

**KHYBER PAKHTUNKHWA SERVICE TRIBUNAL**  
**PESHAWAR**

Service Appeal No. 7746/2021

BEFORE: MR. KALIM ARSHAD KHAN ... CHAIRMAN  
MISS. FAREEHA PAUL ... MEMBER(E)

Mst. Rasheeda Begum, PST W/o Shereen Khan, R/o Khawajgan,  
Tehsil & District Mansehra.

.... (Appellant)

Versus

1. The Government of Khyber Pakhtunkhwa, through Secretary Elementary & Secondary Education, Peshawar.
  2. The Director, Elementary & Secondary Education, Peshawar.
  3. District Education Officer (Female), Mansehra.
  4. Sub Divisional Education Officer (Female), Mansehra.
- .... (Respondents)

Mr. Ahmad Farooq Khan  
Advocate

...

For appellant

Mr. Kabir Ullah Khattak  
Addl. Advocate General

...

For respondents

Date of Institution.....11.11.2021  
Date of Hearing.....23.09.2022  
Date of Decision.....05.10.2022

**JUDGEMENT**

**FAREEHA PAUL, MEMBER (E):** The service appeal in hand has been instituted under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974, against the impugned orders dated 02.08.2021 and 21.10.2021 with the prayer for their cancellation and directing the respondents to pay the monthly salary of the appellant from 1<sup>st</sup> August 2019 to the date of her retirement, with further prayer to direct them to prepare her pension case and pay her pension dues including GP



Fund, Benevolent Fund, gratuity etc. and any other relief of which the appellant is entitled otherwise with all back benefits.

2. Brief facts of the case, as given in the memorandum of appeal, are that the appellant was appointed on the post PTC vide order dated 11.01.1982 by District Education Officer (Female), Mansehra (Respondent No.3) in the Government Primary School, Muradpur. She assumed the charge and resumed her duties. Lastly she was transferred to the Government Primary School, Khawajgan, Mansehra. On 11.03.2020, the appellant applied for retirement, the reference of which was made in her service book. After submitting of retirement application, the respondents were bound to prepare her pension case. Instead of that, they issued a letter dated 02.08.2021 and demanded Rs. 5,327,721/- to be deposited in the government exchequer on the basis of an inquiry report and in pursuance of a meeting of the Departmental Accounts Committee, held on 08.07.2021, it was decided that recovery of salary and fringe benefits paid to Mst. Rasheeda Begum, PST appointed on bogus SSC Certificate might be made in the light of inquiry report of DEO (F), Swat. The appellant preferred a departmental appeal against that order on 07.08.2021 but that was dismissed on 21.10.2021; hence, this service appeal.

3. Respondents were put on notice who submitted written replies/comments on the appeal. We have heard the learned counsel for the appellant as well as the learned Additional Advocate General and perused the case file with connected documents in detail.

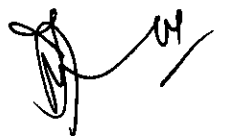
4. Learned counsel for the appellant presented the case in detail and contended that at the time of her initial appointment, the appellant was qualified and after serving for more than twenty five years, issuance of impugned letter showed the conduct and ruthless behaviour of the respondents. He further contended that



added that the respondents were bound to associate the appellant in the inquiry and give her a fair chance to defend her case.

5. The learned Additional Advocate General on the other hand strongly denied the stance of the appellant and argued that her certificate of PTC was found bogus by the DEO (F), Swat in an inquiry and hence recovery of salary was ordered.

6. In the light of arguments and record presented before us it is evident that the appellant was appointed on the post of PTC in 1982. Basic qualification required at the time of appointment, as per Service Rules is not available in the case file. However, it appears that she was appointed on the basis of PTC Certificate. In the year 2020, after serving 38 years, she applied for retirement but instead of preparing her retirement case, the department issued a letter on 02.08.2021 conveying her the decision of Departmental Accounts Committee meeting held on 08.07.2021 at Provincial Assembly Khyber Pakhtunkhwa, Peshawar in draft para no.5.4.1. Through that letter she was asked to deposit her salary and fringe benefits of Rs.5,370,227/- in the government exchequer on the grounds that her SSC Certificate was bogus as indicated by DEO(F), Swat in an inquiry report. We fail to understand why the department did not verify the documents of the appellant at the time of her appointment in 1982. Condition no. 6 of the appointment order dated 11.01.1982 was a clear direction to the Drawing Disbursing Officer/Sub Divisional Education Officer (Female) concerned to check the educational/professional qualification certificates of the candidates before handing over the charge to them. All the documents were to be checked and verified at that time. Raising any observation at such a belated stage is not acceptable at all as the appellant has given her precious 39 years of life in service to the government and depriving her of her due right of salary and pensionary benefits is a clear violation of her legal and fundamental rights, especially when



there is no allegation that she did not perform duty or was inefficient, not capable or involved in any activity which could be termed as misconduct on her behalf.

7. In view of the above, this appeal is allowed as prayed for and the impugned orders dated 02.08.2021 and 21.10.2021 are set aside. Respondents are directed to pay the arrears of monthly salary of the appellant from 1<sup>st</sup> August 2019 to the date of her retirement and also process her pension case and pay all her pensionary benefits. Parties are left to bear their own costs. Consign.

8. *Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal this 5<sup>th</sup> day of October, 2022.*



**(KALIM ARSHAD KHAN)**  
Chairman



**(FAREEHA PAUL)**  
Member (E)

**Service Appeal No. 7746/2021**

1. Mr. Ahmad Farooq Khan, Advocate for the appellant present.

Mr. Kabir Ullah Khattak, Additional Advocate General for respondents

present. Arguments heard and record perused.

2. Vide our detailed judgement containing 04 pages, we have arrived

at a conclusion that the appeal in hand is allowed as prayed for and the

impugned orders dated 02.08.2021 and 21.10.2021 are set aside.

Respondents are directed to pay the arrears of monthly salary of the

appellant from 1<sup>st</sup> August 2019 to the date of her retirement and also

process her pension case and pay all her pensionary benefits. Parties are

left to bear their own costs. Consign.

3. *Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal this 5<sup>th</sup> day of October, 2022.*



**(KALIM ARSHAD KHAN)**

**Chairman**



**(FAREEHA PAUL)**

**Member (E)**

22.07.2022

Mr. Adil Khan, son of the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Respondents have failed to submit their written reply/comments even today. Vide order dated 20.04.2022, it was directed that the respondents shall positively submit reply/comments on the next date, failing which their right for submission of reply/comments shall be deemed as struck off. The right of submission of written reply/comments of respondents thus stands struck off. To come up for arguments on 23.09.2022 before the D.B at Camp Court Abbottabad.



(Salah-Ud-Din)  
Member (J)

Camp Court Abbottabad

23.09.2022

Counsel for the appellant present. Mr. Kabir Ullah Khattak, learned Additional Advocate General alongwith Rehana Yasmin, DEO (Female) for respondents present.

Arguments heard. To come up for order on 05.10.2022 before D.B.

(Farecha Paul)  
Member (I)  
Camp Court Abbottabad

(Kalim Arshad Khan)  
Chairman  
Camp Court Abbottabad

20.04.2022

Learned counsel for the appellant present. Mr. Muhammad Usman, Incharge Litigation alongwith Mr. Noor Zaman Khattak, District Attorney for the respondents present and requested for time for submission of written reply/comments.

Respondents are directed to submit their written reply/comments on the next date positively, failing which their right for submission of written reply/comments shall be deemed as struck off. To come up for submission of written reply/comments on 16.06.2022 before the S.B at Camp Court Abbottabad.



(Salah-Ud-Din)  
Member (J)  
Camp Court Abbottabad

16.06.2022

Appellant present in person. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Muhammad Usman, Incharge Litigation, for respondents present.

Despite last chance reply on behalf of respondent not submitted even today. Representative of the respondent department seeks further time for submission of written reply/comments. Request accepted subject to cost of Rs. 3000/-. To come up for reply/comments on or before 22.07.2022 before S.B at Camp Court Abbottabad.



(Fareeha Paul)  
Member (E)  
Camp Court A/Abad

18.01.2022

Appellant present through counsel. Preliminary arguments heard. Record perused.

Points raised need consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of reply/comments. To come up for reply/comments on 18.03.2022 before S.B at Camp Court, Abbottabad.

Appellant Deposited  
Security & Process Fee.  
24/1/22

(Rozina Rehman)  
Member (J)  
Camp Court, A/Abad

Due to non written consent of the Hon'ble Chairman the case is adjourned to come up for the same on 20/4/22

On  
Record

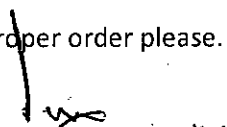




Form- A

FORM OF ORDER SHEET

Court of \_\_\_\_\_

Case No.- 7746/2021

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	11/11/2021	<p>The appeal of Mst. Rasheeda Begum presented today by Mr. Ahmed Farooq Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p>
2-	23.12.2021	<p>This case is entrusted to touring S. Bench at Abbottabad for preliminary hearing to be put up there on <u>23/12/21</u>.</p> <p style="text-align: right;"> CHAIRMAN</p> <p>Learned counsel for the appellant present and sought time for preparation of preliminary hearing. Adjourned. To come up for preliminary hearing on 18.01.2022 before the S.B at Camp Court Abbottabad.</p> <p style="text-align: right;"> (Salah-Ud-Din) Member (J) Camp Court Abbottabad</p>

**KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR**

**CHECK LIST**

Case Title: MST Rasheeda Begum VS Government et al

S#	CONTENTS	Yes	No
1.	This Appeal has been presented by <u>Ahmed Farooq Khan</u>		
2.	Whether counsel / appellant / respondent / deponent have signed the requisite document?	✓	
3.	Whether appeal is within time?	✓	
4.	Whether appeal enactment under which the appeal is filed is mentioned?	✓	
5.	Whether enactment under which the appeal is filed is correct?	✓	
6.	Whether affidavit is appended?	✓	
7.	Whether affidavit is duly attested by competent oath commissioner?	✓	
8.	Whether appeal / annexure are properly paged?	✓	
9.	Whether certificate regarding filling any earlier appeal in the subject, furnished?	✓	
10.	Whether annexures are legible?	✓	
11.	Whether annexures are attested?	✓	
12.	Whether copies of annexures are readable/ clear?	✓	
13.	Whether copies of appeal is delivered to AG/ DAG?	✓	
14.	Whether Power of Attorney of the counsel engaged is attested and signed by Petitioner/ Appellant/ Respondents?	✓	
15.	Whether number of referred cases given are correct?	✓	
16.	Whether appeal contains cutting / overwriting?	✗	
17.	Whether list of books has been provided at the end of the appeal?	✓	
18.	Whether case relate to this Court?	✓	
19.	Whether requisite number of spare copies are attached?	✓	
20.	Whether complete spare copy is filed in separate file cover?	✓	
21.	Whether addresses of parties given are completed?	✓	
22.	Whether index filed?	✓	
23.	Whether index is correct?	✓	
24.	Whether security and process fee deposited? On _____	✓	
25.	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rule 1974 rule 11, Notice along with copy of appeal and annexure has been sent to respondents? On _____	✓	
26.	Whether copies of comments / replay/ rejoinder submitted? On _____	✓	
27.	Whether copies of comments / replay/ rejoinder provided to opposite party? On _____	✓	

It is certified that formalities /documentations as required in the above table, have been fulfilled.

