# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR AT CAMP COURT SWAT.

Service Appeal No. 6358/2020

Date of institution

06.07.2020

Mukaram Khan S/O Shair Zada, R/O Village Malakpur PST GOVT; Primary School Kwar Sar District Buner.

#### **VERSUS**

District Education Officer Elementary & Secondary Education Department, District Buner and five others.

ORDER 07.10.2022

Mr. Rahim Khan, Advocate, for the appellant present. Mr. Obaidur-Rehman, ADEO alongwith Mr. Muhammad Jan, District Attorney for the respondents present.

Learned counsel for the appellant stated at the bar that he wants to withdraw the instant appeal to approach the competent forum. In this respect, he also submitted an application, which is placed on file.

In view of the above, the appeal in hand stands dismissed as withdrawn. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 07.10.2022

(ROZINA) REHMAN) MEMBER (JUDICIAL) CAMP COURT SWAT (SALAH-UD-DIN)
MEMBER (JUDICIAL)
CAMP COURT SWAT

Court rango En Swaf Service Appeal NO 6358 & 2020. Mukaram Khan VS Director Edu. Exs Kps others APOLICATION FOR WHADRAL OF Service Appeal on the Subject with Permission to file a fresh Before Competent Folam. Kessectfully Showseth ( that the Cited appeal is fending before this Hon- Bench of Timberles Hixed for today dutily 7/x/022. 2. het due to question of Junstiction the Cites appear is Edguasted to be withdrawn with Jevens Stion This Hon: Tonbunas to Filo a Tvesh before a Competent legal + & Jam therefore it whemly Wrayed that by acceptance this application the Relief Bought monthe granted the Appellant livough Counsel. Dan DF07/x/022 Rahimbhan John High Conf

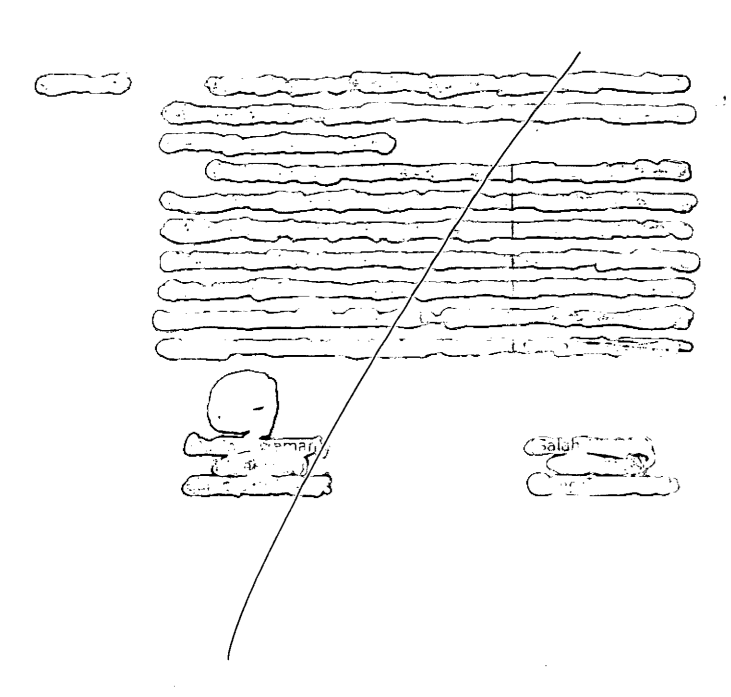


08.09.2022

Nemo for the appellant. Mr. Obaid-ur-Rehman, ADEO (Litigation) alongwith Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for official respondents No. 1 to 3 present.

Previous date was changed on the strength of Reader Note, therefore, notice for prosecution of the appeal be issued to the appellant as well as his counsel through registered post and to come up for arguments on 07.10.2022 before the D.B at Camp Court/Swat.

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roject ID: N-17-4359

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### GOVERNMENT OF THE KHYBER PAKHTUNKHWA **ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT**

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Check List Provide the following do Original Bank Deposit Slip (N 2 Passport size color photogr	TS Copy)	Copy of CNIC	Cop	y of Domicile Certificate
General Instructions / In > By Hand submission of Application		> Mobile Pho	nones are not allowed	f in Test Cenler premises.
> Last date for submission of applicati	on form is Wednesday	20° December, 2	0178	
Applications received on organization     Application should reach NTS office     NTS will not be responsible for late responsible.	latest by last date of subm receiving of application thro	ission of Application Fo	orm.	•
HELPIINE	•		d Applicati	on Forms to:

UAN: +92-51-844-444-1 Website: www.nts.org.pk

CamScanner

를 1 Page 03 •

NATIONAL TESTING SERVICE (HQ)
ESED KPK (Project)
Plot 96, Street # 4 H-8/1, Islamabad.





3887

BUNER DISTR	RICT
DOMICILE CERTIFICATE	No Tehsil Gadezai
DECLARATION	<u>N</u> :
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are permanently domiciled in North West Frontier Province by bit I belong to Village/Mohallah Palak put Te District Buner having been born/settled in it.	hsil <u>470 de 201</u>
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Son Daughter Swife of Low Jack	Signature/T.I of the applicant.  ve by Mukasam Hham  it is hereby certified that
the said Mr/Mrs/Miss // // // // Buner District belonging t are Permanent residents of N.W.F.P Buner District belonging t myself From my personal knowledge /verification overleaf that	is born of Parents who o it by birth/settled in it. I have satisfied
No 640 DDOR/Buner This Day of 7	
SEAL	DEPUTY DISTRICT OFFICER REVENUE & ESTATES
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No 35 9 DOR BUNER Dated 16 1 2 1200 6	DISTRICT OFFICER REVENUE & ESTATES/COLLECTOR BUNER.
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# National Testing Service-Pakistan Building Standards in Educational and Professional Tasting

### **ENTIS/CORY**

G-5

ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT

Branch Code: 6440

Date: 18-12-17

Branch Name:

HBL Pir Baba

ONLINE DEPOSIT SLIP

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Note: Bank Service Charges Free of Cost	Note: Bank Service Charges Free of Cost		
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A/C Title: National Testing Service-Pakistan	WC THE NTS Pakistan		
A/C No: 0101820001	NC No: 00427991771403		
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\*Note: Desired Bank Stamp is required on the Deposit Slip & Send Original Deposit Slip (NTS Copy) along Application Form to NTS Office

Project ID:	·	N-17-4359	
Applicant's Name:	Mu	karrown khan	
Father Name:	She	er Zada	·
CNIC No/ B Form No:		01-5666082-7	+
Post Name:		PST	
		GSTINVOICE	
NTN#		2680612-6	
GST #		3277876121192	
NTS fee:	609/-		
CST@ 15%:	91/-	Amount In Seven Hundred Rupees Only,	,
Total:	700/-	Ward: Rs. Non Refundable/ Non Transferable	

8<sup>th</sup> June, 2022

None for the appellant present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Yakmeen Khan, ADEO for respondents present.

Counsel are on strike. To come up for arguments on 07.07.2022 before the D.B at camp court Swat.

(Mian Muhammad) Member(E)

(Kalim Arshad Khan)
Chairman
Camp Court Swat

07.07.2022

Learned counsel for appellant present.

Noor Zaman Khan Khattak, learned District Attorney alongwith Ubaid Ur Rehman ADEO for respondents present.

From perusal of record, it came to the knowledge of this Bench that certain necessary documents are missing, therefore, representative and learned District Attorney are directed to make sure the availability of NTS Application Form submitted by the appellant mentioning therein five stations of his choice. To come up for arguments alongwith entire relevant record on 03.08.2022 before D.B at Camp Court, Swat.

(Fareeha Paul) Member(E) Camp Court, Swat (Rozina Rehman) Member (J) Camp Court, Swat

3.8-22

our to Samonar Vacation the Code is adjourned to g. q. 22 for the Jame

06.01.2022

Clerk of learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Obaid Ur Rehman, ADEO for respondents present.

Clerk of learned counsel for the appellant requested for adjournment on the ground that his counsel is not available today due to general strike of the Bar. Adjourned. To come up for arguments on 08.03.2022 before D.B at camp court Swat.

(Mian Muhammad) Member(E) (Salah Ud Din)
Member(J)
Camp Court Swat

10.05.2022

Appellant in person present. Mr. Obaid-ur-Rehman, ADEO (Litigation) alongwith Mr. Noor Zaman Khattak, District Attorney for official respondents No. 1 to 3 present.

Appellant requested for adjournment on the ground that his counsel is busy in the august Peshawar High Court, Mingora Bench (Dar-ul-Qaza), Swat. Adjourned. To come up for arguments on 98,06.2022 before the D.B at Camp Court Swat.

(Mian Muhammad)
Member (E)
Camp Court Swat

(Salah-ud-Din) Member (J) Camp Court Swat

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR



DIARY No. 1046

Dated 06-09-2017

Appeal No (256/2017)

Manzoor Ali Ex- C T, GMS Sarkoi Bala, (Gadoon), District Swabi. (Appellant)

#### **VERSUS**

- I. Govt of Khyber Paktunkhwa through Secretary Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. Director, Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 3. District Education Officer (Male) Swabi.

(Respondents)

Appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974, against the Order dated 02.05,2017, whereby the appellant has been Removel from Service, against which his departmental Appeal dated 09.05,2017 has not been responded despite the lapse of 90 days statutory period.

Registrar.

Prayer in Appeal: -

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Registrar

On acceptance of this appeal the impugned order dated 02.05.2017, may kindly be set uside and the appellant may be re-instated into service with all back benefits of service.

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## REPORKTHE KHYRER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appent No. 1056 2017

Date of Institution:

06 09:20177

Date of Decision

18 06 2021

Mazonr Ali Ex C1, GMS SarkoiBala, (Gadoon) District Swabi

(Appellant)

### <u>VERSUS</u>

The Government of Khyber Pakhtunkhwa, through Secretary, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar and others.

(Respondents)

Present:

MR. ZARTAJ ANWAR

Advocate.

For Appellant

MUHAMMAD ADEEL BUTT

Additional Advocate General

For Respondents

AHMAD SULTAN TAREEN, ROZINA REHMAN

CHAIRMAN

MEMBER(Judicial);

### <u>JUDGEMENT</u>

AHMAD SULTAN TAREEN, CHAIRMAN:-The appellant named above has invoked the jurisdiction of this Tribunal through service appeal described above in the heading challenging thereby the order of Departmental Appellate Authority as to his removal from service against which his departmental appealwas not responded to till ending of 90 days waiting period.

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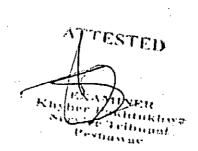
The thets as precisely gathered from the memo of appeal include that the appellant, in pursuance to an advertisement published in the year 2014 inviting candidacy for various posts including the post of CT Teacher, had applied in the prescribed manner and was tested and interviewed by NTS (National Testing Service). He, when found fit and eligible for the post of CT, was appointed by the competent authority with approval of the selection committee, vide order as annexed with the memo of appeal. He took over the charge in pursuance to his appointment order and had performed his duties as CT teacher. While he was performing his duties in the said capacity, in the year 2015, a writ petition was filed by one Hamza Ali Khan in the Peshawar High Court, Peshawar seeking appointment against the CT post and the present appellant was arrayed as party in panel of respondents. However, the appellant was not notified about the same by the Hon'ble Peshawar High Court, Peshawar and the said writ petition was disposed of without affording opportunity of hearing to him. According to copy of the judgment annexed with memo of appeal, the operative part of said judgment is as follows: "Keeping in view the above stated position, we are afraid we cannot entertain the request of the petitioner as far as his appointment is concerned. However, before parting with this order, we have noticed with a great degree of concern the performance of the NTS Authorities in compiling their result and the case of the respondent No. 4 is one such instance whereby he has been give 40 extra marks and that is how he stood on a better merit position when it come to the final result of the candidates. They are, therefore, not just directed but warned to be very careful as the future of somany persons is involved with the result which they ultimately present before the concerned departments. As far as the respondent No.4 is concerned,

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respondent department shall look into the matter and decide accordingly keeping in view out directions. That the respondents in light of directions made in order and judgment of the High Court in the writ petition conducted the socalled inquiry to probe into the matter by doing so as to save their own side and NTS authorities shifted all the allegations on should of appellant. He duly appeared in the NTS test and qualified the same and that was the NTS authority who submitted the test result to the office of District Education Officer and on the basis of which the appointment order was issued. The respondents on the basis of their so called inquiry issued illegal and unlawful show cause notice to the appellant on 15.04.2017 which was duly replied by denying all the allegations levelled against the appellant. Consequently, he was removed from service vide office order dated 02.05.2017 without affording him proper opportunity and without inquiring the conduct of the NTS authorities. Being dissatisfied with the order of his removal from service, he filed departmental appeal 09.05.2017 which was not responded to till ending of 90 days waiting period leading to its presumptive rejection. In the next course, the appellant approached this Tribunal by the service appeal at hand.

- 3. The respondent after admission of the appeal for full hearing were put on notice. They on attending the proceedings filed written reply/comments refuting the claim of appellant for the relief as sought by him in the memorandum of appeal.
- 4. We have heard the arguments and perused the record.
- 5. It was argued on behalf of the appellant that he was not treated in accordance with law and as such, his rights guaranteed under the Constitution were badly violated; that proper procedure was not adopted before condemnation



disregard to the principles of natural justice; that he was not afforded with opportunity of personal hearing and was condemned unheard; that he never committed any act or omission which could bring his case within mischief of misconduct taken as ground for disciplinary proceedings against him resulting into his removal from service. The counsel for the appellant concluded his arguments with the submission that the disciplinary action of respondents against the appellant is totally against the facts and law and impugned order resulting therefrom is not tenable and liable to be set aside. He requested for acceptance of appeal as prayed for.

It was argued on behalf of respondents that appointment of the appellant 6. was procured by a misleading result submitted to the department by NTS in connivance with the appellant; that it stood proved through fact finding inquiry conducted after the direction of Hon'ble High Court that result produced by the NTS in favor of the appellant was maneuvered by the appellant by intentional misrepresentation; that axiomatically a man cannot be permitted to take advantage of his own wrong and he will not be allowed to find any claim on his own inequity; and that this Tribunal lacks jurisdiction to adjudicate in the case of appellant for the reason that by virtue of his appointment being on contract basis > bringing him out of the definition of civil servant as defined under Section 2(1) / (b) of Khyber Pakhtunkhwa Civil Servants Act, 1973 was not entitled to invoke) the jurisdiction of this Tribunal. Learned AAG concluded his arguments with the submission that the appellant was rightly removed from service and his appeal is > worth dismissal with costs, on merits as well as due to lacking of jurisdiction by this Tribunal.

ATTESTED FILMINER Notice Parking

We will firstly take up the question of bar of jurisdiction of this Tribunal for determination; and if we are able to exclude the jurisdictional bar, then decision of the case on merit will be possible. According to the written reply of respondents, the foremost preliminary objection was related to the bar of jurisdiction. Accordingly, it was asserted that the appellant was contract employee, and the Service Tribunal has no jurisdiction to entertain cases of employees on contract basis. This objection was not settled at motion stage of the appeal but expediency of settlement of this objection is still relevant before saying any word on merits. It is evident from copy of the appointment order annexed with memo of appeal that appointment of the appellant was made on contract basis. He was removed from service by the impugned order passed on 2/5/2017 wherein it is also provided that his removal was made from adhoc/contract school based government service. Although the services of the contract employees were regularized by promulgation of Khyber Pakhtunkhwa Employees of the Elementary and Secondary Education Department (Appointment and Regularization of Services) Act, 2017 but after removal of the appellant from service. The said Act was passed by the Provincial Assembly on 15th December, 2017 and got assent of the Governor on 4th January, 2018. The appellant by then had lost the incumbency of CT post against which his appointment was made on contract basis. According to Section 3(1) of the Act ibid, the employees who held posts till commencement of the Act, were deemed to have been validly appointed on regular basis from the day of initial appointment. Thus, having no right accrued to him by virtue of the said Act, the appellant was a contract employee at the time of his removal from service and was excluded from the definition of civil servant as already dilated upon herein

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above Under sub-section (2) of Section 1 of the Khyber Pakhturkhwa Services tribund Act, 1974, the jurisdiction of the Tribunal extends exclusively in respect of matters relating to the terms and condition of service of civil servants Similarly, right of appeal to Tribunal under section 4 of the Act ibid has been given a civil acreant. Thus, appeal to Tribunal by a government servant not fulling within definition of civil servant is impliedly barred by law. The objection  $\Rightarrow$ of respondents as to lacking of the jurisdiction of this Tribunal in case of the >appellant and absence of his right of appeal to this Tribunal is well placed. Absence of jurisdiction of this Tribunal and of the appellant's right of appeal to arphithis Tribunal due to his not falling within the definition of civil servant under Khyber Pakhtunkhwa Civil Servants Act, 1973, require a determination as to fate of the appeal in accordance with law. This Tribunal within meaning of subsection (2) of section 7 of the Khyber Pakhtunkhwa Service Tribunal Rules, 1974 has got powers of a Civil Court as are vested in the said Court under the Code of Civil Procedure, 1908, Order VII Rule 10 CPC confers upon a civil court powers (of return of plaint at any stage for its presentation to the Court in which suit should have been instituted. Order VII Rule 11 CPC deals with eventualities inecessitating rejection of a plaint and one among them is that where the suit appears from the statement in the plaint to be barred by any law. So, this Tribunal having powers of a civil court is competent to have resort to the said provisions of CPC for dealing with this appeal. When we are not able to indicate another > proper forum to deal with the matter in appeal, it would not be a befitting course to return the appeal within meaning of Order VII Rule 10 CPC and rejection of appeal on analogy of Order VII Rule 11 CPC is doable when appellant's right of

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appeal to Tribunal under section 4 of the Khyber Pakhtunkhwa Service Tribunal Rules, 1974 is impliedly barred due to his lacking status of a civil servant.)

8. For what has gone above, the appeal described above in the heading of this judgment is rejected. There is not order as to costs. File be consigned to the record room:

Announced > 18:06.2021

(AHMAD SULTAN TAREEN)
CHAIRMAN

(ROZINA REHMAN) MEMBERU)

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04.11.2021

Appellant alongwith his counsel present. Mr. Obaid-ur-Rehman, ADEO (Litigation) alongwith Mr. Asif Masood Ali Shah, Deputy District Attorney for official respondents No. 1 to 3 present.

Reply/comments on behalf of official respondents No. 1 to 3 submitted, which is placed on file and copy of the same is handed over to learned counsel for the appellant. None present on behalf of private respondents No. 4 to 6, hence they are placed ex-parties. To come up for rejoinder, if any, as well as arguments before the D.B on 06.01.2022 at Camp Court Swat.

(Atiq-Ur-Rehman Wazir) Member (E) Camp Court Swat (Salah-Ud-Din) Member (J) Camp Court Swat

06 01.2022

Clerk of learned counsel for appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Obaid Ur Rehman DEO for respondents present.

Clerk of learned counsel for the appearant requested for adjournment on the ground that his counsel not available today due to general strike of the Bar. Adjourned to come up for arguments on 08.03.2022 before D.B at camp counswat.

(Mian Muhammad) Member(E) (Salah Ud Din) Member(J) Camp Court Swat o<u>8/04/2021</u>

Due to COVID-19, the case is adjourned to (0/06/2021) for the same.

READER

26.07.2021

To come up for Reply/preliminary hearing on 26.08.2021 before S.B at Camp Court, Swat. Notices be issued to appellant/counsel as well as respondents for the date fixed.

Chalforan

26.08.2021

Counsel for the appellant present. Preliminary arguments Heard.

Points raised need consideration. Subject to all just and legal objections, including that of limitation, instant appeal is admitted for full hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office at Peshawar within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, or extension of time is not sought through written application with sufficient cause, the office shall submit the file with a report of non-compliance. File to come up for arguments on 04.11.2021 before the D.B at camp court, Swat.

Appellant Deposited
Section Process Fee

Chairman Camp court, Swat. 07.12.2020 Due to Covid-19, case is adjourned to 0\(\frac{4}{3}\).02.2021 for the same as before

Reader

04.02.2021

Appellant present through counsel.

Let pre-admission notice be issued to respondents for reply/comments. To come up for reply and preliminary hearing on 08.04.2021 before S.B at Camp Court, Swat.

(Rozina Rehman) Member (J) Camp Court, Swat

### Form- A

## FORM OF ORDER SHEET

Court of				. `
v	1-00		<b>~</b> 4,	-
se No	0338	/2020	•	

	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
_		
1-	06/07/2020	The appeal of Mr. Mukaram Khan received today by post through
		Mr. Rahim Khan Advocate may be entered in the Institution Register an
		put up to the Worthy Chairman for proper order please.
-		REGISTRAR
-		This case is entrusted to touring S. bench at Swat for prelimina
		hearing to be put up there on 02-11-2020
•		
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		CHAIRMAN
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	,	
02	11.2020	Appellant in person present.
-		Lawyers are on general strike, therefore, case is
	ā	djourned to 07.12.2020 for preliminary hearing, before S.B
	•	t Camp Court, Swat.
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		( , ,
		(Rozina Rehman)
		Member (J)
		Camp Court, Swat
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### BEFORE THE KHYBAR PUKHTONKHWA SERVICE TRIBUNAL K. P AT PESHAWAR.

Service Appeal No. 6358 / of 2020.

**MUKARAM KHAN** 

Versus

Directo E & S Education KP & others

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2	Addresses of Parties		0- 06
3	Affidivate		0-07
4	Copy of Appointment& merit order date 28-02-2019	"A"	08-11
5 a.	Attested copy of FIR No.118 Dated, 12-7-2009+ press cutting.	"B"	12-14
_ b.	Copy of application date 14-05-2019 +press cuttings + letters of D.C Buner & Dpo dated,13/5/2019 each .		15-19
6.	Copy of order impugned dt,14/3/020	"C"	<u>0-20</u>
7.	Copy of Enquiry Report		21-22
<b>8.</b>	Copy of Departmental Appeal + copies of pay slips for the months of march, April & may ,020	"D"	23-29
9. 10.	Application for interim Relief Wakalathnama		30-31 0-32

Through counsel

APPELLANT

RAH FM KHAN

Adv High Court

Office; at Distt; courts Daggar Buner

Cell= 05459049185

Dated, 24/06/2020.

03439049185

<u>BEFORE THE KHYBAR PUKHTONKHWA SERVICE TRIBUNAL K. P AT PESHAWAR.</u>

Service Appeal No. 6358 / of 2020.

MUKARAM KHAN S/O SHAIR ZADA R/O VILLAGE MALAKPUR PST GÖVT; PRIMARY SCHOOL KWAR SAR DISTRICT BUNER. "APPELLANT"

#### **VERSUS**

Date 6-7-2025

- 1. DISTRICT EDUCATION OFFICER ELEMENTARY & SECONDARY EDUCATION DEPTT; DISTT; BUNER.
- 2. DIRECTOR E & S Education Deptt; Khyber Pukhtonkhwa Province PESHAWAR.
- 3. SECRETARY E & S EDU; DEPTT; K.P PROVINCE PESHAWAR.
- 4. ZAHOOR AHMAD S/O MOHAMMAD REHMAN PST GPS MALAKPUR Distt; Buner.
- 5. Muhammad Zohaib S/O Samiullah GPS Najar Dara Distt; Buner.
- 6. Fazal Mabood S/O Mian Said Jehan GPS Mora Distt; Buner.

"RESPONDENTS"

SERVICE APPEAL U/S 4 OF THE KHYBER PUKHTOONKHWA SERVICE TRIBUNAL ACT 1974, AGAINST THE ORDER IMPUGNED, END; NO. 803-8 DATED, 14/3/2020, ISSUED BY THE OFFICIAL RESPONDENT NO.1 WITH COLLUSION OF OTHER, ESPEC; PRIVATE RESPONDENTS No.4 to 6 (copy whereof got un officially, by the appellant, by noticing on 2/4/2020), WHEREBY WRONGLY AND AGAINST THE LAW, RULES AND WITH OUT ANY SHOW CAUSE NOTICE, WITH OUT PERSONAL HEARING OF THE APPELLANT OR HANDING OVER ANY COPY OF THE IMPUGNED ORDER PROPERLY, JUST ON MALA FIDE INTENTION/ILL WELL AND BY DISCRIMINATING AND CONDEMNING THE APPELLANT UNHEARD AND ALSO BY DUAL PUNISHING HIM, i.e DEDUCTION OF 116 DAYS SALARY AND ALSO THE SERVICE OF THE APPELLANT HAS BEEN DISCARDED AND DISCONTINUED, WITH OUT ANY REASONABLE GROUNDS OR RATIONAL APPROACH BUT TECHNICALLY AND HARSHLY NOT ONLY SPOILED THE FUTURE OF THE APPELLANT BUT ALSO CAUSED TO SUFFER BADLY THE PUBLIC INTEREST.

Respectfully Sheweth;

#### PRAY IN APPEAL

On acceptance of this Service Appeal, the Service of the appellant may be reinstated from the date of its discontinuation, with all back benefits thereto, by setting aside the ORDER impugned End; No.803-8 dated, 14/3/2020, with the directions to post the appellant in GPS Malakpure in place of the private respondent No. 4 or 5 & 6 or any other station in plain area, not falling under

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the direct approach of the Talaiban, Terrorist and Rebellious, while salary for 116 days already withheld/deducted from the appellant by not drawing the same may also be directed to draws and pay to the appellant for the relevant period. With further relief to which the appellant is otherwise entitle though not specifically prayed for in this appeal.

### **FACTS**

- 1. That the appellant was wrongly and against the merit, by discrimination, with highest scores of 112.98, was posted in GPS Kursar, by the official respondent No.1 and similarly, the private respondent No.4, who having low score of 102.07, was also wrongly and against the said merit, placed and posted by the official respondent No.1 with un due favour, in GPS Malakpure and similarly the respondents No.5 & 6, having got scores, 97.79 and 97.74 respectively, were also posted according to their own choices. However it was assured orally by the respondent No.1, concerned that with the reawakening or any clue of reinitiating of any activity by the Rebellious and terrorists in the specified area, surrounding the kur sar, the appellant will be transferred and replaced against the post in GPS Malakpure, so filled up, with undue induction of the private respondent No.4 by un due favour, against the merit, by the respondent No.1 concerned. copy of the appointment/merit order is annexed as "A" for ready reference and perusal.
- 2. That with this assurance, the appellant started his duty with great zeal and keen interest in GPS Kur sar but when during the month of September 2019, the Rebellious/terrorist and Taliban restarted their activities in the area concerned, the appellant then for the reason that after murder and kidnapping of his brothers and cousin during past, in previous round of terrorism in 2009, KEEPING IN VIEW THE EXPECTED ALLARMING THREAT TO HIS LIFE TOO, has approached the official respondent No.1, time and again, both orally and in written for transfer to GPS Malakpure or any other safe station from the GPS Kur sar, falls in the heart of the area, where the shelters of those rebellious and terrorists situate. While being relevant and very closed to the matter, the worthy Deputy Commissioner Buner and also DPO Buner, being aware of the matter and its record very well had approached to verify the murder and kidnapping cases concerned. copies all of the news papers cuttings, attested copy of FIR and relevant correspondents between the appellant and the respondent No.1 and the deputy commissioner Buner and DPO Buner are annexed for ready reference and perusal as annexure "B".

- 3. That also the stance of the appellant was supported by the Enquiry Committee and it was recommended that the problem of the appellant was/is genuine and it was recommended that the transfer in question so demanded by the appellant may be made which on mala fide intention and ill well and by undue favour of the private respondents No.4 to 6 and by discrimination not only dishonored and ignored wrongly but by punishing the appellant by deducting 116 days salary of the appellant, without any notice or any show cause notice which also payable to the appellant. Copy of the same Order impugned dated 14/3/020, got un officially, on 02/04/020, is also annexed as "C".
- 4. That the appellant after noticing privately on dated 02/04/020 got un official copy and filed Departmental Appeal which has also not been decided mala fidely after lapse of a considerable period (copy annexed as ("D") hence the appellant having no alternative adequate remedy except to file the instant service appeal on the following grounds among other inter alia.

### <u>GROUNDS</u>

- a. That the appellant was deserving and entitle under the law to be posted initially strictly according to the merit assigned to the appellant ie 112.98 while all the private respondents No.4 to 6 were all very low in merit from the appellant. Who by discriminating had posted by un due favour in their home stations on their own choices while wrongly on mala fide intention and ill well he was posted in GPS Kursar which is falling in the hilly area of the Ellam being the area of Taliban where the appellant was under life threat seriously any time.
- b. That according to the oral assurance and promise, the official respondent even No.1 was bound also to transfer the appellant to GPS Malakpur or at least on any post of the private respondents keeping in view his high merit and beside life threat in that area and station.
- c. That there was life threat to the appellant while performing his duty in GPS Kursal because the Taliban and Rebellious in the Ellam Area were proved unknown enemy of the family of the appellant and during the previous round of 2009 Taliban's activities, because two brothers and who so far not recovered either dead or living.
- d. That the appellant has been dual punished by forfeiture or say deduction or withholding of salary for 116 days while in addition to

that the appellant has also been discarded by discontinuing his service at a time vide the order impugned End; No.803-8 dated, 14/3/2020, wrongly without any blunder or fault of the appellant and without any notice or providing any opportunity of personally hearing or serving with any show cause notice on the appellant which is not tenable under any law.

