Officer (Opinion-II)

Endst: of even No. & date.

Copy is forwarded to P.S to Secretary Law Department.







### GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT & ADMN: DEPARTMENT (REGULATION WING)

No.SOR-V(E&AD)/4-31/2017 Dated 17<sup>th</sup> August, 2017.

The Secretary to Govt: of Khyber Pakhtunkhwa, Population Welfare Department.

Subject: Dear Sir, ISSUANCE OF FINAL SENIORITY LIST OF (BS-17) NON-TECHLOAL

I am-directed to refer to your letter No.SOE(PWD)4-30/2008/Vol-1/50

004 dated 21-06-2017 on the subject noted above and to state that Section-4(2) of Khyber Pakhtunkhwa Employees (Regulation of Services) Act 2009 is very clear on issue and the issue may be settled accordingly.

Yours faithfully,

(MUHAMMAD SALIM SHAI!) SECTION OFFICER (REG-V)

SECTION OFFICER (REG-V)

Endst: of even No. & Date.

Copy forwarded to the PA to Deputy Secretary (R-III) Establishmi

Department.

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## BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

### **PESHAWAR**

| Asif Mehmood | (Appellant) |
|--------------|-------------|
|              |             |
|              | Versus      |
| <b>y</b>     |             |

Population Welfare Department, Peshawar etc

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Deponent
Ahmad Yar Khan
Assistant Director (Lit)

(Respondents)

### BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

| A -: CN falemood                | (Annellant) |
|---------------------------------|-------------|
| III bot vice 1 appear 2 / e / e | ,           |
| In Service Appeal No.3188/2020. |             |

Versus

The Secretary, Govt. of Khyber Pakhtunkhwa

Population Welfare Department, Peshawar etc.

(Respondents)

## PARAWISE REPLY/COMMENTS ON BEHALF OF THE RESPONDENTS No. 1 To 3.

Respectfully Sheweth,

Asif Mehmood

### PRELIMINARY OBJECTIONS.

- 1. That the appellant has got no locus standi to file the instant appeal.
- 2. That no discrimination / injustice has been done to the appellant.
- 3. That the instant appeal is bad in the eye of law.
- 4. That the appellant has not come to this Tribunal with cleaned hands.
- 5. The appeal is based on distortion of facts and is not tenable in eye of law.
- 6. That the appellant has been estopped by his own conduct to file the appeal.
- 7. The present service appeal is based upon malicious/vexations and frivolous grounds.
- 8. That the service appeal is based on conjecture and surmises.
- 9. That the service appeal is not maintainable in its present form.
- 10. That the service appeal is bad due to mis-joinder and non-joinder of the parties.
- 11. That according to the law the seniority list is to be determined on the basis of arrival (continuous officiation) not from the date of appointment or from the Regularization date.
- 12. That all the proceeding regarding seniority has been conducted in accordance with the prevailing law.
- 13. That the appellant has filed the present service appeal contrary to Law and facts.
- 14. That the appellant has concealed material facts from this Tribunal.
- 15. The instant appeal is hit by R.23 of the Khyber Pakhtunkhwa Service Tribunal Rule 1974.

### ON FACTS:

- 1- Para No.1 of the appeal is correct.
- 2. Para No.2 of the appeal is correct.
- 3. Para No.3 of the appeal is correct.
- 4. Para No.4 of the appeal is correct to the extent that appeal of the respondent No.5 and 6 were subjudice before the honourable service tribunal however before the final order by the Tribunal, The Departmental progress Review Committee already constituted in order to streamline the working of litigation section to review the matter relating to the seniority list dated 4<sup>th</sup> October, 2017 was reviewed and as such in light of the decision of the review committee respondent No. 5 & 6 withdrawn their appeals. It is worth mentioning that review committee decided the seniority list in light of Section-4 (2) of the Khyber Pakhtunkhwa (Employees Regularization of Services Act, 2009. Moreover such seniority list was duly approved by the competent forum.
- 5. Para No. 5 is incorrect. The seniority list dated 04.12.2019 were issued after due consideration in light of Section-4 (2) of the Khyber Pakhtunkhwa (Employees Regularization of Service Act, 2009. While the rest of the para is not related therefore need no comments.
- 6. Para No. 6 pertains to record hence needs no comments.
- 7. Para No. 7 need no comments . However reply on the grounds are as under...