Name:- Ahmed Farooq Khan

Signature:- [Signature]

Dated:- 11/11/21

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

Service Appeal No. 7746 of 2021

Mst. Rasheeda Begum.....APPELLANT

**VERSUS**

Government of Khyber Pakhtunkhwa  
through Secretary, Elementary and  
Secondary Education, Khyber Pakhtunkhwa,  
Peshawar etc.....RESPONDENTS

**SERVICE APPEAL**

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Dated 08.11.2021

*Rasheeda*  
Mst. Rasheeda Begum  
.....Appellant

Through

*[Signature]*  
**AHMED FAROOQ KHAN,**  
Advocate High Court,  
Mansehra.

Ⓟ

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

Service Appeal No. 7746 /2021

Khyber Pakhtunkhwa  
Service Tribunal

Diary No. 7873

Dated 11-11-2021

Mst. Rasheeda Begum, PST wife of Shereen Khan,  
resident of Khawajgan, Tehsil and District,  
Mansehra.

.....Appellant

**V**ersus

1. Government of Khyber Pakhtunkhwa through Secretary, Elementary and Secondary Education, Khyber Pakhtukhwa, Peshawar.
2. Director, Elementary and Secondary Education, Peshawar.
3. District Education Officer (Female), Mansehra.
4. Sub Divisional Education Officer (Female), Mansehra.

Filed to-day

Registrar

.....Respondents

SERVICE APPEAL UNDER SECTION 4,  
SERVICE ACT 1974, APPEAL TO SET ASIDE  
AND CANCELLATION LETTER NO. 1538,  
DATED 02/08/2021, LETTER NO. 1807 DATED  
21/10/2021 ISSUED BY THE RESPONDENT  
NO. 4 AND DIRECTION TO THE  
RESPONDENTS TO PREPARE THE  
PENSION CASE OF THE APPELLANT AND  
PAY THE MONTHLY SALARY ALONGWITH  
ALL BENEFITS INCLUDING INCREMENT  
BY THE GOVERNMENT.

**FROM AUGUST 2019 TO THE DATE  
OF HER RETIREMENT.**

**PRAYER: -**

On acceptance of the instant appeal, the impugned letters No.1538 dated 02.08.2021 and letter No.1807 dated 21.10.2021 be cancelled being illegal, based on malafide, ill-will, without jurisdiction, arbitrary and the respondents be directed to pay the monthly salary of the appellant from 1<sup>st</sup> August, 2019 to the date of her retirement. Respondents further be directed to prepare her pension case and pay all pension dues including G.P fund, Benevolent Fund, gratuity etc. and any other relief of which appellant is entitled otherwise with all back benefits.

Respectfully Sheweth!

1. That, the appellant was appointment on the post of PTC vide office order No.98/100 dated 11.01.1982 by respondent No.3 NPS No.6 in GPS Muradpur.

*(Copy of the appointment order is annexed as annexure "A").*

2. That, the appellant took over charge and resumed her regular duties and lastly appellant was transferred to Government Girls Primary School Khawajgan, Mansehra.
3. That, on 11.03.2020 appellant applied for retirement, the reference of which is made on her service book.
4. That, after submission of retirement application of respondents was bound to prepare the pension case of the appellant.
5. That, the respondents were bound to proceed and prepare the case of the appellant for retirement but instead doing so, they illegally issued the letter No.1538 dated 02.08.2021 and demanded respondents Rs.53,27,721 rupees illegally.

*(Copy of the letter is annexed as annexure "B").*

6. That, the appellant preferred a departmental appeal on 07.08.2021

to respondent No.12. Copies were also sent to respondents No.3 and 4.

*(Copy of the departmental appeal is annexed as annexure "C").*

7. That, on 21.10.2021, the respondents dismissed the departmental appeal of the appellant on a vogue term vide letter No.1807.

*(Copy of the letter No.1807 is annexed as annexure "D").*

8. That, the appellant challenged the impugned letter No.1538 dated 02.08.2021 and No.1807 dated 21.10.2021, inter alia, on the following amongst the other grounds:

#### **GROUND**

- i. That, the letters issued by the respondents are without lawful authority, arbitrary, without jurisdiction, based on malafide and liable to be set aside.

- ii. That, at the time of initial appointment, appellant was qualified and after serving more than 25 years of her services, issuance of impugned letters are suffice to show the conduct, ruthlessness and cruel behaviour of the respondents.
- iii. That, no inquiry was conducted nor any show cause letter was issued to the appellant.
- iv. That, it was the legal duty of the respondents to issue show cause notice before start of any inquiry, appellant shall be given a show cause notice of the charges levelled against her and she be allowed to appear before the so-called inquiry committee but in this case, respondents were failed to do so. Appellant regularly attended her school till the application of her retirement.

*(Copy of the attendance register is annexed as annexure "E").*

- v. That, the appellant did her PTC course.

*(Copies of PTC course are attached as annexure "F").*

- vi. That, the copies of service book are *also annexed as annexure "G"*.



- vi. That, the other grounds will be discussed and raise at the time of hearing.

.....**PRAYER**.....

**It is, therefore, most humbly** prayed that on acceptance of the instant appeal, the impugned letters No.1538 dated 02.08.2021 and letter No.1807 dated 21.10.2021 be cancelled being illegal, based on malafide, ill-will, without jurisdiction, arbitrary and the respondents be directed to pay the monthly salary of the appellant from 1<sup>st</sup> August, 2019 to the date of their retirement. Respondents further be directed to prepare her pension case, pay all pension dues including G.P fund, Benevolent Fund, gratuity etc. and any other relief of which appellant is entitled otherwise, with all back benefits.

**Dated 08.11.2021**

*Rasheeda*

Mst. Rasheeda Begum  
.....Appellant

Through

  
**AHMED FAROOQ KHAN,**  
Advocate High Court,  
Mansehra.

**AFFIDAVIT.**

I, Mst. Rasheeda Begum, PST wife of Shereen Khan resident of Khawajgan, Tehsil and District Mansehra, Appellant, do hereby solemnly affirm and declare on oath that the contents of the foregoing Service appeal are true and correct and nothing has been concealed from this Honourable Court.

**Dated 09.11.2021**

*Rasheeda*

Mst. Rasheeda Begum  
(DEPONENT)



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

**Service Appeal No. \_\_\_\_\_ of 2021**

**Mst. Rasheeda Begum.....APPELLANT**

**VERSUS**

**Government of Khyber Pakhtunkhwa  
through Secretary, Elementary and  
Secondary Education, Khyber Pakhtunkhwa,  
Peshawar etc.....RESPONDENTS**

**SERVICE APPEAL**

**APPLICATION FOR SUSPENSION OF  
THE OPERATION OF IMPUGNED  
LETTERS NO.1538 DATED 02.08.2021  
AND LETTER NO.1807 DATED  
21.10.2021 TILL THE DISPOSAL OF  
THE TITLED SERVICE APPEAL.**

Respectfully Sheweth!

1. That, this application may please be considered as part and parcel of the titled Service Appeal.
2. That, the appellant has a prima facie appeal and there is every hope of its success.
3. That, the balance of convenience also tilts in favour of the appellant.

4. That, if the operation of the impugned letters have not been suspended then the appellants would suffer an irreparable loss and purpose of the titled appeal would become infructuous.

.....PRAYER.....

**It is, therefore, most humbly** requested that on acceptance of the instant application, the operation of the impugned letters may please be suspended till the disposal of the titled Service appeal.

**Dated 08.11.2021**

*Rasheeda*

Mst. Rasheeda Begum  
.....Appellant

Through



**AHMED FAROOQ KHAN,**  
Advocate High Court,  
Mansehra.

**AFFIDAVIT.**

I, Mst. Rasheeda Begum, PST wife of Shereen Khan resident of Khawajgan, Tehsil and District Mansehra, Appellant; do hereby solemnly affirm and declare on oath that the contents of the foregoing application are true and correct and nothing has been concealed from this Honourable Court.

**Dated 09.11.2021**

*Rasheeda*

Mst. Rasheeda Begum  
**(DEPONENT)**

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

Service Appeal No. \_\_\_\_\_ of 2021

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**VERSUS**

Government of Khyber Pakhtunkhwa  
through Secretary, Elementary and  
Secondary Education, Khyber Pakhtunkhwa,  
Peshawar etc.....RESPONDENTS

**SERVICE APPEAL**

**CORRECT ADDRESSES OF THE PARTIES**

**APPELLANT**

Mst. Rasheeda Begum, PST wife of Shereen Khan resident of Khawajgan, Tehsil and District Mansehra.

**RESPONDENTS**

1. Government of Khyber Pakhtunkhwa through Secretary, Elementary and Secondary Education, Khyber Pakhtunkhwa, Peshawar.
2. Director, Elementary and Secondary Education, Peshawar.
3. District Education Officer (Female), Mansehra.
4. Sub Divisional Education Officer (Female), Mansehra.

Dated 08.11.2021

*Rasheeda*  
Mst. Rasheeda Begum  
.....Appellant

Through

*Ahmed Farooq Khan*  
**AHMED FAROOQ KHAN,**  
Advocate High Court,  
Mansehra.

ADJUSTMENTS/APPOINTMENTS.

OFFICE ORDER  
DATED MANSHEHRA, THE 11/1/82.