- e. That the punishment awarded both are the harsh and are not according to any law of justice or any law basing too mala fide and ill well hence liable to be set aside.
- f. That the problem of the appellant was genuine and also was beyond the approach of the appellant.
- g. That before awarding the dual punishment being harsh and un warranted, illegal and without any blunder or fault of the appellant vide order impugned was not reasonable or rational but was an order of a dictator one hence on this score was also non maintainable or sustainable under the law.
- h. That the order impugned was not based or one, having been passed after conduction of any enquiry or other investigations required under under the law, but was In hurry to avoid honouring the genuine demand of the appellant, so is not maintainable.
- i. That earlier recommendations of the enquiry committee was also wrongly ignored which prove the stance of the appellant to be legal and genuine while the respondents even No.1 has proceeded totally in disregard of the law and rules and policies exists.
- j. That the appellant has also been condemned un heard while no proper endorsement or delivery of the order impugned in any shape so far even was made to the appellant.
- k. That further supporting arguments on the appeal of the appellant will be made with due permission of this Hon; able Tribunal at the time of arguments.

Therefore it is most humbly prayed that on acceptance of this service appeal the order impugned End; No.803-8 dated, 14/3/2020, may be

set aside from the date of its issue and the service of the appellant may be reinstated with all back benefits and also the pay so withheld for 116 days vide the said order impugned be directed the respondent No.1 to draw and pay to the appellant with further relief to which the appellant is otherwise entitle under the law though not specifically prayed for the instant appeal may also granted in favour of the appellant.

APPĖLLANT

Through counsel

R AHIM KHAN

Adv High Court

Office; at Distt; courts Daggar Buner Cell= 05459049185

Dated, 24/06/2020.

**Certificate** 

It is to certify that the entire contents of this appeal are tru and correct.

**APPELLANT** 

REFORE THE KHYRAR	DUKHTONKHIMA	SERVICE TRIBUNAL K. P AT	DECLIAMAD
DEI ONE THE KITTUAK	FUNITURA	JERVICE INIDUIVAL N. P. A.I.	PESHAVVAN.

Service Appeal No.\_\_\_\_\_/ of 2020.

**MUKARAM KHAN** 

Versus

Directo E & S Education KP & others

### **Addresses of Parties**

MUKARAM KHAN S/O SHAIR ZADA R/O VILLAGE MALAKPUR PST GOVT; PRIMARY SCHOOL KWAR SAR DISTRICT BUNER.

CNIC No.15101 5666032-7

Mobile No.03450599093

"APPELLANT"

- 1. DISTRICT EDUCATION OFFICER ELEMENTARY & SECONDARY EDUCATION DEPTT; DISTT; BUNER.
- 2. DIRECTOR E & S Education Deptt; Khyber Pukhtonkhwa Province PESHAWAR.
- 3. SECRETARY E & S EDU; DEPTT; K.P PROVINCE PESHAWAR.
- 4. ZAHOOR AHMAD S/O MOHAMMAD REHMAN PST GPS MALAKPUR Distt; Buner.
- 5. Muhammad Zohaib S/O Samiullah GPS Najar Dara Distt; Buner.
- 6. Fazal Mabood S/O Mian Said Jehan GPS Mora Distt; Buner.

"RESPONDENTS"

APPELLAN

Through counsel

<del>RAN</del>TIM KHAN

Adv High Court

Office; at Distt; courts Daggar Buner

Cell= 05459049185

Dated, 24/06/2020.

7

BEFORE THE KHYBAR	<u>PUKHTONKHV</u>	<u>NA SERVICE TRIBUNAL K. P AT PESHAWA</u>	R
	1		
Service Appeal No	/ of	2020.	
MUKARAM KHAN	Versus	Directo E & S Education KP & others	

### **AFFIDIVATE**

I Mukaram Khan S/O SHAIR ZADA R/O VILLAGE MALAKPUR PST GOVT;
PRIMARY SCHOOL KWAR SAR DISTRICT BUNER/Appellant do hereby solemnly affirm and declare on oath that the entire contents of this service appeal are true and correct to the best of my knowledge a nd belief and that no such like serive appeal is pending before any court or Tribunal or have been decided any where by any competent foram or court earlier.

Deponent/ appellant

CNIC No.# 15101-5666082-7

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# OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DISTRICT BUNER PHONE & FAX NO. 0939-510468 EMAIL: edobuner@gmail.com



### APPOINTMENT ORDER:

Consequent upon recommendations of the Departmental Selection Committee, appointment of the following candidates is hereby ordered as PST purely on merit against the vacant posts on adhoe **school based** one year contract in BPS-12 (13320/-960/-42120/-) fixed plus usual allowance as admissible to them under the Rules and existing policy of the Provincial Government in Teaching Cadre on the terms and conditions given below with effect from the date of taking over charge in the interest of public service.

1419000512         AZAM ALI SHAH         MOHAMMADI SHAH         15102- 0355025-3         10/08/1995         100.68         GPS Gagra           1419000904         HAYAT HUSSAIN         HUKAM SHER         15102- 0350580-1         25/08/1994         99.89         GPS Kotkay           1420000015         MUHAMMAD AYAZ         PARWARASH KHAN         15101- 5200330-3         15/11/1993         99.81         GPS Charorai           1418000465         FAROOQ SAEED         SAMI UL HAQ         15101- 2906834-1         01/05/1991         97.31         GPS Elai           1421000190         IMRAN         BAKHT NAZIR         15101- 6055176-7         15/03/1996         94.78         GPS Mulayousaf           1422000838         BAKHTYAR ALI         TAZA GUL         15101- 9316637-9         12/01/1992         94.14         GPS Bajkata           1422000186         BAKHTI AFSAR         NOWSHER KHAN         15101- 9935902-5         12/04/1991         93.47         GPS Sura No.1           1419000676         FAZAL IBRAR         BORHAN         15101- 1869606-9         11/03/1992         88.75         GPS Torwasisak No.1           1419000109         NAJIB ULLAH         AMIR WAHAB         15101- 2815119-9         13/04/1990         84.94         GPS Kingargalai           1418000522         LATEEF KHAN				Disablo (	2% Quota				
1419000904 HAYAT HUSSAIN HUKAM SHER 15102- 0350580-1 25/08/1994 99.89 GPS Kolkay  1420000015 MUHAMMAD AYAZ PARWARASH KHAN 5200330-3 15/11/1993 99.81 GPS Charorai 1541000465 FAROOQ SAEED SAMI UL HAQ 15101- 2906834-1 01/05/1991 97.31 GPS Elai 1421000190 IMRAN BAKHT NAZIR 15101- 3916637-9 12/01/1992 94.14 GPS Bajkata 1422000838 BAKHTYAR ALI TAZA GUL 3916637-9 12/01/1992 94.14 GPS Bajkata 1422000186 BAKHTI AFSAR NOWSHER KHAN 9935902-5 12/04/1991 93.47 GPS Sura No.1 1419000676 FAZAL IBRAR BORHAN 15101- 1869606-9 11/03/1992 88.75 GPS Torwaarsak No.1 1422000821 SUBHAN ULLAH AMIR WAHAB 15101- 9391887-9 09/07/1989 88.19 GPS Beshnai 1419000109 NAJIB ULLAH AMIR ZAMAN KHAN 15101- 2815119-9 13/04/1990 84.94 GPS Kingargalai 1418000522 LATEEF KHAN NOOR UL AMIN 15102- 0340159-7 01/02/1990 83.22 GPS Hasan Kitel Cheena	S. No.	Roll No	Name of Candidate	Father's Name	CNIC	D.O.B	Score		Remarks
142000015 MUHAMMAD AYAZ PARWARASH KHAN 5200330-3 15/11/1993 99.81 GPS Charorai 1418000465 FAROOQ SAEED SAMI UL HAQ 15101-2906834-1 01/05/1991 97.31 GPS Elai 1421000190 IMRAN BAKHT NAZIR 15101-6055176-7 15/03/1996 94.78 GPS Mulayousaf 1422000838 BAKHTYAR ALI TAZA GUL 15101-3916637-9 12/01/1992 94.14 GPS Bajkata 1422000186 BAKHTI AFSAR NOWSHER KHAN 935902-5 12/04/1991 93.47 GPS Sura No.1 1419000676 FAZAL IBRAR BORHAN 15101-1869606-9 11/03/1992 88.75 GPS Torwaarsak No.1 1422000821 SUBHAN ULLAH AMIR WAHAB 15101-9391887-9 09/07/1989 88.19 GPS Molayousaf GPS Mulayousaf GPS Bajkata GPS Bajkata GPS Bajkata GPS Bajkata GPS Sura No.1 1419000109 NAJIB ULLAH AMIR WAHAB 15101-2815119-9 13/04/1990 84.94 GPS Kingargalai GPS Kingargalai GPS Hasan Khel Cheena	1	1419000512	AZAM ALI SHAH	MOHAMMADI SHAH		10/08/1995	100.68	GPS Gagra	
1418000465   FAROOQ SAEED   SAMI UL HAQ   15101- 2906834-1   15/03/1996   94.78   GPS Elai   1421000190   IMRAN   BAKHT NAZIR   15101- 6055176-7   15/03/1996   94.78   GPS Mulayousaf   1422000838   BAKHTYAR ALI   TAZA GUL   15101- 3916637-9   12/01/1992   94.14   GPS Bajkata   1422000186   BAKHTI AFSAR   NOWSHER KHAN   15101- 9935902-5   12/04/1991   93.47   GPS Sura No.1   1419000676   FAZAL IBRAR   BORHAN   15101- 1869606-9   11/03/1992   88.75   GPS Torwaarsak No.1   1422000821   SUBHAN ULLAH   AMIR WAHAB   15101- 9391887-9   09/07/1989   88.19   GPS Beshnai   1419000109   NAJIB ULLAH   AMIR ZAMAN KHAN   15101- 28151119-9   13/04/1990   84.94   GPS Kingargalai   1418000522   LATEEF KHAN   NOOR UL AMIN   15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Cheena   15101- 15102- 0340159-7   01/02/1990   83.22   GPS Hasan Khel Ch	2	1419000904	HAYAT HUSSAIN	HUKAM SHER		25/08/1994	99.89	GPS Kotkay	
1421000190   IMRAN   BAKHT NAZIR   15101-   6055176-7   15/03/1996   94.78   GPS Mulayousaf   1422000838   BAKHTYAR ALI   TAZA GUL   15101-   3916637-9   12/01/1992   94.14   GPS Bajkata   1422000186   BAKHTI AFSAR   NOWSHER KHAN   19335902-5   12/04/1991   93.47   GPS Sura No.1   1419000676   FAZAL IBRAR   BORHAN   15101-   1869606-9   11/03/1992   88.75   GPS Torwaarsak   No.1   1419000109   NAJIB ULLAH   AMIR WAHAB   15101-   9391887-9   09/07/1989   88.19   GPS Beshnai   1419000522   LATEEF KHAN   NOOR UL AMIN   15102-   0340159-7   01/02/1990   83.22   GPS Hasan Khel   Cheena   Cheen	3	1420000015	MUHAMMAD AYAZ			15/11/1993	99.81	GPS Charoraí	
1422000838 BAKHTYAR ALI TAZA GUL 15101- 1422000186 BAKHTI AFSAR NOWSHER KHAN 935902-5 12/04/1991 93.47 GPS Sura No.1  1419000676 FAZAL IBRAR BORHAN 15101- 1869606-9 11/03/1992 88.75 GPS Torwaarsak No.1  1419000109 NAJIB ULLAH AMIR WAHAB 15101- 2815119-9 13/04/1990 84.94 GPS Kingargalai  1418000522 LATEEF KHAN NOOR UL AMIN 15102- 0340159-7 01/02/1990 83.22 GPS Hasan Khel Cheena	4	1418000465	FAROOQ SAEED	SAMI UL HAQ		01/05/1991	97.31	GPS Elai	Q
1422000186   BAKHTI AFSAR   NOWSHER KHAN   15101-   9935902-5   12/04/1991   93.47   GPS Sura No.1   1419000676   FAZAL IBRAR   BORHAN   15101-   1422000821   SUBHAN ULLAH   AMIR WAHAB   15101-   9391887-9   09/07/1989   88.19   GPS Beshnai   GPS Beshnai   1419000109   NAJIB ULLAH   AMIR ZAMAN KHAN   15101-   2815119-9   13/04/1990   84.94   GPS Kingargalai   GPS Hasan Khel   Cheena   Cheena	5	1421000190	IMRAN	BAKHT NAZIR		15/03/1996	94.78	GPS Mulayousaf	0
1419000676   FAZAL IBRAR   BORHAN   15101- 1869606-9   11/03/1992   88.75   GPS Torwaarsak No.1	6	1422000838	BAKHTYAR ALI	TAZA GUL		12/01/1992	94.14	GPS Bajkata	
1422000821       SUBHAN ULLAH       AMIR WAHAB       15101- 9391887-9       09/07/1989       88.75       GPS Torwaarsak No. 1         1419000109       NAJIB ULLAH       AMIR ZAMAN KHAN       15101- 2815119-9       13/04/1990       84.94       GPS Kingargalai         1418000522       LATEEF KHAN       NOOR UL AMIN       15102- 0340159-7       01/02/1990       83.22       GPS Hasan Khel Cheena	7	1422000186	BAKHTI AFSAR	NOWSHER KHAN		12/04/1991	93.47	GPS Sura No.1	
1422000821         SUBHAN ULLAH         AMIR WAHAB         15101- 9391887-9         09/07/1989         88.19         GPS Beshnai           1419000109         NAJIB ULLAH         AMIR ZAMAN KHAN         15101- 2815119-9         13/04/1990         84.94         GPS Kingargalai           1418000522         LATEEF KHAN         NOOR UL AMIN         15102- 0340159-7         01/02/1990         83.22         GPS Hasan Khel Cheena	8	1419000676	FAZAL IBRAR	BORHAN		11/03/1992	88.75		
1418000522 LATEEF KHAN	.8		SUBHAN ULLAH	AMIR WAHAB		09/07/1989	88.19		1
NOOR UL AMIN 15102- 0340159-7 01/02/1990 83.22 GPS Hasan Khel Cheena	10	1419000109	NAJIB ULLAH	AMIR ZAMAN KHAN		13/04/1990	84.94		Y
Cheena	11.	1418000522	LATEEF KHAN	NOOR UL AMIN		01/02/1990	83.22	GPS Hasan Khel	TA
March Con .								Cheena	At 1
Roll No Name of Condides	S.			Minority @	3% Quota			11/13/	

S.			Mir	nority @ 3% Q	uota .		18/3	
Vo.	Roll No	Name of Candidate	Father's Name	CNIC				
1	1421000837	BALJEET KUMAR	NANAK CHAND	15101-	D.O.B	Score	School Where appointed	Remark
2:	1422000803	MANINDAR KUMAR	RAMANTH	6408604-9 15101-	10/03/1992	117.87	GPS Cheena	
3 .	3120000116	GAGAN PREET SINGH	PRETUMILAL	3057600-3 15103-	10/02/1993	92.40	GPS Gadezi	
-	1422000183	JAYDEEP		0349388-3	27/03/1996	81.94	GPS Ghurghushlo	
<u>-</u> 1			SOBASH	15101- 4480697-9	12/04/1984	72.00		
1.						72.26	GPS Amnawar No.1	

						<del></del>			
15	1422000188	ATA ULLAH	SAID BARISH	15102- 0353990-3	15/03/1996	100.36	GPS KHAI DARA		
16	1420000142	MEHDI HASSAN	FAZAL RABI	15101- 4095166-3	13/04/1994	100.31	GPS KOZ GOKAND		
17	1421000787	ZAHID ULLAH	MAHMOOD KHAN	15101- 0870371-9	01/02/1986	98.68	GPS KOT GOKAND		
18	1419001012	SHAFI ULLAH	MALYAR	15101- 2931764-3	04/01/1989	98.61	GPS KOZ GOKAND		
19	1419000008	IMRAN	ZAT KHAN	42401- 4478059-1	13/07/1991	98.15	GPS KARAPA SAR SUDAIR		
-			U/C MA	LAKPUR			<del></del>		W
1	1421000121	ABDUL BASIR	SELAWAR KHAN	15101- 7477031-1	02/03/1990	125.21	GPS Dokada		
2	1422000276	RIZWAN ULLAH	MUHAMMAD ZAMAN	15101- 4551997-1	01/05/1991	119.59	GPS Malang Dara		
3	1421000390	NOOR ALI	GUL MUHAMMAD	15101- 2995953-5	05/02/1992	115.66	GPS Malakpur		
4	1419000432	IJAZ UL HAQ	FAZAL HAKIM	15101- 8436784-5	01/01/1991	113.13	GPS Toti Dahrai		,
5	1419000693	MUKARRAM KHAN	SHER ZADA	15101- 5666082-7	10/01/1990	112.98	GPS Kwar Sar		V
6	1420000348	RIAZ ALI	MUHAMMAD RASOOL KHAN	15101- 4117132-9	15/05/1993	112.64	GPS Najar Dara		
7	1419000182	MUHAMMAD HARIS	MUHAMMAD AMIN	15101- 8350266-7	01/06/1993	110.93	GPS Elum		
8	1420000049	RIZWAN UL HAQ	FAZAL WADOOD	15101- 6262363-3	03/01/1990	107.28	GPS Toti Dahrai		
9	1419000401	IJAZ AHMAD	BAKHT RUIDAR	15101- 8672750-5	05/01/1991	106.75	GPS Mula Banda		\ {/
10	1419000610	NUMAN AHMAD	IQBAL ZADA	15101- 4298795-7	08/03/1993	104.17	GPS Poland		V A
11	1422000160	LIAQAT ALI	JAUHAR ALI	15101- 6530971-3	01/01/1991	104.07	GPS Jawari		×
_	1421000021	SARDAR ALI	AKBAR ALI	15101- 7476426-9	18/01/1992	103.32	GPS Poland	,	_
12	1422000797	AZIMULLAH	SAID ABDULLAH SHAH	15101- 2916532-5	01/01/1991	102.93	GPS Narbatawal		
13		ZAHOOR AHMAD	MUHAMMAD RAHMAN	15101- 2064772-7	20/04/1996	102.07	GPS Malakpur		
14	1419000383	IRFAN KHAN	MASAM KHAN	15101- 4001356-3	02/01/1992	102.04	GPS Kwar Sar		_  <b>'</b>
15	1421000239	NADEEM	MUHAMMAD IRSHAD	15101- 8520890-7	15/05/1993	100.54	GPS Dokada		
16	1420000359	FARMAN ALI	MARUF SHAH	15101- 0803934-5	15/01/1990	98.02	GPS Mora		
17	1422000440	ISLAM SHAH	SYED SULAIMAN	15101- 7557927-7	03/04/1995	98.02	GPS Poland	_*=	
18	1420000586	MUHAMMAD ZOHAIB	SAMI ULLAH	15101- 5122138-3	02/01/1993	97.79	GPS Najar Dara	2	
19	1421000727		MIAN SAID JEHAN	15101- 2118298-1	05/04/1994	97.74	GPS Mora	1	7
20	1419000346	FAZAL MABOOD	MUHAMMAD SHAFI	15101-	05/06/1985	97.46	GPS Mula Banda		
21	1422000928	MUHAMMAD TAQI		3603670-1 15101-	10/01/1992		GPS Elum	<del> </del>	1
22	1420000313	WALI RAHMAN	TAZA GUL	5846861-7	10/01/1002	30.20	Si d cidiii	<u> </u>	
			U/C M/	ALIKHAH	$\rightarrow$	10	2/		

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10	Links Links	waste e e

3	3121000443	ALAM SHER	KHAN SHER	15101- 9959487-7	15/00/1091	120,03	GPS Dapoona	
6	3121000175	ABID HUSSAIN	MUBARAK HUSSAIN	15101- 7873721-5	28/02/1986	119.83	GPS Akhun Sorni	
7	3121000267	ZUHAIR UR RAHMAN	SHER UR RAHMAN	15103- 0348040-9	04/04/1995	119.49	GPS Totalal No.1	
8	3119000784	ZIA UL ISLAM	SAID RAUF	15101- 8878536-9	30/03/1991	118.92	GPS Shamshil kotay	
9	3122000299	FAHEEM KHAN	MUMTAZ AHMAD	15101- 8106959-9	05/04/1991	115,52	GPS Ongal No.1	

#### Terms and Conditions

- 1. No TA/DA is allowed.
- 2. Charge Reports should be submitted to all concerned.
- Appointment is purely on temporary and Adhoc basis for a period of one year with effect from 01/03/2019 to 29/02/2020).
- 4. They should not be handed over charge if their age exceeds 38 (Thirty Eight) years including 03 years automatic age relaxation or below 18(Eighteen) years.
- 5. Appointment is subject to the condition that their Certificates/Degrees must be verified from the concerned Boards/Universities/Institutions. In case anyone was found at any time having produced bogus/fake/forge documents, their appointment shall be cancelled and they will further be treated as per prevailing law and rules.
- 6. If any meritorious candidate is deprived of appointment by this order, the appointment order of the lowest candidate in merit shall be withdrawn on acceptance of the appeal and adjustment order will be reviewed accordingly as per merit.
- 7. Their services are liable to termination on one month prior notice from either side. In case of resignation without notice their one month salary shall be forfeited to the Government treasury
  - 8. Their pay shall not be drawn unless this office issues a certificate to the effect that their documents have been verified.
  - They should join their posts within 15 days of the issuance of this order. In case of failure to join
    the post within 15 days, their appointment shall automatically stand expired and no subsequent
    appeal etc. shall be entertained.
- Health and Age Certificate should be produced from Medical Superintendent before taking over charge.
- 11. They will be governed by such rules and regulation as may be issued from time to time by the Government.
- Their services shall be terminated at any time in case their performance is found unsatisfactory during their service period. In case of misconduct they shall be proceeded against under the relevant rules issued from time to time.
- Their appointment is ad hoc and school based. They will have to serve at their place of posting and their services are not transferable to any other station except in case of consequential changes/adjustment (as per opted schools) to be made in consequence of substitute appointment(s) on the post(s) left vacant by any of the above mentioned appointees.
- 14. They may be readjusted/reshuffled in their opted schools in order to ensure right of the next meritorious/deserving candidate.
- 15. Posting/adjustment within the opted schools is the discretionary powers of the Appointing Authority and no one has the right to claim for adjustment at a specific school.
- In case of regularization their inter-se-seniority shall be determined on the basis of their merit position and the bifurcated effective dates of taking over charge as mentioned for Summer and Winter Zones shall not affect their inter-se-seniority.

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P. (1). BZ

- 17. Before taking over charge, they will sign an agreement/affidavit with the department, otherwise this order will not be effective.
- 18. Errors and omissions will be accepted for further rectification within the specified period.

(BAKHT ZADA)
DISTRICT EDUCATION OFFICER
(MALE) DISTRICT BUNER

Endst: No. <u>1124-32</u> Dated. <u>28/02/2019</u> Copy for information to the.

- 1. Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. District Nazim Buner.
- 3. Deputy Commissioner Buner.
- 4. District Monitoring Officer (IMU) Buner.
- 5. District Accounts Officer Buner.
- 6. Medical Superintendent DHQ hospital Buner.
- 7. SDEO's concerned.
- 8. Officials concerned.
- 9. Master file.

DISTRICT EDUCATION OFFICER
(MALE) DISTRICT BUNER

Conned by Componer

Anex: B. P-12

كوشف برس في والم أنه 540/15 قارم شور تعداد باغ بزادر جنوز مورى و في الم (100 من ووايد) من قارم في الم Winversion Wing اليل وليس مويه مرحد فأرم نسر ٢٣ ابتدائي اطلاعي ربورث ابتدائی اطلاع نسبت جرم قابل دست اندازی پیلس ر پورٹ شده زیر دفعہ ۱۵۴ مجموعہ نعاظم الکی است ابتدائی اطلاع نسبت جرم قابل دست اندازی پیلس ر پورٹ شده زیر دفعہ ۱۵۴مجموعہ نعاظم الکی اندازی الکی العام کی اندازی خارج الحري 19:15 بوس 19:15 ج ۶: 09: 00 عمر في الحري المري الم من المراد المرد المراد ال تاریخ ووتت *ربورث* نام وسكونت اطلاع وبهنده مستغيث 9,302. 404.7ATA مُنْقر كيفيت جرم (معددنعه) حال اگر يجهل اليا بو-٨ | جائے وفرعہ فاصلہ تھانہ سے اورست ٥ - انام وسكونت ملزم كاردائى جِنْفَيْشَ كِمْتَعَلَى كُنُ اكراطا عُدرنَ كرنے مِن توقف موا موتو وجديان كرد برسنركى مرام وتشرير رزاع رصيري على اسير عفوريل راويك. تھانہ ہے روائل کی تاریخ ووقت ابتداني اطلاع ينج درج كروسف بم برموض فان هاي ع. رك وي ولم رست م الدُهُ الله وصول بمرون وفي دبي م مندي رفيم ربي على ورادا و سَنَةَ المِدَقِةَ مِنْ لِمُ نَفِّلُ رَبِي مِلِي لِوسِنَ بِي لِيسِمِ وَلِي كُولِي مُرادِرًا مِ وبرخلاف مشتبه كان على كون من منكروي من مير الري ماي رافق اوت كر واع وي الموس خور (۱۰۰۳)پرسل. . ع طرورة جار الروام مستول فراشر، ما نون الدكه برام فالمستراكه اوراسي معلى ما مرام من ما مول المرام من ما مول من عرار شد معاند ام حسل مركزة كى تدش من ديم حولاه كيان شريع و مرام من الم باسٹری شیٹ 💃 100/AP عجر رو سے دوں گر فرد آروا تھا کم سنسورٹری کی تیں رسی کا مرکب کی آواز۔ جه ب سؤل شاج مرزا توسری رسین دارس در ارسان گولیوں عین میل شوا و ارسان کولیوں میں میں میں اور ان انتقالی کا میں حلورے دور کارس اورال کرکھ نورے رہے۔ معذم یا مدیان عاصلی نے مقتولین سے نقر رہے العراضية على والمراح الله المعالي المراح المعالي المراح المعالي المراح ا تن سام ک رشی بن جه سرار آن عصرای کردگا . متولین کا زخار مع بازی وع و عال قبة ولي م مين وه من مستركين ما يم وغرو ارزا اين عرب بون و دولت من تأخیر علم اسازمان ناسوم کی خوف ، فراس نیم و تخط زگری کی اسان کا موران در و ترکز وی اسان کا موران در اسان کی در اس بان ود متعط شف رساس عقب رئ بن وقد درات امال طامان مدارا ع العدادي ورون ما مل ما الله ما رين عم سريس موري ماسر ارو ماكر مرام معن المراعي شرح مست كرش كم رئة 225 مطور حل ولي

# بخدمت جناب وسر كث ايجوكيش افيسرصاحب برائمري (مردانه) ضلع بونير

بوساطت: SDEO / ASDEO

عنوان: ، تنادله

جناب عالى!

ا نتهائی ادب سے گزارش کی جاتی ہے۔ کہ میری تقرر دی بحثیت PST مدرس گورنمنٹ پرائمری سکول کورسر کوممل میں لا فیا گئ ہے۔ جو کہ نہایت دور ہے۔غیر حاضر کی گئی وجہ رہے کہ 2009 میں حالات کی خرابی کی وجہ سے اس دوران میر ہے دو بھائی اور آیک خالبہ ذا أَبِهَا لَى شَهِيدِ موت تصاورا كِ خَالدِدْ الْإِبِهَا لَيُ الْبَعِي بَعِي عَاسَب ہے۔

اب چونکہ جہاں میری تقرری عمل میں لائی گئی ہے۔ وہ بہاڑی علاقہ ہے۔ وہاں میں ہرمخص ہر چیز سے همر ومخسوس کرتا ہوا۔

دوسری بات میری والدہ صلحبہ دل کی بیاد ہے۔ جاتے وقت بھی اُن کو پریشانی ہوتی ہے۔میرے گھر آنے تک وہ بے قراراور بے چیس رہتی

ہے۔اسی وجہ سے میں اپنی فرائض احسن طریقے سے انجام نہیں وے سکتا۔

تقرری کے وقت میراNTS سکور112 تھا۔ لیکن اس میں میری حق تلفی ہوئی ہے۔ لہٰذاا گرآپ صاحبان میری مجبوری کو مرنظر ر کھتے ہوئے میرا نیادلہ GPS کورسر ہے GPS بیٹونگ، GPS دوکڑہ، GPS تاجردرہ یا GPS طوطی ڈھیر کی عمل میں لائی خالے

GPS کورسرے GPS موڑہ میوچول ٹراسفر ہوجائے تو میں اپنی فرائض احسن طریقے سے انجام دونگا **جر) علیو بڑی معتب دہا کے حمل** سر

ا کے اس اور میری اس کرم کی وجہ ہے میری مشکلات مل ہوجائے گے۔ میں اور میری فیملی آپ کے لیے ہمیشہ کے لیے دعا گوں مرکسی

(APRZ 2 مكرم خان PST جي پي ايس *كورسر* 

مورخه: 2019-14-

mutual toemifer may be solution: cowarded for necessary

1415/19

Y COMMISSIONER, BUNER. No /DC/(B)AG-1 2 Dated 13-05- 2019 District Education Officer Buner/ APPLICATION. Subject. Memo: A copy of letter No. 491/PA dated 13-05-2019 received from District Police Officer, Buner is sent herewith for information and necessary action. Endst. No. date even. Copy forwarded for information to the District Police Officer, Buner wir to above. DEPUTY COMMISSIONER BUNER

P-18.19

# OFFICE OF THE DISTRICT POLICE OFFICER, BUNER

No. 491 /PA, Dated Daggar the 13/05/2019.