#### ON GROUNDS:

- A. Para-A is incorrect. The seniority list was prepared in accordance with Section-4 (2) of Regularization Act, 2009, after due consideration of material facts on record. There is no legal bar on the authority to give notice to any one, while considering the seniority list. Furthermore the seniority list was prepared in accordance with Section-4 (2) of KP (Employees Regularization Act, 2009. read with the judgment dated 12.03.2019 of this Honorable Service Tribunal in Service Appeal No. 56/2018 Title Zawar Hussain Khan Versus Secretary Population Welfare Department Khyber Pakhtunkhwa Peshawar (Annex: A).
- B. Para-B is incorrect. In such like proceeding there is no needs to give notices to appellant or to anyone else. The rest of the para is already replied in Para-A above.

- C. Para-C is incorrect. Progress Review Committee / Dispute Resolution Committee was the proper forum for granting relief to respondent No. 5 & 6 in accordance with the TORs No (iii) of DPRC as the defined in the litigation policy circulated vide Notification No SO( Policy)1-41/2018 dated 26-03-218. (Annex: B). There is no legal bar on the departmental committee to constrain them not to review the seniority list. The committee has been given the power / mandate to consider such like court cases.
- D. Para-D is incorrect. The appellate is serving as Assistant Director not as an Additional Director. There are two committees mentioned in the litigation policy 2018 i.e. Provincial Progress Review Committee (PPRC) and Departmental Progress Review Committee (DPRC) and the committee as referred by the appellant is not applicable in the instant case.
- E. Para-E is correct. The departmental committee is constituted in line with the Establishment Department KP instructions vide Notification No. SO (Policies)/E&AD/2-1/2017 dated 19/10/2017.
- F. Para-F is incorrect. The seniority list of respondents No 5 & 6 was revised/reviewed but the seniority list dated 04-10-2017 related to all the regularized officer was revised/reviewed by the committee. The revised/reviewed seniority list alongwith minutes of the meeting dated 15-11-2019 was forwarded to the Provincial Departmental Resolution committee vide letter No SOE(PWD)4-109/2019/DPRC/532-36 dated 20-11-2019. (Annex: C).
- G. Para-G is incorrect. The minutes of the meeting dated 15/11/2019 was forwarded to the competent forum vide letter No. SOE (PWD) 4-109/2019/DPRC/532-36. Dated 20/11/2019. (Annex: D).
- H. Para-H is incorrect. As per TORs of the committee duly circulated by Establishment Department Govt. of KP vide Notification dated 26/03/2018, the committee is supposed to made negotiations with litigants to withdraw their cases accordingly, hence there was no need to call others therefore the action was taken in line with the policy of the Government.
- I. Para-I is incorrect. The reply is already given in para A.
- J. Para-J is incorrect. The matter has already been clarified by the concerned quarters and Judgment of this Honorable Tribunal as explained above at Para-A.

- K. Para-K is incorrect. The seniority list has been corrected as per advice of the Law, Parliamentary Affairs & Human Rights Department Govt of Khyber Pakhtunkhwa vide letter No. SO (OP-II)/LD/S-1/2012-Vol-III-26384-86 dated 28.11.2016 and Govt. of Khyber Pakhtunkhwa Establishment & Admn: Department (Regulation Wing) letter No. SOR-V(E&AD)/4-31/2017 dated 17.08.2017 as well as this Honorable Tribunal as explained in Para-A. (Annexure E&F).
- L. Para-L is incorrect. The seniority list is correct according to the prevailing Law and prepared by the lawful authority and no discrimination has been effected upon any one's right. Furthermore, upon approval by the competent authority draft seniority list of Assistant Director/Tehsil Population Welfare Officer, Dy District Population Welfare Officer (Non-Tech)/Dy Demographer/Accounts Officer (BPS-17) of the Directorate General, Population Welfare, which has been determined in light of sub section 2 of section 4 of the Khyber Pakhtunkhwa employees (regulation of Services) Act, 2009 and advises of Law Department and Establishment Division in respect of Adhoc employees and Director General, Population Welfare Khyber Pakhtunkhwa has been requested to circulate the same amongst all members of the cadres of any observation/objections (if any) up to 02-07-2020 positively vide letter No SOW(PWD)4-30/2020/seniority/3563-65 dated 03-06-2020 copy enclosed for ready reference,

### Prayer:-

It is therefore most humbly prayed that by acceptance of this reply the Service Appeal of the Appellant may kindly be dismissed with cost.

Any other relief though not specifically prayed for deem fit in circumstances of

the ease may kindly be granted.

