# Form- A

# FORM OF ORDER SHEET

	Case	e No1483/2022
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	13/10/2022	The appeal of Mr. Muhammad Zeb Khan
٠		resubmitted today by Mr. Sajid Amin Advocate. It is fixed for preliminary hearing before touring Single Bench at Swar
		on 17-10-22 Notices be issued to appellant and his counse
		for the date fixed.
	·	By the order of Chairman
		REGISTRAR,
		·
ļ		

The appeal of Mr. Muhammad Zeb son of Hassan Zeb r/o Lodia Char Bagh Kishora Tehsil Charbagh District Swat received today i.e. on 30.09.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

(completed) 1. Index of the appeal may be prepared according to the rules.

2- Address of respondent no. 3 is incomplete which may be completed according to Khyber Pakhtunkhwa Service Tribunal rules 1974. (completed)

(3) Copy of order sheet mentioned in para-4 of the memo of appeal is not attached with the appeal which may be placed on it. Cit is clerical mistake, the word is char

Copy of application mentioned in Para-6 of the memo of appeal is not attached with Shrel) the appeal which may be placed on it. (Pay 03 is replay)

5- Annexures of the appeal may be attested. (Att-utd now)

6- Copy of departmental appeal is incomplete which may be completed. (completed)

7- Page nos. 12 to 17, 19, 22, 23 and 24 of the appeal are illegible which may be with better one) ( replace replaced by legible/better one.

8- Departmental appeal having no date be dated. ( data to be

mentioned in better

Copy )

No. 274) /S.T.

Dt. 5 / 0 /2022

**SERVICE TRIBUNAL** 

KHYBER PAKHTUNKHWA PESHAWAR.

Wr. Sajid Amin Adv. Pesh.

Objection removed

Necessoay

13/04/2022

Adv Sajid Ann



# BEFORETHE HONBLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

# In Service Appeal No-1483 /2022

Muhammad Zeb

Versus

# DHO Kohistan & Others

# INDEX

S#	Description of Documents	Annexure	Page#
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2.	Affidavit		67
3.	Copy of the advertisement	"A"	8
4.	Copy of appointment order	"B"	9
5.	Copy of Steer sheet is	"C"	10
6.	Copies of NOC to the applicant & application NOC	"D & E"	11~11A
7.	Copy of impugned notification	"F"	12
8.	Other Documents	-	13-41
9.	WakalatNama		Υ <sub>2</sub>

Dated: \_\_/09/2022

Appellant



Through

Sajid Amin

Advocate,

Peshawar

# \*BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

In Service Appeal No: 1183 /2022

Muhammad Zeb S/o Hassan Zeb R/o Lodia, Char Bagh, Kishora, Tehsil Char Bagh District Swat.

Appellant

#### **VERSUS**

- 1. Secretary Health Khyber Pakhtunkhwa, Peshawar.
- 2. Director General Health Khyber Pakhtunkhwa, Peshawar.
- 3. District Health Officer Kohistan at Dassu.

.....Respondents

APPEAL UNDER SECTION-4 OF
THE KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL ACT 1974
FOR SETTING A SIDE IMPUGNED
ORDER DATED 01.06.2022 OF THE
OFFICE OF DISTRICT HEALTH
OFFICER KOHISTAN WHEREBY
THE APPELLANT WAS
TERMINATED FROM HIS SERVICE
IN A CURSORY AND WHIMSICAL
MANNER.



# Respectfully Sheweth,

- 1. That the Appellant is the bona-fide citizen and resident of Lodia, Char Bagh, Kishora, Tehsil Charbagh District Swat and was serving as clinical technician (MP) BPS-12 at health department Kohistan Upper.
- 2. That certain posts of clinical technician were advertised by the respondent department in the newspaper of wide circulation vide advertisement No. INF (P) 5409/19. (Copy of the advertisement is attached as annexure "A").
- 3. That the pursuant to the advertisement the appellant along with other Candidates applied for the post of Clinical Technician Via Advertisement No. INF (P) 5409/19 the successful after the applicant reward selection process of complication Kohistan DHO upper consequently for applicant recommended the appointment as clinical Technician. (Copy of appointment order is attached as annexure "B").

. P.