To,

The Deputy Commissioner, Buner

APPLICATION

Memo:

Subject:

Please refer to the application No. Nil dated 09/05/2019 subject cited above

It is stated that the antecedents of the applicant have been verified from the local police station. There is nothing adverse against him on the record of local police station. Whereas, contents of the application regarding the Shahadat of his two brothers and cousin is based on fact.

DISTRICT POLICE OFFICER,

Documenti

`P-1

ORDER-IMPUGNED-

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DISTRICT BUNER PHONE & FAX NO. 0939-510468-

EMAIL: edobuner@gmail.com



NOTIFICATION.

1. That as per report of the SDEO(M) Daggar received vide his office No.1562 dated 29/1/2020, Mr.Mukaram Khan PST GPS Kawar Sar remained absent w.e.f 01/08/2019 to 24/11/2019(116 days).

2. That again the SDEO(M) Daggar reported him as absent whe.f 02/03/2020 till date.

Therefore, I, Muhammad Azam Khan DEO(M) Buner, being Competent Authority, is pleased to discontinue the contract Mr. Mukaram Khan PST GPS Kawar Sar w.e.f 01/03/2019 and not to extend his contract of (being contract NTS employee) for another one year due to his wilful absence from duty, inefficiency and unsatisfactory of performance during the contract period as per terms and condition at S.No.12 of appointment Notification issued vide this office Endst No.1124-32 dated 28/02/2019.

### Note: -

- 1. Necessary entry to this effect should be made in his service Book accordingly.
- 2. SDEO(M) concerned is directed to recover tablet of induction programme and any other liability.

(MUHAMMAD AZAM KHAN) DISTRICT EDUCATION OFFICER (M) BUNER

Endst; No. 803-8 /

Dated 14/2/2020:

Copy for information to the.

1. Director (E&SE) Khyber Pakhtunkhwa Peshawar.

2. Deputy Commissioner Buner.

3. District Monitoring Officer Buner.

Sub Divisional Education Officer (M) Daggar.

5. District Accounts Officer Buner.

6. Official Concerned.

DISTRICT EDUCATION OFFICER (M)

BUNERI

P-21



# OFFICE OF THE HEAD MASTER GHS KATKALA BUNER. PHONE NO. 0344-9670308 EMAIL: ghskatkala@gmail.com



No. 1235

Dated. 18 10-2019:

To.

The District Education Officer Buner at Daggar.

Subject; Submission of Enquiry Report regarding absenteelsm of Mr. Mukaram Khan PST GPS Kowar Sar.

**Enquiry Committee;** 

- 1. Mr. Rashid Ahmad H/M GHS Katkala Buner
- 2. Mr. Sahib Zada ASDEO (M) primary circle Daggar Buner.

Memo:

OS/10/2019, the committee members made a surprise visit to GPS Beshonal on 12/10/2019 and called Mr. Mukaram Khan PST GPS Kowar Sar who is under Enquiry alongwith Naveed Ahmad PST Incharge Head Teacher of GPS Kowar Sar to enquire into the matter against Mr. Mukaram Khan PST.

-

The enquiry committee observed the attendance register of GPS Kowar Sar and asking from the Head Teacher concerned and collected the following facts against the person under enquiry;

- 1. The teacher concerned has been appointed as PST at GPS Kowar Sar and took over charge on 01/03/2019. He has been performing his duties since 01/08/2019 regularly but unluckily the conditions of the area going bad to worst due to militancy of Taliban, he remained absent from his duty because his all family has been affected by militants (Taliban). His two brothers and one cousin have been killed while one cousin is missing alive by Taliban militants uptil now. Therefore he was afraid to perform his duty at GPS Kowar Sar because the school mentioned is situated in the far flung area and the inhabitancy of the militants.
- 2. The Enquiry Committee enquired from the local villagers of the area, they also recommended in favour of the concerned under enquiry.

P-22

anthe teacher concerned communicated the Education Office Buner several times about his matter. DC Buner and DPO Buner also have given their remarks in his favour but could not got relief. (All the relevant proofs are attached).

- Another injustice of the Education Office Buner with the teacher concerned is that, his score for appointment to PST was 112.98 and appointed in the far flung distance from his residence village Malakpur to PST was 112.98 and appointed in the far flung distance from his residence village Malakpur to PST while another candidate Mr. Zahoor Ahmad having score 102.07 has been appointed in straightful to Straight
- The teacher concerned has applied for mutual transfer with another teacher Mr. Irfan Khan PST GPS lorra a resident of village Kowar Sar to get impunity from terrorism and fright of militants (Taliban) but orthy Education Office has stopped the salary of concerned and issued show cause notice against him istead of giving relief. While the teacher concerned is living and performing his duty in a very frightened tuation at the school.

# ECOMMENDATIONS;

The Enquiry Committee recommends that,

- 1. The teacher concerned may please be adjusted at a free of danger school in plain area like at GPS Beshonai, GPS Dokada, GPS Malakpur, GPS Malang Dara, GPS Najar Dara etc for his duty relief.
- 2. The teacher concerned may please be transferred mutually to GPS Morra with another teacher Mr. Irfan Khan PST GPS Morra, a resident of village Kowar Sar.
- 3. The salary of the concerned may please be released to perform his duty freely.

Fnauir	v.Com	mittee;
		, ,

1. Mr. Rashid Ahmad H/M GHS Katkala Buner\_\_\_\_

2. Mr. Sahib Zada ASDEO (M) primary circle Daggar\_\_\_\_\_

py forwarded for information to the;

SDEO (M) Primary circle Daggar

DMO (IMU) Buner

ASDEO (M) Primary circle Gadezi

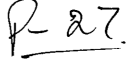
1.

. .

سنسكنارى مسرور حدود الاستاق مکرم خان ولدنسرداره کنملکور PST گرمناط درایم ی کول (GPS) کور جملع دینه " Filly! 803-8,6 biense- Ing 12 12 12 جرب مورج 1/43 روند 0 ع 20 کولفام لونور می کاملے نیوسرکا ری کورب وکراسلان نے مشکل کے 63 John 2 2 8 por de 10 6 3 marie جريلالزلط والجلاع امر المقصور اسلانك علاف عبالطرو فالأن السانع كوسنة الروج لرهة ما وجمال عليكرب فى عكر مذى سے إصلاف كولاف الصنبيا زى لوک وول دكفار المطارصين كولوا زير مرت إسلاني كوالماضة الما هردرات ك ع جد وجرات الدور وركر حركز ال کالی مربط ملکر قا را مشتوی کی اسلانظ بمع حالهالی وديكر فراي وهو في كي فرايمي از تايج اجراره. صَاحِلًا أيسل منوان ما بحصن جانب المسلاف عند خرا ر المار الم سزوج على المعرف المعرف المحرب مرنتی کے اتھ السازی موک لیم عتی ہوئے کا المعلک الكيفور فارد والمدور الفناد وليارا وهو في المع دوافع الك v) Fowcerite wow = we we was 15 GPS John respectively big ship is dik Dishik \$100.548 185 GPS 5161 6 led (6 is bear & 5) \$ 97.79

P-24 ك القور تأوت السل العناسة في القور تأوت السل العناس العناس المعلم المعلى 3-2- C/culcinication (2010-10) سے کی اللہ بہنے مل انجار کھ کی کی کو کو السفرون اسلونے ، ع وعدو من عالم المعالم Jeles ) Je wis & Come) al Colo 3000 5 4 2 20 th DEO (85 200, Nov. o) 623 53 200618 1/26 GPB 1/1910) = Sem of les por 5 30 8 10 (3) 3 20 5 (8 (2)53 ECHOEIPAIN 12 JUST 1985 - 10533 - 3 على الله على a word of Specifical De 2) 2313116 cm 1 ms ms ms 200 200 in reblication any your Secon Lelles melphology Spis Seglen Ilid 3/200GP8), (3/2) (19/2) (19/2) \$t 02/4/020

### Dist. Govt. NWFP-Provincial District Accounts Office Bunair at Dagga Monthly Salary Statement (March-2020)





#### Personal Information of Mr MUKARAM KHAN d/w/s of SHER ZADA

Personnel Number: 00916118

Date of Birth: 10.01.1990

CNIC: 1510156660827

Entry into Govt. Service: 01.03.2019

NTN:

Length of Service: 01 Years 01 Months 001 Days

**Employment Category: Active Temporary** 

Designation: PRIMARY SCHOOL TEACHER

80000554-DISTRICT GOVERNMENT KHYBE

DDO Code: BD6009-

Payroll Section: 001

GPF Section: 001

Interest Applied: No

Cash Center:

**GPF** Balance:

4,440.00

Vendor Number: -

GPF A/C No:

Pay and Allowances:

Pay scale: BPS For - 2017

Pay Scale Type: Civil

BPS: 12

Pay Stage: 0

	Wage type	Amount		Wage type	Amount
1000	Basic Pay	13,320.00	1000	House Rent Allowance	1,961.00
1210	Convey Allowance 2005	2,856.00	1300	Medical Allowance	1,500.00
1911	Compen Allow 20% (1-15)	1,000.00	2211	Adhoc Relief All 2016 10%	1,114.00
2224	Adhoc Relief All 2017 10%	1,332.00	2247	Adhoc Relief All 2018 10%	1,332.00
2264	Adhoc Relief All 2019 10%	1,332.00			0.00

#### **Deductions - General**

Wage type		Amount	Amount Wage type		Amount	
3501	Benevolent Fund	-600.00	3534	R. Ben & Death Comp Fresh	-600.00	
3990	Emp.Edu. Fund KPK	-125.00	Ĺ		0.00	

#### **Deductions - Loans and Advances**

Loan	Description	Principal amount	Deduction	Balance
				<u> </u>

**Deductions - Income Tax** 

Payable:

0.00

Recovered till MAR-2020:

0.00

Exempted: 0.00

Recoverable:

0.00

Gross Pay (Rs.):

25,747.00

Deductions: (Rs.):

-1,325.00

Net Pay: (Rs.):

24,422.00

Payee Name: MUKARAM KHAN

Account Number: 258243774

Bank Details: UNITED BANK LIMITED, 211398 PIRBABA, Branch

Leaves:

Opening Balance:

Availed:

Earned:

Balance:

Permanent Address:

City: BUNER Temp. Address: Domicile: -

Housing Status: No Official

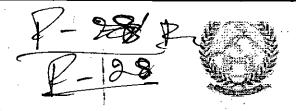
City:

Email: malakpurians555@gmail.com

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\* Errors & omissions excented

# Dist. Govt. NWFP-Provincial District Accounts Office Bunair at Dagga Monthly Salary Statement (April-2020)



#### Personal Information of Mr MUKARAM KHAN d/w/s of SHER ZADA

Personnel Number: 00916118

CNIC: 1510156660827

Date of Birth: 10.01.1990

Entry into Govt. Service: 01.03.2019

NTN:

Length of Service: 01 Years 02 Months 001 Days

**Employment Category: Active Temporary** 

Designation: PRIMARY SCHOOL TEACHER

80000554-DISTRICT GOVERNMENT KHYBE

DDO Code: BD6009-

Payroll Section: 001

GPF Section: 001 Interest Applied: No Cash Center:

GPF Balance:

4,440.00

Vendor Number: -

GPF A/C No:

Pay and Allowances:

Pay scale: BPS For - 2017

Pay Scale Type: Civil

BPS: 12

Pay Stage: 0

Wage type		Amount		Wage type	A	mount
0001	Basic Pay	13,320.00	1000	House Rent Allowance	1,9	61.00
1210	Convey Allowance 2005	2,856.00	1300	Medical Allowance	1,5	00.00
1911	Compen Allow 20% (1-15)	1,000.00	2211	Adhoc Relief All 2016 10%	1,1	14.00
2224	Adhoc Relief All 2017 10%	1,332.00	2247	Adhoc Relief All 2018 10%	1,3	32.00
2264	Adhoc Relief All 2019 10%	1,332.00				0.00

#### **Deductions - General**

	Wage type			Wage type	Amount
3501	Benevolent Fund	-600.00	<u>35</u> 34	R. Ben & Death Comp Fresh	-600.00
3990	Emp.Edu. Fund KPK	-125.00			0.00

#### **Deductions - Loans and Advances**

Loan	Description	Principal amount	Deduction	Balance
				Durante

Deductions - Income Tax

Payable:

0.00

Recovered till APR-2020:

0.00

Exempted: 0.00

Recoverable:

0.00

Gross Pay (Rs.):

25,747.00

Deductions: (Rs.):

-1,325.00

Net Pay: (Rs.):

24,422.00

Payee Name: MUKARAM KHAN

Account Number: 258243774

Bank Details: UNITED BANK LIMITED, 211398 PIRBABA, Branch

Leaves:

Opening Balance:

Availed:

Earned:

Balance:

Permanent Address:

City: BUNER

Domicile: -

Housing Status: No Official

Temp. Address:

City:

Email: malakpurians555@gmail.com

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\* All amounts are in Pak Rupees

\* Errors & omissions excented

### Dist. Govt. KP-Provincial District Accounts Office Bunair at Dagga Monthly Salary/Statement (May-2020)/



#### Personal Information of Mr MUKARAM KHAN d/w/s of SHER ZADA

Personnel Number: 00916118

CNIC: 1510156660827

Date of Birth: 10.01.1990

Entry into Govt. Service: 01.03.2019

NTN:

Length of Service: 01 Years 03 Months 001 Days

**Employment Category: Active Temporary** 

Designation: PRIMARY SCHOOL TEACHER

80000554-DISTRICT GOVERNMENT KHYBE

DDO Code: BD6009-

Payroll Section: 001

GPF Section: 001

Cash Center:

GPF A/C No:

Interest Applied: No

**GPF Balance:** 

4,440.00

Vendor Number: -

Pay and Allowances:

Pay scale: BPS For - 2017

Pay Scale Type: Civil

BPS: 12

Pay Stage: 0

Wage type		Amount		Wage type	Amount
0001	Basic Pay	13,320.00	1000	House Rent Allowance	1,961.00
1210	Convey Allowance 2005	2,856.00	1300	Medical Allowance	1,500.00
1911	Compen Allow 20% (1-15)	1,000.00	2211	Adhoc Relief All 2016 10%	1,114.00
2224	Adhoc Relief All 2017 10%	1,332.00	2247	Adhoc Relief All 2018 10%	1,332.00
2264	Adhoc Relief All 2019 10%	1,332.00			0.00

#### **Deductions - General**

V	Vage type	Amount	Amount Wage type		Amount
3501 Benevolent I	und	-600.00	3534	R. Ben & Death Comp Fresh	-600.00
3990 Emp.Edu. Fu	ind KPK	-125.00			0.00

#### **Deductions - Loans and Advances**

Loan	Description	 Principal amount	Deduction	Balance
Deductions - Incor	ne Tax			

Payable:

Recovered till MAY-2020:

0.00

Exempted: 0.00

Recoverable:

Gross Pay (Rs.):

25,747.00

Deductions: (Rs.):

-1,325.00

Net Pay: (Rs.):

24,422.00

Payee Name: MUKARAM KHAN

Account Number: 258243774

Bank Details: UNITED BANK LIMITED, 211398 PIRBABA, Branch

Leaves:

Opening Balance:

Availed:

. Earned:

Balance:

Permanent Address:

City: BUNER

Temp. Address:

Domicile: -

Housing Status: No Official

City:

Email: malakpurians55%@gmail.com

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Errors & omissions excented



BEFORE THE KHYBAR	PUKHTONKHWA	SERVICE TRIBUNA	LK. PAT	PESHAWAR
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Service Appeal No. / of 2020.

MUKARAM KHAN S/O SHAIR ZADA R/O VILLAGE MALAKPUR PST GOVT;
PRIMARY SCHOOL KWAR SAR DISTRICT BUNER. "PETITIONER/APPELLANT"

#### **VERSUS**

- 1. DISTRICT EDUCATION OFFICER ELEMENTARY & SECONDARY EDUCATION DEPTT; DISTT; BUNER.
- 2. DIRECTOR E & S Education Deptt; Khyber Pukhtonkhwa Province PESHAWAR.
- 3. SECRETARY E & S EDU; DEPTT; K.P PROVINCE PESHAWAR.
- 4. ZAHOOR AHMAD S/O MOHAMMAD REHMAN PST GPS MALAKPUR Distt; Buner.
- 5. Muhammad Zohaib S/O Samiullah GPS Najar Dara Distt; Buner.
- 6. Fazal Mabood S/O Mian Said Jehan GPS Mora Distt; Buner.

"RESPONDENTS"

APPLICATION FOR INTEREM RELIEF FOR GRANTING OF STATUS QUO ORDER REFRAINING THE OFFICIAL RESPONDENTS NO.1 TO 3 NOT TO STAFF THE MONTHLY SALARIES OF THE PETITIONER/APPELLANT AND OTHERS PREVILAGES TO WHICH THE APPELLANT WAS ENTITLE AND HAS BEEN RECEIVING AFTER ISSUANCE OF THE ORDER IMPUGNED End; NO.803-8 DATED 14/3/2020 ( SO FAR NOT TAKEN EFFECT)OR SUSPEND THE SAME, TILL THE FINAL DISPOSAL OF THE SERVICE APPEAL.

# Respectfully sheweth;

- 1. That the instant service appeal is being filed, before this Honourable Tribunal, where in no date is fixe so far.
- 2. That the order impugned End; No.803-8 dated, 14/3/2020, has so far not been implemented or taken its effect and the appellant has been performing his duty so far in GPS Kursar as such therefore he has paying his monthly emoluments and for ready reference copies of pay slips even for the month of March,020, April, 020 & May ,020, paid in Jun have annexed with the service appeal of the appellant/petitioner and already placed on page No.27,28 & 29 and cane be perused for ascertaining this fact.
- 3. That as explained above in para No.2 above of the instant application, keeping in view the facts concerned, the three essential ingredients eg Strong Prima facie case, Balance of convenience and irreparable losses all are in favour of the petitioner/appellant against the respondents.

- 4. That entire contents of the service appeal accompanied may be considered as part and parcel of this petition for the purposes due justification.
  - 5. That further arguments supporting this petition will be made at the time of argument with due permission of this Honourable Tribunal.

Therefore it is most humbly prayed that on acceptance of this application the relief sought in a shape of restraining the official respondents to implement the order impugned which has so far not been implemented or otherwise suspend the same in favour of the appellant with further relief to which the petitioner/appellant is entitle under the law though not specifically prayed for.

RETITIONER / APPELLANT

Through counsel

RAHIMKHAN

Adv High Court

Office; at Distt; Courts Daggar Buner Distt;

Cell= 05459049185

Dated, 24/06/2020.

# **Certificate**

It is to certify that the entire contents of this applicationare true and correct to the best of my knowledge and belief.

PETITIONER / APPELLANT

مام هواد كوش وكست المعلم المع 19 20 20 AU مقدمه بمكرح مان باعث تحريرا نكه مقدمہ مندرجہ عنوان بالامیں اپن طرف سے داسطے پیروی وجواب دہی دکل کارروائی متعلقہ آن مقام حرب مرض کے سکتے اسکا عمر استاری عمر استاری کی مرسط کا استاری کا کاردوائی متعلقہ آن مقام حرب مرکز کے سکتاری کا دروائی متعلقہ آن مقام حرب مرکز کا کا کاردوائی متعلقہ آن مقام حرب مرکز کا کاردوائی متعلقہ آن مقام حرب مرکز کا کاردوائی متعلقہ آن مقام حرب مرکز کے سکتاری کا کاردوائی متعلقہ کاردوائی متعلقہ کا کاردوائی متعلقہ کاردوائی متعلقہ کا کاردوائی متعلقہ کا کاردوائی متعلقہ کاردوائی متعلقہ کاردوائی متعلقہ کاردوائی کارد مقرر کرکے اقرار کیا جاتا ہے کہ صاحبِ موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز وكيل صاحب كوكرنے راضي نامه وتقرر ثالث و فيصله برحلف ديے جواب دہي اورا قبال دعوى اور بصورت ڈگری کرنے اجراءاور وصولی چیک نہرو پیاورعرضی دعویٰ اور درخواست ہرقتم کی تصدیق زرایں پر دستخط کرانے کا اختیار ہوگا۔ نیز بصورت عدم پیروی یا ڈگری کیظرفہ یا اپیل کی برآ مداور منسوخی نیز دائر کرنے اپیل گرانی ونظر ثانی و پیروی کرنے کا اختیار ہوگا۔ اور بصورت ضرورت مقدمہ مذکور کے کل یا جزوی کا رروائی کے واسطے اور وکیل یا مخار قانونی کواپیے ہمراہ یا اپنی بجائے تقرر کا اختیار ہوگا۔اورصاحب مقررشدہ کوبھی وہی جملہ مذکورہ بالا اختیارات حاصل ہوں گے اور اس کا ساختہ پداختہ منظور وقبول ہوگا۔ دوران مقدمہ میں میں جوخر چہو ہرجانہ التوائے مقدمہ کے سبب سے ہوگا۔اس کے مستحق وکیل صاحب موصوف ہوں گے۔ نیز بقایا وخرچہ کی وصولی کرنے کا بھی اختیار ہوگا۔اگرکوئی تاریخ بیشی مقام دورہ پر ہویا حدسے باہر ہے تو وکیل صاحب پابند نہ ہوں گے۔ کہ بیروی ندکورکریں ۔ لہذا و کالت نامہ کھھدیا کہ سندر ہے۔ 1 3 May 20 13/1

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Mukkaram Khan -----Appellant

# VERSUS

District Education Officer (Male) Buner & Others -----Respondents.

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DEPONENT CNIC No.15101-0882586-3



## BEFORE THE KHYBER PUKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

# Ervice Appeal No. 6358/2020

Mukaram	Khan S	S/O Sher	Zada R/O	Village	Malak Pur	PST	GPS Kwar	Sar, Dis	trict Buner.	
								-		
									(APPEL	ANT

#### Versus

- 1. District Education Officer Male District Buner
- 2. Director, Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar
- 3. Sectary Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar

(RESPONDENTS)

Written Reply/Para wise Comments for & on behalf of Respondents No. 1, 2 & 3.

Respectfully Sheweth!

### Preliminary Objections.

- 1. The Appellant has no cause of action/locus standi to file the instant appeal.
- 2. The instant appeal is badly time barred.
- 3. The Appellant has concealed the material facts from this honorable Tribunal, hence liable to be dismissed.
- 4. The Appellant has not come to this honorable Tribunal with clean hands.
- 5. The Appellant has filed the instant appeal just to pressurize the respondents.
- 6. The appellant has filed the instant appeal on mala fide motives.
- 7. The instant appeal is against the prevailing law and rules.
- 8. The appellant has been estopped by his conduct to file the appeal.

# Facts: -

- 1. Correct to the extent that the District Education Officer Male Buner advertised various posts including the post of Primary School Teachers. As per advertisement each candidate would select only five (05) schools for final appointment. Hence, the appellant along with private respondent applied for advertised posts. Subsequently, NTS conducted written test and the result was declared. It is evident from NTS record that the appellant had secured 112.98 marks out of 200 while the private respondent No. 4 secured 102.07 marks out of 200, private respondent No. 5 secured 97.79 marks out of 200 and private respondent No.6 secured 97.74 marks out of 200. It is hereby worthy to mention that as per provided merit list from NTS, the first priority of the appellant was GPS Kwar Sar. Therefore, the appellant was appointed by the Competent Authority on 28-02-2019 at GPS Kwar Sar, Buner as per terms and conditions of the advertisement which clearly states that the appointments are ad hoc and school based and, therefore, the appointees are not transferrable. The Merit list and appointment order is attached as Annexure "A & B".
- 2. Incorrect and denied, as per report of District Police Officer Buner, addressed to Deputy Commissioner Buner, vide No. 491/PA dated 13-05-2019 stating that, there is nothing adverse against the appellant on the record of local Police Station, which is attached as Annexure "C".
- 3. Incorrect and denied, before the major penalty of discontinuing the contract of appellant, the appellant was not performing his duty honestly and regularly.



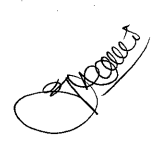


Additionally, the appellant has been frequently remained absent from his duty and the following list of disciplinary proceedings were made under the rules:

- (a) On 29-08-2019, the ASDEO (M) Daggar Buner reported the appellant absent from his duty and sent a report to the SDEO (M) Daggar, Buner vide his office letter No.1 dated 30-08-2019 for the initiation of necessary Disciplinary action as attached as Annexure "D".
- (b) Subsequently, the Sub Divisional Education Officer (Male) Daggar, Buner also submitted the mentioned report to the DEO (M), Buner for initiation of disciplinary proceedings against the appellant as attached as Annexure "E".
- (c) Respondent No. 01, District Education Officer Buner, issued absence notice to the appellant for resuming of his duty, otherwise, Disciplinary action under Article 9 of the E&D rules 2011 will be taken, as attached as Annexure "F".
- (d) Later on, an inquiry was conducted by the DEO (M) Buner, vide his office Memo No. 7421-24, dated 05-10-2019. The inquiry committee submitted his report on 18-10-2019 to the DEO(M) Buner as attached as Annexure "G", with the following recommendations:
  - 1. The teacher concerned may please be adjusted in a safe zone school in plane area like GPS Beshonai, GPS Dokada, GPS Malakpur, GPS Malang Dara, GPS Najar Dara etc for his duty relief.

#### OR

- 1. The teacher concerned may please be transfer mutually to GPS Morra with another teacher Mr. Irfan khan PST GPS Morra, a resident of village Kwar Sar.
- 2. The salary of the absent period from 01-08-2019 to 31-10-2019 may please be deducted.
- 3. The salary of the concerned may please be release to perform his duty.
- (e) In the light of the recommendations of inquiry committee and as per Government of KPK Finance department (Regulation Wing) Notification No. SO (FR)/FD/5-14/2014, dated 16/12/2014 on the subject "Deduction of salary from Government Employees in case of Absenteeism" and decision of Khyber Pukhtunkhwa Service tribunal Peshawar in the Service appeal No 1689/2010 as "No work, No pay.", the DEO(M) Buner, being the Competent Authority, converted the absence period w.e.f 01-08-2019 to 24-11-2019 (116 days), as attached as Annexure "H".
- (f) Instead of resuming his duty, the SDEO(M) Daggar again reported the appellant absent from his duty w.e.f 02-03-2020 to the submission of his report on 06-03-2020, vide his office letter No 1600, dated 06-03-2020 which is attached as Annexure "I".
- (g) Due to time and again reports of the ASDEO (M) Daggar and SDEO (M) Daggar regarding willful absence of the appellant from his duty, the Competent Authority imposed major penalty, i.e. to discontinue the contract of the appellant Mr.



Mukaram Khan PST GPS Kwar Sar w.e.f 01-03-2019 and not to extend his contract of (being contract NTS Employee) for another one year due to his wilful absence from duty, inefficiency and unsatisfactory performance during the contract period as per terms and condition at S.No.12 of appointment Notification issued vide this office Ensdt. No 1124-32 dated 28-02-2019 as attached as Annexure "J".

4. Incorrect and denied, the appeal of the appellant was not justified in accordance with rules and policy, therefore, the Respondent No. 2 did not honour the appeal of the appellant.