Additional Secretary to Govt: of Khyber Pakhtunkhwa Population Welfare Department,

Respondent No.3

Diredtor General
Population Welfare Directorate
Khyber Pakhtunkhwa

Respondent No.2

Secretary to Govt: of

07-07.20

Khyber Pakhtunkhwa

Population Welfare Department,

Respondent No.1

### <u>BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,</u>

### **PESHAWAR**

| In Service Appeal No.3188/2020.             |       |               |
|---|-------|---------------|
| Asif Mehmood                                |       | (Appellant)   |
| Versus                                      |       | `.            |
| The Secretary, Govt. of Khyber Pakhtunkhwa  |       |               |
| Population Welfare Department, Peshawar etc | ***** | (Respondents) |

### **Counter Affidavit**

I Mr. Ahmad Yar Khan, Assistant Director (Litigation), Directorate General of Population Welfare Department do solemnly affirm and declare on oath that the contents of para-wise comments/reply on behalf of respondent's No. 1 to 3 are true and correct to the best of my knowledge and available record and nothing has been concealed from this Honorable Tribunal.

Deponent

Ahmad Yar Khan

Assistant Director (Lit)

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHA FOR

### Appeal No. 56/2018

Date of Institution ... 12.01.2018

Date of Decision ... 12.03 .2019

Zawar Hussain Khan, Statistical Assistant, office of the District Population Welfare, Mardan. (Appellant)

### **VERSUS**

The Secretary, Govt: of Khyber Pakhtunkhwa Population Welfare Department, Peshawar and eight others. (Respondents)

MR, KHUSH DIL KHAN,

Advocate

-- For appellant.

MR. ZIAULLAH

Deputy District Attorney

For official respondents no. 1 & 2

MR. JAVED IOBAL GULBELA.

Advocate

-- For private respondents no. 3 & 4

MR. AHMAD HASSAN,

MR. HAMID FAROOQ DURRANI

- MEMBER(Escenive)

- CHAIRMAN

### **JUDGMENT**

AHMAD HASSAN, MEMBER.- Arguments of the learned counsel for the parties heard and record perused.

### **ARGUMENTS**

2. Learned counsel for the appellant argued that he was initially appointed as Statistical Assistant (BPS-11) on adhoc basis vide order dated 27.04.2009. After promulgation of Khyber Pakhtunkhwa Employees (Regularization of Services) Act. 2009 his services were regularized along with other similarly placed apployees. The medical for determination of sentority was laid down in southern-timeden of sentority was laid down in southern-timeden of sentority was laid down in southern-timeden.



respondents no. 3 to 9 were shown as junior to him as per law/rules. This powers maintained in the seniority list issued on 29.11.2013 and 26.02.20. Thereafter, another final seniority list was circulated vide office order dated 04.04.2017 in which due place was given to the appellant. Against the laid down procedure another temative seniority list was notified in 2017 in which his name was brought to sr no.10, while private respondents 3 to 9 were shown serior to incappellant. Feeling aggrieved, he preferred departmental appeal on 21.11.2017 which was rejected vide order dated 28.12.2017. Respondents have misinterpreted sub-Section-2 of Section-4 of the Act of 2009, while preparing the impugned seniority list. The appellant joined service/assumed charge on 06.05.2009, whereas the private respondents joined duty later on and were rightly placed junior to him. As such by applying the method of continues officiation he was senior to private respondents.

- On the other hand learned Deputy District Attorney argued that initially the appellant was appointed on adhoc basis and thereafter his services were regularized under the Khyber Pakhtunkhwa (Regularization of Services) Act, 2009 For proper interpretation of the said Act regarding determination of seniority the matter was referred to the Establishment department for advice. In the light of advice of the said department, seniority list was firmed up/notified. Action taken by the respondents was duly backed by law and rules.
- 4. Learned counsel for private respondents no. 3 and 4 relied on arguments advanced by learned Deputy District Attorney.

ATTESTED

#### CONCLUSION

- It is not disputed that the appellant was appointed as Statistical Assistant on 5. adhoc basis vide order dated 27.04.2009. After promulgation of Khyber Pakhtunkhwa Employees (Regularization of Services) Act, 2009 his services were regularized. Attention is invited to Sub-Section-2 of Section-4 of the above Act, wherein it is laid down that the seniority inter-se of the employees whose services were regularized under this Act within the same service or cadre shall be determined on the basis of their continuous officiation in such service or cadre. On the strength of this principle due place was given to the appellant in the seniority lists notified on 23.08.2010, 29.11.2013, 24.2.2016 and 04.04.2017.
  - The dispute arose after circulation of tentative seniority list dated 15.11.2017 in which his name was not placed at the appropriate place. Sub-Section (1) (5) of Section-8 of Khyber Pakhumkhwa Civil Servant Act, 1973 provides that seniority list shall be revised atleast once in a calendar year. preferably in the month of January. It is not understandable, why two seniority lists were circulated/notified by the respondents in one calendar year? The grounds given in the rejection order of his departmental appeal are against the spirit of the said Act.