On the creation of new/Additional PTC Posts by the Government of NWFP, the following adjustments/Appointments of the PTC/PT/new candidates are hereby ordered in the interest of public service with the terms/conditions mentioned below:-

Sr. No.	Name.	From	To	Remarks.
1.	Zahida Begum PTC	GGPS Kharan	GGPS Mehmedia	Against vacant Post
2.	Hazin Akhter PTC	GGPS Kaktol	GGPS Kharan	Against vacant Post
3.	Rashida Begum B/O Hlahi Bukh B/O Khawajgan (Matrio)	Candidate	GGPS Kharan	Against vacant Post
4.	Bakhsana Begum D/O Ali Sarwar B/O Falsala (Matrio)	Candidate	GGPS Jheran	Against Vacant Post



NOTE/CONDITIONS.

- Charge reports should be submitted to all concerned in duplicate.
- NO TA/DA etc is allowed to anyone.
- The newly appointed candidates are directed to produce their Age & Health Certificates from the Medical Superintendent, D.H.Q. Hospital Manshehra before their/her pay etc should drawn.
- admissible under the rules
- Trained (Passed) PTC candidates will get Pay in NPS No. 6 plus usual Allowances as admissible under the rules.
- The Drawing Disbursing/Sub Divisional Education Officer (F) concerned are directed to check the Educational/Professional Qualificational certificates of the candidate before handing over to them/her.
- The candidates should not be handed over charge if their/her age exceed 25 years or below 18 years.
- The appointments is purely on temporary basis and liable to termination at any time without any notice or reason.
- The newly appointed candidates are directed to get charge of the post within 7 days soon after the expiry of current long Winter Vacations, failing which their/her appointments shall stands automatically cancelled.
- The newly appointed candidates will not entitled to the benefit of pay etc for the current long Winter Vacations at any cost under the rules.
- Adjustments made under the all service conditions.
- The newly appointed candidates are bound to produce their Matric/Matric certificate/in case of PTC Professional Qualification Certificate at the time of preparation of Age & Health Certificate/Service Book etc.

DISTT: EDUCATION OFFICER (F)  
MANSHEHRA DISTT: MANSHEHRA.

Enst. No. 98-100 / Dated, 11-1-82

Copy forwarded to:-

- Chairman Distt: Council Manshehra for information as agreed/approved by him please.
- Sub Divl: Education Officer (Female) Manshehra/Battagram for information and necessary action/compliance according to the above instructions.
- All the Headteachers/Headmistresses Candidates concerned.
- Office Order file.

\*A.K: AJIZ\*

DISTT: EDUCATION OFFICER (FEMALE)  
MANSHEHRA DISTT: MANSHEHRA.

**OFFICE OF THE SUB DIVISIONAL EDUCATION OFFICER MANSEHRA**

No. 1538

Dated: 02/8/2021

To, ✓  
MST: Rashida Begum PST GGPS, Khawjgan Tehsil  
Mansehra.

"B" (12)

Subject: DECISION OF DAC MEETING HELD ON 8.7.2021 AT  
POVINCIAL ASSEMBLY KHYBER PAKHTUNKHAWA  
IN DRAFT PARA NO.5.4.1

Reference letter issued by the D.E.O (F) Mansehra under Endstt: No.7929/DEO (F)/B&AO/DP No.5.4.1/2017-18 Dated 29/7/2021 on the subject cited above.

In the light of inquiry report by the Inquiry Officer DEO (F) Swat and further decision of DAC Meeting held on 8.7.2021 at Provincial Assembly Khyber Pakhtunkhwa decided that "Recovery of Salary & fringe benefits paid to Mst: Rashida Begum PST appointed on bogus SSC Certificate may be made in the light of enquiry report of DEO(F)Swat".

In above facts and direction, you are hereby directed to be deposit the sum of Amount Rs. 5370227/- into the Govt: Exchequer with immediate effect in lump sum vide Challan in National Bank of Pakistan Main branch Mansehra and also directed that the original Challan with record to the amount shall be submitted the office of undersigned within 7 days, otherwise the information with regard to the legal action shall be proceeded to the higher authority.

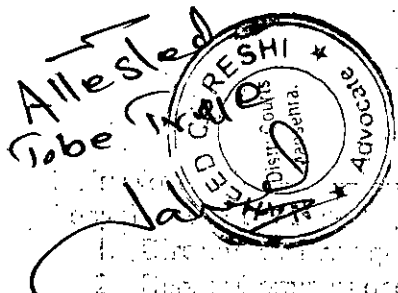
SUB DIVISIONAL EDUCATION OFFICER  
(FEMALE) MANSEHRA

Endst:No. \_\_\_\_\_ Dated Mans:The 2/8 /2021

Copy forwarded to the:-

1. Director Elementary & secondary Education Khyber Pakhtunkhwa Peshawar.
2. Deputy Commissioner Mansehra.
3. District Education Officer (F) Mansehra with regard to the letter Vide No.7929 dated 29.7.2021.
4. District Account Officer Mansehra.
5. Attaullah Jan AD Directorate of E&SE Department Peshawar.
6. Office File.

Sd/-  
SUB DIVISIONAL EDUCATION OFFICER  
(FEMALE) MANSEHRA



1. Director Elementary & secondary Education Khyber Pakhtunkhwa Peshawar.
2. Deputy Commissioner Mansehra.
3. District Education Officer (F) Mansehra with regard to the letter Vide No.7929 dated 29.7.2021.
4. District Account Officer Mansehra.
5. Attaullah Jan AD Directorate of E&SE Department Peshawar.
6. Office File.

(P.E.O.F) مہاراجہ  
بخدمت جناب ڈپٹی ڈائریکٹر صاحب محکمہ ایجوکیشن پشاور KPK

محکمہ اپیل: بر خلاف 1538 لیٹر نمبر مورخہ: 02-08-2021

جناب عالی۔

(13)

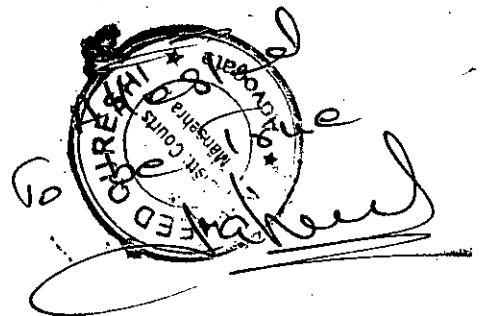
جس کی رو سے سائلہ سے مبلغ-53,70,227/- روپے واجبات کی وصولی کا کہا گیا ہے۔ استعداد ہے کہ  
بامنتوری محکمہ اپیل و بامنتوخی اپیل لیٹر نمبر 1538 مورخہ 02-08-2021 سائلہ سے غیر قانونی نام نہاد واجبات  
مبلغ-53,70,227/- روپے منسوخ فرمائے جائیں۔ اور سائلہ کو تنخواہ بقایا واجبات از تار یٹار منٹ و پنشن GP فنڈز گروپ  
انشورنس و دیگر مراعات جو سرکاری ملازم ریٹار منٹ کے بعد لینے کا حقدار ہے۔ سائلہ کو ادا کرنے کا حکم بخشا جائے۔

جناب عالی!

محکمہ اپیل ذیل ہے۔

- ۱۔ یہ کہ سائلہ کی محکمہ تعلیم میں تعیناتی مورخہ 11-01-1982 گورنمنٹ گریڈ سکول مراد پور میں ہوئی۔ نقل  
لف ہے۔
- ۲۔ یہ کہ سائلہ نے مختلف سکولوں میں ڈیوٹی سال 1982ء سے لے کر مورخہ 01-03-2020 تک  
ڈیوٹی سرانجام دی۔ اور نہایت احسن طریقے سے فرائض منصبی سرانجام دئے۔
- ۳۔ یہ کہ سائلہ نے 25 سال سے زائد عرصہ ملازمت مکمل ہونے کے بعد مورخہ 11-03-2020 کو  
باقاعدہ ریٹار منٹ کے لیے درخواست گزاری۔ جس کا حوالہ سکول اور لاک بک گورنمنٹ گریڈ پرائمری سکول  
خواجگان میں درج ہے۔ نقل لف ہے۔
- ۴۔ یہ کہ محکمہ کے بعض اہل کار روایتاً سائلہ کو تنگ کرنے لگے۔ اور سائلہ کے دستاویزات کو کلنیر کرنے کے  
بجائے سائلہ کو بے جا تنگ کرنے لگے۔
- ۵۔ یہ کہ سائلہ کا ہر سکول میں مکمل حاضری ریکارڈ مورخہ 01-03-2020 تک موجود ہے۔ اس کے بعد  
سائلہ ڈیوٹی دیتی رہی اور محکمہ نے غیر قانونی طور پر سائلہ کی تنخواہ بند کی۔
- ۶۔ یہ کہ مورخہ 02-08-2021 کا جاری کردہ لیٹر نمبر 1538 سائلہ کو مورخہ 05-08-2021 کو ملا۔ جس  
سے حیرانگی ہوئی کہ سائلہ کو بقایا واجبات کی ادائیگی کے بجائے سائلہ سے مبلغ-53,70,227/- روپے کی وصولی کا کہا  
گیا۔ جو کہ سراسر غیر قانونی ہے۔ اور سائلہ سے نا انصافی ہے۔
- ۷۔ یہ کہ سائلہ کو کوئی شو کا زونٹس نہیں ملا۔
- ۸۔ یہ کہ سائلہ سے کوئی جواب طلبی نہیں کی گئی۔
- ۹۔ یہ کہ سائلہ کو کسی نام نہاد انکوائری میں شامل نہیں کیا گیا۔
- ۱۰۔ یہ کہ سائلہ نے اپنی زندگی کے قیمتی سال بچوں کی درس و تدریس میں گزارے۔

P.T.O





- ۱۱- یہ کہ سالکہ کو عرصہ 02-08-2019 سے تنخواہ نہیں ملی۔
- ۱۲- یہ کہ سالکہ قانونی طور پر سال 2021ء سے ریٹائرڈ ہے۔
- ۱۳- یہ کہ اسی طرح سالکہ قانونی طور پر بقایا جات تنخواہ، پنشن، GP فنڈ، گروپ انشورنس اور دیگر سرکاری واجبات لینے کی حقدار ہے۔
- ۱۴- یہ کہ سالکہ کا شوہر فالج کا بیمار ہے۔ اسی طرح سالکہ بھی جوڑوں کے درد میں مبتلا ہے۔
- ۱۵- یہ کہ سالکہ نے ان تمام وجوہات کے باوجود نہایت احسن طریقے سے درس و تدریس کا کام جاری رکھا۔
- ۱۶- یہ کہ دوران ملازمت سالکہ کے خلاف کسی قسم کی کوئی تادیبی کارروائی نہیں ہوئی۔