### **Grounds:**

- A. Incorrect and denied, already explained in para No.1 and 2 of the fact.
- B. Incorrect and denied, already explained in para No.1 of the fact.
- C. Incorrect and denied, already explained in para No.2 of the fact.
- D. Incorrect and denied, the appellant was reported his immediate officer ASDEO/SDEO Male Daggar in the light of the report of the above officer 116 days were deducted from the appellant as explained in para No. 3 of the facts.
- E. Incorrect and denied, the appellant was not interested in government duty which was resulting in the wastage of precious time of the students. Hence, the punishment awarded by the DEO (M) Buner is justified.
- F. Incorrect and denied, the appellant deliberately kept himself absent from duty without any justifiable reasons and violated the rules time and again.
- G. Incorrect and denied, already explained in para No. 3 of the facts.
- H. Incorrect and denied, already explained in para No. 3 of the facts.
- I. Incorrect and denied, as already explained in para No. 3 of the facts.
- J. Incorrect and denied, the proper order was communicated to the appellant as explained in para No. 3 of the facts.
- K. The Respondent also seek the permission of the Honorable court of service tribunal any advance proof at the time of the arguments.

It is therefore humbly prayed that keeping in view the above said, submission, the service appeal in hand may very graciously be dismissed.

Buner

Elementary & Secondary Education

Secondary Education



# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 5358/2020

Mukarram Khan ------Appellant

## **VERSUS**

District Education Officer (Male) Buner & Others ------Respondents.

# **AFFIDAVIT**

I, Ubaid ur Rahman, ADEO (Litigation), District Education Office (Male) Buner, do hereby solemnly affirms & state on oath that the whole contents of the reply are true & correct to the best of my knowledge & belief & othing has been concealed from this Hon'ble Tribunal.

Deportent 15101-0882586-3

Sr Ma	Schra Viama	School U/C	Candidate UC	РК	Roll No	Name	Father Name	NIC	Date Of Birth	Gende	Domicik	,	ssc			/ , HSSC		Bache	elpr		BS (Hons	•;	Ma	ster	мѕ	SM.Phili	PNO	8	.£d	,	4.Ed(5* MA.Ed (10%)	ď	Acade mic Marks (out of 100)	NTS Marks (Out of 100] (I)	Total Marke (Out of 200) J=H+1	Remarks
1	GPS '= Ontrai	MALAKPUR	MALAK PUR	20	1418000441	MURAD ALI	SHER ALI	15101-2354854-1	1291-1-1	WALE	BUNER	9:30	1050.0	17 30	865 Q	1100-0 1	573 0	0	000	3705 1	4300 1	34 47	0 0	0.00	1056	1200	8 80	00 0	0 00	0 00	00	0.00	78 30	56.0	142 38	Appointed (1, 85 Marks awarded & Mphil Marks.
2	GPS Dokada	MALAKPUR	MALAK PUR	20	1418000441	MURAD ALI	SHER ALI	15101-2358854-1	(901-1-1	MATE	BUNER	9130	10500	17.30	862 G	1100-0	573 0	0	0.00	3705 0	4300 0	3447	• 0	• 00	1256	1200	8 80	60 0	. 00	0 00	0.0	900	78.34	66.0	14238	Appointed LT, BS Marks awarded & Mphil Marks, Appointed LT, BS Marks
3	GPS Malakpur	MALAKPUR	MALAK PUR	20	1418000441	MURAD ALI	SHER ALI	15101-2358854-1	199)-1-1	RME	BUNER	9130	10500	17 39	<b>865</b> 0	11000 1	573 0	0	0.00	3795 0	4300 0	34.47	0 6	0.00	1056	<del>  </del>		80 0	0 00	0 00	1-1	<del></del>	76 38	<b>86</b> 0	142.36	awarded & MpM Marks. Abpointed CT, 85 Marks
4	GPS Neger Dere	MALAKPUR	MALAK PUR	20	1418000441	MURAD ALI	SHER ALI	15101-2358354-1	1981-1-1	MALE	BUNER	9136	10500	17 39	965.0	11000 1	573 0		+	-	<del> </del> -	3447	• •		+-	<del>-  </del>	<del></del>	_	4 60		<del>  </del>	$\vdash$	76 30	650	142 36	awarded & Mphil Marks. Appointed CT. BS Marks
5	GPS Narbetawel	MALAKPUR	MALAK PUR	20	1418000441	MURAD ALI	SHER ALI	15101-2358854-1	1991-1-1	MALE	SUNER	┼─	1050-0	17.30	865 0	_	573 0		┥—	<del> </del>	+	<del>   </del>	•   •	+		<del>  </del>	$\rightarrow$	60 0			$\vdash$		78.38	660	142 36	awarded & Mphil Marks.
6	GPS Dokade	MALAKPUR	MALAKPUR	20	1421000121	ABDUL BASIR	SELAWAR KHAN	15101-7477031-1	1990-3-2	WLE	BUNER	864 0	<del>  </del>	15.62			271 0	<b>↓°</b>		-	4100	┼─┼	• •	+-	-	00	$\rightarrow$	60 0		+	<del>   </del>	900	55 21	<b>800</b>	125.21	bs marks awarded
7	GPS Malang Dara	MALAKPUR	MALAKPUR	20	1421000121	ABDUL BASIR	SELAWAR KHAN			-	BUNER	-	-	15 62			271 0	•		-	4100	27 87	0 0		+			00 0	-		00	600	58 21 58 21	66 0 66 0	125 21	bs marks awarded
*	GPS Najar Dara	MALAXPUR	MALAXPUR	20	1421000121	ABOUL BASIR		15101-7477031-1			BUNER	564 0	<b>850 0</b>	15 62	899 0		2 71 0	1 0		┼	4100	1	0 0		+	00		00 0	<del>-</del>		╂╾╌┤	000	56 21	600	125 21	bs marks awarded
9	GPS Potend	MALAXPUR	<del> </del> -	20	1421000121	ABDUL BASIA		15201-7477031-1			BUNER		#50 0	15 62			271 0	+ •		┼──	4100	27.87	0 0	+	<b>∤</b> -	••		00 0				000	56.21	600	125 21	b; marks awarded
10	GPS Toti Dehrai	MALAKPUR	<del> </del>	20	1421000121	ABDUL BASIR	SELAWAR KHAN MUHAMMAD	15101-7477031-1 15101-4551 <del>99</del> 7-1		MALE	BUNER	628.0	850-0 900.0	13 96	459		2 15 353 0	+-	+-	2021	1	$\vdash$		13.50	1—	00		558 0 90	-⊦	<del>- </del> -	<del>  - </del>	690	55.50	840	119.59	hs marks awarded FSC &MA Marks corrected
11	GPS Dokada	MALAKPUR	<del> </del>	20	1422000276	RIZWAN UZLAH	ZAMAN MUHAMMAD				BUNER	626.0	900 0	13.96	868	1100 0 1		+	+	├		1	1229 190		00	00		558.0 90	——		00	000	55.50	840	119 50	FSC &MA Marks corrected
12	GPS Malakpur	MALAKPUR	<del> </del>	20	1422000276	RIZWAN ULLAH	ZAMAN MUHAMMAD	15101-4551 <del>99</del> 7-1		-	BUNER	628.0	900 0	13.96	664		2 15 353 0		╅	<del> </del>	<del>                                     </del>	<del>                                     </del>	1229 1500		1-	00	-+	558 0 900	<del></del>		00	000	55.59	640	119 50	FSC &MA Marks corrected
13	GPS Malang Dara	+	MALAKPUR	20	1422000276	RIZWAN ULLAH	ZAMAN	15101-4551997-1			BUNER	628.0	900 0	13.94	161	<del></del>	15 353 0	<del>-}</del>	+				1220 1800	0 1356	89	00	000	558 0 80	0 316	00	0.0	0.00	55 59	640	119 58	FSC &MA Marks corrected
15	GPS Narbetewell GPS Tou Datumi	MALAKPUR		20	1422000276	RIZWAN ULLAH	ZAMAN MUHAMMAD		1991-5-1		BUNER	628 0	900-9	13.96	**1	ightarrow	15 353 0	-	0 12 84	$\vdash$		0.00	1220 1800	13.58	00	00	0.00	S56 0 900	0 310	00	00	0 00	55.50	840	119 50	FSC &MA Marks corrected
16	GPS Dokada	MALAKPUR	<del></del>	20	1421000671	IRFAN ALI	ZAMAN MUHAMMAD	42101-1196123-3		_	BUMER	860 B	900 8	14 67	740 0	1100 0 t	167 0	10	0.00	2705 9	4100 0	28 40		0.00	00	00	000	00 0	0 0:00	00	00	000	54 68	840	118.68	bs trians awarded & belong to UC Pacha.
17	GPS Elum	MALAKPUR	<del> </del>	20		IRFAN ALI	RASHAD MUHAMMAD	42101-1156123-3	1992-1-1	MALE	BUNER	960 B	900 0	14 97	740 0	1100 <b>0</b> 1	162 0	•	0.00	2700 0	4130 0	28 40	0 0	0.00	0.0	00	000	00 a	0 000	00	00	000	54.64	64 0	118 68	bi marks awarded a belong to UC Pacha.
18	GPS Ockada	MALAKPUR	MALAK PUR	20	1421000390	NOOR ALI	RASHAD GUL MUHAMMAD	15101-2995953-5	1992-2-5	IME	BLRER	650 0	900 B	14.44	710 0	1100 0 1	91 3000	550 6	13 42			0.00	909 O 1200	134	60	0.6	0 00	0 09	0 900	80	60	000	54 56	61.0	115 56	ok
19	GPS Malakpur	MALAKPUR	MALAK PUR	20	1421000390	NOOR ALL	GUL MUHAMMAD	15101-2995953-5	1992-2-5	WALE	BUNER	650 O	906-6	14 44	7100	1100-0 1	91 360-0	550 0	13 02			400	09 0 1200	1344	00	00	0.00	00 0	9 00	9.0	00	0:00	54 94	810	155 86	ok
20	GPS Najar Dara	MALAKPUR	MALAK PUR	20	1421000390	NOOR ALI	GUL GULAMMAD	15101-2995953-5	1992-2-5	MALE	BUMER	650 0	900:8	14 44	7100	1100 0 12	91 385 0	550 0	13.82			0.00	BC9 0 1200	13 48	0.0	0.0	900	00 0	0 100	00	00	000	54.66	61.0	115 66	ok
21	GPS Poland	MALAKPUR	MALAX PUR	20	1421000390	NOOR ALI	GUL MUHAMMAD	15101-2995953-5	1962-2-5	KALE	BUNER	650 B	900 0	144	7100	1100 6 12	91 3000	550 0	13 12			000	1200	13.49	08	06	000	00 0	0 00	00	08	000	54 86	610	115 00	ok
22	GPS Tota Dahrai	MALAKPUR	MALAK PUR	20	1421000390	NOOR ALI	GUL MUHAMMAD	15101-2995953-5	1992-2-5	HATE	BUNER	eso.0	900 e	1444	7100	1100 6 13	91 380 0	550 0	13 42			000	229 0 1200	134	00	00	000	00 0	000	00	60	000	54 86	610	115 56	ok
23	GPS Dokada	MALAKPUR	MALAK PUR	20	1419000432	DAY UL HAQ	FAZAL HAKIM	15101-8436784-5	1993-1-1	MATE	BUNER	<b>6349</b>	900 0	14.00	720.0	\$100 B 13	00 0	!	0.00	3144.0	<del>                                     </del>	27 95	0 0		1			00 0		-{	<del></del>	-		50.0	$\overline{}$	BS Marks Awarded
24	GPS Malakpur	MALAKPUR	MALAK PUR	20	1419000432	LIAZ UL HAQ	FAZAL HAKIM	15101-8436784-5	1991-1-1	ME	BUNER	6340	900 8				0	<u>  °</u>	+	3144 0			0 0	+	08	<del></del> i	<del></del>  -	00 00	<del></del>		-	-	-	58 B		85 Marks Awarded
25	GPS Najer Dere	MALAKPUR	MALAK PUR	20	1419000432	DAZ UL HAQ	FAZAL HAKIM	15101-8436784-5			BUNER	834.0		14.00		-	00 0	0	+	├	4500 6	-+	0 0	+	00			00 00	+	-	-	$\rightarrow$	-	SAU		BS Marks Awarded
26	GPS Poland	MALAKPUR	MALAK PUR	20	1419000432	LIAZ UL HAQ	FAZAL HAKIM	15101-8436784-5	$\overline{}$		BUNER	634.0		<del></del>			00 0	+	+		45000	-	•   •	+	09	-	-+	00 00	+					58.0	113 13	BS Marks Awarded
27	GPS Toti Dehral	ļ·	MALAK PUR	20		SIAZ UL HACI MUKARRAM	FAZAL HAXIM	15101-8436784-5			BUNER	634.0	<del></del>				06 0	0	<del>                                     </del>	3144.0	4500 B		0 0	+	╀			00 00			00	-	53 98	<del></del>	113 13 112.90	85 Marks Awarded
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29	GPS Malakpur	<del> </del>	MALAKPUR	20	1419000693	KHAN MUKARRAM	SHER ZADA	15101-5666062-7 15101-5666082-7			BLINER	<del>                                     </del>	1050 0	-+		1100 0 13		1	1	29730	<del>  </del>		• •		0.0	+	-	00 00	+	1 1	-	-+		50 0		BS Marks Awarded
30	GPS Mule Bands	<del> </del>	MALAKPUR	20	1419000693	SHAH MUKARRAM	SHER ZADA SHER ZADA	15101-5666082-7			BUNER	729.0					09 4	-			4400 0	-	0 0	<del></del>	<del>   </del>	-+	_	00 00	+					59 0		BS Marks Awarded
31	GPS Poland	MALAKPUR	MALAKPUR	70		KHAN MUKARRAM		15101-5666082 7			BJAKER	728 0	<del></del> +	13.87			20 0	10		2973 0	440C D		3 , 0	<del></del>	1	00	400	00 00	500	00	70	000	53 98	59.0		BS Marks Awarded
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37	GPS Narbatawal	<del></del>	MALAXPUR	20	1420000348		RASOOLKHAN MUHAMMAD RASOOLKHAN	15101-4117132-9	1983-5-15	WLE .	BUNER	728 0	1050 0	13 63	6410	1100 0 11	71 0	٥	6 90	2990	4600 0	24 00	0 0	000	671 0	11000	6 10	00 00	0 00	00	00	000	57 64			BS Marks corrected
38	GPS Etum	MALAKPUR	MALAKPUR	20	1419000182	MUHAMMAD SIRAH	MUHAMMAD AMIN	15101-8350266-7	1993-6-1	MALE	BUNER	<b>822 0</b>	1050 0	15 66	744 0	11000 13	53 0	0	0.00	3730 0	4700 0	31 74	• 0	0.00	00	00	000	00 00	000	00	0.6	000	<b>60 93</b>			BS Marks Awarded
39	GPS Malakpur	MALAKPUR	MALAKPUR	20	1419000182	MUHAMMAD HARIS	MUHAMMAD AMIN	15101-8350266-7	1363-6-1	WLE	BUNER	E22 0	1050 8	15 66	744 0	1100 6 13	53 0	ľ	0.00	3730 0	4700 0	31 74	0 0	0.00	00	00	000	0D 00	8 00	00	00	0 60	<b>60 93</b>	50 J	110 93	BS Marks Awarded
40	GPS Najar Dara	MALAKPUR	MALAKPUR	20	1419000182	MUHAMMAD HARIS	MUHAMMAD AMIN	15101-8350266-7	1953-6-1	ME	BUNER	822 B	1050 8	15 68	744 0	1150 0 13	53 ¢	0	000	37300	47300	31 74	0 0	300	00	0.0	000	0.0	900	00	00	0.003	90 83	500	110 83	25 Marks Awarded
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Candidate UC	MALAK PUR	MALAK PUR	MAIAX PUR	MALAKPUR	MALAKPUR	MALAKPUR	MALAKPUR	MALAKPUR	MALAK PUR	XP.CX	MALAKPUR	MALAKPUR	MALAKPUR	ă	MALAK PUR	MALAK PUR	ž	MALAK PUR	MALAK PUR	ž	ž	ž	¥n4	ž	E S	KPUR	5	KPCR	S S	ž.	2	KPUR	ž	Į	2	Ę	ž į				
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, , , , , , , , , , , , , , , , , , ,	MALAKPUR	MALAKPUR	MALAKPUR	MALAKPUR	MALAVOUR	MALAXPUR	MAI AKPUR	MALAKPUR	MALAKPUR	MALAKPUR	MALAKPUR	MALAKPUR	MALAKPUR	MALAKPUR MALAKPUR	MALAKOUR	MALAKPUR	MALAKPUR	MALAKPUR MALAKPUR	MALAKPUR 1	MALAKPUR	MALAKPUR MALAK PUR	MALANDHUR	MALAKPUR	MALAKPUR MALK PUR	MALAKPUR MALK PUR	MALAKPUR MALK PUR	MALAKPUR	MALAKPUR	MALAKPUR	MALAKPUR	MALAKPUR	MALAXPUR	MALAKPUR	MALAKPUR MALAK PUR	MALAKPUR	MALAKPUR	MALAKPUR	MALAKPUR	MALAKPUR	MALAXPUR	MALAYPUR MALAK PUR
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, and a second	GPS Poland	GPS Toti Dehrei	GPS Malakpur	GPS Matang Dara	GPS Male Bands	GPS Nalar Dara	GPS Narbetawal	GPS Dokada	GPS Kwar Sar	GPS Matakpur	GPS Najer Dare	GPS Palend	GPS Nayer Dera	GPS Malakpur	GPS Malang Dera	2	GPS Nelar Dera	GPS Toti Datvai	E	GPS Kwar Ser	toral	GPS Mula Banda	GPS Potend	GPS Dokada	ş	GPS Muta Banda	GPS Najar Dara	oland	GP\$ Dolada	GPS Malakpur	GPS Najer Dera	GPS Narbstawal	g S	GPS Dokada	GPS Matakpur	GPS Najar Dera	pulp	GPS Toti Dahrel	GPS Dokade	GPS Malakpur	GPS Najar Dara
	GPS.	8	SdS	8	18	Sep.	8	8	88	S S S	Ses	ğ	18	ş	GPS A	GPS More	ş	SPS 1	GPS Elum	GPS	GPS Mora	8	GP8	GPS	GPS More	g g	GPS A	GPS Poland	g g	8	GPS N	GPS N	GPS Palend	8	GPS E	GPS N	GPS Poland	SPS T	g Sag	GPS &	GPS N
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	NTS Mari No.		School U/C	Candidate UC	PK	Roll No	Name	: Father Name	NIC	Date Of Birth	Gende r	Domicile		ssc		н	issc		Bachelor		BS (Hos	ns)	a.c.	#Stêr	MS	rm, Philif	PhO	8.6	ēd	MA	(5%) LEd P%)	Acade mic Marks (out of 100)	[Out	Marks (Out of	Remarks	
ļ,	2	GPS Tota Dehrai	MALAKPUR	MALAKPUR	20	1419000182	MUHAMMAD	MUHAMMAD	15101-8350266-7	1983-8-1	ME	BLNER	<b>622 0</b>	1050 0	:5 66	7440 1	1100 0 13	53 6	0 0	00 373	0 0 4700 (	0 31 74	0	00	60	00	0.00	00 00	0.00	00	0 00	<b>\$0 \$3</b>	50 C	110.93	BS Marks Awarded	
	3	GPS Dokada	MALAKPUR	MALAKPUR	20	1420000049	RIZWAN UL HACI	FAZAL WADOOO	15101-6262363-3	1990-1-3	MALE	BLAER	440,0	9000	14 67	672 6 1	1100 0 12	22 3130	550 0 11	*		9 00	1471 2	200 14 71	80	00	800 5	559 0 900	0 311	60 0	0 000	54.20	510	107.28	Master equivalency provided & marks	╛
1	4	GPS Matakpur	MALAKPUR	MALAKPUR	20	1420000049	RIZWAN UL HAQ	FAZAL WADOOD	15101-6262363-3	1990-1-3	WLE.	<b>BUNER</b>	<b>669</b> 0	900 0	14 87	672 0 1	1100 9 12	22 313.0	550 0 11	м		•∞	1471 2	000 1471	•6	0.0	em !	559 0 900	0 311	00 0	0 000	55 28	510	107 28	provided & marks Master equivalency	╛
1	5	GPS Nejer Dara	MALAKPUR	MALAKPUR	20	1420000049	RIZWAN UL HAQ	FAZAL WADOOD	15101-6262363-3	1990-1-3	MLE	BUNER	640 0	900 0	14 87	672 0 1	100 0 12.	22 3130	550 0 11.	.36		000	1471 21	200 14 71	0.0	٥٥	e00 :	5580 900	0 311	00 0	0 900	56 28	51.0	107.28	provided & marks	_
Ŀ	6	GPS Nerbatawai	MALAKPUR	MALAKPUR	20	1420000049	RIZWAN UL HAQ	FAZAL WADOOD	15101-6262363-3	1990-1-3	WALE	BUNER	808 0	900:0	14 87	672 0 1	1100 0 12	22 3130	550 0 11	<b>3</b>		000	1471 21	206 1471	80	9.0	800 :	559 0 900	0 311	00 0	0 000	56.28	510	107 28	provided & marks	4
	7	GPS Toti Datirei	MALAKPUR	MALAKPUR	20	1420000049	RIZWAN UL HAQ	FAZAL WADDOD	15101-6262363-3	1990-1-3	KALE	BUHER	<b>500</b> 0	900 0	14 67	672 0 1	100 6 12	22 3130	550 11	*	_	0.00	1471 20	1471	9.0	0.0	900 5	259 0 BOC+	3 11	00 0	0 000	56 28	510	107.29	provided & marks	_
	4	GPS Dokada	MALAKPUR	MALAK PUR	20	1419000401	DAMHA SAU	BAKHT RUIDAR	15101-8672750-5	1991-1-5	MATE	BULLER	6130	900,0	13 62	<b>683</b> 0 1	1200 0 12	(2 0	0 00	X 2397	2 0 4500.0	2571	0	0 000	00	60	690	00 00	9.00	00 0	0 000	51 75	550	106 75	BS Marks Awarded	╛
4	9	GPS Mute Banda	MALAKPUR	MALAK PUR	20	1419000401	UAZ AHMAD	BAKHT RUIDAR	15101-4672750-5	1991-1-5	MATE	BUNER	4130	900 0	3 62	6830 I	100 0 12	12 0	0 00	0 200	2.0 4500 0	2571	•	0 000	00	00	€00	00 00	000	00 0	900	51 75	550	106 75	BS Marks Awarded	╛
5	0	GPS Nejer Dere	MALAKPUR	MALAK PUR	20	1419000401	UAZ AHMAD	BAKHT RUIDAR	15101-8672750-5	1991-1-5	MALE	BUNER	6130	900-0	3 62	683 G S	100 0 12.4	12 6	0 00	0 2897	2.0 4500 0	2571	0	0 00	00	05	000	80 00	900	0.0	0 0 00	51 75	550	106.75	55 Marks Awarded	4
5	1	GPS Poland	MALAKPUR	MALAK PUR	20	1419000401	IJAZ AHMAD	BAKHT RUIDAR	15101-4672750-5	1991-1-5	KALE	BUNER	6130	9000	3 62	<b>683</b> 0 1	100 0 12 4	12 0	0 00	0 2987	20 45000	2571	•	0 00	00	0.0	<b>\$00</b>	00 00	0.00	00 00	9.00	51 75	550	106 75	BS Marks Awarded	4
5	1	GPS Toti Dehrai	MALAKPUR		20	1419000401	UAZ AHMAD	BAKHT RUIDAR	15101-8672750-5	1991-1-5	TATE	BUNER	6130	900 8 1	3 62	<b>06</b> 30 1	100 0 12 4	12 0	0 00	0 2807	20 45000	2571	0 4	0 00	08	40	•00	00 00	0.00	00 00	900	51 75	55.0	106 75	BS Marks Awarded BS Marks Awarded belon	
5	1	GPS Mora	MALAKPUR	PIRBADA	20	1422000432	RASHID KHAN.	BAKHT AFSAR	15101-1060773-9	1991-1-1	W.E	BUNER	6330	900 0 1	4 07	676.0 1	100 0 12 2	0 6	0 00	0 3031	10 47000	25.00	0 1	9 000	00	00	600	00 00	•∞	00 00	000	52.15	53 6	105.15	to UC Pachakalay B3 Marks Awarded belon	1
_ 5	٠	GPS Mula Banda	MALAKPUR	PACHA KALAY PIRBABA	20	1422000432	RASHID KHAN	BAKHT AFSAR	15101-1060773-9	(991-1-1	WLE .	BUNER	833.0	900-0 1	4 07	676 D . 1	100 0 12.7	9 0	0 00	0 3031	1.0 4700-0	25 80	١	000	••	9.0	000	00 00	0.00	00 00	0 00	52 15	53.0	105 15	to UC Pachakalay BS Marks Awarded belong	1
5	i	GPS Polend	HALAKPUR	PACHA KALAY PHIBABA	20	1422000432	MAMOON UR RASHID KHAN	BAKHT AFSAR	15101-1060773-9	1991-1-1	WALE	BUNER	6330	900 0	4 07	678 O 1	100 0 12 2	9 0	0 00	0 3031	47000	25.80	0 (	000	00	00	600	00 00	+	00 00	0.00	52 15	530	105 15	to UC Pathakalay	]
5	<u>·   _</u>	GPS Dokada	MALAKPUR	MALAK PUR	20	1419000610	DAMHA NAMUN	KOBAL ZADA	15101-4298795-7	1993-3-4	MATE	BLINER	<b>858</b> 0	1050 0 1	2 53	<b>6</b> 510 1	1000 114	0	0 00	0 302	4 4200	28 80	0 0	000	╫	-+		00	╌	00 00	+	53 17	51.G	$\vdash$	BS Marks Awarded	4
3	<u>,   </u>	GPS Malakpur	MALAKPUR	MALAK PUR	20	1419000610	DAMHA NAMUN	IQBAL ZADA	15101-4298795-7	:993-3-0	WALE	BUNER	858.0	1050 0 1	253		1000 11 0	4 0	0 00	+-		+	$\vdash$	000	╌		-	00 00	++	80 00			510		85 Marks Awarded	4
5	Ц_	GPS Narbatawal	MALAKPUR	MALAK PUR	20	1419000610	DAMHA NAMUN	KOBAL ZADA	15101-4298795-7	1993-3-8	WALE	BUNER	858 0		<del></del>	-	100 0 11 8		0 00	+		+	<del>├─</del> ├	000	<del>!</del>	-		00 00	1 1	00 00	+	53 17	51.0	$\overline{}$	BS Marks Awarded	4
15	Ц_	GPS Poland	MALAKPUR	MALAK PUR	20	1419000610	DAMHA HAMUM	IQBAL ZADA	15101-4298795-7	1983-3-8	MALE	BUNER	0580				100 0 11 4	+	0 00	<del></del>		1-	<del></del>	0.00			<del></del>	00 00	<del>  </del>	60 00	+-	53 17	510		BS Marks Awarded	$\dashv$
6	<u>'</u>	GPS Toti Dahrai	MALAKPUR	MALAK PUR	20	1419000610	DAMHA NAMUN	IQBAL ZADA	15101-4298795-7	1983-3-4	WLE	BUNER	<b>658</b> 0			<del></del>	100 0 11 2	+	0 00	+-	+	+	0 0	-	**	<del> </del> -	-	00 00	+ +	0.0	1	53 17	51 0		BS Marks Awarded	┨
6	╌	GPS Jaweri	MALAKPUR	MALAK PUR	20	1422000160	LIAQAT ALI	JAHHAR ALI	15101-6530971-3	. —		BUNER			-+	-+	1000 132	<del>- </del> -	0 00			<del> </del>	0 0	+	00	-+		00 00	1-1	00 00	1	54 07	500	- 1	BS Marks Awarded	┨
6	+	GPS Mora	MALAKPUR		20	1422000160	LIAGAT ALI	JAUHAR ALL	15101-6530971-3		-	BUNER	$\rightarrow$	$\longrightarrow$		<del></del>	1000 132		0 80	→	-	25.67	* 0	┥—				00 00	<del>  </del>	00 00	<del></del>	54 07	50 6	104 07	BS Marks Awarded	4
6.		GPS Mula Banda	MALAKPUR	MALAK PUR	20	1422000160	UA TAGAU	JAUHAR AU	15101-6530971-3	$\overline{}$	-	BUNER	-		-+	-	100 0 13 2	+	0 00	+		25.07	0 0		<del>  - </del>	<del>-</del> +	-	00 00	+ +	00 00	+	54 07	50 0		85 Marks Awarded	4
6	+	GPS Najar Dere	MALAKPUR	MALAK PUR	-+		LIAQAT ALI	JAVHAR ALI	15101-6530971-3			SUNER .	-			<del></del>	1000 132		0 00	+		25.07	0 0	┿	<del>!                                  </del>			00 00	<del></del>	90 00	000	54 97 54 97	50 0		BS Marks Awarded	┨
6	+	GPS Poland	<del></del>	MALAK PUR	-		LIAQAT ALI	UA KAHUAL	15101-6530971-3			BUNER	+		<del>-</del>	-+	1000 132	+	0 00	+		25 67	0 0		<del></del>	-	-	00 00	+	-+-	<del> </del>			107.70	BS Marks Awarded	-
-		GPS Dokada	MALAKPUR		-+	<del></del>		AKBAR ALI	15101-7476426-9		_		-			-	100 0 12 0	+	0 00	┪—		+	0 0	+	╌			0 00	+		000	23.35	50 6	mn	85 Marks Awarded	┨
6	┼	GPS Malakpur	<del></del>	MALAK PUR	-			<del></del>	15101-7476426-9			BUNER		<del></del>			100 0 12 0	+-	0 0.00		+	27.30	0 0		<del>                                     </del>	<del>- [-</del>	<del></del>	0 00	1-		000	222	500	ľ	BS Marks Awarded	┨
H	+	GPS Najar Dara		MALAK PUR	-						-	<del>  </del>	<del></del> +			-	100 0 12 0	+	0 000	+-	0 4700 0 0 4700 0	1	0 0	┤─	<del>  </del>			0 00	+ +	<del></del>	900	23.25	50 0		BS Marks Awarded	+
3:		GPS Poland		MALAK PUR					15101-7476426-9			-			-+		120	+	0 00	+		-	0 0	+	<del>                                     </del>			9 40	<del>   </del>	00 80	1	53.12	50 0	,m n	BS Marks Awarded	1
-		GPS Toti Dehrai		MALAX PUR	-	<del></del>		CAID ARDUULAU	15101-7476426-9		<del></del>	BUNER	<del></del>		-		100-0 13-2		0 000	+-	-}	31:25	0 0	<del> </del>	00			0 00	1	00 00	1	59 83	40		BS Marks Awarded	1
5!	+	GPS Malekpur		-	+		AZIMULLAH	SHAH				BUNER	$\rightarrow$		-		100 0 13 2		0 00	<del>-}</del>	+	31 25	0 0	900	!		— <u>⊢</u>	0 00	╀╼╼┼	00 00	+	5493	40		BS Marks corrected	1
39	+	GPS Najar Dara	MALAKPUR	MALAK PUR	+		AZIMULIAH	SHAH				BUNER BUNER					00 0 13 2		0 00	+-	+	31 25	B 0		<del> </del>			0 00	<del>├</del> ╌╌═┼	00 00	<del>  </del>	58.83	418		BS Marks corrected	1
34	-	GPS Nerbatewal		MALAK PUR			AZIMULLAH	SHAH	15101-2916532-5 1			<del></del>	+				132	+	0 00	+		╂╼╼╌┨	8 9	+	<del>   </del>			0 00	1 -	00 00	1 1	58 93	410	(m.m.	85 Marks corrected	1
-		GPS Potend	MALAKPUR		—⊢	<del></del> +	AZIMUCIAH	SHAH	15101-2916532-5				$\rightarrow$				00 0 13 24		0 000	<del></del>		31.25	0 0	<del> </del>	<del></del>	00 (		0 00	<del>                                     </del>	00 00	+ - +				BS Marks corrected	1
33	-	GPS Toti Dehrai GPS Dokada	MALAKPUR MALAKPUR	<del></del> }			AZIMULLAN	SHAH	15101-2916532-5					_		<del>-</del> -	$\dashv$	+	550 0 11,3		+-	<del>  </del>	00 00				0.00 0		<del>  -</del>		0.00		#0 ē	102.07	B5 Marks corrected	1
56		GPS Malekpur	MALAKPUR		+	<del></del>		AHMAN	15101-2064772-7				<del></del>		<del> -</del> -	-+	-	+	550 0 11 3	+	+	-	00 00			<del></del>	-	_+_	0.00	_	╂╼╼┼			102 07	<u>.n</u>	1
2	-1	GPS Narbatawai	MALAKPUR		+		ZAHOOR AHMAD	MUHAMMAD	15101-2064772-7 1	+				<del></del>		_	_	+	550 0 11 3	-	+	-			-		-	<del></del>	000	$\rightarrow$	<del>  </del>		-	102.07	<u>-</u>	1
35	+	GPS Poland	MALAKPUR	<del></del>	-	<del></del>	ZAHOOR AHMAD	MUHAMMAD	15101-2064772-7 1	<del></del>					-		$\dashv$	+	5500 113	+	+		00 00	<del>- </del> -	-		000 0		600		+		80.0	102 87		1
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34	+	GPS Ookada	MALAKPUR	<del></del>		-+	- <del></del>	RAHMAN	15102-4001356-3 1	-		<del></del>	-			-+-	000 955		550 0 11 3	+	1		636 9 1100	1	-	•• 6	00 0	0 00	000	00 00	800	44.04	500	102 04		1
38	<del> </del>		MALAKPUR I			1421000239	<del></del>	<del></del>	15201-4001356-3 1					900-0 11	51 5	250 1K	00 0 9 55	313.0	550 0 11,3		1	900	636 0 1100	0 11 00	0.0	00 0	000 0	0 00	•∞	00 00	000	44.04	58.0	102 04	)k	1
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Sr	NTS Merit No.	Same	school U/C	Candidate UC	PK	Roli No	Name	Father Name	NIC	Date Of Birth	Gende f	Domicile		SSC		,	HSSC		Bachelor	,	BS I	(Hons)		Masi	er	мзл	M,Phit/P	FD .	B	l.Ed		I.Ed(5%) MA.Ed (10%)	y m Ma [ou	some Ma nic nrks [C	Out [O	Total Carks Out of 200)	Remarks
18	$\neg$	GPS Mora A	WALAKPUR I	MALAXPUR	20	1471000239	IRFAN KHAN	MASAM KHAN	15101-4001356-3	1992-1-2	MALE	BUTIER	518 0	900 0	13 51	525 0	1100 0 9	55 3134	550 9	11.38	$\perp$		• 00	438.B 1100	11 00	**	0#	000	00 0	100	00	00	900 44	04 5	58 0 10	02 04	<u>o*</u>
,	$\neg$	GPS Mule Banda N	MALAKPUR	MALAKPUR	20	1421000239	IRFAN KHAN	MASAM KHAN	15101-4001356-3	1992-1-2	MATE	BUNER	5180	1000	11 51	525 0	11008 8	SS 3130	5500	11.30		_	000	638 8   1100	11 00	00	00	900	<del></del>	000		-	<del></del>  -			02 94 G	ak .
36	<u> </u>	GPS Polend M	MALAKPUR	MALAKPUR	20	1421000239	IRFAN KHAN	MASAM KHAN	15101-4001356-3	1992-1-2	WE	BLNER	518.0	800 0	11.51	5250	1100 0 8	55 3130	5500	11:30		_		638 6 1100	<del>                                     </del>	┝╼╂		<del></del>	00 0	-	+-1	$\vdash$				02 04	ok
35		GPS Dokede N	MALAKPUR	MALAKPUR	20	1420000359	NADEEM	MUHAMMAD (RSHAD	15101-8520890-7	1983-5-15	MALE	SUPER	850 B	1050 0	12 36			+	1	10 65	_		$\rightarrow$	1445 0 2200	—	<del></del>			78 0 S	<del> </del> -	-}	┝╼╼╂╾				90 54 0	ak
57		GPS Malakpur k	MALAKPUR	MALAKPUR	20	1420000359	NADEEM	IRSHAD	15101-8520890-7	1993-5-15	MATE	SUNER	850-0	1050 0	12 34			<del></del>	550 0	10 65		$\dashv$		1445 @ 2200 (					—	00 320	+ +	$\vdash$		—⊢	<del></del>	00.54 <sub>0</sub>	3k
13		GPS Malang Dara A	MALAKPUR	MALAKPUR	20	1420000359	NADEEM	MUHAMMAD IRSHAD MUHAMMAD	15101-8520890-7			BLINER	950 9	1050 0	12.30	550 0	<del></del>	16 293 0	┦─┤	19 65			<del></del> i-	1445 0 2200 1	+	}	<del></del>		78.0 90					_	<del></del>	<del></del>	<u>,, , , , , , , , , , , , , , , , , , ,</u>
42		SPS Poland A	MAKPUR	MALAKPUR	20		NADEEM	IBSHAD MUHAMMAD	15101-8520890-7		<del></del>	SUPER	<b>650 0</b>	1050 0	12.36	550 0	-+	14 293 0	╌	10 65			<del>}</del> -	1445 0 2200 I			-+	-	78 0 90 78 0 90	00 320 00 329		-				00 54 o	,k
6		SPS Toti Dehrau N	MALAKPUR	MALAKPUR		<del></del>	MADEEM	IRSHAD	15101-8520890-7	-	WALE	BUMER	6500	1050 0	12.38	559 6		18 293 6	+ +	19 85	7077.0			0 0	13 14 900	90	—}-		00 0	+		<del></del>				<u> </u>	<u>, k</u>
31	-	-	MAKPUR I			1422000440	FARMAN ALI	MARUF SHAH	15101-0803934-5		MALE	BUNER	848.0	1050 0	12 34	5520	1100 0 10	04 0	1 1	$\rightarrow$			-	0 0	000		-+			<del></del>			000 4	-			bs marks awarded
31			MALAKPUR		-+	1422000440	FARMAN ALI	MARUF SHAH	15101-0003934-5		<del></del>	BUNER	645.0 645.0	1050 0	12 34	\$62 a	<del>}-</del>	04 0	+ +	-			2564	•	000		-	<del></del>	00 0		<del></del>	00	_			- T	bs marks awarded
14			AALAKPUR I			1422000440	FARMAN ALI	MARUF SHAH	15101-0803934-5 15101-0803934-5			BUNER	641.0					04 8	↔	$\rightarrow$			25 64	• 0	0 00		-+			<del></del>		0.0		.02 50		<u> </u>	bs marks awarded
19	-	<del></del>	MAKPUR	$\longrightarrow$	+	1422000440	FARMAN ALL	MARUF SHAH	15101-0803934-5			BUNER	6410	1050-0			<del>-</del>	04 0	╬╾╂		3077 0 4	$\rightarrow$		8 0	8 00			.00		a em	80	80	000 48	62 50			bs marks awarded
43	-		MALAKPUR		+	1422000440	ISLAM SHAH	MARUF SHAH SYED	15101-7557927-7			BUNER	735 0					64 3130	┼╼╼╂	11,30		<del></del>		00 00	900	$\rightarrow$	**	9 005	0 0	0 000	•0	00	000 39	02 59		4 02	ok
25	-		AALAKPUR I		-+-	——-·i	ICI AAA SUAU	SVED SYED	15101-7557927-7			BUNER	735.0			<del></del> -	-+	64 3130	550 0	- +		•	0.00	0 00	9.00	80	••	•00	0 0	0 000	••	00	000 30	02 50	90 W	6 02	ok
20	<b>-</b>		MALAKPUR I		-+-		ISLAM SHAH	SYEO OBYS	15101-7557927-7			BUNER	7350	1050 0	$\rightarrow$	750 Q	1100 0 13	64 3130	550 0	11.36		$\dashv$	000	*0 00	000	00	00	000		6 500	20	00	000 30	02 59	30 St	e 02	sk
44			MAKPUR				ISLAM SHAH	SULAMANSYED	15101-7557927-7			BUNER	735.0	1050 B	14 90	750 0	1100 0 13	64 3130	550 0	11.38		_	0.00	90 00	0.00	00	90	100	000	8 000	00	00	000 39	02 59	10 M	e 02	ık .
7			MAKPUR I		<del>-</del>		ISLAM SHAH	SYED	15101-7557927-7	1995-4-3	WLE	BUHER	735,0	1050 0	14 00	750 0	1100 0 13	64 3:30	550 0	11.30			000	00 00	000	00	0.0	000	0 0	0 000	80	00	0 00 30	02 59	) B #	602 0	ak .
34	-	<del></del>	MAKPUR	MALAKPUR :	20	1421000727	MUHAMMAD	SAMI URLAH	15101-5122138-3	1993-1-2	MYE	BLINER	544 0	1050 0	10.36	595	1100 0 10	A2 306 0	550 0	11:20			000 1	401 0 2100 0	1341	00	00	000	0 0	0 00	0.0	00	000 45	13 SS	ž Q 97	7 79 F	A MARKS CORRETED
39	٦,	3P\$ Malakpur M	MAKPUR	MALAKPUR :	20	1421000727	ZOHAB MUHAMMAD ZOHAIB	SAMI ULLAH	15101-5122138-3	1903-1-2	MALE	BUNER	544 0	1050 0	10 36	595	11000 10	82 300 0	550 0	11 20			000 1	408 0 2100 0	13.41	60	00	900		9 9 00	00	00 (	0 00 45	79   52	10 97	7 79 5,	A MARKS CORRETED
53	一	GPS Mayer Dara M	MAKPUR I	MALAKPUR (	20	1421000727	CAMPARIMA	SAMI ULLAH	15101-512213#-3	1993-1 2	HALE	BUNER	544.8	1050 0	10.38	595	1100 6 10	82 306 0	550 0	i1 20			e 00   1	400 0 2100.0	13 41	00	80	000	•	0 000	90	00 0	0 00   45.	79 52	20 97	779 6,	A MARKS CORRETED
10	7	SPS Narbetawei M	MALAKPUR I	MALAKPUR :	20	1421000727	MINIMAKAKAN I	HALJU IMAZ	15101-5122138-3	1993-1-2	NALE	BUNER	544 0	1050 0	10 36	585	1100 0 10	B2 308 S	550 Q	11 20		$\perp$	000 1	408 0 2100 0	1341	00	00	900 (	10 •	9 0.00	00	00 (	0 00 45	79 52	<u>;0 97</u>	7 78 F.	A MARKS CORRETED
45	7	3P\$ Poland M	MAKPUR	MALAKPUR :	20	1423000727	CAMMANAMA	SAMI ULLAH	15101-5122134-3	1993-1-2	WALE	BUNER	544 0	1050 0	10 36	596	11000 10	82 306 O	550 0	11.20	_	_	0 00 1	405 0 2100 0	13,41	99	00	100	0 0	8 000	50	•• (	0 80 45	79 52	2 <b>0 07</b>	79 F.	A MARKS CORRETED
33	7	SPS Dokada M	MALAKPUR I	MALAKPUR :	20	1419000346	FAZAL MABOOD	MAN SAID JEHAN	15101-2118298-1	1994-4-5	MALE	BUNER	500 0	1050 0	11 24	594 0	1100 B 18	<b>80</b> 0	0	600	2027 4	400 2	26 70	• •	600			-	0 0		+	<del></del>	000 47	+-			s marks awarded .
59		SPS Elum M	MLAKPUR I	RUTXAJAN	20	1419000346	FAZAL MAIROOU	MIAN SAID JEHAN	15101-2118298-1	1994-4-5	WALE	BUNER	590 0	1050 0	11 24	594 0	1100 8 10	• •	╌			<del></del>		• •	0.00			000			+ +	-	0 00 47.3				s marks awarded
21	ſ	SPS Mors M	KALAKPUR I	AALAXPUR :	20	1419000346	FAZAL MABOOD	HAN SAID HAN	15101-2118298-1	1984-4-5	WLE	DUNER	5000	-			11000 10		}{-					0	300		— <u></u> ⊢		•				000 477			$\neg$	es marks awarded
3	ˈ	iPS Mula Banda M	MLAKPUR 3	AALAKPUR 2	20	1419000346	FAZAL MAIROOD	JEHAN SAID	15101-2118298-1	1994-4-5	WLE	BUNER	590 0		-	594.0		ao e	╂╼╍╌┠	_				0 0	0.00				0	_	-	•• •	<del></del>			174	s marks awarded
46	<u>_</u>	SPS Poland M	ULAXPUR 3	ALAKPUR 2	-		AZAL MABUUU	MIAN SAID JEHAH		1994-4-5	MALE	BUNER	590 8	1050 0	-+	_	<del></del>	80 •	<del>-  </del>	<del></del> +	2022 4	<del>-</del>		21 0 1100 0	000				30 900		╌┼		0,00 47 1 000 48 1	+	+		is marks awarded
34				MALAK PUR 2				AKBAR ALI		1991-2-6	HALE	BUNER	648.0		-+	-	<del></del>	90 2669	<del></del> -	167		<del></del>		21.0 1100.0	-	-	-	<del>-</del> -	30 90		╁═╌╁		000 444	<del></del>	_	<del></del>	bsent. Already PST
35	-+			MALAK PUR 2	+	<del></del> -		AKBAR ALI		1991-2-5	WALE	BUNER	649.0	900.0			1100 0 11. 1100 0 11		<del>( )</del>	967	$\dashv$		$\rightarrow$	21.0 1100.0			<b></b> ⊦-	-	30 900		╌┼──╂		200 446	<del></del>	$\dashv$		bsent, Aiready PST
20	$\dashv$		-	AALAK PUR				AKBAR ALI	<del></del>	1991-2-5		BUNER	440	900 0		$\rightarrow$	1100 5 11		+ +	9.67	-	<del>-  </del>	-	25 6 1100 0		$\rightarrow$	<del>-</del>  -		30 900		<del>                                     </del>	<del></del>	000 446		<del></del>	<del> ``</del>	bsent, Already PST
12			<del></del>	AALAK PUR			<del></del>	AKBAR ALI	<del></del> -	1991-2-5	MATE	BUNER BUNER	848 0	900 0	<del></del>			80 260 B	<del></del>	967		-+		21 0 1100 0		-		100 62		+-	<del>-}</del>	00 0				<del> </del>	bsent. Already PST bsent, Already PST
47		<del></del>				1421000846	SARD ALI AHMAD SALEEM	AKBAR ALI	15101-6081986-1 15101-3869446-9				#12 G	-+			<del></del>	90 295.0	<del>  -                                   </del>			<del></del>		44 D 900 G				100 0	<del> </del>		+ 1	-	9 00 51.5	<del>-</del>	<del></del>	100	osent, Aiready PST, lefused
35	-		MLAKPUR A	<del>-</del>	-			SYED IABBAR	15101-3869446-9						$\rightarrow$		<del></del>	90 295 0	1			$\rightarrow$	$\rightarrow$	44 0 900 0		$\overline{}$		<del>-</del>	0 0		+	00 0	${ o}$	<del></del>		.57 Re	SEAL AIRESDY PS I.
26			MLAKPUR A		-	<del></del>		SYED JABBAR	15101-3869446-9		MALE				-		_	94 2960	<del>! -  </del>	<del></del>		}-	-	46 0 900 0			-		0 0	- 000	80	00 0	00 515	7 46	6 97	.57 Ro	osens, Aireagy PST,
43			MAKPUR A		+		AHMAD SALEEM		15101-3869446-9			BUNER	812.0	_			<del></del>	96 296 0	<del> -  -</del>	-+	$\neg$		000 4	48 0 900 0	14.36	•0	00 (	00 0	0 0	000	0.0	00 0	00 51.5	7 41	0 97	.57 Ac	efused
H			MAKPUR N	-				SYED JABBAR	15101-3869446-9			BUNER	8120			_	1100 0 10	<del></del>	<del>  </del>	10 76	-		000 6	46 0 900 9	14 38	00	00 (	00 0	0 0	000	00	00 0	00 515	7 46	97.	80	Sizent: Already PS I. efused
35			WLAXPUR N	<del></del>		1420000652	<del></del>	BAXHT ZADA	15101-8134792-5			BUNER	550 0		13 15	506 0	1:00.0 9.2	290 0	550 0	10 55	$\neg$	1	0 00 10	39 0 2400 0	13 66	00	00 1	00 0	0 0	0 00	00	00 0	00 415	<b>4</b> 51 6	0 17	54 ok	k .
61	—⊦		WLAKPUR N		+			SAXHT ZADA	15101-8134792-5			BUNER	550 0	850 0	13 15	508 0	1100 0 92	0 2909	550 0	10 55			0 00 10	539 0 2400 0	13.86	00	00 (	00 0	0 0	000	00	80 0	00 44.5	<b>20 5</b> 31	• 17	54 ok	
27	-		MLAKPUR N					BAKHT ZADA	15101-8134792-5			BUNER	550 0	850 O	13 15	508 0	1100 0 97	0 290.0	550 0	10 55		1	C 00 II	139 0 2400 O	13.66	00	00 (	00 0	0 01	0 00	90	00 0	00 465	55 55 6	6 97.	54 ok	