7.

Attention is also invited to a letter dated 06.08,2017 addressed to the Director General Population Welfare, Khyber Pakhtunkhwa, wherein some guidelines were given for determination of seniority of BPS-11 adhoc employees. It was also directed to fix their surjectly on the unaways of BPS-17 englayers (non-technical). Them Is answer liner dated 26.15/2017 from respondent paylor

12 03 2019 **VANNOUNCED** 

notified showed him at the same place. assigned to him. Order dated 2 on 03.04.2009 in rehich the appellant was selection

Respondents in order to properly interpretains resevants sections of

Learned counsel for the appellant also produced minnes of the

seems genuine and respondents are required to recisitate impugned seniority list in However, this advice was not followed by the respondents. Case of the appellant 17,08,2017 advised to settle the issue in the light of section 4(2) of the said Met. advice. The said department vide letter no SOR WEEKAD/4-31/2017 date determination of seniority took up the case with the Establishment Department

the light of the relevant section of the atotementaries

15.11.2017 and 28.12.2017 are set saide, Parites are left to bear their own costs. As a sequel to above, the appeal is accepted and the impugned orders dated

File he consigned to the propietor and stiff

MEMBER





## Government of Khyber Pakhanikhis i Establishment Department Dated: 26.3.2018

or \$0000EICVII-41 2018. In order to streamling the processes and device a policy based NOTIFICATION: on standardized procedures for litigation, the Competern Authority is pleased to approve the Provincial Litigation Policy for all Administrative Departments and attached formations with a immediate effect. The policy shall be followed in letter and spirit by all concerned

# Provincial Litigation Policy

It has been the utmost priority of the Provincial Government to emphasis on welfare: legislation and social reforms. The Provincial Litigation Pelicy is aimed to iransform all gavernment departments and attached formations into efficient and responsible largants. This policy adheres to the responsibility of the government to protect the rights of citizens while strictly adhering to the laws, rules and regulations in vogue. The primary objective of the policy is to reduce unnecessary litigation workload of the departments in courts so as to avoid wastage of valuable time of the courts and government. This Policy will also could the officers, heading the litigation sections of the departments to work more efficiently and conjective oriented.

# 2. Salient features

. The salient features of the policy are:

- To ensure that fitigation section/cell of a department is as important as other section-However, all other sections (internal or external if related to the case) are equally responsible to cooperate while filing/contesting cases.
- It guides to piace correct facts, all relevant documents before the court/tribunal and not to
- It guides about progress review of departments both internally and externally via notifical mislead them.
- It sensitizes the government departments in important cases for efficient and discreti-
- To put in place an external monitoring mechanism to review progress of all indepartments in terms of success/failure and determine responsibilities
- To lay down a model for departmental linigation sections.
- To lay down incentives based litigation model.

#### Principles of Efficiency

| <i>ा सम्बद्धाः</i> हो | A Department of the enterenter by a completent and sensitive linigation officers or team of officers of meters on the basis of qualification, experience and skills (presentation arguments) and sensitive to the facts that government is not an ordinary litigant and that a litigation does not have to be won at any cost. |  |  |
|-----------------------|--|--|--|
| Pro Property          | The core cases which if decides it favour of the Government could either strengthen the government wance or result into revenue or both  |  |  |
| wlanagement           | Initiate hugarion in a uniform and coordinated manner and ensuring that cases of public interest are won and otherwise are not needlessly persisted with   |  |  |
| Pesnons bility        | <ul> <li>That litigation will not be rescrited to for the salte of contesting.</li> <li>That false pleas will not be taken and shall be avoided in presentation before the court.</li> </ul>   |  |  |

#### 4. Progress Review Committee (PRC)

In order to streamline working of litigation sections and make an efficient environment therein, it is direly needed to vigilantly review progress and efficiency of these sections both internally and externally. For the purpose, the following two tiers of Progress Review Committee are laid down:

- ni. Departmental Progress Review Committee (DPRC)
- In Proposed Progress Review Committee (PPRC)

### a Departmental Progress Review Committee (DPRC)

The DPRC Committee to be notified by the concerned department preferably under the Chairmanship of the Special Secretary concerned. However, these department where the post of Special secretary aces not exist shall notify the same under any well versed officer but not below the rank of Additional Secretary of BPS-18. The post of complication shall include members from the observed anached formations. Againn section, and any coopted expert s

### TõRs:

- demand the state of the unusued transitions in terms with aumier to the district section of the demand the state of the unusued transitions in terms with aumier to these of different courts, progress made in cases, issues and the line of action adopted.
- to the recommend action to the next higher authority against the officer official on account of poor performance and negligence of duty in a case or cases.
- To review cases for possible resolution settlement of the Committee's level of more task of regression more committee again to a track of regression.