استعداد عام ہے کہ با منظوری محکمانہ اپیل و با منسوخی اپیل لیٹر نمبر 1538 مورخہ 02-08-2021 سالکہ سے غیر قانونی نام نہاد واجبات مبلغ 53,70,227/- روپے منسوخ فرمائے جائیں۔ اور سالکہ کو تنخواہ بقایا جات از تا ریٹائرمنٹ و پنشن GP فنڈ، گروپ انشورنس و دیگر مراعات جو سرکاری ملازم ریٹائرمنٹ کے بعد لینے کا حقدار ہے۔ سالکہ کو ادا کرنے کا حکم بخشا جائے۔ (الرحمہ) ۰۷/۰۸/۲۰۲۱

## ارضی

سالکہ رشیدہ بیگم PST ٹیچر

موبائل نمبر- 0300-5778414

گورنمنٹ گریڈ پرائمری سکول خواجگان تحصیل ضلع مانسہرہ

بخدمت جناب ڈپٹی ڈائریکٹر صاحب محکمہ ایجوکیشن پشاور KPK

محکمہ اپیل: پر خلاف 1538 لیٹر نمبر مورخہ: 02-08-2021

جناب عالی۔

جس کی رو سے سائلہ سے مبلغ-53,70,2271 روپے واجبات کی وصولی کا کہا گیا ہے۔ استعداد ہے کہ

بامنتوری محکمہ اپیل و با منسوخی اپیل لیٹر نمبر 1538 مورخہ 02-08-2021 سائلہ سے غیر قانونی نام نہاد واجبات  
مبلغ-53,70,2271 روپے منسوخ فرمائے جائیں۔ اور سائلہ کو تنخواہ بقایا اجات از تار ریٹارمنٹ و پنشن GP فنڈ زرگروپ  
انشورنس و دیگر مراعات جو سرکاری ملازم ریٹارمنٹ کے بعد لینے کا حقدار ہے۔ سائلہ کو ادا کرنے کا حکم بخشا جائے۔

جناب عالی!

محکمہ اپیل ذیل ہے۔

۱۔ یہ کہ سائلہ کی محکمہ تعلیم میں تعیناتی مورخہ 11-01-1982 گورنمنٹ گریڈ سکول مرادپور میں ہوئی۔ نقل  
لف ہے۔

۲۔ یہ کہ سائلہ نے مختلف سکولوں میں ڈیوٹی سال 1982ء سے لے کر مورخہ 01-03-2020 تک  
ڈیوٹی سرانجام دی۔ اور نہایت احسن طریقے سے فرائض منصبی سرانجام دئے۔

۳۔ یہ کہ سائلہ نے 25 سال سے زائد عرصہ ملازمت مکمل ہونے کے بعد مورخہ 11-03-2020 کو  
باقاعدہ ریٹارمنٹ کے لیے درخواست گزاری۔ جس کا حوالہ سکول اور لاک بک گورنمنٹ گریڈ پرائمری سکول  
خواجگان میں درج ہے۔ نقل لف ہے۔

۴۔ یہ کہ محکمہ کے بعض اہل کار روایتاً سائلہ کو تنگ کرنے لگے۔ اور سائلہ کے دستاویزات کو کلیم کرنے کے  
بجائے سائلہ کو بے جا تنگ کرنے لگے۔

۵۔ یہ کہ سائلہ کا ہر سکول میں مکمل حاضری ریکارڈ مورخہ 01-03-2020 تک موجود ہے۔ اس کے بعد  
سائلہ ڈیوٹی دیتی رہی اور محکمہ نے غیر قانونی طور پر سائلہ کی تنخواہ بند کی۔

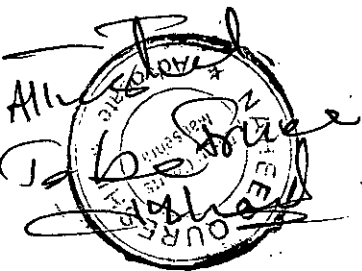
۶۔ یہ کہ مورخہ 02-08-2021 کا جاری کردہ لیٹر نمبر 1538 سائلہ کو مورخہ 05-08-2021 کو ملا۔ جس  
سے حیرانگی ہوئی کہ سائلہ کو بقایا اجات کی ادائیگی کے بجائے سائلہ سے مبلغ-53,70,2271 روپے کی وصولی کا کہا  
گیا۔ جو کہ سراسر غیر قانونی ہے۔ اور سائلہ سے نا انصافی ہے۔

۷۔ یہ کہ سائلہ کو کوئی شوکا ز نوٹس نہیں ملا۔

۸۔ یہ کہ سائلہ سے کوئی جواب طلبی نہیں کی گئی۔

۹۔ یہ کہ سائلہ کو کسی نام نہاد انکوائری میں شامل نہیں کیا گیا۔

۱۰۔ یہ کہ سائلہ نے اپنی زندگی کے قیمتی سال بچوں کی درس و تدریس میں گزارے۔



- ۱۱۔ یہ کہ سائل کو عرصہ 02-08-2019 سے تنخواہ نہیں ملی۔
- ۱۲۔ یہ کہ سائل قانونی طور پر سال 2021ء سے ریٹائرڈ ہے۔
- ۱۳۔ یہ کہ اسی طرح سائل قانونی طور پر بقایا جات تنخواہ، پنشن، GP فنڈ، گروپ انشورنس اور دیگر سرکاری واجبات لینے کی حقدار ہے۔
- ۱۴۔ یہ کہ سائل کا شوہر فالج کا بیمار ہے۔ اسی طرح سائل بھی جوڑوں کے درد میں مبتلا ہے۔
- ۱۵۔ یہ کہ سائل نے ان تمام وجوہات کے باوجود نہایت احسن طریقے سے درس و تدریس کا کام جاری رکھا۔
- ۱۶۔ یہ کہ دوران ملازمت سائل کے خلاف کسی قسم کی کوئی تادیبی کارروائی نہیں ہوئی۔
- استعدا ہے کہ** با منظوری حکمانہ اپیل و با منسوخی اپیل لیٹر نمبر 1538 مورخہ 02-08-2021 سائل سے غیر قانونی نام نہاد واجبات مبلغ 53,70,227/- روپے منسوخ فرمائے جائیں۔ اور سائل کو تنخواہ بقایا جات ازتار ریٹائرمنٹ و پنشن GP فنڈ گروپ انشورنس و دیگر مراعات جو سرکاری ملازم ریٹائرمنٹ کے بعد لینے کا حقدار ہے۔ سائل کو ادا کرنے کا حکم بخشا جائے۔

**ارض**

سائل رشیدہ بیگم PST ٹیچر

موبائل نمبر۔ 0300-5778414

گورنمنٹ گرلز پرائمری سکول خواجگان تحصیل ضلع مانسہرہ



بخدمت جناب : ڈائریکٹر صاحب محکمہ ایجوکیشن پشاور KPK

حکمانہ اپیل: بر خلاف 1538 لیٹر نمبر مورخہ: 02-08-2021

17

جناب عالی۔

جس کی رو سے سائلہ سے مبلغ-53,70,227/- روپے واجبات کی وصولی کا کہا گیا ہے۔ استعداد عا ہے کہ  
بامنتوری حکمانہ اپیل و بامنتوخی اپیل لیٹر نمبر 1538 مورخہ 02-08-2021 سائلہ سے غیر قانونی نام نہاد واجبات  
مبلغ-53,70,227/- روپے منسوخ فرمائے جائیں۔ اور سائلہ کو تنخواہ بقایا واجبات از تار یٹاز منٹ و پنشن GP فنڈز گروپ  
انشورنس و دیگر مراعات جو سرکاری ملازم ریٹاز منٹ کے بعد لینے کا حقدار ہے۔ سائلہ کو ادا کرنے کا حکم بخشا جائے۔

جناب عالی!

حکمانہ اپیل ذیل ہے۔

۱۔ یہ کہ سائلہ کی محکمہ تعلیم میں تعیناتی مورخہ 11-01-1982 گورنمنٹ گریڈ سکول مراد پور میں ہوئی۔ نقل  
لف ہے۔

۲۔ یہ کہ سائلہ نے مختلف سکولوں میں ڈیوٹی سال 1982ء سے لے کر مورخہ 01-03-2020 تک  
ڈیوٹی سرانجام دی۔ اور نہایت احسن طریقے سے فرائض منصبی سرانجام دئے۔

۳۔ یہ کہ سائلہ نے 25 سال سے زائد عرصہ ملازمت مکمل ہونے کے بعد مورخہ 11-03-2020 کو  
باقاعدہ ریٹاز منٹ کے لیے درخواست گزاری۔ جس کا حوالہ سکول اور لاک بک گورنمنٹ گریڈ پرائمری سکول  
خواجگان میں درج ہے۔ نقل لف ہے۔

۴۔ یہ کہ محکمہ کے بعض اہل کار روایتاً سائلہ کو تنگ کرنے لگے۔ اور سائلہ کے دستاویزات کو کلیمیر کرنے کے  
بجائے سائلہ کو بے جا تنگ کرنے لگے۔

۵۔ یہ کہ سائلہ کا ہر سکول میں مکمل حاضری ریکارڈ مورخہ 01-03-2020 تک موجود ہے۔ اس کے بعد  
سائلہ ڈیوٹی دیتی رہی اور محکمہ نے غیر قانونی طور پر سائلہ کی تنخواہ بند کی۔

۶۔ یہ کہ مورخہ 02-08-2021 کا جاری کردہ لیٹر نمبر 1538 سائلہ کو مورخہ 05-08-2021 کو ملا۔ جس  
سے حیرانگی ہوئی کہ سائلہ کو بقایا واجبات کی ادائیگی کے بجائے سائلہ سے مبلغ-53,70,227/- روپے کی وصولی کا کہا  
گیا۔ جو کہ سر اسر غیر قانونی ہے۔ اور سائلہ سے نا انصافی ہے۔