	NTS Merii No.	Srie Yame	School WC	Candidate UC	PK	Roli No	Name	Father Name .	NIC	Oste Of Birth	Gende	Domicite		5SC		н	ussc	8.	echelor		85 (Ho	ns)	Ma	ster	MS	M.Philip	'nO	<b>B</b> .£	d d	М.	d(5%)/ N.Ed O'%)	Acade mic Marks (out of 100)	(Out	Total Marks (Out of 200) JeH+i	'
1	5	GPS Potend	MALAKPUR	MALAK PUR	20	1418000359	SAEED MUHAMMAD	KHAIR MAHMOOD	15101-8637772-1	1962-1-12	MALE	BUNER	540 B	900 e	12 00	5150	1930 0 136	281.0	550 0 H	22		0.00	1187 0, 200	20 11.87	••	64	e 00	00 00	000	00 0	000	43,45	51 0	94 45	oł.
Ţ	1	GPS Toti Detroi	MALAKPUR	MALAK PUR	20	1418000359	SAEED MUHAMMAD	KHAIR MAHMOOD	15101-8637772-1	1962-1-12	ME	BLMER	540.0	9000	12 00	5150	1109-0 9-36	2610	5500 1	0 Z2		•∞	1187.0 2000	11.87	0.0	80	•∞	00 00	0 00	8G (	8 600	43 45	510	9445	ok
	1	GPS Dokada	MALAKPUR	MALAK PUR	20	1421000108	ABDUL KABIR	JAMSHED KHAN	15101-0337133-5	1983-4-3	MALE	BUNER	355 €	850 Q	0.35	500 0	1100 0 1100	262 0	5500 9	53		0.00	532 8 1100	0 9 67	00	00	100	90 00	000	00 4	0 000	364	57 0	9344	ok
Г	5	GPS Malang Dera	MALAKPUR	MALAK PUR	20	1421000108	ABDUL KABIR	JAMSHED KHAN	15101-0337133-5	1983-4-3	WLE	BUNER	355 6	<b>850 9</b>	835	500 8	1100 0 9 09	262.0	550 0	53		000	532 6 1100	9 67	. 00	6.0	00	40 00	000	80 (	0 000	364	57 0	83.84	ολ
-	,	GPS Najar Dera	MALAKPUR	MALAK PUR	20	1421000108	ABDUL KABIR	IAMSHED KHAN	15101-0337133-5	1983-4-3	MYE	BUFER	365 0	850 B	8 35	500 0	1100 0 9 00	262 0	SS0 9	53		000	532 0 1100	0 9 67	9.0	0.0	<b>00</b>	90 00	0.00	30 (	0 000	38 64	57.0	8354	ok
. [:	. [ا•	GPS Poland	MALAKPUR	MALAK PUR	20	1421000108	ABDUL KABIR	IAMSHED ISHAN	15101-0337133-5	1983-4-3	HALE	BUNER	355.0	<b>850 0</b>	135	500-0	1100 0 9 00	262 0	5500 1	ន		• 🚥	532 0 1800	0 967	9.	**	<b>+</b> 00	00 00	9.00	99 (	9 900	35.64	57.0	8344	ok
1	·	GPS Toti Detvrai	MALAKPUR	MALAK PUR	20	1421000108	ABDUL KABIR	JAMSHED KHAN	15101-0337133-5	1903-4-3	MALE	BUNER	3050	850 0	8.35	500 0	1:95-0 1:00	2620	5500 0	53		8∞	532 0 1100	9 67	99	••	002	00 00	0.03	<b>80</b> 0	9 000	364	57 0	93.84	ok
-	1	GPS Dokada	MALAKPUR	MALAK PUR	20	1421000010	NADAR SAID	SAD MUHAMMAD	15101-9873297-7	1960-2-4	ME	BUNER	467 0	1050 0	£90	466 0	1200 847	5190	1000 C 10	36		9 00	1480 0 2350	12 56	00			00 00	+	<del>  -</del>	9 000	╂	230	8343	absent
-		GPS Malang Dera	MALAKPUR	MALAK PUR	20	1421000010	MADAR SAID	MUHAMMAD	15101-9873297-7	1990-2-4	ME	BUNER	467 8	1050 B	890	466.0	1000 847	5190	10000 10	30		000	1490 8 2350	12 64	••	-	${ o}$	00 00	<del> </del>	** (		<del>-</del>	230	8343	absent
4		GPS More	MALAKPUR	MALAK PUR	20	1421000010	NADAR SAID	MUHAMMAD.	15101-98732 <del>9</del> 7-7	1990-2-4	IME	BUIER	487 0	1050-8	\$90	468 0 1	1130 0 447	519 0	1000°C 16	30		000	1490 0 2350	0 12 60	90	<del></del>	-	00 00	+	00 0		1	530	<del>-</del>	absent
5	'	GPS Mula Banda	MALAKPUR	MALAK PUR	20	1421000010	NADAR SAID	SAD MUHAMMAD	15101-9873297-7	1990-2-4	MAKE	BUNER	487 0	1050 0	890	<b>468 0</b>   1	1000 847	519 0	1000 0 16	35	$\bot$	6 60	1400 0 2350	0 12 86	0.0	00	<del></del>	00 00	+	00 0		1	23.0	1343	absent
-		GPS Poland	MALAKPUR	MALAK PUR	20	1421000010	NADAR SAID	DAZ DAMMAHUM	15101-9873297-7	1990-2-4	MALE	BUNER	447 0	1050.0	E 90	468 0	100 0 8 47	5190	1000 0 10	36		000	1490 0 2350	0 12 85	60	00	-+	30 00	-	00 0	<del></del> -	-	53 0	\$3.43	absent
		GPS Dotada	MALAKPUR	MALAP UR	20	1470000640	FAISAL SALEEM	NAZIR	15101-2422951-1	1963-5-15	MTE.	BUNER	700 B	1050.0	13 33	<b>653 0</b>	1100 0 11 07	·	0 0	<b>60</b> 2	977 4600	25 80	0 0	0.00	••	00	<b>+</b> 00	00 00	000	00 0	• • • • • • • • • • • • • • • • • • • •	51 09	42 6	83.08	85 Marks corrected
7	1	GPS Malakpur	MALAXPUR	MALAP UR	20	1420000640	FAISAL SALEEM	MUHAMMAD NAZIR	15101-2422951-1	1993-5-15	ME	BUNER	700 G	1050 0	13 33	<b>653</b> 0 1	1100 0 11 87	0	0 0	00 Z	977 46001	6 25 M	0 0	8 00	••	••	•∞	00 60	8 00	00 0	0 000	51 00	420	93.00	BS Marks corrected
2	-	GPS Malang Dere	MALAKPUR	MALAP UR	20	1420000640	FAISAL SALEEM	MUHAMMAD NAZIR	15101-2422951-1	1983-5-15	MATE	BULER	700 8	1050 0	13.33	<b>8530</b> 1	100 0 11 87	۰	0 8.	00 Z	977 4600 0	25.89	0 0	000	**	96	<b>€</b> 00	00 90	000	00 0	8 660	51 06	420	93.00	BS Marks corrected
1		GPS Najar Care	MALAKPUR	MALAP UR	20	1420000640	FAISAL SALEEM	MUHAMMAD NAZIR	15101-2422951-1	1983-5-15	MATE	BUNER	700 0	1050 0	1333	<b>6530</b> 1	100-0 11-67	٥	0 0	00 2	977 4600 6	25.89	0 0	000	8.9	00	<b>•</b> 00	00 00	000	00 0	• 000	51 00	420	83.00	BS Marks corrected
5		GPS Narbatawal	MALAKPUR	MALAP UR	20	1420000640	FAISAL SALEEM	MUHAMMAD HAZIR	15101-2422951-1	1983-5-15	MALE	BUNER	700 0	1050 0	1333	<b>653 0</b> 1	100 0 11 87	0	0 0	00 Z	977 4600 0	25 🗰	0 0	0.00	00	00	0 00	00 00	600	00 0	0.00	51 <b>00</b>	420	93.09	BS Marks corrected
T-	1	GPS Malekpur	MALAKPUR	MALAK PUR	20	2721001952	ASHRAF UD DIN	MIAN NAZAR RAND	15101-5049890-9	1982-8-13	MALE	BUHER	475 0	850 B	11 18	504 0	190 0 9 16	291 0	550 8 10	50	_ _	000	2205 6 270	16 33	00	00	000	00 00	0 00	00 0	0 00	47 26	450	92.25	absent
-		GPS Najar Dara	MALAKPUR	MALAK PUR	20	2721001952	ASHRAF UD DIN	MIAN HAZAR BAND	15101-5049890-9	1902-0-13	HALE	BUREA	4750	850 B	11 18	504 0 1	100 9 8 16	2910	550 O IO	58		• 00	2205 0 2700	d 16.33	••	0.6	9 00	00 00	0.03	00 0	<b>8</b> 9.00	47.24	450	92 20	absent
3		GPS Polend	MALAKPUR	MALAK PUR	20	2721001952	ASHRAF UD DIN	BAND .I.	15101-5049890-9	1982-8-13	MAKE	SUMER	4750	850 0	15 18	504 0 1	100-0 9 16	2510	5500 10	54		000	2205 @ 2700	0 10 33	00	00	900	00 00	000	60 0	0 000	47.25	450	12.26	absent
4		GPS Tota Dehrau	MALAKPUR	MALAK PUR	20	2721001952	ASHRAF UD DIN	MIAN NAZAR BAND	15101-5049890-9	1902-0-13	HALE	BUMER	4750	250 B	11 18	5040 1	130 9 9 18	291 0	550 6 10	54	_ _	0.00	2205 C 270G	0 1633	••	00	900	00 00	<b>9</b> 00	30 6	0 00	47 28	450	92 26	absent
1		GPS Dokada	MALAKPUR	MALAK PUR	20	1422000973	OMITAN KHAN	SHAMSHER . I	15101-3 <b>870</b> 322-1	1991-3-2	ME	BUNER	500 0	900 0	11 31	587.0 1	100 0 10 67	247 6	550 0 A	*		0.00	<b>851 0</b> 1100	0 1164	60	••	00	00 00	8 00	00 0	6 000	42.80	40	90:90	ok
4		GPS Jeweri	MALAKPUR	MALAK PUR	20	1422000973	HMRAN KHAN	MIAN SHAMSHER	15101-3870322-1	1901-3-2	IME	BUNER	5000	905 B	11 31	587.0 1	100 0 10 67	247 0	550 0 81	•		0 00	<b>9</b> 51 0 1100	0 11,84	50	00	00	00	900	00 0	0 000	42 80	480	90 80	ak
4		GPS Kwar Sar	MALAKPUR	MALAK PUR	20	1422000973	IMBAN KHAN	. 41 . 11	15101-3870322-1	1901-3-2	HALE	BUNER	500 0	900 0	18 31	587.0 1	100 0 10 67	247.0	560 B 1	×		•∞	<b>651 0</b> 1100	0 11 84	90	00	00	90 00	•∞	00 0	0.00	42.00	480	90 80	ok
5		GPS More	MALAKPUR	MALAK PUR	20	1422000973	IMRAN KHAN	MIAN SHAMSHER	15101-3870322-1	1991-3-2	ME	BUNER	500-0	1000	15 31	587.0 1	100 0 10 67	247 0	550 0 0 1	94		000	<b>851 8 1100</b>	0 1184	••	00	100	10 00	0.00	00 0	0 00	42 80	48.0	90 80	ok
1		GPS Potend	MALAKPUR	MALAX PUR	20	1422000973		MIAN SHAMSHER	15101-3870322-1	1991-3-2	HALE	BU ER	500 0	900 0	11 31	5870 1	100 0 10 67	247.0	5504 81	*		0.00	<b>8510</b> 1100	0 1164	00	00 1	100	0 00	0.00	00 0	• • ∞	42 80	480	90.80	ok
4	1	GPS Mainkpur	MALAKPUR	MALAKPUR :	20	1420000382 1			15101-2628438-7	1986-1-1	MATE	BUNER	617 0	1050 0	11 75	577.0 1	t00 9 10 49	200.0	553 0 19	47		8 60	00 00	000	**	00 4	100	00	9 60	00 0	0.90	22.72	57.0	<b>₩</b> 72	absent
3		GPS Mora	MALAKPUR	MALAKPUR :	20	1420000382	FAZAL HADI	FAZAL RAHMAN	15101-2628438-7	1994-1-1	TAYE	BUNER	617 0	1050 0	11 75	577.0 1	100 0 10 49	268 0	5500 10	67		000	00 00	0 00	**	09 (	00	00	000	00 0	600	22.72	570	<b>89</b> 72	absent
4		GPS Najar Dara	MALAKPUR	MALAKPUR 2	20	1420000382	FAZAL HADI	FAZAL RAHMAN	15101-2628438-7	1994-1-1	MALE	BUNER	6170	1050 0	11 75	577 0 1	100 0 10 49	288 0	5500 10	47		•∞	00 00	0.03	00	**	00	10 00	<b>00</b>	00 0	000	32.72	57.0	#12	absent
3		GPS Poland	MALAKPUR	MALAKPUR 2	20	1420000382	FAZAL HADI I	FAZAL RAHMAN	15101-2628438-7	1986-1-1	MALE	BUNER	Ø17 Ø	1050 0	11: 75	577 0 1	100 9 10 49	288 0	550 0 10	47		0.00	00 00	000	00	••	100	00	E-00	00 0	000	32.72	57.0	<b>29</b> 72	absent
6		GPS Toti Oahras	MALAKPUR	MALAKPUR :	20	1420000382	FAZAL HADI	FAZAL RAHMAN	15101 2628438-7	1996-1-1	WALE	BUNER	817.0	1050 0	11 75	577 0 1	120 9 12 49	286 0	550 8 10	47		0.06	60 00	● 000	0.0	** 4	DO 1	00	0.00	80 0	9 00	nn	57.0	<b>20</b> 12	absent
		GPS Dokada	MALAKPUR	MALAK PUR 2	20	1422000821	SUBHAN ULLAH	UMIR WAHAB	15101-9391887- <del>9</del> (	989-7-0	HALE	BUNER	5:40	900 0	1151	SS36 1	133 6 10 73	275 0	50 0 10	00		900	673.0 1100	12.24	00	69 (	00 #	2 0 1200 0	372	00 0	0 00	48.19	40.0	<b>86</b> 19	DISABLE
3		GPS Malakpur	MALAKPUR	MALAK PUR 2	20	1422000821	SUBHAN ULLAH	MIR WAHAB	15101-9391887-9 1	965-7-0	WATE	BUNER	518 0	900 0	11.51	590 0 1	100 0 10 73	275 0	550 0 10	∞		• 80	673 8 1100	12 24	00		_	2 0 1200.0	<del></del>	00 0	_	45 19			DISABLE
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41		GPS Dokada	MALAKPUR	MALAX PUR 2	20 :		REAN _!S	THAT DOT 1	15101-5452169-9	965-6-25	MALE	BUNER	711 0	1050 0	13 54	785 <b>0</b> 11	100 0 13 91	330 0	60 0 12.	<b>∞</b>		0 00	00 00	0.00	00	00 (	00 (	0 00	↤	<del></del>	000	- 1	40	87 45	absent
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31		GPS Najar Dera	WALAKPUR I	MALAK PUR 2	20 1	1420000606	MUHAMMAD R		15101-5452169-9 1	965-6-25	HAE	BUNER	7110	1050 @	3 54	650 1	13 81	330 0	50 9 12	œ <u> </u>		900	30 00	300	00	••	00 (	9 00	000	80 0	000	39 45	48.0	87 45	obsent
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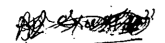
5	NTS Merit No.	Scho <sup>®</sup> Name	School U/C	Candidate UC	PK	Roll No	Marrie	Father Name	міс	Date Of Birth	Genda	Domicile		ssc		HS:		Вяч	chelor	E	BS (Hon	<b>-</b> T		Kaster		MS/M.PI	_,		B.Ed		M.Ed(5 MA.E (10%	(d	Acade mic Marks (out of 100)	100j (i)	(Out of 200) J=H+1	Remarks
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31		GPS Dokada N	MALAKPUR N	MALAKPUR	20	1419000762	MAULLAH /	ALI RAHMAN	15101-2532442-7	9954-14	MALE	WER	<b>884</b> 0 10	050 G 13 2	963	0 1100	0 15 00	296 0 55	00 10 M			0.00	60	00 60	9 9 9	00	000	80	00 00	0 00	**	000	# 66	47.0	\$3.06	absent
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51		GPS Najar Dara M	MALAXPUR M	(ALAXPUR	20	1419000762 2	ZAULLAH /	AURAHMAN :	15101-2532442-7 1	995-4-14	MALE I	LHER	<b>894</b> B   10	050 0 t3 Z	900	0 1100	9 12 00	298 O 55	00 1984			-		00 10	<del>-</del>	-	+		00 00		<del>}</del>		-	470	E3 06	absent
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32		GPS Dokada M	MALAKPUR M	ALAKPUR .	20	1420000450	OHARAU I	MIRDAD	15101-6859819-7	964-11-18	MLE I	NAMER	400 O   #	500 841	4561	0 1100	0 8 27	2530 S	0 9 20			9 00	580 0 11	00 0 18	5 80	00	900	842 0 1	200 0 3 5	0.0	00	000	41 02	42 0	13 02 J	absent