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Provincial Progress Review Committee (PPRC)

The 19700 Committee to be notified by the Bright souriest Decamemous under the Countries of Secretary Law Department The rest of contributions shall include Advitatie Cenjeral, Khyther Pakhtunkhwall, Chalmitan Departmental Progress Raniak ¿Committee, of the concerned department. Adamsona, Secretary, Tubic dis 2011 any occurren

#### ToRs:

i. To conduct quarterly performance review of the department in terms total number of cases at different courts, progress made in cases; issues and the line of action adopted. To recommend action to the next higher authority against the officer official s gruent no of poor performance and negligence of duty in a cuse in cases. it furnish a consolidated performance report on a proper format to the Obje Secretary for decision.

5. Efficient Litigation Section

Despite significant role in safeguarding the public interest, the lingation sections of the departments/attached formations have always been marginalized. The Sections mostly suffer from issues like tack of qualified and experienced staff, necessary equipment, and transportation facility. Due to cumbersome and unattractive nature of work, the officers/officials avoid postings and resultantly either unwilling workers are posted or the positions are filled op additional charge basis. To address this ignored area for better service delivery model of a strengthened and efficient Julgation sections is laid described obsidementation by the departments. The Administrative Heads are regularly to ensure its. deligeong.

a. Staffing

i. There shall be no vacant position in the litigation section. It shall be ensured that the vacant positions are filled either by means of initial recruitment or transfer as the case may be. The establishment department shall prioritize and give special attention to the needs of line departments in this context.

ii. The litigation sections shall be run by dedicated and full time staff and assigning of a additional charge to any officer/official working in some other section be avoided and vice versa. In case of leave not exceeding 120 days, additional charge of the

post as stopgap arrangement is permissible.

iii. Staffing of litigation section shall not be taken for granted and in case of additional staff requirement (as per standardization) other than the sanctioned, the Department shall move SNE to Finance Department for creation of the same.

b. Equipment

A litigation section shall have all required equipment as per need. The following dedicated equipment shall be made available to each litigation section in the requires quantity,

Computers ii. Scanners iii Printers

iv. UPS system v Photocopier vi. DSL Facility

c. Transportation

For timely attendance in outstation courts, submission of comments replies. Mearings. and meetings with line formations and other regulatory departments, every httgattop section shall be provided with a good condition dedicated pool vehicle, try to authorized by administration department), with provision of necessary 140L

For instant and handy are street to in other similar cases, the count decisions in different cases whether it is the property of against the department shall be listed and prescrived scanned in the spatent. The record of cases shall be categorized and maintained on the given sample firmat.

# Consolidation of Decided/Closed Case

| , Decision/Court | Services<br>Tribunal | Civil Court         |             | High Court        |                                | Supreme Court            |   |
|------------------|----------------------|---------------------|-------------|-------------------|--------------------------------|--------------------------|---|
|                  |                      | Service<br>Matter 5 |             | Service<br>Maiter | other                          | Service : Orhe<br>Matter | r |
| In Favour        |                      |                     | <del></del> |                   | <u>!</u> ,. <u></u> <u>-</u> - | <u></u>                  |   |
| ! Against        |                      | · .                 |             |                   |                                |                          |   |
| Fotal            |                      |                     | -           |                   |                                |                          |   |