۷۔ یہ کہ سائلہ کو کوئی شوکا ز نوٹس نہیں ملا۔

۸۔ یہ کہ سائلہ سے کوئی جواب طلبی نہیں کی گئی۔

۹۔ یہ کہ سائلہ کو کسی نام نہاد انکوائری میں شامل نہیں کیا گیا۔

۱۰۔ یہ کہ سائلہ نے اپنی زندگی کے قیمتی سال بچوں کی درس و تدریس میں گزارے۔

P.T.O

Attested  
To be  
Advocate  
Dist. Courts  
Manshera  
NAHE

- ۱۱۔ یہ کہ سالانہ کو عرصہ 02-08-2019 سے تنخواہ نہیں ملی۔
- ۱۲۔ یہ کہ سالانہ قانونی طور پر سال 2021ء سے ریٹائرڈ ہے۔
- ۱۳۔ یہ کہ اسی طرح سالانہ قانونی طور پر بقایا اجات تنخواہ، پنشن، GP فنڈ، گروپ انشورنس اور دیگر سرکاری واجبات لینے کی حقدار ہے۔
- ۱۴۔ یہ کہ سالانہ کا شوہر فالج کا بیمار ہے۔ اسی طرح سالانہ بھی جوڑوں کے درد میں مبتلا ہے۔
- ۱۵۔ یہ کہ سالانہ نے ان تمام وجوہات کے باوجود نہایت احسن طریقے سے درس و تدریس کا کام جاری رکھا۔
- ۱۶۔ یہ کہ دوران ملازمت سالانہ کے خلاف کسی قسم کی کوئی تادیبی کارروائی نہیں ہوئی۔
- استعد عا ہے کہ با منظوری حکمانہ اپیل و با منسوخی اپیل لیٹر نمبر 1538 مورخہ 02-08-2021 سالانہ سے غیر قانونی نام نہاد واجبات مبلغ 53,70,227/- روپے منسوخ فرمائے جائیں۔ اور سالانہ کو تنخواہ بقایا اجات ازت ریٹائرمنٹ و پنشن GP فنڈ ز گروپ انشورنس و دیگر مراعات جو سرکاری ملازم ریٹائرمنٹ کے بعد لینے کا حقدار ہے۔ سالانہ کو ادا کرنے کا حکم بخشا جائے۔

## الارض

سالانہ رشیدہ بیگم PST ٹیچر

گورنمنٹ گرلز پرائمری سکول خواجگان تحصیل ضلع مانسہرہ  
موبائل نمبر۔ 0300-5778414

Registered



**OFFICE OF THE SUB DIVISIONAL EDUCATION OFFICER (F) MANSEHRA**

No. 1807

Dated 21/10/2021

“D”  
19

To

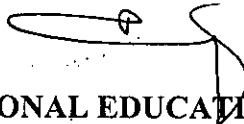
RASHIDA BEGUM PST ✓  
GGPS KHAWGAN DISTRICT MANSEHRA

Subject: -

**SUBMISSION OF OUTSTANDING AMOUNT OF RS: 5370227/-IN TH  
LIGHT OF DECISION OF IDC MEETING HELD ON 08/07/2021.**

Memo:

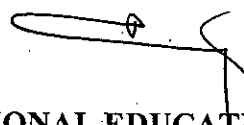
Reference vide letter No.12246DEO (F)/ADEO Establishment 1<sup>st</sup> 2021-22 dated 21/10/2021 DEO (F) Mansehra. Vide letter no 5142/F.No 359/F appeal /Mansehra dated 04/10/2021 by Director E&SE Education Department Peshawar in our personal attention was in invited to office of DEO(F) Mansehra vide office letter No 1442 dated 20/01/2021, No 4248 dated 24/03/2021 & letter No 7929 dated 21/07/2021 on subject cited above. Whereas in the light if IDC Meeting held on 01/07/2021 at Provincial Assembly KPK in draft para No 5.4.1. you are hereby directed to submit the outstanding amount Rs: 5370227/-in lum sum, into Government Treasury. Worth with and receipt on this behalf is to be submitted to the office of under signed with in (07) days otherwise the case will be sent to anticorruption establishment for legal action i.e. (FIR) against you.

  
SUB DIVISIONAL EDUCATION OFFICER  
(FEMALE) MANSEHRA

Endst: \_\_\_\_\_ Dated; SDEO (F) Mansehra \_\_\_\_\_ /2021.

Copt to:

1. Director E&SE KPK Peshawar.
2. District Education Female Officer Mansehra.
3. DAO Mansehra.

  
SUB DIVISIONAL EDUCATION OFFICER  
(FEMALE) MANSEHRA

Attested  
Go be  


# رجیستر حاضری مند تہ سبین

نام و پتہ			پست (13)			پست (15)		
نام و پتہ			پست (13)			پست (15)		
تاریخ	آمد	دستخط	رواگی	آمد	دستخط	رواگی	آمد	دستخط
1								
2	P	-	P	-	P	-	P	-
3	P	-	P	-	P	-	P	-
4	P	-	P	-	P	-	P	-
5	P	-	P	-	P	-	P	-
6	P	-	P	-	P	-	P	-
7								
8								
9	P	-	P	-	P	-	P	-
10	P	-	P	-	P	-	P	-
11	P	-	P	-	P	-	P	-
12	P	-	P	-	P	-	P	-
13	P	-	P	-	P	-	P	-
14	P	-	P	-	P	-	P	-
15								
16	P	-	P	-	P	-	P	-
17	P	-	P	-	P	-	P	-
18								
19								
20								
21								
22								
23								
24								
25								
26								
27								
28								
29								
30								
31								

(20)

مترخصت	حال	سابقہ	میزان	حال	سابقہ	میزان	حال	سابقہ	میزان
اتفاقية									
استحقاق									
بياری									
میزان									

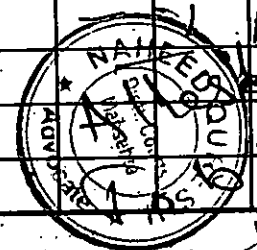
محمد اسحاق  
 محمد اسحاق  
 محمد اسحاق

دستخط ہیڈ ماسٹر

# رجسٹر حاضری مدرسین گو زمانہ گزرتہ سیم اسٹری سکول فوایو گانہ

نام		بابت ماہ		سمندر بدگیم		بایم سلیم	
عدہ ۱۱۱		عدہ ۱۱۱		رشد زہ بدگیم		۱۷ - C	
PSHT		PSHT		SPST		C-17	
تاریخ	آمد	دستخط	رواگی	آمد	دستخط	رواگی	دستخط
۲	7/30	12/35	12/35	7/30	12/35	P	P
۳	7/30	12/35	12/35	7/30	12/35	P	P
۴	7/30	12/35	12/35	7/30	12/35	P	P
۵	7/30	12/35	12/35	7/30	12/35	P	P
۶	7/30	11/30	11/30	7/30	11/30	P	P
۷	7/30	12/35	12/35	7/30	12/35	P	P
۹							
۱۰							
۱۱	7/30	12/35	12/35	7/30	12/35	P	P
۱۲	7/30	12/35	12/35	7/30	12/35	P	P
۱۳	7/30	12/30	12/30	7/30	12/30	P	P
۱۴	7/30	12/35	12/35	7/30	12/35	P	P
۱۵							
۱۶	7/30	12/35	12/35	7/30	12/35	P	P
۱۷	7/30	12/25	12/25	7/30	12/25	P	P
۱۸	7/30	12/35	12/35	7/30	12/35	P	P
۱۹	7/30	12/35	12/35	7/30	12/35	P	P
۲۰	7/30	11/30	11/30	7/30	11/30	P	P
۲۱	7/30	12/35	12/35	7/30	12/35	P	P
۲۲	7/30	12/35	12/35	7/30	12/35	P	P
۲۳	7/30	12/35	12/35	7/30	12/35	P	P
۲۴	7/30	12/35	12/35	7/30	12/35	P	P
۲۵	7/30	12/35	12/35	7/30	12/35	P	P
۲۶	7/30	12/35	12/35	7/30	12/35	P	P
۲۷	7/30	11/30	11/30	7/30	11/30	P	P
۲۸	7/30	12/35	12/35	7/30	12/35	P	P
۲۹							
۳۰	7/30	12/35	12/35	7/30	12/35	P	P
۳۱							

Ashaora - Mubaram from 9 8/9 80 to 0/19



شماره دست	حالت	سابقہ	میزان	حالت	سابقہ	میزان	حالت	سابقہ	میزان
اتفاقية	—	—	NIL	—	—	NIL	—	—	—
اتحقاق	—	—		—	—		—	—	
بیاری	—	—		—	—		—	—	
میزان	—	—		—	—		—	—	

دستخط میزبان  
۹/۱/۲۰۱۹

[Signature]



رجسٹر حاضری مدرسین گورنمنٹ گرلز ہائی اسکول خواجگان

2019

بابت ماہ		التویہ		نام		عہدہ	
آدم		دستخط		آدم		دستخط	
		P	-	P	-	8/30	1
		P	-	P	-	8/30	2
		P	-	P	-	8/30	3
		P	-	P	-	8/30	4
		P	-	P	-	8/30	5
		P	-	P	-	8/30	6
		P	-	P	-	8/30	7
		P	-	P	-	8/30	8
		P	-	P	-	8/30	9
		P	-	P	-	8/30	10
		P	-	P	-	8/30	11
		P	-	P	-	8/30	12
		P	-	P	-	8/30	13
		P	-	P	-	8/30	14
		P	-	P	-	8/30	15
		P	-	P	-	8/30	16
		P	-	P	-	8/30	17
		P	-	P	-	8/30	18
		P	-	P	-	8/30	19
		P	-	P	-	8/30	20
		P	-	P	-	8/30	21
		P	-	P	-	8/30	22
		P	-	P	-	8/30	23
		P	-	P	-	8/30	24
		P	-	P	-	8/30	25
		P	-	P	-	8/30	26
		P	-	P	-	8/30	27
		P	-	P	-	8/30	28
		P	-	P	-	8/30	29
		P	-	P	-	8/30	30
		P	-	P	-	8/30	31