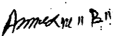
	NTS Merit No.	Sey of the year	School U/C	Cendidate UC	PK	Roll No	Name	Father Name	NIC	Date Of Birth	Gende r	Domicile :		ssc		н	ssc		Bachelo	Ħ	<b>6</b> 5 (	(Hons)		Masi	ter	MS/	M,PNE	/PhO		B.Ed		١ ٨	Ed(5% p A&Ed (10%)	Acae mie Mari [out 100	[Out	(Out of	1 1
12		GPS Malekpur	MALAKPUR	MALAKPUR	20	1420000450	GOHAR ALI	MIRDAD	15101-6859819-7	1 <b>984</b> -11-18	II (E	BLINER	400 8	a50 0	941	455 0	1100 0 8	27 25	30 5500	0 2G		0	00 59	0 0 1 100	10 55	<del></del>	-		+		<del>                                     </del>	1 1			2 420	<del> </del>	absent
52		GPS Najer Dere	MALAKPUR	MALAKPUR	20	1420000450	GOHAR ALI	MIRDAD	15101-6859819-7	1984-11-18	TATE	BUNER	4000	<b>850 0</b>			11000	<del></del>	30 5500	$\vdash$	_	!_	00 58	_	-		_		+	1200 0		00				<del> </del>	absent
76		GPS Poland	MALAKPUR	MALAKPUR	20	1420000450	GOHAR ALI	MIRDAD	15101-6859819-7	1964-11-18	MALE	BUNER	-			<del></del>		_	10 5500		<del> -</del>				10.55	-			+	+-		$\vdash$	60 0		+	1312	absent
23		GPS Tou Delvai	MALAKPUR	MALAKPUR	20	1420000450	GOHAR ALI	MIRDAD	15101-6859819-7		_	BUNER	400 0		-				5500				00 58 00 0	+	10 55 A 55	<u>⊢</u> "	00	800	┼—	1200 0	0.00	<del></del>	00 0			83.02 82.65	absent
43		GPS Kwar Sar	MALAKPUR		20	1419000621	ISHAQ AHMAD	BAXHT RAWAN	15101-1586749-1			BUMER	640 0	<del></del>	$\rightarrow$		<del>-</del>		5 0 550 0 5 0 550 0	-+	$\dashv$	-   -	∞   e		-	00	•0	900	-	-	000	1	00 0		ч—	22 85	lok .
39		GPS More	MALAKPUR		20	1419000621	ISHAQ AHMAD		15101-1586749-1			<del>  </del>	6490			<del></del>			10 550 0		-		<u>.</u>	+		00		000	-	-	-		00 a	-		12.65	gk
19		GPS Mula Banda	MALAKPUR		20		ISHAQ AHMAD		15101-1586745-1			BUNER	649 D		_				0 5500				a .		0.00		00	0.00	<del> </del>	00		<del>!!</del>	00 0		<del></del>	82.65	ok at
57		GPS Najar Dera	MALAKPUR		20		DAMHA DAHZI	BAKHT RAWAN	15101-1586749-1						—⊦			-	0 5500		-		00 0	-	• 00		**	000	<del> </del>	00	0.00	<del>                                     </del>	00 0			62.65	or .
"		GPS Potend	MALAKPUR		20		ISHAQ AHMAD	BAKHT RAWAN	15101-1586749-1 15101-3713093-3				-+	-	<del></del>				0 5500				00 0	+			00	● 00	00	1-	0.00	$\vdash$	00 6	+-		82 46	ok
33	<del></del> -	GPS Ookada GPS Malakpur	MALAKPUR		20	1422000728	INAM ULLAH	BACHT TAI	15101-3713093-3		MATE.	<del></del>					-		0 5520	-	$\dashv$	-+	00 0			60	**	0.00	00	00	000	00	00 0	23 49	440	2240	lak lak
18		GPS Majar Dara	MALAKPUR		2	1422000728	INAM ULLAH	BAKHT TAJ	15101-3713093-3		WALE	-			<del></del>		<del></del>	-	0 5500		+	- 6	oc 0	0 00	╁	00	86	0.00	0.0	00	0.00	00	00 0	0 334	490	E2 40	ok
78		3PS Poland	MALAKPUR		20		HAM ULLAH	BAKHT TAJ	15101-3713093-3			<del></del>	676 D		2 80 (	_			0 5500			١.	00 0	00	0.00	00	••	4 OG	0.0	00	0.00	00	00 0	20 334	490	82 49	gk
24		GPS Toti Dehrai	MALAKPUR		20		INAM ULLAH	BAKHT TAI	15101-3713093-3			-	674 Q	-+	2.80	<b>62</b> 40 1	100 0 11	35 255	0 5500	9 27	$\neg$	-	00 0		000	00	00	000	00	00	0.00	80	00 0	20 33.44	490	82.49	ak
34		GPS Dokada	MALAKPUR		20		SAJIO KHAN	ZAHIR SHAH	15101-5231745-7			BUNER	630 0	900 8 1	400 1	802.0 1	100 0 10.	95 881	0 1200 0	11.35		G:	20 0	0 00	0.00	0.0	00	000	0.0	00	000	00	06 8	20 36 30	460	R2 30	ok
37		3PS Elum	MALAKPUR		20	1422001030	SARD KHAN	ZAHIR SHAH	15101-5231745-7	1991-2-20	MALE	BUNER	6300	9000 1	400 1	<b>602.0</b> 1	100 0 10	95 681	0 12000	11 35		0,	00 01	0 00	0.00		00	0.00	00	00	000	00	00 0	20 36 30	460	12 30	ok
40		3PS More	MALAXPUR		20		SAND KHAN	ZAHIR SHAH	15101-5231745-7	1991-2-20	MTE	BUNER	630 0	900 0 1	400	<del>0</del> 020 1	t00 0 10	<b>5 68</b> 1	0 1200 0	11.35		01	00 00	00	000	00	00	0.00	00	00	9 00	00	00 0	00 36 30	46 0	82.30	ak
20		3PS Mule Bande	MALAKPUR		20	1422001030	SARD KHAN	ZAHIR SHAH KHAN	15101-5231745-7	1981-2-29	MALE	BUNER	<b>630 0</b>	9000 E	400 6	6020 1	100 0 19	15 681	0 1200 0	11 35		01	00 00	0.0	•∞	00	00	000	00	00	0.00	0:0	00 0	00 36.30	460	<b>82.30</b>	ok
79		3PS Poland	MALAKPUR		20	1422001030	SAND KHAN	ZAHIR SHAH KHAN	15101-5231745-7	1981-2-20	<b>WALE</b>	BUNER	630 0	9000 1	400 6	802 D I	100 0 10	<b>63</b> 1	0 12000	11 35		01	00 00	5 00	600	00	GØ	900	00	00	400	80	00 0	0 38 30	460	82 30	ak
19		3PS Matakpur	MALAKPUR	MALAK PUR	20	1420000740	NOOK KHAN	KHAIRATI KHAN	15101-9411176-1	1989-1-7	MAFE	BUNER	<b>903</b> 0	1050 0 1	149 4	494 0 1	100.0 6.1	228	0 5500	0 22			00 619	0 11000	11.75	00	00	000	00	00	0.00	00	00 D.	0 38.94	400	79.54	absent
47		GPS Malang Dera	MALAKPUR	MALAK PUR	20	1420000740	NOOR KHAN	KHAIRATI KHAN	15101-9411176-1	1909-1-7	WLE	<b>SUMER</b>	903.0	1050 0 1	149 4	464 0 1	100 0 8 1	6 226	0 5500	\$ 22		١٥١	519	0 1100 0	11 25	20	00	G-00	00	00	9 00	00	00 00	0 39.94	400	79.94	absent
59		GPS Najer Dera	MALAKPUR	MALAK PUR	20	1420000740	NOOR KHAN	KHAHATI KHAN	15101-9411176-1	1905-1-7	MATE.	BUNER	<b>603</b> 0	1050 0 1	140 4	4940 1	100 0 8 1	<b>226</b>	0 5500	8 22		01	30 519	0 11000	11 25	00	00	0 00	00	00	0.00	00	00 0	0 3894	40 0	79-94	BS marks awarded
21		GPS Narbatawai	MALAXPUR	MALAX PUR	20	1420000740	NOOR KHAN	KHAIRATI KHAN	15101-9411176-1	1986-1-7	MALE	BUNER	<b>6</b> 23 0	1050 D	149 4	494 0 1	1000 6 6	8 228	0 5500	å 22		•	0 619	0 11000	11 25	00	08	0.00	0.0	00	0.00	60	00 0	6 3994	400	79.94	absent
33	-	SPS Jawan	MALAKPUR	MALAKPUR	20	1419000520	NASEER	MIAN SYED BAKHTSHAD	15101-3355359-9	1989-1-1	MLE	BUNER	424 0	9000 9	142 5	5410 1	1000 96	4 706	0 12000	11,77		00	00 00	00	•∞	00	08	0.00	00	80	000	-		31 03	40	79.03	ORIGINAL BA DIMC
44	-	3PS Kwar Sar	MALAKPUR	MALAKPUR	20	1419000520	NASEER	MIAN SYED BAKHTSHAD	15101-3355359-9	1988-1-1	MALE	BUNER	424 6	900.0	1,42 5	5410 1	100 0 9 6	4 706	0 12000	1177		0.0	0 00	0.	0 🛱	00	00	0.00		00	0.00		98 01		+	79 03	ORIGINAL BA DMC
48	7	GPS Malang Dera	MALAKPUR	MALAKPUR	20	1419000520	NASEER	MIAN SYED BAKHTSHAD	15101-3355359-9	1988-1-1	MALE	BUNER	424 D	9002 0 B	142 5	5410 1	100:0 0 0	4 705	0 1200 0	1177		01	0 01	0.0	0.00	<del> </del> -		000		-				0 3103	+		ORIGINAL BA DMC
41		SPS Mora	MALAKPUR	MALAKPUR	20	1419000520	NASEER	MIAN SYED BAKHTSHAD	15101-3355359-9	1900-1-1	WALE	BUNER	424 0	<del>1</del> 000 0 1	42 5		100 0 0 5	+	-1	—⊢		- 00					$\rightarrow$	900	_		$\overline{}$		<del></del>	0 31,03	+	-	ORIGINAL BA DMC
80		GPS Potend	MALAKPUR	MALAKPUR	20	1419000520	NASEER	MIAN SYED MAKHTSHAD	1\$101-3355359-9	1986-1-1	MATE	SUNER	424 0				1000 98	-	<del></del>				00 00	_				0.00		<del>                                     </del>		-	_	0 31.63	+		ORIGINAL BA DMC
30		3PS Etum	MALAKPUR	MALAK PUR	20	1421000996	HAZRAT NABI		15101-8653111-9	998-3-15	MTE		6140 1						0 5500		_		0 61	-	$\vdash$		<del>}</del> -	0.00		<del>  </del>	_		00	+-	<del>!                                    </del>	77.57	absent
35		GPS Ookada	MALAKPUR	MALAKPUR	20	1422000844	DAMMAKUM ZAYJI	ZAMAN ZAMAN	15101-4060745-5	99343	WLE		636.0	-		-			0 5500			00	+	• •		**				1	000		00 00			77 13	ok
20		SPS Malekpur	MALAKPUR	MALAXPUR	20	1422000844	MUHAMMAD ILYAS	MUHAMMAD ZAMAN	15101-4060745-5				(36.0						0 550 9	<del></del>		• •		00		00	$\rightarrow$	e 00	-					0 3313		77 13	ok
49	-	SPS Malang Dara	MALAKPUR	MALAKPUR	20	1422000844	MUHAMMAD ILYAS	MUHAMMAD ZAMAN	15101-4060745-5 1				,	1050 0 12		1_			9 5500		+	90		0.0		00								6 33 13 6 33 13			ok
22		SPS Narbatawal	MALAKPUR	MALAKPUR	┝╼┉┼╸			ZAMAN	15101-4060745-5				<del></del>			<del></del>			0 5500		- -											$\overline{}$	$\overline{}$	23 13			ok
25	ļ	SPS Toti Dehrai	MALAKPUR I	MALAKPUR	-	1422000844	MUHAMMAD ILYAS MUHAMMAD	MUHAMMAD ZAMAN MUHAMMAD	15101-4060745-5		WLE				<del>_</del>				0 5500	<del></del>	$\dashv$	_ !											_	29.90			ak
36			MALAKPUR		┞╼┼	1422000321	HAYAT	ZAMAN	15101-6772923-3		ALE								0 559 0 0 550 0															23 90			
21	<del></del> -		MALAKPUR		┝┵	1422000321	HAYAT	ZAMAN MUHAMMAD	15101-6772923-3 1		AVE								0 5500		<del></del>													2990			
93	<del></del> -	SPS Malang Dera			╌	1422000321	HAYAT	ZAMAN	15101-6772923-3 1		ME								0 5500		+													29.99			
23	<del>-</del>		MALAKPUR		20	1422000321	HAYAT MUHAMMAD	ZAMAN MUHAMMAD	15101-6772923-3 1		ME.						1		9 5500		+													25 99			
26	$\rightarrow$		MALAKPUR I		20	1422000321	HAYAT	ZAMAN.	15101-6772923-3 1	<del></del> +				_				<del></del>	0 5500									$\overline{}$	_	_		_		20.86			
37			MALAKPUR		20		FAZAL MALIK	WADOOD	15101-0255066-7 1 15101-0255066-7 1									-	0 5500	<del></del>														28 86			
22	(	PS Melakpur	MALAKPUR	MALAK PUR	20	1421000618	FAZAL MALIK	WADOOO I	19101-0255088-7	+0-4+	****	DUFFEN.	I	II	-"   ³			. 1				1,70	-1	1 - 1					الت	لب	1			٠ـــــــــــــــــــــــــــــــــــــ			<u>*</u>