#### ii. Detailed Description

| Court         | Nature of Case   | Decided<br>Govt.                      | in Favour of the | Decided against the Govt. |                |
|---------------|------------------|---------------------------------------|------------------|---------------------------|----------------|
| Services      | Service Matters  | S.No                                  | Title of case    | Ş.No                      | Title of case  |
| Tribunat      |                  | !                                     |                  | <u> </u>                  |                |
|               |                  | :                                     |                  |                           |                |
| Chill Court   | Service Matters. | S.No                                  | Title of case    | S.No                      |                |
|               |                  |                                       |                  |                           |                |
|               |                  |                                       |                  |                           |                |
|               | Others .         | SNo                                   | Title of case    | -S.No                     | Title of case  |
| •             |                  |                                       |                  |                           |                |
|               |                  |                                       |                  |                           |                |
| High Court    | Service Matters  | S.No                                  | Title of case    | S.No                      | Title of case  |
|               | -                | ·                                     | `                | ·                         |                |
|               | ·                | · · · · · · · · · · · · · · · · · · · | <del></del>      | ·                         |                |
| •             | Others           | 5 % 5                                 | Title of case    | <u> 5.5c </u>             | Title tilotisa |
|               | •                |                                       |                  |                           |                |
| •             | •                |                                       |                  |                           |                |
| Supreme Court | Service Matters  | S.No                                  | Title of case    | S.No                      | Tide of case   |
|               |                  |                                       |                  |                           |                |
| 1             |                  | L                                     |                  |                           |                |
|               | Others           | :<br>: S.No                           | Title of case    | S.No.                     | Little of case |
|               |                  | ·                                     |                  | _ <u></u>                 |                |
|               | 1                |                                       |                  |                           |                |
|               | ·                |                                       |                  | !:                        |                |

Scheduling & Condination

Frequent time such issues to the restance so replies in leading to a long trade relationship preparation constant for the trade of the section of the littless diagrams of the section of the littless of the section basis share their months shall be regular basis share their months shall be regular basis share their months shall be regular basis share their months shall be required to the section of the sectio

6; Litigation Management Information System (LMIS)

As an incomplexical keeping and management of cases at departmental level one overall cases and supervised through Litigation Management Information System by the Law Department. All technical support to be provided by the PMRU.

#### -. Incentive Plan

If you posting best results in litigation departments are reduced to any process of an efficient and effective manner. To keep the litigation start or the entropy commuted for best possible results, there shall be a mechanism waterecy they can payable regular litigation-section allowance be rewarded on account of exceptent performance. Pix to in this reward concept is how and to what extent incentive be field to litigation staff and specific types of performance. The incentive will not be treated the same way for every distition. However, every department should be able to identify certain performance objectives it wants its litigation staff to fulfill.

#### a. The specific objectives of the plan are to:

- i. Encourage higher levels of performance by clearly identifying priorities followed by incentives gaid for successful achievement of that performance.
- ii. Facilitate and ensure posting/retention of competent and willing officers/officials in the litigation sections.
- iii. Increase the level of accountability for tangible output:
- iv. Enable the litigation staff to adhere to best practices in planning, goal-setting, and performance management.
- Promote the attributes of hard work, focus, teamwork, and horlesty.

#### b. Performance Based Incentives Structure

Apart from regular litigation section allowance, there shall be performance based incentive as well for the litigation staff only. This incentive shall be subject to performance of the section. This entails eligibility for honorarium (b) three to four beat pays a year over and above any other routine incentive. However, the Administrative Secretary shall after recommendations of the Law department, may sanction the honorarium.

, CHIEF SECRETARY. KHYBER PAKHTUNKIWA.

Cupy is forwarded to:-

Additional Chief Secretary, Cont. of Khyber Pakhtonkhwa, Planning Der elopment Department

Admitted. Chief Secretary (FATA), FATA Secretariat Peshtoval Jis, Sensor Member Board of Revenue, Khyber Pakhtunkhwa.

At Administrative Secretaries to Govi, of Khyber Pakhtunkhwa

The Principal Secretary to Governor, Khyber Pakhtunkhwa, The Principal Secretary to Chief Vinister, Khyber Pakhtunkhwa

Al Divisional Commissioners in Kityper Pakinunkhwa.

All Heads of Attached Departments in Khyber Pakhtunkhwa

All Autonomous/Semi Autonomous Bodies in Khyber Pakhtunkhwa.

All Deputy Commissioners in Khyber Pakhtunkhwa.

The Registrar Peshawar High Court, Peshawar.

The Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

The Secretary, Khyber Pakhtunkhwa Public Service Commission, Peshawar

All Special Secretaries, Additional Secretaries, Deputy Secretaries and Section

Officers in Establishment & Administration Department.

(BEENISH IQBAL)

SECTION OFFICER (POLICY)



# GOVERNMENT OF KHYBER PAKHTUNKHWA, POPULATION WELFARE DEPARTMENT

02<sup>nd</sup> Floor, Abdul Wali Khan Muitiplex, Civil Secretariat, Peshawar

119

No. SOE (PWD) 4-109/2019/DPRC/532-36 Dated Peshawar the 20th November, 2019

To

- 1. The Secretary to Govt. of Khyber Pakhtunkhwa,
  Law, Parliamentary Affairs and Human Rights Department,
  Peshawar.
- The Director General,
   Directorate General PW,
   Khyber Pakhtunkhwa, Peshawar.