22

میزان	سابقہ	حال	میزان	سابقہ	حال	میزان	سابقہ	حال	میزان	سابقہ	حال	میزان	سابقہ	حال



دستخط ہیڈ ماسٹر  
16/10/19

# رجسٹر حاضری مدرسین گورنمنٹ ایگریکلچرل کالج کراچی

بابت ماہ تقریباً بالمیرہ C-IV PSHT-13 PSHT-15

نام		عہدہ		ادستخط		ادستخط		ادستخط		ادستخط		ادستخط		ادستخط	
نام		عہدہ		ادستخط		ادستخط		ادستخط		ادستخط		ادستخط		ادستخط	
1				P	-	P	-	Rashid	12/30	Rashid	8/30	12/30	8/30		
2				P	-	P	-	Rashid	12/30	Rashid	8/30	11/35	8/30		
3	<b>S O N D A Y</b>														
4				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
5				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
6				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
7				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
8				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
9				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
10	<b>S O N D A Y</b>														
11				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
12				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
13				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
14				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
15				P	-	P	-	Rashid	2/25	Rashid	8/30	12/30	8/30		
16				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
17	<b>S O N D A Y</b>														
18				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
19				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
20				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
21				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
22				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
23				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
24	<b>S O N D A Y</b>														
25				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
26				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
27				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
28				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
29				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
30				P	-	P	-	Rashid	1/35	Rashid	8/30	1/35	8/30		
31															

Seen

16/11/19

on duty

11-19

میزان	سابقہ	میزان	سابقہ	میزان	سابقہ	میزان	سابقہ	میزان	سابقہ	میزان	سابقہ



ادستخط ہیڈ ماسٹر

رجسٹر حاضر فی مہد لہذا

۶۶۲

قور و گارن

۲۶

بابت ماہ											
نام			صورت لی			صورت لی			صورت لی		
عہدہ			۲۵/۶/۶			۲۵/۶/۶			۲۵/۶/۶		
تاریخ	آمد	دستخط	رواگی	دستخط	آمد	دستخط	رواگی	دستخط	آمد	دستخط	رواگی
۱											
۲											
۳	P		Retire								
۴	P										
۵	P										
۶	P										
۷	P										
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۹	P										
۱۰	P		checked								
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۳۱											

Attest  


میزان	سابقہ	حال	میزان	سابقہ	حال	میزان	سابقہ	حال	میزان	سابقہ	حال	میزان	سابقہ	حال

دستخط ہمدان

EDUCATION DEPARTMENT,  
N.-W.F.P.; PESHAWAR.

217



PRIMARY TEACHING CERTIFICATE  
(CONDENSED COURSE).

179/450.

~~187/430~~

Marks obtained .....

Division ... Second. ....

ROLL NO. 740.

Certified that ..... Rashida Begum, .....

born on xx ..... ( XIX Nineteen hundred and xxx )

Son/Daughter of ..... Elahi Baksh. ....

resident of xxx ..... Tehsil xxx ..... District Nowshera.

having passed the P. T. C. Examination held in 1986 is qualified to teach in Primary and Middle School except English.

Trained at District Nowshera. From xxx To xxx

Dated Peshawar,  
the 22 1986 19

Prepared .....

Signature .....

Registrar,  
Departmental Examinations,  
Education Department, Peshawar.

Handwritten notes and stamps on the right side of the certificate, including a circular official stamp and the word "Alleged" written vertically.

Handwritten notes in the top left corner: "F" and "(25)".

Roll No. .... Name. ....  
 Daughter of Mr. ....

(86)

تعلیمی اسناد

Subject	Max. Marks	Marks Obtained	
		In figures	In words
1. Social Studies and Child Development.	100		57
2. Urdu and Islamiat.	100		33
3. Maths and Science.	100		37
4. Pri. of Edu. and School Organization.	100		52
5. T/Pract.	50		/
Total	400/350		179

FAILED/PASSED DIVISION III

Prepared by [Signature]  
 Checked by .....

N.B.—(i) Pass percentage 33% & aggregate 40% 200-1-3-1988

- (ii) Marks in circle not to be counted.
- (iii) Grace marks not to be counted.
- (iv) A candidate may be considered un-successful in the subject, comprising of theory and practical, if the fails THEORY of the said subject.

[Signature]  
 Registrar,  
 Departmental Examinations,  
 Education Department, Peshawar.

Attested  
 To [Signature]

DIRECTORATE OF PRIMARY EDUCATION



NWFP - PESHAWAR

PRIMARY EDUCATION PROGRAMME - IMPROVEMENT OF THE LEARNING ENVIRONMENT (PEP-ILE)

It is to certify that Mr./Ms.: RASHIDA BAKHT has successfully completed PEP-ILE Training Cycle 1999 for the districts of **Block III (Urdu):**

- 1. Initial Training Grade 2 from 11-Oct-99 to 16-Oct-99
- 2. Workshop on Grade 2 from 22-Nov-99 to 24-Nov-99

Date: \_\_\_/\_\_\_/1999

Director  
Primary Education NWFP

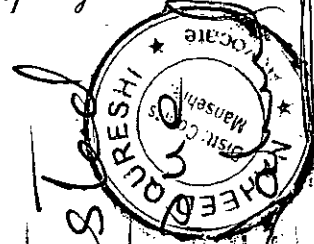


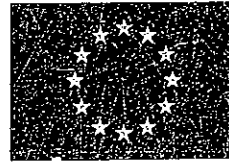
Additional Director-II  
Primary Education NWFP

Attest to

Attested

19 be





28

# Teacher Training Workshop on Adolescent Health

## Certificate of Participation

Awarded to

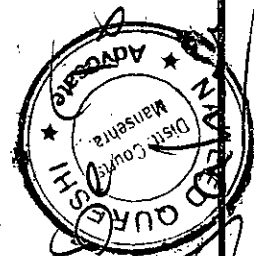
Kashida

Conducted by Sahil

Date: 3-06-14

Venue: Chandigarh

Attested



10

Munish Bawa  
Executive Director

Psychologist



**USAID**  
FROM THE AMERICAN PEOPLE



29

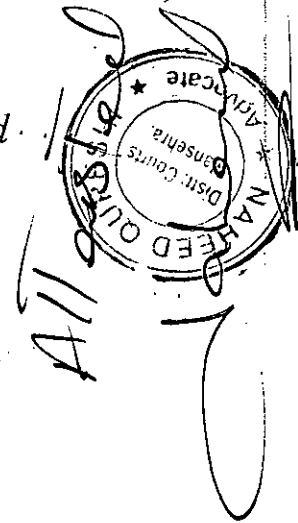
# Certificate of Appreciation

This certificate is awarded to PTC GGPS Khwajgan

Union Council Malik Pur in the district of Mansehra, North West Frontier Province,

Pakistan in recognition of its successful completion of training in management, advocacy and resource mobilization, and application of these skills in promoting education.

Dated: 19/2/10



Director Community Development, RISE

EDO Education, Mansehra





**USAID**  
FROM THE AMERICAN PEOPLE



# Certificate of Recognition

30

USAID-RISE recognizes the important contribution of

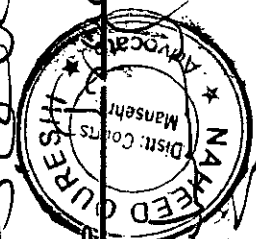
Ms. RAHEEDA

to the betterment of children's education through  
meaningful involvement in teacher cluster meetings.

Date 15th Dec, 09

Dr. Naeem Sohail Butt  
Project Director  
USAID-RISE

Attested



To be signed



**USAID**  
FROM THE AMERICAN PEOPLE



Revitalizing, Innovating, Strengthening Education

31

سرٹیفکیٹ

محترمی محترمہ رشیدہ بیگم  
کو یہ سرٹیفکیٹ  
پیرنٹس ٹیچرز کونسل کی تین روزہ تربیتی ورکشاپ میں شرکت کرنے پر دیا گیا ہے۔

تاریخ: 22/20-5/20

بمقام: جی جی پی ایس ٹیچرز



*Handwritten signature*

خالد سلیم

ڈائریکٹر کیونٹی ڈویلپمنٹ RISE

*Lois R. Brush*

ڈاکٹر لورالائی برش

پراجیکٹ ڈائریکٹر RISE

(32)

2187  
97  
2284

G (32)

1- سر داور  
2- خواجگان

Handwritten mark

Handwritten signature

21622

پرستیز

Original خواجگان

شخصی کارڈ 123-61-576055

# SERVICE BOOK

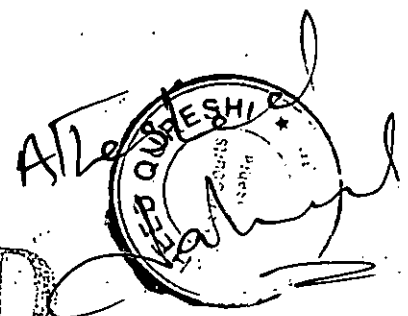
سدر شدہ پیغم

سر داور  
خواجگان  
سر داور

A/C No. 35687/Jan

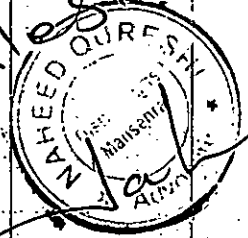
Handwritten notes

PAID

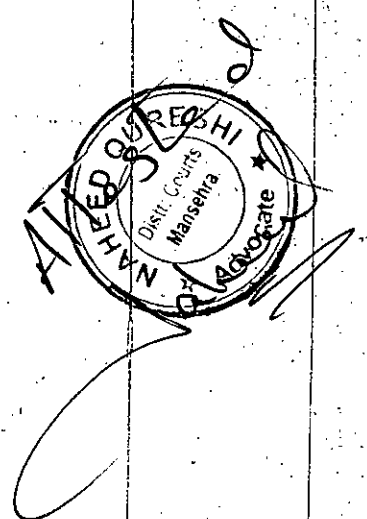


9	10	11	12	13	14	15	
				Leave			
Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8	Date of termination of appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the head of the office or other attesting officer	Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government	Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or promotion of the Government Servant.
				Period	Government to which debitable		
<p><i>[Signature]</i></p> <p>By: <i>[Signature]</i></p> <p><i>[Signature]</i></p>	<p>30 <sup>11</sup>/<sub>07</sub> guc</p>		<p><i>[Signature]</i></p>			<p>Service from 1-12-50 to 30 <sup>11</sup>/<sub>07</sub> other off...</p> <p><i>[Signature]</i></p> <p>By: <i>[Signature]</i></p> <p>Sch: <i>[Signature]</i></p>	<p>Service from 1-12-50 to 30 <sup>11</sup>/<sub>07</sub> other off...</p> <p><i>[Signature]</i></p> <p>By: <i>[Signature]</i></p> <p>Sch: <i>[Signature]</i></p>