Sr	NTS Merit No.	eme .	School U/C	e Candidate UC	: PK	Rail Na	Name	Father Name	, NIC	Date Of Birth	Gende	Domicile		ssc			issc		Bachelor		5 (Hons)		Mast			A.Phil/Pr		B.E.		M.Ed MA (10	Ed %)	Acade mic Marks (out of 100)	(Out of 100) (I)	Marks [Out of 200] J=H+I	f Remarka
60		3PS Najar Dera	MALAKPUR	MALAK PUR	20	1421000618	FAZAL MALIK	YADOOO	15101-0255066-7	1985-2-4	HALE	BUNER		1050 0		-	<del></del>	<del></del>	0 5500 775		10		••			<del></del>		00 00		00 0		28 MA	₩-	+	lot
24		SPS Nerbetawal	MALAKPUR	MALAK PUR	20	1421000618	FAZAL MALIK	FAZAL WADOOD	15101-0255066-7	1945-2-4	MTE	BUNER	<del>555</del> 0	⊢	10 57			58 213	<del>-  </del>	1	•0		1		-		<del></del>	80 00 00 00	+	00 01	-	₩	<del> </del>	<del>↓</del>	lok .
27		3PS Toti Dahrai	MALAKPUR	MALAK PUR	20	1421000614	FAZAL MALIK	FAZAL WADOOD	15101-0255066-7	1985-2-8	MALE	BUNER	-	1050 0	10 57	$\vdash$		58 213		1 1		-+	1		-		-		+		<del></del>	-	-	76 07	ok
34	•	SPS Jawerl	MALAKPUR	MALAKPUR	20	1422000388	ZAHID HUSSAIN	KHADANG KHAN	15101-0460601-3	1991-1-15	MTE	BUNER	517.0		11 49	$\vdash$	1100 0 1			+	6.0		4	9.00	-	<del></del>		00 00	+			+	+		absent
21		GPS Mule Banda	NALAKPUR	MALAKPUR	20	1422000388	ZAHID HUSSAIN	KHADANG KHAN	15101-0460601-3	1991-1-15	WALE	BUNER	517.0	900 0	11 49		1100 0 17			1	00	+	+-	-	-		-+	00 00	╁	00 04	4	1	1	+	absent
61		SPS Najer Dare	MALAKPUR	MALAXPUR	20	1422000388	ZAHID HUSSAIN	KHADANG KHAN	15101-0460601-3	1991-1-15	KALE	BUNER	5170	-	11:49		-+	50 330	<del></del>	<del>-  </del>	00		+							$\rightarrow$				+	absent
81		3PS Poland	MALAXPUR	MALAKPUR	20	1422000388	ZARIÐ HUSSAIN	KHADANG KHAN	15101-0460601-3	1981-1-15	MALE	BUNER	5170	-	11 49		1100 8 12	-	<del>-  </del>	+ +	00	<del></del>	+	<del>  </del>	-		<del></del>	00 80		00 00		<del> </del>	400	┼─	absent
28	- (	GPS Toti Dahrai	MALAKPUR	MALAKPUR	20	1422000388	ZAHID HUSSAIN	KHADANG KHAN	15101-0460601-3	1991-1-15	MATE	<b>SUI E</b> R	5170	900.0	11 48	-	11000 1			7	- 0 m			<del>                                     </del>			<del></del>	00 00	+	<del></del>		-	-	1	absent
31		SPS Dokada	MALAKPUR	MALAKPUR	20	1421000153	ZAIWAR SHAH	JAMSHER	15101-5166181-7	1984-5-1	WLE	BUILER	599 0			-		-	0 5500 931	<del>-  </del>	• •		┿	900				0.0	+	00 00	+	-	1	1	ok
94		3PS Malang Dara	MALAKPUR	MALAKPUR	20	1421000153	ZAIWAR SHAH	JAMSHER	15101-5166181-7	1984-8-1	ME	<b>BUNE</b> R	589 0	1050 8	1141	579 0	6100 G 16	53 254	0 5500 931	$\downarrow \downarrow \downarrow$	0.00	00	00	<b>⊢-</b>				90 90	1	• • • · · ·		-		75 25	jok
62	-	3PS Najar Dera	MALAKPUR	MALAKPUR	20	1421000153	ZAIWAR SHAH	JAMSHER	15101-5156181-7	1994-9-1	WLE	BUNER	509 0	1050-0	1141	579 0	1100 0 16	53 250	<del>-}</del> -	1	*00			900			-	00 60	1	00 01		-	<del>   </del>	<del> </del>	ak
82	- (	3PS Poland	MALAKPUR	MALAKPUR	20	1421000153	ZATWAR SHAH	JAMSHER	15101-51 <del>66</del> 181-7	(984-8-1	HALE	BUNER	500 0	1050 0	11 41	579 0	1100-0 10	53 256	0 5500 031	$\perp$	• α	00	00	6.00		-	-	00 00	-	80 01	<del>-</del>	-	-	75 25	ok
29	7	3P\$ Toti Dahrai	MALAKPUR	MALAKPUR	20	1421000153	ZAIWAR SHAH	JAMSHER	15101-5166181-7	1994-9-1	IME	BUNER	500 0	1050 0	11 45	579 0	1100 0 10	53 256	0 5500 9.31	<u> </u>	000	9 00	00	0.00	-			00 00	+ +	00 0.0	+	$\vdash$		75.25	ok
39		SPS Elum	MALAKPUR	MALK PUR	20	1419000814	IRFAN ALI	GHUFRAN SHAH	15101-3303510-9	19955-10	IME	BUTER	6130	1050 0	11,62	580 0	1100 0 10	35 270	0 5500 9 82	1	- 00			000		<del></del>		0.0		}_	000	<del> </del>	<del>  </del>	-	ok
35		3PS Jawari	MALAXPUR	MALK PUR	20	1419000814	IRFAN ALI	GHUFRAN SHAH	15101-3303510-9	1995-5-10	WE	BUNER	6130	1050 0	11.65	500 0	1100 0 10	35 270	0 5500 9 82		900	00	00	000			-	00 00	+	00 00		31 84	430	74 84	ok
42	(	SPS Mora	MALAXPUR	MALK PUR	20	1419000814	IRFAN ALI	GHUFRAN SKAN	15101-3303510-3	1905-6-10	MALE	BUNER	6130	1050 0	11 <b>88</b>	500 0	t100 G 10	35 270	0 550 0 9 82	$\perp \perp$	0.00	00	00	<del>                                     </del>				00 00	800	00 00	+	<del> </del>	430	74 84	ok
22	-	SPS Mula Banda	MALAKPUR	MALK PUR	20	1419000814	HEFAN ALI	GRUFRAN SHAH	15101-3303510-9	1985-5-10	MALE	SUNER	8130	1050 0	11 69	500 0	1100 6 10	35 270	0 550 6 9 82	1	0.00	00	00	0.00			<del>-</del>  -	00 00	0.00	00 00	4—	-	<del>  </del>	74.84	ok
87		SPS Poland	MALAKPUR	MALK PUR	20	1419000824	IRFAN ALI	GHUFRAN SHAH	15101-3303510-9	1995-5-10	WLE	BUNER	6130	1050.0	11.84	589 6	1100 0 10	35 270	0 5500 942	$\perp$	900	00	00	0.00		-	-	00 00	1	<b>60 00</b>		<del>  </del>	430	74 84	ok .
40	· ·	SPS Ekum	MALAKPUR	MALAKPUR	20	1422000303	NOOR UDDIN	GHULAM MUHAMMAD	15101-6741248-3	1996-3-20	Mε	BUNER	466 C	1050 0	193	575 0	1100-0 16	45 231	9 550 0 8 40		000	80	00	<del></del> +		<del></del>		00 00	<del></del>	80 91	┼─	27 79	<del>  </del>	7479	absent
43	-	SPS More	MALAKPUR I	MALAKPUR	20	1422000303	NOOR UDOWN	GHULAM MUHAMMAQ	15101-6741248-3	1906-3-20	MALE	BUNER	400 0	1050 0	8 <b>8</b> 3	575.0	1100 6 10	45 231	0 5500 840	<u> </u>	•	90	00	000		-+-		00 00	+	00 00		$\vdash$	1	74 79	absent
23	-	SPS Mula Banda	MALAKPUR	MALAKPUR	20	1422000303	NOOR UDDIN	GHULAM MUHAMMAD	15101-6741248-3	1984-3-20	¥4E	BUNER	409 0	1050 0	4 93	575 0	1100 G H	45 231	8 5500 840		0.00	00	00			<del></del>		00 00	<del></del> 1	00 00	-	27 79	470	74.79	absent
13		SPS Poland	MALAKPUR I	MALAKPUR	20	1422000303	NOOR UDDIN	GHULAM MUHAMMAD	15101-6741248-3	1984-3-20	¥	BUTER	4890	1050 0	8 63	575 e	1100 0 10	45 231	0 5500 840		0.00	0.0	0.0	000	<del></del>	<del></del>		00 00		00 00		27 70	470	7479	absent
30	-	P\$ Toti Dahrai	MALAKPUR I	MALAKPUR	20	1422000303	MOOR VOON	GHULAM MUHAMMAD	15101-6741248-3	1996-3-20	MALE	BUNER	4000	1050 0	123	575 0	1100 6 10	45 231	0 5500 140		0.00	00	00	000	<del></del> -	<del></del>		00 00		00 00	+	2779	47.0	74 79	absent
41	-	SPS Elum	MALAKPUR	MALAKPUR	20	1420000623	KAUSAR ALI		15101-0594102-9	1900-2-1	粪	SUMER	520 0	9000	11 56	637 0	1100 6 11	58 235	0 5500 855		000	90	00	0.00	-		-	00 00	1 1	00 00	+	31 👪	42.0	73.50	U/C certl: req:
32		SPS Malakpur	MALAKPUR I	MALAXPUR	20	1420000623	KAUSAR ALI	USMAN GHANI	15101-0594102-9	1980-2-1	HALE.	BUNER	520 0	900 0	11 56	637.0	1100 6 11	50 235	0 5500 855		000	00	00	0.00	9.0	00 0	00 (	00 00	000	0.0	+	31 68	420	73.64	U/C certl: req:
24		SPS Mula Banda	MALAKPUR I	MALAKPUR	20	1420000623	KAUSAR ALI	USMAN GHANI	15101-0594102-9	1990-2-1	¥¥.	BUNER	520 0	9000	11 56	637.0	1100 6 11	58 235	0 5500 855		000	4.0	00	800			-	00 00	1-1	00 00	+	31 68	420	73.68	U/C certl; req:
63	-	SPS Nejar Dara	MALAXPUR	MALAKPUR	20	1420000623	KAUSAR ALI	USMAN GHAM	15101-0594102-9	1990-2-1	Ē	BUNER	520 0	900 0	11 58	637.0	1100-0 11	58 235	0 5500 455		9.00	00	00	000	00	<del></del>		00 00	<del>  </del>	00 00	┿	3164	42.0	73 68	U/C certi; req:
89	(	3PS Poland	MALAXPUR	MALAKPUR	20	1420000623	KAUSAR ALI	USMAN GHAM	15101-0594102-9	1990-2-1	3	BUNER	520 0	900-0	11 56	<b>637 0</b> 1	1100-0 11	58 235	0 5500 855	<u> </u>	0.00	0.0	0.0	<b>├</b>			-	00 96		00 00	<del>-}</del>	31 64	420	7344	U/C certi: req:
42	-	SPS Ekum	MALAKPUR	MALAK PUR	20	1419000347	RAHIM ULLAH	SAEED ULLAH	15101-5052630-9	1983-4-3	톲	BUNER	594 0	1050 0	11,31	6180 1	1100 0 11	24 257	0 5500 936	$\perp$	9.00	00	00	•∞	80		_	00 00		00 00	+	<del>                                     </del>	<del>                                     </del>	<del> </del>	ak
3		SPS More	MALAKPUR	MALAK PUR	20	1419000347	RAHIM ULIAH	SAEED ULLAH	15101-5052630-9	1993-4-3	TATE	BUNER	594 0	1050 0	11.31	5180 1	1500 0 11	24 257	9 550 0 9 35		0.00	0.0	••	000	00	00 0	<u>~   ^</u>	00 00	8 08	00 00		31 90	410	72 90	ok
64		SPS Nejer Dara	MALAKPUR	MALAK PUR	20	1419000347	RAHIM ULLAH	SAEED ULLAH	15101-5052630-9	19934-3	MYE	BUNER	554 0	1050 0	18 31	6180 1	1600 0 11	24 257	0 5500 935		0 00	0.	00	0,3	80	00 0	<u>ω</u> (	0 00	300	00 00	000	31 90	41.5	72 90	ak
90	c	PS Poland	MALAKPUR	MALAK PUR	20	1419000347	RAHIM ULLAH	SAEED ULLAH	15101-5052630-9	1993-4-3	MALE	BUNER	584 0	1050 0	11 31	6180	1100 0 11	24 257	0 550 0 9 35		800	0:0	00	0.00	00	00 6	00 6	90 00	000	00 00	0:00	31.90	41 6	72 90	ok
31	-	3PS Toti Dahrai	MALAKPUR I	MALAK PUR	20	1419000347	RAHIM ULLAH	SAEED ULLAH	15101-5052630-9	9934-3	KALE	BUNER	594 0	1060 0	11 31	6180	1100 0 11	24 257	9 550 0 9 35		9 00	00	00	800	00		-	* **	<del>                                     </del>	80 0.0	+	31 90	41 0	72.00	ak
36	C	SPS Jawari	MALAKPUR I	MALKPUR	20		MUHAMMAD ZAHIR	AURANGZEB	15101-7965759-5	1995-3-20	MALE	8UNER	<b>008.0</b>	1050 0	11 SI	529 0	1100 6 8	2 237	6 550 6 8 62		9.00	60	00	000	00	00 0	00 0	00	6.00	80 80	900	29 82	40.0	49 82	absent
4	-	IPS More	MALAKPUR	MALKPUR	20	1470000612	NATION ASSESSMENT	AURANGZEB	15101-7965759-5	1995-3-20	WALE	SUNER	808 O	1950 0	11.50	529 0	1100 0 0	12 237	G 550 G 8 62		• 60	0.0	00	800	00	06 0	00 0	0 0	800	00 00	-	2502	40.0	## #2	absent
25	c	SPS Muta Banda	MALAKPUR I	MALKPUR	20		MUHAMMAD ZAMIR	AURANGZEB	15101-7965759-5	995-3-20	MALE	BURER	<b>606</b> 0	1050 0	£1 58	529 0	1000	237.	0 5500 002		0.00	80	00	(4)	00	08 0	00 E	00	8.00	00 00	000	29 82	40.0	88 82	absent
91	-	iPS Polend	MALAKPUR I	MALKPUR	20		MUHAMMAD ZAHIR	AURANGZEB	15101-7965759-5	995-3-70	KALE	BUNER	<b>606</b> 0	1050 0	11 58	529 0 1	100 6	237.	0 550 0 8 62		000	00	00	000	0.0	00 0	00 0	0 00	9.00		000	79 82	40.6	00 E2	absent
32	c	SPS Toti Datical	MALAKPUR I	MALKPUR	20		ACCUMANCE AND	AURANGZER	15101-7965759-5	1995-3-20	WALE	BUNER	<b>608</b> 0	1050 0	11 50	529 9 1	100 0 9	237.	0 550 0 8 42		0.00	00	66	000	00	00 0	00 0	00 00	600	00 00	000	29 42	40 0	₩ 82	absent













# OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DISTRICT BUNER PHONE & FAX NO. 0939-510468 EMAIL: edobuner@gmail.com

# APPOINTMENT ORDER:

Consequent upon recommendations of the Departmental Selection Committee, appointment of the following candidates is hereby ordered as PST purely on merit against the vacant posts on adhoe school based one year contract in BPS-12 (13320/-960/-42120/-) fixed plus usual allowance as admissible to them under the Rules and existing policy: of the Provincial Government in Teaching Cadre on the terms and conditions given below with effect from the date of taking over charge in the interest of public service.

	,		Disablo	@ 2% Quota					<del> </del> , : ;
S. No.	· Roll No	Namo of Candidato	Father's Namo	CNIC	D.O.B	Score (	School Where	Rema	rks (rks
1	1419000512	AZAM ALI SHAH	MOHAMMADI SHAH	15102- 0355025-3	10/08/1995	100.68	GPS Gagra		<u>-</u>
2	1419000904	HAYAT HUSSAIN	HUKAM SHER	15102- 0350580-1	25/08/1994	99.89	GPS Kotkay		   .
3	1420000015	MUHAMMAD AYAZ	PARWARASH , KHAN	15101- 5200330-3	15/11/1993	99.81.	GPS Charorai		-
4	1.418000465	FAROOQ SAEED	SAMI UL HAQ	15101- 2906834-1	01/05/1991	97.31	GPS Elai		
5	1421000190	IMRAN	BAKHT NAZIR	15101- 6055176-7	15/03/1996	94.78	GPS Mulayousal	7	: 7
6	1422000838	BAKHTYAR ALI	TAZA GUL	15101- 3916637-9	12/01/1992	94.14	GPS Bajkata		-
7 	1422000186	BAKHTI AFSAR	NOWSHER KHAN	15101- 9935902-5	12/04/1991	93.47	GPS Sura No.1		¥
B	1419000676	FAZAL IBRAR	BORHAN	15101- 1869606-9	11/03/1992	88.75	GPS Torv/aarsak	<u> </u>	
9	1422000821	SUBHAN ULLAH	AMIR WAHAB	15101- 9391887-9	09/07/1989	88.19	, No.1	1	1
0	1419000109	NAJIB UŁLAH	AMIR ZAMAN KHAN	15101- 2815119-9	13/04/1990	84.94	GPS Beshnai		
1	1418000522	LATEEF KHAN	NOOR UL AMIN	15102- 0340159-7	01/02/1990	83.22	GPS Kingargalai GPS Hasan Khel		7
<u> </u>		100				. 00.22	Cheena Che		Л

S.   D.			Minority @ 3% Quota				THE SE	
ło.	Roll No	Name of Candidate	Father's Name	CNIC				1111111
1	1421000837	BALJEET KUMAR	NANAK CHAND		D.O.B	Score	School Where	Remark
2:	1422000803	<del></del>	RAMANTH	6408604-9 -15101-	.10/03/1992	117.87	GPS Cheena	
3	3120000116	GAGAN PREET SINGH	PRETUM LAL	3057600-3 15103	10/02/1993	92.40	GPS Gadezi	+
	1422000183	JAYDEEP	SOBASH		27/03/1998	81.94	GPS Ghurghushlo	
					12/04/1984.	72.26	GPS Amnawar No.1	

į			P-9			: ; .	· · · · · · · · · · · · · · · · · · ·	!! ! !!	· i	64
<u>,</u>					٠			; ; :		
15	1422000188	ATA ULLÁH	SAID BARISH	15102- 0353990-3	15/03/1996	100.36	GPS KHAI DARA	·: 		:
16	1420000142	MEHDI HASSAN	FAZAL RABI	15101- 4095166-3	13/04/1994	100.31	GPS KOZ GOKAND	:	_	::
17	1421000787	ZAHID ULĻAH	MAHMOOD KHAN	15101- 0870371-9	01/02/1986	98.68	GPS KOT GOKAND			<u>.</u>
18	1419001012	SHAFI ULLAH	MALYAR	15101- 2931764-3	04/01/1989	98.61	GPS KOZ GOKAND	<u>; ;</u>		
19	1419000008	IMRAN	ZAT KHAN	42401- 4478059-1	13/07/1991	98.15	GPS KARAPA SAR SUDAIR		-	5
	,	<u></u>	U/C MA	LAKPUR				<u> </u>	<u>.</u>	Zh
1	1421000121	ABDUL BASIR	SELAWAR KHAN	15101- 7477031-1	02/03/1990	125.2	GPS Dokada .	<u> </u>		F
	1422000276	RIZWAN ÜLLAH	MUHAMMAD , ZAMAN	15101- 4551997-1	01/05/1991	119.59	GPS Malang Dara			::
3	1421000390	NOOR ALI	GUL MUHAMMAD	15101- 2995953-5	05/02/1992	115.66	GPS Malakpur	: :		i 
4	1419000432	IJAZ UL HAQ	FAZAL HAKIM	15101- 8436784-5	01/01/1991	113.13	GPS Toli Dahrai			
5	: 1419000693	MUKARRAM KHAN	SHER ZADA	15101- 5666082-7	10/01/1990	112.98	GPS Kwar Sar			<b>V</b> ∷.
6	1420000348	RIAZ ALI	MUHAMMAD RASOOL KHAN	15101- 4117132-9	15/05/1993	112.64	GPS Najar Dara			
7	1419000182	MUHAMMAD HARIS	MUHAMMAD AMIN	15101- 8350266-7	01/06/1993	110.98	GPS Elum	*	.!	:. 
8	1420000049	RIZWAN UL HAQ	FAZAL WADOOD	15101- 6262363-3	03/01/1990	107.28 :	GPS Toli Dahrai	<del>                                     </del>	- -	;
9	1419000401	IJAZ AHMAD	BAKHT RUIDAR	15101- 8672750-5	05/01/1991	106.75	GPS Mula Banda	+ -	- i · l	<b>/</b> :
10	1419000610	NUMAN AHMAD	ÍQBAL ZADA	15101- 4298795-7	08/03/1993	104.17	GPS Poland			, :
11	1422000160	LIAQAT ALI	JAUHAR ALI	15101- 6530971-3	01/01/1991	104.07	GPS Jawari		<b>*</b>	
12	1421000021	SARDAR ALI	AKBAR ALI	15101- 7476426-9	18/01/1992	103.32	GPS Poland		· .	:
13	1422000797	AZIMULLAH	SAID ABDULLAH SHAH	15101- 2916532-5	01/01/1991	102.93	GPS Narbatawal	1:	<u> </u>	\ <u>\</u>
14	1419000383	ZAHOOR AHMAD	MUHAMMAD RAHMAN	15101- 2064772-7	20/04/1996	102.07	GPS Malakpur		<u> </u>	·
15	14210(10239	IRFAN KHAN	MASAM KHAN	15101- 4001356-3	02/01/1992	102.04	GPS Kwar Sar	: '	1:	-
16	1420000359	NADEEM.	MUHAMMAD IRSHAD	15101- 8520890-7	15/05/1993	100.54	GPS Dokada	-	: -  -  -	:
17	1422000440	FARMAN ALI	MARUF SHAH	15101- 0803934-5	15/01/1990	98.02	GPS Mora' ~		<u> </u>	- :
18	1420000586	ISLAM SHAH	SYED SULAIMAN SHAH	15101- 7557927-7	03/04/1995.	98.02	GPS Poland	: : :	::;; -::;{	4
19	1421000727	MUHAMMAD ZOHAIB	SAMI ULLAH	15101- 5122138-3	02/01/1993	97.79	GPS Najar Dara		7	/
20	1419000346	FAZAL MABOOD	MIAN SAID JEHAN	15101- 2118298-1	05/04/1994	97.74	GPS Mora		<u>.</u> ۲	1
21	1422000928	MUHAMMAD TAQI	MUHAMMAD SHAFI	15101- 3603670-1	05/06/1985	97.46	GPS Mula Banda		1	·
22	1420000313	WALI RAHMAN	YAZA GUL	16101- 5846861-7	10/01/1992	90.70	GP# Elum	<u>:                                    </u>	1	-{ ::
		L	U/C MÀ	LIKHAL	·	برنيد				



57	3121000443	ALAM SHER	KHAN SHER	16101- 9959487-7	15/08/1091	120 03	CIS Daboonu
6 .	3121000175	ABID HUSSAIN	MUBARAK HUSSAIN	16101- 7873721-5	28/02/1985	119.83	GPS AMinn Som
7	3121000267	ZUHAIR UR RAHMAN	SHER ÜR RAHMAN	15103- 0348040-9	04/04/1995	119.49	GPS Totalal No.1
ε.	3119000784	ZIA UL ISLAM	SAID RAUF	15101- 8878536-9	30/03/1091	110.92	GPS Shamshil kotay
9	3122000299	FAHEEM KHAN	MUMTAZ AHMAD	15101- 8106959-9	05/04/1991	115.52	:: GPS Digal No.1

#### Terms and Conditions

- No TA/DA is allowed.
- 2. Charge Reports should be submitted to all concerned.
- 3. Appointment is purely on temporary and Adhoc basis for a period of one year with effect from 01/03/2019 to 29/02/2020).
- 4. They should not be handed over charge if their age exceeds 38 (Thirty Eight) years including 03 years automatic age relaxation or below 18 (Eighteen) years.
- 5. Appointment is subject to the condition that their Certificates/Degrees must be verified from the concerned Boards/Universities/Institutions. In case anyone was found at any time having produced bogus/fake/forge documents, their appointment shall be cancelled and they will further be treated, as per prevailing law and rules.
- 6. If any meritorious candidate is deprived of appointment by this order, the appointment order of the lowest candidate in merit shall be withdrawn on acceptance of the appeal and adjustment order will be reviewed accordingly as per merit.
- 7. Their services are liable to termination on one month prior notice from either side. In case of resignation without notice their one month salary shall be forfeited to the Government treasury
- 8. Their pay shall not be drawn unless this office issues a certificate to the effect that their documents have been verified.
- 9. They should join their posts within 15 days of the issuance of this order. In case of failure to join the post within 15 days, their appointment shall automatically stand expired and no subsequent appeal etc. shall be entertained.
- 10. Health and Age Certificate should be produced from Medical Superintendent before taking over charge.
- 11. They will be governed by such rules and regulation as may be issued from time to time by the Government.
- 12. Their services shall be terminated at any time in case their performance is found unsatisfactory during their service period. In case of misconduct they shall be proceeded against under the relevant rules issued from time to time.
- 13. Their appointment is ad hoc and school based. They will have to serve at their place of posting and their services are not transferable to any other station except in case of consequential changes/adjustment (as per opted schools) to be made in consequence of substitute appointment(s) on the post(s) left vacant by any of the above mentioned appointees.
- 14. They may be readjusted/reshuffled in their opted schools in order to ensure right of the next meritorious/deserving candidate.
- 15. Posting/adjustment within the opted schools is the discretionary powers of the Appointing Authority and no one has the right to claim for adjustment at a specific school.
- 16. In case of regularization their inter-se-seniority shall be determined on the basis of their merit position and the bifurcated effective dates of taking over charge as mentioned for Summer and Winter Zones shall not affect their inter-se-seniority.

APPOINTMENT ORDER PST (M) BUNER

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- 17. Before taking over charge, they will sign an agreement/affidavit with the department, otherwise this order will not be effective.
- 18. Errors and omissions will be accepted for further rectification within the specified period.

(BAKHT ZADA)
DISTRICT EDUCATION OFFICER
(MALE) DISTRICT BUNER

Endst: No. 1124-32 Dated. 28/02/2019 Copy for information to the.

- 1. Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. District Nazim Buner.
- 3. Deputy Commissioner Buner.
- 4. District Monitoring Officer (IMU) Buner.
- 5. District Accounts Officer Buner.
- 6. Medical Superintendent DHQ hospital Buner.
- 7. SDEO's concerned.
- 8. Officials concerned.

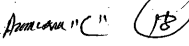
9. Master file.

DISTRICT EDUCATION OFFICER (MALE) DISTRICT BUNER

Anex: B. P-12 ر دُسْت بربار بن در بارنجر 140/15 در شور آندا، پانچ نزادر پرز رمود 35 نفس 12000 اور( فارم شور بابز) محنادم ارت مردشت بربار بن در بارنجر (1) a\_rmarts TE ابزرائي اطلاعي ربورك ابندائی اطلاع نسبت فجرم قایل دست اندازی بیلس ر بوزث شده زیر دفعه ۱۵۴ مجموعه نعطفای اندازی بیلس ر بوزث شده زیر دفعه ۱۵۴ مجموعه نعطفای دست اندازی بیلس ر بوزث 7-19:15 July 12 7 31 ٤: 09:00 عاربي عام المري عام ا a.302.404.70TA The vis low the series of the offer the offer the city of ائوع فاصلة تفانه اورست كاردائي جِنْفَيْنَ كِمُعَلَق كَا كُنَا الطَاع درن كرنے يُن آو قف بواء وقود بيان كرو سرسر كى مرا م وقد بررزى رف بركى على الم ابتدائي اطلاع فيح ورج كروينه ببدير خص فائ هاي عد وكروين و تھانہ ہے روائی کی تاریخ ووقت الله مست من المراجة وعول المراجي وفي دبي على مندي وفي الله والمراد الله سنية الديونة ميارم سائول رق ميك لوست من ميسيره ندين لويدى ، م مرادرام عبر بنے کرنے یہ منکری کو سے مقرری مای رہتے ہوئے کی منع ہے۔ اکوس خور عرره بيدوس گرور ترمانها م سنوش ك يد رين ما ترك ك توزسته من من شام برا توسر برسون الركان محدود ها من كالم الم من منام كارشي بن ع مرارت ومراه كرانا متولين ما زطر مي أن صے ہو ہے می قبت دیا ہے۔ مدی وج من مسترکدن می لید کی ایم وغرو کررنا کہاں ۔ عابیا مریان مرین مور ملنم سکرمان اسلام کی فوٹ ، حرین نے رسمون کی توٹ 11 5 por an aller while former is the still and in the باز مود المان مان مناس عقب مراء مول مودات المان المراد الله سے ہے الور درسی کورن کو اعلی مانے کو ساریں تا ہم سرست صورت دیم ما مد از ما ار مرام معن ما في قدم معن كين كين كيم رئيد و دو مطور شيل مي

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# OFFICE OF THE DISTRICT POLICE OFFICER, BUNER

(a)

No.

91 /PA, Dated Daggar the

13/05/2019.

To,

The Deputy Commissioner, Buner

Subject:

**APPLICATION** 

Memo:

Please refer to the application Nil dated 09/05/2019 subject

cited above.

It is stated that the antecedents of the applicant have been verified from the local police station. There is nothing adverse against him on the record of local police station. Whereas, contents of the application regarding the Shahadat of his two brothers and cousin is based on fact.

DISTRICT POLICE OFFICER

### BUNER

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OFFICE OF THE ASSISTANT-SUB DIVISIONAL E

**OFFICER (MALE) DAGGAR** 

No. 01 / Dated. 35/8 / /2019

To,

The Sub-Divisional Education Officer (M)
Daggar Buner

Subject:

ABSENTEEISM REPORT IN R/O MR.MUKARRAM KHAN PST

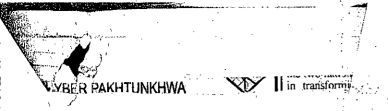
GPS KWAR SAR

Memo.

I am refer to the subject noted above and to state that the undersigned paid a surprise visit to GPS Kwar Sar on 29/08/2019 at 9:00 AM., Mr.Mukarram Khan PST was found unauthorized absent from duty w.e.f 01/08/2019 upto till date without any information. (Copy enclosed)

It is therefore requested that strict disciplinary action may be initiated against him under E&D rules 2011.

ASSISTANT SUB DIVISIONAL EDUCATION OFFICER (M)
DAGGAR BUNER



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OFFICE OF THE SUB DIVISIONAL EDUCATION OFFICER (MALE) DAGGAR BUNER

No. 1400-03/ Dated. 30/0 \$ /2019

To.

The District Education Officer (M)

Daggar Buner

Subject:

ABSENTEEISM REPORT IN R/O MR.MUKARRAM KHAN PST

**GPS KWAR SAR** 

Memo.

I am refer to the subject noted above and to state that ASDEO (M) circle Gadezi has reported that Mr.Mukarram Khan PST has been absent from duty w.e.f 01/08/2019 upto till date without any information. (ASDEO Circle report enclosed)

It is therefore requested and proposed that strict disciplinary action may be initiated against him under E&D rules 2011.

SUB DIVISIONAL EDUCATION OFFICER (M)
DAGGAR BUNER

Endst: No.

Dated /2019

Copy for information to the,

- 1. ASDEO Circle Gadezi
- 2. District Accounts Officer Buner at Daggar

SUB DIVISIONAL EDUCATION OFFICER (M)
DAGGAR BUNER

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from SDEO(M) R PAKHTUNKHWA fmexicu 11 F11 OFFICE OF THE DISTRICT EDUCATION OFFICER ( MALE ) DISTRICT BUNER PHONE & FAX NO. 0939-510468 EMAIL: edobuner@gmail.com No. 6727 Dated 4/9 /2019 То Mr. Mukaram Khan PST GPS Kwar Sar Subject: - . ABSENT FROM DUTY. Memo:-Reference to the SDEO (Male) Daggar Buner Memo No. 1400-03 dated 30-08-2019 that you remained absent from your school duty w.e.f 01-08-2018 till date without any information. Therefore, you are directed to resume your duty within 15 days after the issuance of this letter, otherwise disciplinary action under Article-9 of the (E & D) rules 2011 will be taken against you. (IFTIKHARUL GHANI) DISTRICT EDUCATION OFFICER (M) DISTRICT BUNER Endst: No. Copy of the above is forwarded for information to: 1. Sub-Divisional Education Officer(M) Daggar Buner For Insurance Notices see reverse. Stamps: affixed except in case of uninsured lengs of not more than the initial weight prescribed in the Post Office Cyride of on which no DISTRICTE JCATION &FFICER (M) Daye-Stamp DISTRICT BUNKK rite here "letter". "postcard". "packet" or "parcel" with the word "insured" before it when necessary. ceiving Officer (Mordy) Weight Kilo (in words)

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# OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DISTRICT BUNER NOTIFICATION.

The competent authority is pleased to constitute the inquiry committee comprising the following Officers to enquire into the matter against Mr. Mukaram Khan PST GPS Kawar Sar

The committee is hereby directed to submit its report within a week positively with clear recommendation.

### COMMITTEE MEMBERS

- 1. Mr. Rashid Ahmad Head Master GHS Katkala.
- 2. Mr. Sahib Zada ASDEO(Circle) Daggar Buner.

(IBZAR MUHAMMAD)
DISTRICT EDUCATION OFFICER (M)
BUNER

Endst: No. 7421-24/

Dated. 5/lc /2019

Copy forwarded for information to the;

1. Deputy Commissioner Buner

2. DMO(IMU) Buner.

3. S.D.E.O (Male) Primary Daggar Buner.

4. Committee Members.

DISTRICT EDUCATION OFFICER (M)

BUNER



Americana "G"

## OFFICE OF THE HEAD MASTER GHS KATKALA BUNER. PHONE NO. 0344-9670308 EMAIL: ghskatkala@gmail.com





No. 1235

Dated. 18-10-2019

To,

The District Education Officer (M) Buner at Daggar.

Subject; Submission of Enquiry Report regarding absenteeism of Mr. Mukaram Khan PST GPS Kowar Sar.

**Enquiry Committee;** 

- 1. Mr. Rashid Ahmad H/M GHS Katkala Buner
- 2. Mr. Sahib Zada ASDEO (M) primary circle Daggar Buner.

#### Memo;

In the compliance to the order of the venerable DEC (M) Buner, Office Order No.7421-24 Dated 05/10/2019, the committee members made a surprise visit to GPS Beshonai on 12/10/2019 and called Mr. Mukaram Khan PST GPS Kowar Sar who is under Enquiry alongwith Naveed Ahmad PST Incharge Head Teacher of GPS Kowar Sar to enquire into the matter against Mr. Mukaram Khan PST.