Subject: -

MINUTES OF THE DEPARTMENTAL PROGRESS REVIEW COMMITTEE

MEETING HELD ON 15-11-2019 UNDER THE CHAIRMANSHIP OF

ADDITIONAL SECRETARY, POPULATION WELFARE DEPARTMENT

REGARDING PENDING COURT CASES

Dear Sir,

I am directed to refer to the subject noted above and to enclose herewith minutes of meeting of the Departmental Progress Review Committee held on 15/11/2019 under the Chairmanship of Additional Secretary of this Department for further necessary action please.

Yours faithfully,

Encls: As above.

SECTION OFFICER (ESTT)

### Copy to the: -

- 1. PS to Secretary, PWD, Khyber Pakhtunkhwa, Peshawar alongwith a copy of minutes of the DPRC meeting held on 15-11-2019 for information.
- 2. PS to Additional Secretary, Population Welfare Department, Khyber Pakhtunkhwa, Peshawar.
- 3. PA to Deputy Secretary (Admn), PWD, Khyber Pakhtunkhwa, Peshawar.

SECTION OFFICER (ESTT)

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GOVERNMENT OF KHYBER PAKHTUNKHWA LAW. PARLIAMENTARY AFFAIRS & HUMAN RIGHTS DEPARTMENT

110. SO(OP-11)/LD/5-1/2012-VOL-111 2-6384-25 DATED! PESH: THE 28 NOV. 2016

The Secretary to Govt of Khyber Pakhtunkhwa. Population Welfare Department

Subject:

DETERMINATION OF SENIORIT

Dear Sir.

I am directed to refer to your Department letter No.SOE(PWD) 4-30/ 2012/ Vol-II/ 3074-76 date8 24.11.2016 on the subject noted above and to state that in accordance with sub-section 2 of section 4 of the Khyber Pakhtunkhwa Employees (Regularization of Services) Act, 2009, the inter-se seniority of the Employees, whose services are regularized under this Act within the same service or cadre shall be determined on the basis of the continuous officiation in such service and cadre provided that if the date of continuous officiation in the case of two or more Employees is the same, the

Employee older in age shall rank senior to the other one.

The fore referred provision of law clearly provides for determination of seniority on the basis of date of continuous officiation. The provision with regard to older age will be applicable in the eventuality, when the date of continuous officiation of two or more Employees is the same, and not in 3

cases.

Yours Familian

Section Gaice

Endst: of even No. & date.

d to P.S to Secretary Law Department



## \_ LANMENT OF KHYBER PAKHTUNKHWA MEI ETTABLISHMENT & ADMN: DEPARTMENT (REGULATION WING)

No.SOR-V(E&AD)/4-31/2017. Dated 17<sup>th</sup> August, 2017.

The Secretary to Govt: of Khyber Pakhtunkhwa, Population Welfare Department

Subject Déar Sir, ISSUANCE OF FINAL SENIORITY LIST OF (BS-17) NON-TECHICAL

l am-directed to refer to your letter No.SOE(PWD)4-30/2008/Vol-1/50

004 dated 21-06-2017 on the subject noted above and to state that Section-4(2) of the Khyber Pakhtunkhwa Employees (Regulation of Services) Act 2009 is very clear on issue and the issue may be settled accordingly.

Yours fallhfully.

(MUHAMMAD SALIM SHAH) SECTION OFFICER (REG-V) 10

Endst: of even No. & Date.

Copy forwarded to the PA to Deputy Secretary (R-III) Establishmi

Department.

SECTION OFFICER (REG-V)

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# BEFORE THE SERVICE TRIBUNAL, KHYBER PUKHTOONKHWA PESHAWAR

Service Appeal No. 3188/2020

Asif Mehmood

Vs

Chief Secretary etc

# ====== APPELLANT'S REJOINDER

======

#### REPLY TO PRELIMINARY OBJECTIONS

1. All the preliminary objections taken in para 1 to 15 are incorrect and are hence denied in detail.

#### **PARAWISE REPLY**

- 1. Para 1 of the appeal has been admitted correct.
- 2. Para 2 of the appeal has been admitted correct.
- 3. Para 3 of the appeal has been admitted correct.
- 4. Para 4 has been partially admitted correct, rest of the claim detailed in para 4 of the appeal is correct and that of the reply is incorrect.