*Attested*




1	2	3	4	5	6	7	
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating state: (i) substantive appointment or (ii) whether service counts for pension under Art. 87, C. E. R.	Pay in substantive post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of appointment	Signature of Government
<u>BRS No 10/RS 3295-215-9745</u>							
<p>1. li-P-3</p> <p>Khawajgan</p> <p>- DO -</p>			<p>6950 / =</p> <p>7165 / =</p>			<p>1/07</p> <p>12/07</p>	<p>Ran Bah</p> <p>Ran Bah</p>



9	10	11	12	13		14	15
Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8	Date of termination of appointment	Reason of termination (such as promotion, transfer, dismissal, etc).	Signature of the head of the office or other attesting officer	Leave		Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or praise of the Government Servant.
				Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitab to another Government		
				Period	Government to which debitab		
<i>[Signature]</i> Dy: D.O (F) Manshra.	30/11/01	mer.	<i>[Signature]</i> Dy: D.O (F) Manshra.			<i>[Signature]</i> S.D.E.O (Female) Manshra	
<i>[Signature]</i> Dy: D.O (F) Manshra.	30/6/05	Pay Rensio	<i>[Signature]</i> Dy: D.O (F) Manshra.			<i>[Signature]</i> S.D.E.O (Female) Manshra	
<i>[Signature]</i> Dy: D.O (F) Manshra.	30/11/05	mer.	<i>[Signature]</i> Dy: D.O (F) Manshra.			<i>[Signature]</i> S.D.E.O (Female) Manshra	
<i>[Signature]</i> Dy: D.O (F) Manshra.	30/11/06	S/R	<i>[Signature]</i> Dy: D.O (F) Manshra.			<i>[Signature]</i> S.D.E.O (Female) Manshra	
<i>[Signature]</i> Dy: D.O (F) Manshra.	30/6/07	S/R	<i>[Signature]</i> Dy: D.O (F) Manshra.			<i>[Signature]</i> S.D.E.O (Female) Manshra	

Attested



8.668  
9/15  
AOP andul Ti  
5/2007 @ 2006/11/11  
Oto  
[Signature]

(36)

1	2	3	4	5	6	7
Date of Birth	Whether retention or extension and whether permanent or temporary	If retaining date (i) substantive appointment, or (ii) whether service counts for pension under Act. XVI of 1917	Pay in retention post	Admitted Pay in retention post	Date of cessation under Act. XVI of 1917	Date of appointment
			4730/-			12/03
			4890/-			12/04
RPS No. 10 Rs. 2865-185-8415						
			5640/-			12/05
			5825/-			12/05
			6010/-			12/06

G.P.S.  
 Muzaffar  
 Transfer to  
 G.P.S. Khairpur  
 ———  
 ———

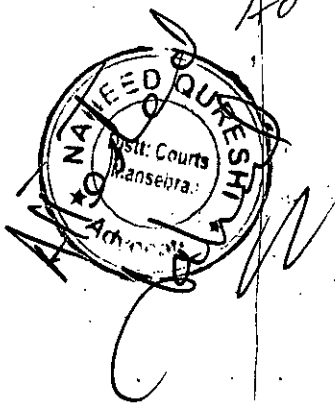
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2005  
 Office of The Accountant General  
 N.W.F.P. Peshawar  
 Pay Fixed In The Revised Basic  
 Pay Scales 2005

OF RS 2865-185-8415 (10)  
 AT RS 5640/-  
 With effect from 1-7-2005  
 12-2005

Accounts Officer  
 Pay Fixation Party N.W.F.P. Peshawar

of payment  
 Rs. 7449/-  
 in account



I Rajwade Raju / ETC GGS, Manshahra hereby given and undertaking to the effect that if any over payment made to as a result of incorrect award of S/Grade and detached later on, it will be made good by recovery from my pension Graduity as may be fixed by the Govt. Deptt;

Signature and designation of a ...

Signature of the Head of the office or other ...  
Reference to any ...

Rajwade Raju  
SIGNATURE

ATTESTED

30/11/99 Inc

30/11/2000 Inc

30/11/01 Pay Revision

30/11/02 Pm

(A) Draw - Rs 25000/mth

T.No. 75 dt 16/12/2003

(B) Draw - Rs 25000/mth

T.No. 479 dt 16/12/2003

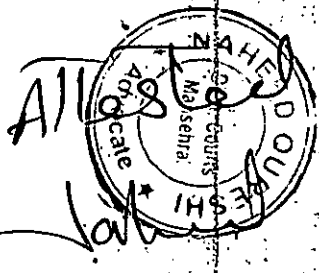
Services rendered from 1/12/01 to 30/11/02 from App. Roll & other office record.

T.No. 2113  
10/10/02

Drawn Amount of S/Grade up to 1/12/99 + 31/3/01 of the lowest amounting to Rs. 8053/2 only.

District Account Officer

Services Verified with the ... by the Accy. Officer of this Office.



Sanctioned KIPF Advance Rs. 50000/- vide DO(F) Sch. 4 dt: Manshahra Endst. No. 2928-29 dated 14/10/03.

Dy. D.O. (FIP) Manshahra

Pay changed to Rs. 4570/- a note of Rs. 500/- Pm ...



2	3	4	5	6	7	8	
NAME OF SERV	Whether substantive or officiating and whether government or non-govt	Of officiating state (i) substantive appointment, or (ii) whether service counts for pension under Art. 39 of C. S. R.	Pay in substance	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of appointment	Remarks

B.P. No 10 D 1660-107-326

69/1  
General Pur

Next stage 2623/-  
PMI 107/-

2623/- (2730/-)

21/99 Rash

-u

2737/- (2837/-)

1/12/99 Rash

-u

2837/- (2944/-)

1/12/2000 Rash

B.P. No-10 Rs 2490-160-7290

69/1  
General Pur

OLD

3051/- (4570/-)

1/12/01 Rash

4410/-  
160/-

4570/-

1/12/02 Rash

Office of the Assistant General  
N. W. F. P. Peshawar  
Pay Fixed in the scale 1994  
at Rs. 1480-81-2695  
at Rs. 2047/- P.M. W.F.P. 6-1994  
with next increment on 1-12-1994

Accounts Officer  
Pay Fixation Party N.W.F.P. Peshawar

Payment

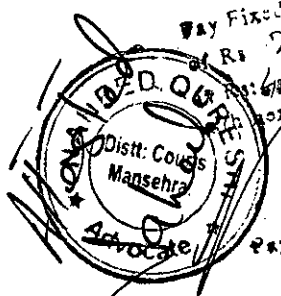
Rs 31/-

SLB 70 1/29

Office of the Assistant General  
N.W.F.P. Peshawar.

Pay Fixed in the scale of pay scaled 2001  
at Rs. 2470-160-7280  
1-12-2001  
1-12-2002

Rs. 81/PM 12/96 to 12/98 1/2 1944/-  
N. 107/PM 1/99 to 11/01 N. 3715/-  
N. 160/12/01 to 12/02 N. 1760/-  
Total Rs. 7449/3



Accounts Officer  
Pay Fixation Party N.W.F.P. Peshawar.

Rs. 31/-

Rs 31/-

1	2	3	4	5	6	7	8
Name of post	Whether included in or withdrawn and whether permanent or temporary	If withdrawing the (i) alternative app. control, or (ii) whether service control for position under Act XVI B. S. A.	Top in alternative post	Additional Pay for officiating	Other allowances paying under the Order of Dept.	Scale of appreciation	Step in pay

Revised PL No 7 D 1660-01-2695

Khawaj Gan

ch

11

11

11

11

11  
88 PS,  
Muradpur

11

2047/-

2128/-

2209/-

2290 (2371) ✓

2371 (2452)

2452 (2533)

2533 (2614)

(2614)

2614 (2695)

1 <sup>6</sup>/<sub>94</sub> Rash

6 <sup>12</sup>/<sub>94</sub> Rash B

1 <sup>12</sup>/<sub>95</sub> Rash

1 <sup>12</sup>/<sub>96</sub> Rash

1 <sup>12</sup>/<sub>97</sub> Rash

1 <sup>12</sup>/<sub>98</sub> Rash

1 <sup>12</sup>/<sub>99</sub> Rash

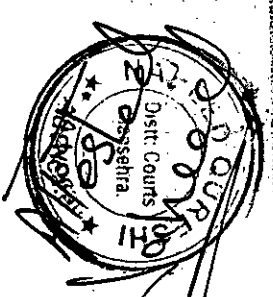
15 <sup>5</sup>/<sub>2000</sub> Rash

1 <sup>12</sup>/<sub>2000</sub> Rash

Awarded of 2 grade in BS No 10  
1660-07-3265 w/y 261-99 on 20  
vide DEO's Pr. of airshra No-117-240  
dt-25-1-2000.



Signature and position of the officer or other person to whom referred	Date of reproduction of appointment	Reason of promotion (such as promotion, transfer, dismissal, etc.)	Signature of the head of the office or other attending officer	Leave		Signature of the head of the office or other attending officer	Reference to any records or other documents of the office
				Period	Government to which referred		
<i>[Signature]</i>	30/11/94	Invac	<i>[Signature]</i>				Service verified from 1-12-92 To 30-11-93 from Acq: Rolls and other office record of this office <i>[Signature]</i> SDEO (P) Mansher
<i>[Signature]</i>	30/11/95	Interm:	<i>[Signature]</i>				Service verified from 1-12-93 To 30-11-94 from Acq: Rolls and other office record of this office <i>[Signature]</i> SDEO (P) Mansher
<i>[Signature]</i>	30/11/96	Interm:	<i>[Signature]</i>				Service verified from 1-12-94 To 30-11-95 from Acq: Rolls and other office record of this office <i>[Signature]</i> SDEO (P) Mansher
<i>[Signature]</i>	30/11/97	Interm:	<i>[Signature]</i>				Service verified from 1-12-95 To 30-11-96 from Acq: Rolls and other office record of this office <i>[Signature]</i> SDEO (P) Mansher
<i>[Signature]</i>	30/11/98	Interm:	<i>[Signature]</i>				Service verified from 1-12-96 To 30-11-97 from Acq: Rolls and other office record of this office <i>[Signature]</i> SDEO (P) Mansher
<i>[Signature]</i>	30/11/99	Invac	<i>[Signature]</i>				Service verified from 1-12-97 To 30-11-98 from Acq: Rolls and other office record of this office <i>[Signature]</i> SDEO (P) Mansher
<i>[Signature]</i>	14/5/2000	Transfr	<i>[Signature]</i>				Service verified from 1-12-98 To 30-11-99 from Acq: Rolls and other office record of this office <i>[Signature]</i> SDEO (P) Mansher
<i>[Signature]</i>	30/11/2000	Annual Inv	<i>[Signature]</i>				Service verified from 1-12-99 To 30-11-00 from Acq: Rolls and other office record of this office <i>[Signature]</i> SDEO (P) Mansher
<i>[Signature]</i>	31/3/2001	Entry Revised B/S No-10 at S/N-90 w.e.b 21/1/99.	<i>[Signature]</i>				Service verified from 1-12-00 To 30-11-01 from Acq: Rolls and other office record of this office <i>[Signature]</i> SDEO (P) Mansher