The enquiry committee observed the attendance register of GPS Kowar Sar and asking from the Head Teacher concerned and collected the following facts against the person under enquiry;

- 1. The teacher concerned has been appointed as PST at GPS Kowar Sar and took over charge on 01/03/2019. He had been performing his duties upto 31/07/2019 regularly but unluckily the conditions of the area going bad to worst due to militancy of Taliban, he remained absent from his duty since 01-08-2019 upto date because his all family has been affected by militants (Taliban). His two brothers and one cousin have been killed while one cousin is missing alive by faliban militants uptil now. Therefore he was afraid to perform his duty at GPS Kowar Sar because the school mentioned is situated in the far flung area and the inhabitancy of the militants.
- 2. The Enquiry Committee enquired from the local villagers of the area, they also recommended in favour of the concerned under enquiry.
- **3.** The teacher concerned communicated the Education Office Buner several times about his matter. DC Buner and DPO Buner also have given their remarks in his favour but could not got relief. (All the relevant proofs are attached).





- 4 Apother injustice of the Education Office Buner with the teacher concerned is that, his score for appointment to PST was 112.98 and appointed in the far flung distance from his residence village Malakpur at GPS Kowar Sar while another candidate Mr. Zahoor Ahmad having score 102.07 has been appointed in his village at GPS Malakpur. Therefore it is quite injustice with the teacher concerned (Merit list is attached).
- 5. The teacher concerned has applied for mutual transfer with another teacher Mr. Irfan Khan PST GPS Morra a resident of village Kowar Sar to get impunity from terrorism and fright of militants (Taliban) but worthy Education Office has stopped the salary of concerned and issued show cause notice against him instead of giving relief. While the teacher concerned is living in a very frightened situation and absent from his duty.

#### **RECOMMENDATIONS**;

The Enquiry Committee recommends that,

 The teacher concerned may please be adjusted in a Safe Zone school in plain area like GPS Beshonai, GPS Dokada, GPS Malakpur, GPS Malang Dara, GPS Najar Dara etc for his duty relief.

OR

- 2. The teacher concerned may please be transferred mutually to GPS Morra with another teacher Mr.Irfan Khan PST GPS Morra, a resident of village Kowar Sar.
- 3. The salary of the absent period from 01-08-2019 to 31-10-2019 may please be deducted.
- 4. The salary of the concerned may please be released to perform his duty freely.

**Enquiry Committee:** 

1. Mr. Rashid Ahmad H/M GHS Katkala Buner\_

2. Mr. Sahib Zada ÁSDEO (M) primary circle Daggar

Copy forwarded for information to the;

- 1. SDEO (M) Primary circle Daggar
- 2. DMO (IMU) Buner
- 3. ASDEO (M) Primary circle Gadezi

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# OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DISTRICT BUNER PHONE & FAX NO. 0939-510468

EMAIL: edobuner@gmail.com

NoDated	/2020
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#### NOTIFICATION.

WHEREAS upon the report of the concerned SDEO (M) Dagger vide his office letter No 1400-03 Dated 30-08-2019 and No 1562 Dated 29-01-2020, Mr. Mukarram Khan PST GPS Kwar Sar had been absent from duty without prior approval of leave w. e. f 01-08-2019 to 24-11-2019 (116 Days).

- 2. **AND WHEREAS** an inquiry was conducted vide this office No7421-24 Dated 05-10-2019.
- 3. **AND WHEREAS** as per Government of Khyber Pakhtunkhwa Finance Department (Regulation Wing) Notification No. SO (FR)/FD/5-14/2014 dated 16/12/2014 on the subject "**Deduction of Salary from Government Employees in case of Absenteeism**" and decision of the Khyber Pakhtunkhwa Service Tribunal Peshawar in the service appeal No 1689/2010 as "**No work, No pay**".
- 4. NOW, therefore, in the light of the above and in exercise of the powers conferred upon under rule 4(a)(i) of Khyber Pakhtunkhwa Govt: Servants (Efficiency & Discipline) Rules, 2011, I, Mr. Muhammad Azam Khan, being the Competent Authority is pleased to impose Recovery/ Deduction of pay upon Mr. Mukarram Khan PST GPS Kwar Sar for the absence period considering it as leave without pay.

Note: -

Necessary entry to this effect should be made in his service Book accordingly.

• (MUHAMMAD AZAM KHAN)
DISTRICT EDUCATION OFFICER (M)
BUNER

Endst; No.  $3/2 - \frac{6}{6}$  Dated  $3/\frac{6}{2}$  Dated  $3/\frac{6}{2}$ 

1. Director (E&SE) Khyber Pakhtunkhwa Peshawar.

2. District Monitoring Officer Buner.

- 3. Sub Divisional Education Officer (M) Dagger with the directions to release his pay from the date he resumed his duty and also keep a vigilant eye upon Mr. Mukarram Khan PST GPS Kwar Sar.
- 4. District Accounts Officer Buner.
- 5. Official Concerned.

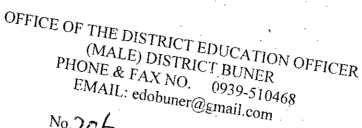
DY; DISTRICT EDUCATION OFFICER (M)
BUNER

100









No. 206 Dated 22/1



 $T_0$ 

The SDEO Male Daggar Buner

Subject: -

Memo: -

MUKARAM KHAN PST GPS KWAR SAR.

I am directed to refer to the subject cited above, this office needs updated information about the absence of Mr.Mukaram Khan PST GPS Kawar sar.

You are directed to provide the said information within three days positively.

DY: DISTRICT EDUCATION OFFICER(M)





# OFFICE OF THE SUB DIVISIONAL EDUCATION OFFICER (MALE) DAGGAR DISTRICT BUNER

PHONE NO: 0939-510399

EMAIL: sdeomaledaggar@gmail.com

No\_/\SEX\_\_Dated\_29/01/\_2020

То

The District Education Officer
Male District Buner

Subject: <u>UPDATED INFORMATION ABOUT THE ABSENCE REPORT OF MR.MUKARRAM</u>
<u>KHAN PST GPS KWAR SAR</u>

Memo:-

I am to refer to your office letter No.206 dated 22-01-2020\_on the subject cited above and to state that Mr.Mukarram Khan PST GPS Kwar Sar was absent from duty w.e.f 01-08-2019 up to 24-11-2019.

As per head teacher/Incharge report the said teacher join his duty on dated 25-11-2019. In this regard it is therefore requested that his absence period may be treated as leave without pay and warning may be also issued to him. Moreover, his pay has been stopped w.e.f 01-08-2019 till date.

Submitted for further necessary action please.

(Enclosed attendance register copies and inchargo report)

SUB DIVISIONAL EDUCATION OFFICER MALE DAGGAR BUNER

Copy for information to;

- 1) ASDEO Circle Gadezi
- 2) Headteacher GPS Kwar Sar

LELL 1



The ASDEC Gaden Circle

(A)

Subjet! - Absentism report regarding Mr. Mullarian Khan PST GPS Kwar Sar

It is hereby Stated That I am doing my duty ous Incharge of Gps Kwar Sar. According to officer Letter No: 20t Dated 22-01-2020 on the Subjet Cited above It is hereby Clarified that Mr. Mullanam Khan was absent from July 1st to 24-011-2019, later on the Sterted his duty from 25-11-2019 up to Winter Vacation

John Strain Stra

Maveed Ahmand Incharge Gps Kwar Sar

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# OFFICE OF THE SUB DIVISIONAL EDUCATION OFFICER (MALE) DAGGAR BUNER

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SUB DIVISIONAL EDUCATION OFFICER (M)
DAGGAR BUNER

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# OFFICE OF THE SUB DIVISIONAL EDUCATION OFFICER MALE DAGGAR DISTRICT BUNER PHONE NO: 0939-510399

EMAIL: sdeomaledaggar@gmail.com



2020

Dated &

To

The District Education Officer
Male Buner

Subject: <u>ABSENT REPORT REGARDING MR.MUKARRAM KHAN PST GPS KWAR SAR</u>
Memo;

l am to refer the subject noted above and to state that ASDEO (M)
Circle Gadezi has reported that Mr.Mukarram Khan PST has been absent from duty w.e.f
02/03/2020 upto till date without any information. (ASDEO circle report enclosed)

It is therefore requested that strict disciplinary action may be -

initiated against him under E&D rules 2011.

SUB DIVISIONAL EDUCATION OFFICER MALE DAGGAR BUNER

Alien ( Strong of )

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#### OFFICE OF THE DISTRICT EDUCATION OFFICER ( MALÉ ) DÍSTRICT BÜNER 0939-510468 PHONE & FAX NO.

EMAIL: edobuner@gmail.com Amoare "J"



NOTIFICATION.

1. That as per report of the SDEO(M) Daggar received vide his office No.1562 dated 29/1/2020, Mr.Mukaram Khan PST GPS Kawar Sar remained absent w.e.f 01/08/2019 to 24/11/2019(116 days).

2. That again the SDEO(M) Daggar reported him as absent w.e.f 02/03/2020 till date.

Therefore, I, Muhammad Azam Khan DEO(M) Buner, being Competent Authority, is pleased to discontinue the contract Mr. Mulkaram Khan PST GPS Kawar Sar w.e.f 01/03/2019 and not to extend his contract of (being contract NTS employee) for another one year due to his wilful absence from duty, inefficiency and unsatisfactory of performance during the contract period as per terms and condition at S.No.12 of appointment Notification issued vide this office Endst No.1124-32 dated 28/02/2019.

#### Note: -

1. Necessary entry to this effect should be made in his service Book accordingly.

2. SDEO(M) concerned is directed to recover tablet of induction programme and any other liability.

> (MUHAMMAD AZAM KHAN) DISTRICT EDUCATION OFFICER (M) BUNER

Dated 14/3 /2020.

Endst; No. 803-8 /

Copy for information to the.

- Director (E&SE) Khyber Pakhtunkhwa Peshawar.
- 2. Deputy Commissioner Buner.
- 3. District Monitoring Officer Buner.
- 4. Sub Divisional Education Officer (M) Daggar.
- 5. District Accounts Officer Buner.
- Official Concerned.

DISTRICT EDUCATION OFFICER (M)

## IN THE SERVICE TRIBUNAL KHYBAR PUKHTONKHWA

### **PESHAWAR**

Service Appeal No		/2022.	
Mukaram Khan	VS	D.E.O (M) Buner &	others

### REJOINDER

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APPELLANT

Through counsel

AHIM KHAN

Advocate High Court
Office at Distt; courts Daggar Buner
Cell= 03439049185

Dated 20/4/2022

# IN THE SERVICE TRIBUNAL KHYBAR PUKHTONKHWA PESHAWAR

Service Appeal No	•	/2022.		-
Mukaram Khan	VS	D.E.O.(M) Buner &	others	

### **REJOINDER**

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APPELLANT

Through counsel

RAHIM KHAN

Advocate High Court
Office at Distt; courts Daggar Buner
Cell= 03439049185
Dated 20/4/2022

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# IN THE SERVICE TRIBUNAL KHYBAR PUKHTONKHWA PESHAWAR

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Mukaram Khan

VS

D.E.O (M) Buner & others

#### **REJOINDER**

Respectfully Sheweth

Para wise reply to the comments of the respondents is hereunder.

1. That the entire Preliminary objections from S.No.1 to S.No. 8 are wrong and weightless as the service appeal of the appellant is on proper legal base and foundation and properly is maintainable in this honourable Tribunal and the appellant is deserving for the relief sought.

### Para wise Reply to the comments on Facts

1. That the stance regarding the claim of the appellant that he had been awarded highest score ie 112.98 than the private respondents No.4 to 6, has been admitted by the official respondents No. 1 to 3, but the plea raised by the official respondents that the appellant was posted and placed in GPS Korsar on demand or with the consent of the appellant, is totally wrong and baseless and without proof, because the appellant was/is a resident of the village Malakpure and no consent or willingness of the appellant either oral or written had obtained to this effect but wrongly he was posted in a far flung station GPS Kursae, being harden hilly

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area of being of militant. Hence the posting of the respondent No.4 at the station of GPS Malakpur was wrong and against the merit, but was based purely on un due favour, with the respondent No.4, was passed by the official respondent NO.1. So the posting order and subsequent all mala fide behavior and orders, including the order impugned passed by the respondent No.1, are based clearly on discrimination just to favour un duly, respondents NO.4 & others being their eyes blue and to spoil the career of the appellant. While the public interest was also not kept in view, which were also suffered. Hence the order impugned and more other all are not tenable but liable to be set aside in favour of the appellant.

2. That the comments against the para 2, are totally wrong and baseless, because the correspondence and all the relevant documents , as annexed and even letter No.491 of DPO Buner, dated 13/5/2019, prove this fact that" two(2) brothers and one cousin of the appellant (the then applicant) had already urdered by the militants and Talibans of that area, kursar". So there was really an alarming threat to the life of the appellant and the request of the appellant for transferring him from the GPS Korsar, being falls in that dangerous area, was genuine. Because for un known reason, the family of the appellant was on hit list of the Taliban/militants. So in a circumstances explained above, being beyond

- approach of the appellant, discharging the services of the appellant by passing the order impugned was illegal, un lawful and unwarranted hence is not tenable under the law but is liable to be set aside from the date of its issue by restoring the services of the appellant with all back benefits.
- 3. That as a matter of fact as the life of the appellant was under alarming threat and he being a responsible official had initiated a timely honest and genuine approach vide his application dated <u>09/05/2019</u>, for transfer, either to malakpure or other safe station and the same was testified by the DPO Buner vide his letter No.491 dt,13/05/2019, while the respondent No.1 has also Enquired this fact through report (dated 18/10/2019) of an impartial Inquiry officer, annexure "G", who was appointed by him vide his letter dated 5/10/2019. But the genuine and impartial Recommendations of the said Enquiry committee was not considered or even commented, meaning thereby the same was of no use to fulfill his mala fide plan, already designed for spoiling the career of the appellant for no fault of the appellant but due to having the Genuine problem, therefore was ignored for no valid reason in arbitrary manner against the mandate of the law and rule concerned. However the appellant was punished by the respondent No.1 also for the same unavoidable circumstance, vide his letter dated,31\'/10\'/2020 (Annexure "H") while non of

4

the alleged letters(D,E & F) has been communicated or noticed to the appellant. However the order impugned is a 2<sup>nd</sup> letter of a dual and harsh punishment being awarded to the appellant, against the law and rules and in no way is sustainable and tenable under the law and sharia.

However as already expressed above no copy or communication of the alleged letters as shown annexure D, E & F in the relevant contents a to chas been made while the recommendations of the Enquiry Committee at S.No 1 or 1 to 3 have been followed or implemented showing no reason which was the lawful support of the request made by the appellant. Therefore the order impugned passed to tally on Mala fide intention and ill well which should be set aside from the date of its issue with all back benefits to the appellant.

Furthermore it would be mentioned in reply to the comments as per contents E to G that when the genuine demand and request regarding the safety of the life of appellant, beside the alarming life threat as were the secured fundamental constitutional right of the appellant, duly recommended by the competent enquiry committee was denied for no valid reason, but on mala fide and the duty in the existing station kursar was impossible and beyond the approach of the appellant. Hence denied all the comments.

4. That as per detail reply to the instant comments of the respondents No.1 to 3, the

(3)

entire comments are the result of non rational approach, non reasonable and unlawful and is also in violation of the constitutional mandate, hence is not deserving to be maintained, but is liable to be rejected as a whole and the order impugned be set aside in favour of the appellant.

### Reply on the comments on Grounds

- A. That as per detail reply given above by the appellant the appellant being admitted facts against para 1 of the comments, that the appellant by dint of his highest score in Test and interview, on the bases of his merit was deserving and entitled under the law to be posted in GPS Malakpure being his village, where private respondent NO. 4 has posted on illegal give and take the subsequent problem, would be faced by the appellant in korsar, where the appellant was facing life threat.

  Hence the stance of the appellant being proved and admitted by the respondent is correct, against this face.

  B. That as now detail reply against the illegal.
- B. That as per detail reply against the illegal posting in GPS Korsar, the appellant has objected verbally and was requested to the respondent No.1 but he was satisfied by assuring that he will very soon be transferred and posted in GPS Korsar. Hence the comment are incorrect, and denied. The
- C. That as per detail reply against para No.1 and other of the facts portion the stance of the Appellant is correct being also admitted by the respondents. Hence the comment agaist the para C is incorrect, and denied.

D. That as per reply to the facts in detail, when once the appellant has been punished and penalized by way of deduction of 116 days ie more than about six month; salary, then how the appellant has again penalized vide the order impugned being awarding of dual punishment to the appellant for the said alleged single charge of absentia, then under what lawful justification or legal grounds, the impugned order being dual punishment is/ has been passed against the appellant, which is unwarranted, illegal and without reasonable grounds, without notice, being based on pure mala fide, ill well and based on clear discrimination. Therefore is not existed in the eyes of law and also is against the recommendations of the competent Enquiry Committee. Hence is liable to be set aside from the date of its issue, in favour of the appellant, Don this score ten E. That vide notification end; No.312-16 dt,31/01/2020 , Annexure "H" the alleged absentia period was treated as leave without pay as a punishment while vide the order impugned dated, 14/3/2020, annexure "J/C" also the period of contract of appellant, on mala fide and ill well, has been discontinued, which is also an ambiguous one and not competent to be implemented, hence the order impugned is not maintainable, being incompetent, unreasonable, irrational and also

punishment for one alleged absentia, which is illegal, unlawful and liable to be set aside in favour of appellant. The comments is incorrect. because the Same being duafand a harsher one being fast and closed transaction.

F. That the comments against the para "F" is denied, because in GPS Kursar there was life threat to the appellant as per record and also the recommendation of the Enquiry Committee and the same was beyond the approach of the appellant and the matter should have to be dissolved strictly in according to the Recommendations of the Enquiry committee.

- G. That the contents "G" is denied, because the same is contrary to the fact, explained above against Para "F" and detail reply in facts
- H. That denied the correctness of the fara

  Comments against "H" as per detail reply against No.2 of reply to facts.
- H. That the Fam contents/comments against "I" is incorrect and detail report against "F" and as well against against reply in Facts the facts hence denied.
- I. That the contents against "J" of the comments is incorrect and improper. Hence denied the same also the detail reply against "F" may be considered and perused for detail reply against S.No.3 of the facts of the comments and reply against the same.
- K. That the entire comments are wrong,

therefore denied, except the admission made, therein of some facts, which are correct and will be communicated and argued at the time of arguments with due permission of the Honourable tribunal.

Therefore it most humbly prayed that by acceptance of considering the instant Service Appeal in light of this rejoinder, the ORDER impugned End; No. 803-8 dated 14/3/2020 may be set aside in favour of the appellant, by restoring the services of the appellant, with all back benefits, both financial and other all. Further relief though not specifically prayed for in this rejoinder and appeal may also be granted in favour of the appellant, if the appellant is observed entitled for appellant, if the appellant is observed entitled for appellant.

APPELLANT

Through Counsel

Rahim Khan

Advocate

High Copurt

Cell = 03439049185

Dated; 06/06/2022.

#### Certificate

Certified that the entire contents of this rejoinder are true and Correct to and that no such like rejoinder has earlier been filed in this Honourable Tribunal.

APRELLANT

## IN THE SERVICE TRIBUNAL KHYBAR PUKHTONKHWA

			· · · · · · · · · · · · · · · · · · ·	•
Service Appeal No	·	/2022.		
Mukaram Khan	$\mathbf{v}\mathbf{s}$	D.E.O (M) Buner &	others	

**PESHAWAR** 

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APPELLA

Through counsel

RAHIM KHAN

Advocate High Court
Office at Distt; courts Daggar Buner
Cell= 03439049185
Dated 20/4/2022

(7)

# IN THE SERVICE TRIBUNAL KHYBAR PUKHTONKHWA PESHAWAR

Service Appeal No.\_\_\_\_\_/2022.

Mukaram Khan VS D.E.O (M) Buner & others

### REJOINDER

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Para wise reply to the comments of the respondents is hereunder.

1. That the entire Preliminary objections from S.No.1 to S.No. 8 are wrong and weightless as the service appeal of the appellant is on proper legal base and foundation and properly is maintainable in this honourable Tribunal and the appellant is deserving for the relief sought.

### Para wise Reply to the comments on Facts

1. That the stance regarding the claim of the appellant that he had been awarded highest a score ie 112.98 than the private respondents No.4 to 6, has been admitted by the official respondents No. 1 to 3, but the plea raised by the official respondents that the appellant was posted and placed in GPS Korsar on demand or with the consent of the appellant, is totally wrong and baseless and without proof, because the appellant was/is a resident of the village Malakpure and no consent or willingness of the appellant either oral or written had obtained to this effect but wrongly he was posted in a far flung station GPS Kursae, being harden hilly

posting area of being of militant. Hence the of the respondent No.4 at the station of GPS Malakpur was wrong and against the merit, but was based purely on un due favour, with the respondent No.4, was passed by the official respondent NO.1. So the posting order and subsequent all mala fide behavior and orders, including the order impugned passed by the respondent No.1, are based clearly on discrimination just to favour un duly, respondents NO.4 & others being their eyes blue and to spoil the career of the appellant. While the public interest was also not kept in view, which were also suffered. Hence the order impugned and more other all are not tenable but liable to be set aside in favour of the appellant.

2. That the comments against the para 2, are totally wrong and baseless, because the correspondence and all the relevant documents , as annexed and even letter No.491 of DPO Buner, dated 13/5/2019, prove this fact that" two(2) brothers and one cousin of the appellant murdered by (the then applicant) had already the militants and Talibans of that area, kursar". So there was really an alarming threat to the life of the appellant and the request of the appellant for transferring him from the GPS Korsar, being falls in that <u>dangerous area, was genuine. Because for un</u> known reason, the family of the appellant was on hit list of the Taliban/militants. So in a circumstances, explained above, being beyond

approach of the appellant, discharging the services of the appellant by passing the order impugned was illegal, un lawful and unwarranted hence is not tenable under the law but is liable to be set aside from the date of its issue by restoring the services of the appellant with all back benefits.

3. That as a matter of fact as the life of the appellant was under alarming threat and he being a responsible official had initiated a timely honest and genuine approach vide his application dated 09/05/2019, for transfer, either to malakpure or other safe station and the same was testified by the DPO Buner vide his letter No.491 dt,13/05/2019, while the respondent No.1 has also Enquired this fact through report( dated 18/10/2019) of an impartial Inquiry officer, annexure "G", who was appointed by him vide his letter dated 5/10/2019. But the genuine and impartial Recommendations of the said Enquiry committee was not considered or even commented, meaning thereby the same was of no use to fulfill his mala fide plan, already designed for spoiling the career of the appellant for no fault of the appellant but due to having the Genuine problem, therefore was ignored for no valid reason in arbitrary manner against the mandate of the law and rule concerned. However the appellant was punished by the respondent No.1 also for the same unavoidable circumstance, vide his letter dated,31'/10/2020 (Annexure "H") while non of

the alleged letters(D,E & F) has been communicated or noticed to the appellant. However the order impugned is a 2<sup>nd</sup> letter of a dual and harsh punishment being awarded to the appellant, against the law and rules and in no way is sustainable and tenable under the law and sharia.

However as already expressed above no copy or communication of the alleged letters as shown annexure D, E & F in the relevant contents a to c has been made while the recommendations of the Enquiry Committee at S.No 1 or 1 to 3 have been followed or implemented showing no reason which was the lawful support of the request made by the appellant. Therefore the order impugned passed the respondent No.1 is unlawful being based, totally on Mala fide intention and ill well which should be set aside from the date of its issue with all back benefits have appellant.

Furthermore it would be mentioned in reply to the comments as per contents E to G that when the genuine demand and request regarding the safety of the life of appellant, beside the alarming life threat as were the secured fundamental constitutional right of the appellant, duly recommended by the competent enquiry committee was denied for no valid reason, but on mala fide and the duty in the existing station kursar was impossible and beyond the approach of the appellant. Hence denied all the comments.

4. That as per detail reply to the instant comments of the respondents No.1 to 3, the

entire comments are the result of non rational approach, non reasonable and unlawful and is also in violation of the constitutional mandate, hence is not deserving to be maintained, but is liable to be rejected as a whole and the order impugned be set aside in favour of the appellant.

## Reply on the comments on Grounds

- A. That as per detail reply given above by the appellant the appellant being admitted facts against para 1 of the comments, that the appellant by dint of his highest score in Test and interview, on the bases of his merit was deserving and entitled under the law to be posted in GPS Malakpure being his village, where private respondent NO. 4 has posted on illegal give and take the subsequent problem, would be faced by the appellant in korsar, where the appellant was facing life threat. Hence the stance of the appellant being proved and admitted by the respondent is correct, gain st his fam.
  - B. That as per detail reply against the illegal posting in GPS Korsar, the appellant has objected verbally and was requested to the respondent No.1 but he was satisfied by assuring that he will very soon be transferred and posted in GPS Korsar. Hence the comment are incorrect, and olimied. Pr
  - C. That as per detail reply against para No.1 and other of the facts portion the stance of the Appellant is correct being also admitted by the respondents. Hence the comment agaist the para C is incorrect, and denied.

D. That as per reply to the facts in detail, when once the appellant has been punished and penalized by way of deduction of 116 days ie more than about six month salary, then how the appellant has again penalized vide the order impugned, being awarding of dual punishment to the appellant for the said alleged single charge of absentia, then under what lawful justification or legal grounds, the impugned order being dual punishment is/ has been passed against the appellant. which is unwarranted, illegal and without reasonable grounds, without notice, being based on pure mala fide, ill well and based on clear discrimination. Therefore is not existed in the eyes of law and also is against the recommendations of the competent Enquiry Committee. Hence is liable to be set aside from the date of its issue, in favour of the appellant, Don this Score ton E. That vide notification end; No.312-16 dt,31/01/2020 , Annexure "H" the alleged absentia period was treated as leave without pay as a punishment while vide the order impugned dated, 14/3/2020, annexure "J/C"also the period of contract of appellant, on mala fide and ill well, has been discontinued, which is also an ambiguous one and not competent to be implemented, hence the order impugned is not maintainable, being incompetent, unreasonable, irrational and also

punishment for one alleged absentia, which is illegal, unlawful and liable to be set aside in favour of appellant. The comments is incorrect. because the Same being duefand a harsher one being fast and today transaction.

F. That the comments against the para "F" is denied, because in GPS Kursar there was life threat to the appellant as per record and also the recommendation of the Enquiry Committee and the same was beyond the approach of the appellant and the matter should have to be dissolved strictly in according to the Recommendations of the Enquiry committee.

- G. That the contents "G" is denied, because the same is contrary to the fact, explained above against Para "F" and detail reply in facts
- H. That denied the correctness of the fara

  Comments against "H" as per detail reply

  against No.2 of reply to facts.
- H. That the facts hence denied.
- I. That the contents against "J" of the comments is incorrect and improper. Hence denied the same also the detail reply against "F" may be considered and perused for detail reply against S.No.3 of the facts of the comments and reply against the same.
- K. That the entire comments are wrong,

therefore denied, except the admission made, therein of some facts, which are correct and will be communicated and argued at the time of arguments with due permission of thes Honourable tribunal.

Therefore it most humbly prayed that by acceptance considering the instant Service Appeal in light of this rejoinder, the ORDER impugned End; No. 803-8 dated 14/3/2020 may be set aside in favour of the appellant by restoring the services of the appellant with all back benefits both financial and other all. Further relief though not specifically prayed for in this rejoinder and appeal may also be granted in favour of the appellant, if the appellant is oftenessed entitled for appellant.

APPELLANT

Through Counsel

Rahim Khan

Advocate

High Copurt

Cell = 03439049185

Dated; 06/06/2022.

Certificate

Certified that the entire contents of this rejoinder are true and Correct to and that no such like rejoinder has earlier been filed in this Honourable Tribunal.

APRELLANT

S.A.No. 6358 /2020

Mukarram Khan ......Applicant/Appell

#### **VERSUS**

Director E & SE and others.....Respondents

# APPLICATION FOR EARLY HEARING/FIXATION OF DATE.

#### Respectfully Sheweth;

1. That the above titled service appeal is pending adjudication before this August Tribunal and no date is fixed so for.

2. That there is an application filed along with the instant Service Appeal for Interim Relief which has so far not been argued.

3. That an early date is needed to be fixed in the instant appeal for the purpose.

It is therefore, prayed, that on acceptance of this application, the relief sought may be granted in favour of the appellant / applicant.

DATED: 19-01-2021

APPLICANT/ APPELLANT

THROUGH.

Rahim Khan ADVOCATE

#### **AFFIDIVAT**

I, Mukarram Khan, (Applicant/ Appellant) do hereby solemnly affirm and declare on oath that the contents of this Application are true and correct to the best of my knowledge and belief and nothing the concealed from this Honorable Court.

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