The entire process was conducted surreptitiously without even noticing the appellant. The seniority list as it stood on 04-10-2017 was illegally altered and the appellant was arbitrary placed junior to respondents No. 05 & 06, while placing him at serial No. 20 instead of his original seniority to position at serial No. 10.

The Progress Review Committee/Dispute Resolution Committee had completely exceeded its mandate and authority while granting the relief to respondents No. 05 & 06, during the pendency of their service appeals before the Hon'ble service tribunal. The dispute Resolution Committee was thus qorum non judice and had no authority to alter the Seniority List while the service appeals were pending adjudication.

5. Para 5 of the appeal is correct and that of the reply is incorrect. The progress review committee has exceeded its authority as the clear mandate of the Dispute Resolution Committee constituted by the Population Welfare Department Peshawar was to resolve the disputes relating to terms and conditions of Civil Servants in BPS-03 to 15 only.

The services of the appellant, fall within the category of Civil Servants in BPS-16 and above, wherein the mandate of the Departmental Committee was to review and sift the court cases that can be settled outside the court in respect of Civil Servants in BS-16 and above and make appropriate recommendations to the Provincial Committee.

The minutes of meeting dated 15-11-2019 regarding acceptance of departmental appeals of respondents No. 05 & 06 was thus not only illegal and unlawful, but was also beyond the mandate and competence of Departmental Committee, hence void ab-initio.

- 6. Para 6 of the appeal is correct and that of the reply is incorrect.
- 7. Para 7 of the appeal is correct and that of the reply is incorrect.

#### **REPLY TO THE GROUNDS**

1. All the grounds taken in para A to L of the appeal are correct, whereas that of the reply are incorrect.

the appellant is serving as Additional Director BPS-17 and for resolving disputes of civil servants in **BPS-16 & above**, a **Provincial** Dispute Resolution Committee was constituted under the Chairmanship of Additional Chief Secretary: P&D, vide notification dated 19-10-2017 detailed as under;

| 6. Add 1: chief Secy: P&D Department      | chairman  |
|---|-----------|
| 7. Secretary Establishment Department     | Member    |
| 8. Secretary Finance Department           | Member    |
| 9. Secretary Law Department               | Member    |
| 10. Secretary of the concerned Department | Secretary |

That another committee under the Chairmanship of Administrative Secretary for resolving the matters relating to civil service in BPS-03 to 15 was also notified on 19-10-2017. The population welfare department acknowledged the notifications and constituted committee vide notification dated 12-07-2019, wherein the TOR's of the committee were settled as under;

- iii. To resolve court cases other than disciplinary matters related to the terms and conditions of Civil Servants in BS-03 to BS-15.
- iv. To review and sift the court cases that can be settled outside the court in respect of Civil Servants in BS-16 and above and make appropriate recommendations to the Provincial Committee.

The constitution of such committees detailed in notification dated 19-10-2017 was circulated to all Administrative Secretaries of Government Khyber Pakhtunkhwa vide letter dated 08-07-2019. In pursuance of notification dated 19-10-2017, Population Welfare Department constituted its own Dispute Resolution Committee vide notification dated 12-07-2019.

In addition to above, the term "continuous officiation" defined in section 4(2) of the Khyber Pakhtnkhwa (Regularization of Services Act, 2009) is a matter of interpretation of the Honorable Tribunal and the representative of the DG PWD, Mr. Kashif Fida, respondent No. 04 has failed to interpret the same.

35

Such statement of the DG PWD, Mr. Kashif Fida, respondent No. 04 has created serious doubts regarding his impartiality, calling for interference by the worthy Tribunal.

The date of appointment of the appellant vide the regularization act dated 12-06-2009 (Annex "D") is his actual date of continuous officiation, hence in such case age factor will be considered for seniority according to section 4(2) of the act, which was completely ignored.

The appellant is entitled to place at his proper place in the seniority list dated 04-10-2017, of the Assistant Director, Population Welfare Department Khyber Pakhtunkhwa. The Hon'ble Tribunal is requested to place the appellant at his proper place and set aside the impugned discriminatory list, which is not only illegal and unlawful but also collusive and arbitrary.

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

Appellant,~

Through,

Peshawar, dated //Feb, 2021

(MUHAMMAD ZAFAR TAHIRKHELI)
Advocate

### **Affidavit**

I, the appellant, do hereby state on Oath that the contents of the above rejoinder are true and correct to the best of my knowledge and belief, and nothing has been kept concealed from this Hon'ble Tribunal.

STED

Sh Court

**DEPONENT** ~