SDEO (P)  
Mansher

9	10	11	12	13	14	15
				<p>Leave</p> <p>Allocation of period of leave on average pay upto last month for which leave entry is available to Government to which applicable</p>		
				<p>Signature of the head of the office or other appointing officer</p>		<p>Reference to any transfer certificate or orders or award or orders of the Government.</p>
<p><i>Diwan</i> S.D.E.O. (F) Mansobra</p>	<p>4 <sup>6</sup>/<sub>90</sub></p>	<p>Transfer</p>	<p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>		<p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>	<p>1-12-87 30-11-87 other office record S.D.E.O. (F) Mansobra</p> <p>Service verified from 1-12-87 To 30-11-89 from Acq: Rolls other office record of this office</p> <p>S.D.E.O. (F) Mansobra</p>
<p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>	<p>30 <sup>11</sup>/<sub>90</sub></p>	<p>Inv.</p>	<p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>			<p>Adhock Increase arrear Drawn with w.o.f. 1-7-89</p>
<p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>	<p>5 31 <sup>91</sup>/<sub>91</sub></p>	<p>Revised BPS</p>	<p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>			<p>Vide T-No..... Dated.....</p>
<p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>	<p>30 <sup>11</sup>/<sub>91</sub></p>	<p>Inv.</p>	<p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>			<p>Sub Divisional-Edu: Offi (Female) Mansobra.</p> <p>Service verified from 1-12-89 To 30-11-90 from Acq: Rolls other office record of this office</p> <p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>
<p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>	<p>30 <sup>11</sup>/<sub>92</sub></p>	<p>Inv.</p>	<p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>			<p>Service verified from 1-12-90 To 30-11-91 from Acq: Rolls other office record of this office</p> <p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>
<p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>	<p>30 <sup>11</sup>/<sub>93</sub></p>	<p>Inv.</p>	<p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>			<p>Service verified from 1-12-91 To 30-11-92 from Acq: Rolls other office record of this office</p> <p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>
<p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>	<p>5 31 <sup>94</sup>/<sub>94</sub></p>	<p>Revised BPS</p>	<p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>			<p>Service verified from 1-12-92 To 30-11-93 from Acq: Rolls other office record of this office</p> <p><i>[Signature]</i> S.D.E.O. (F) Mansobra</p>



2	3	4	5	6	7	8	
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating state (i) substantive appointment, or (ii) whether service commences for pension under Art. 371 C. N. R.	Pay in substantive post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of appointment	Signature

BPS  
Sikandra

			812/-			12/89	Roha
--	--	--	-------	--	--	-------	------

Office of the Accounts General  
N. W. P. ...  
Pay fixed in the revised Basic Pay Scales 1987  
of Rs. ... (B -  
at Rs. 750/- fixed P. M. w.e. 1-7-1987  
with effect from 1-12-1987

Account  
Accounts Officer  
Pay fixation Part

BPS  
Khanway Gan

			812/-			5 6/90	Roha
--	--	--	-------	--	--	--------	------

Attached  
Jahid  
Stamp: RECEIVED  
Stamp: 10/12/89

			843/-			12/90	Roha
--	--	--	-------	--	--	-------	------

Revised BPS NO. 7 - 1095-80-1995

			1335/- ✓			6/91	B. Roha
--	--	--	----------	--	--	------	---------

			1395/- ✓			12/91	B. Roha
--	--	--	----------	--	--	-------	---------

			1455/-			12/92	Roha
--	--	--	--------	--	--	-------	------

Accounts Officer  
Pay fixation Part

B.P.S.  
Khanway Gan

			1515/-			12/93	B. Roha
--	--	--	--------	--	--	-------	---------

1	2	3	4	5	6	7	8
Signature and position of the appointing authority	Date of appointment	Reason of termination (such as resignation, transfer, promotion, office of other nature, etc.)	Name of the person of whom the duty of the position is to be transferred	Period to which the transfer is to apply	Government to which the person is to be transferred	Signature of the appointing authority	Director

1. Name of the person of whom the duty of the position is to be transferred  
 2. Name of the person to whom the duty of the position is to be transferred  
 3. Date of appointment  
 4. Reason of termination  
 5. Period to which the transfer is to apply  
 6. Government to which the person is to be transferred  
 7. Signature of the appointing authority  
 8. Director

With effect from 11.1.82  
 96-100  
 S.D.E.O. (P)  
 Manshera

Service withdrawn from 11-1-82  
 to 30-11-84 by the Acct. Rolls  
 other office record  
 S.D.E.O. (P)  
 Manshera

Drawn off from  
 on accounts of  
 scale pay 17 & 31/8  
 & 28/10-11-81  
 28/10-11-81  
 (D. No. 35)

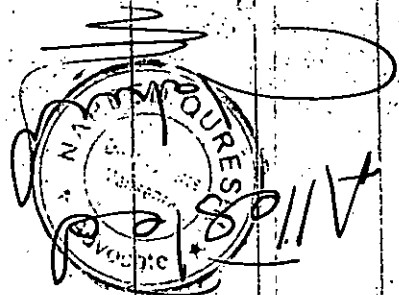
Services rendered from 1-12-84  
 to 30-11-85 by the Acct. Rolls  
 other office record  
 S.D.E.O. (P)  
 Manshera

Services rendered from 1-12-84  
 to 30-11-85 by the Acct. Rolls  
 other office record  
 S.D.E.O. (P)  
 Manshera

Services rendered from 1-12-84  
 to 30-11-85 by the Acct. Rolls  
 other office record  
 S.D.E.O. (P)  
 Manshera

Services rendered from 1-12-84  
 to 30-11-85 by the Acct. Rolls  
 other office record  
 S.D.E.O. (P)  
 Manshera

Services rendered from 1-12-84  
 to 30-11-85 by the Acct. Rolls  
 other office record  
 S.D.E.O. (P)  
 Manshera



Manshera  
 S.D.E.O. (P)  
 Manshera

Manshera  
 S.D.E.O. (P)  
 Manshera

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 S.D.E.O. (P)  
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 S.D.E.O. (P)  
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 S.D.E.O. (P)  
 Manshera

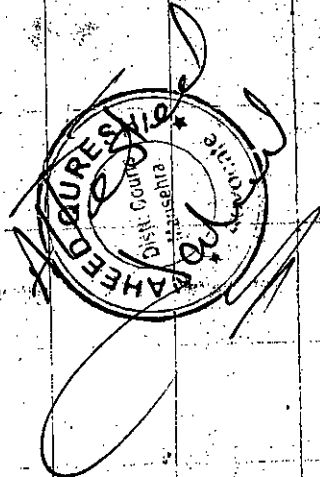
Manshera  
 S.D.E.O. (P)  
 Manshera

Manshera  
 S.D.E.O. (P)  
 Manshera

1	2	3	4	5	6	7	
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating, state (i) substantive appointment or (ii) whether service counts for pension under Art. 371 C S. R.	Pay in substantive post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of appointment	Signature
<del>560-23-1020</del>							
P. G. P. S Muradpur as P.T.C.	Permanent	-	NPS-7 351 <del>560</del>			11.1.82	Ra
6-2002	-	-	560/- fixed			1 12/83	Ra
hawajgan			560/-			28 2/84	Ra
- do -			560/-			1 12/84	Ra
- do -			750/-			1 2/87	Ra
- do -			750/-			1 12/87	Ra
- do -			781/-			12/88	Ra
SPS Bakandru			1781/-			16 8/89	Ra

Office of the Assistant General  
 M. W. P. Peshawar.  
 Pay fixed by Basic Pay Scale 1984  
 of Rs. 560/- fixed. B.C.R.  
 @ Rs. 1.12.83  
 with next increment on 1.10.85

Asstt. Accounts Officer  
 Asstt. Accountant General  
 M. W. P. P.  
*[Signature]*



Revised B.P.S. No. 7-750-31-1370

The entries in this page should be renewed or re-attested at least every five years and the signature in lines 9 and 10 should be dated

Name - Rashida Begum 45

Race - Swati

Residence - Khawajgan

Father's name and residence - E. Lahi Bakhsht

5. Date of birth by Christian era as nearly as can be ascertained. 15-3-1961  
(Fifteen March and Nineteen Hundred Sixty one)

6. Exact height by measurement - 5-4

7. Personal marks for identification - A Mole mark on Rt side forehead.

8. Left hand thumb and Finger impression of (non-gazetted) officer

Little Finger, Ring Finger

Middle Finger, Fore Finger

Thumb

ATTESTED  
Lahuri

9. Signature of Government servant Rashida Begum

10. Signature and designation of the Head of the Office, or other Attesting Officer.  
H. M. Khan  
S. D. Manshuran



(46)

(For use in Police Department only)

3

Heirs,

1. Shareen Khan s/o Haroon Khan of Khawajgan (husb)
- 2.
- 3.

Verification Roll No. \_\_\_\_\_ dated \_\_\_\_\_ received back \_\_\_\_\_

Left thumb-impresion.



Proficiency Matrix	Date	Qualifications	Date
English	yes	Passed S.S.C Exam from the Board of Intermediate and secondary education perh B. L. or B. A.	
Pashto	yes	Under roll No 128 and obtain 468 marks	
Urdu	yes	Pleaship examination	
		Training School Final examination	
Finger print		Other qualifications—	S.D.E.O. Mansehra
First instructing		Passed P.T.C. certificate course examination under Roll No. 740 obtain 179 marks and stood in 3rd division	
Court duties		Result declared vide Registrar's department Examination N.W.F.P. Peshawar, Dated. 1.8.1988.	
			S.D.E.O. (P) Mansehra

N. B.—A line to be drawn under the qualification possessed.