- 5. That in Lieu of his services rendered forwards the department, the salary of three months was accordingly disbursed to the applicant.
- 6. That the appellant Hails from Lodia, Char Bagh, Kishora, Tehsil Char Bagh District Swat for that genuine reason the applicant moved an application to the Director General Health Services Khyber Pakhtunkhwa to transfer applicant from Kohistan to Nawaz Sharif Kidney Hosiptal Sangota, outcome of his application the respondent hospital granted. (Copies of NOC to the applicant & application NOC are attached as annexure "D & E").
- 7. That it is pertinent to mention here that office of the district health office Kohistan Upper on dated 02.09.2020 also granted NOC to the application and stated that this office his no objection on transfer of Mr. Muhammad Zeb serving as MP technician in BPS 12 to district Kohistan subject to fulfillment of all codal formalities.
- 8. That all of the suddenly / put of the blue the respondents department terminated the appellant from his service without any



justification/ reason/ rim. And without any speaking order or any document in black and white. (Copy of impugned notification is annexed as annexure "F").

- 9 That even the appellant approached the office commissioner right to information (RTI) for his termination order of the appellant which has been shelved by the respondent department.
- 10. That in this respect the appellant moved the departmental representation but till date no action has been taken upon the same.
- 11. That feeling aggrieved the appellant approached this Hon'ble Tribunal for redressal of his grievances upon the following grounds enter alia:

# GROUNDS:-

- A. That the impugned order termination dated 01.06.2022 is illegal, wrong, unlawful, vide ab initio and is not sustainable at all.
- B. That the impugned order termination unwarranted illegal and against the rolls hence not tenable in the eyes of law.
- C. That no proper inquiry was ever conducted in the case of the appellant nor the appellant was ever heard in person, that was condemn unheard.

- D. That the respondent department have deviated themselves from fulfilling the basic ingredients of law i.e charge sheet, statement of allegation, show cause notice, inquiry dispensation order, final show cause notice and by doing so the respondent department has kept the appellant in dark.
- E. That as the dictum and law governing the land it is a prima facie that where a law requires a things to be done in a particular manner that has to be done in that manner and not otherwise.
- F. That under the mandate of article-4 of the constitution, no one can be treated otherwise then in accordance with law, whereas article-25 postulates that alike are to be treated alike. But here the case of the appellant is Volta facie and totally different yardstick has been used to treat the appellant.
- G. That from every angle, the impugned termination order is wrong, illegal, void against the right of the appellant and it is liable to be set aside by doing so the appellant is in title to reinstated to the service with all back benefits.
- H. That the appellant seeks permission of this Hon'ble Tribunal to advance other relevant grounds will be raised at the time of arguments.

It is, therefore, most humbly prayed that on acceptance of the instant Service Appeal, the impugned termination order 1255 dated 01.06.2022 of the office of the District Officer Kohistanmay kindly be set aside and by doing so the appellant may very graciously be reinstated into the service with all back benefits.

Any other relief not specifically asked for may also graciously be extended in favor of the Appellant in the circumstances of the case.

Dated: /09/2022

Appellant

Wh

Through

Sajid Amin

Advocate

Tahir Khan

&

Ahsan Sardar

Advocates, High Court,

Peshawar

# Certificate:

No such like Service Appeal for the same Appellant upon the same subject matter has earlier been filed by me, before this Hon'ble Tribunal.

**ADVOCATE** 



# BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

In Service Appeal No-\_\_\_\_/2022

Muhammad Zeb

Versus

DHO Kohistan& Others

## ADDRESSES OF PARTIES

# ADDRESS OF APPELLANT

Muhammad Zeb S/O Hassan Zeb R/O Lodia, Char Bagh, Kishora, Tehsil Charbagh District Swat

# ADDRESSES OF RESPONDENTS

- 1. Secretary Health Khyber Pakhtunkhwa, Peshawar.
- 2 Director General Health Khyber Pakhtunkhwa, Peshawar.
- 3. District Health Officer Kohistan

Dated: \_/09/2022

Appellant

<u>Through</u>

Sajid Amin

Advocate, High Court,

Peshawar.

# BEFORE THE HON'BLE KHYBER PAKHTUNKHWA MEDICAL TEACHING INSTITUTION TRIBUNAL, PESHAWAR

In S.A No.\_\_\_\_\_/2022

Muhmmad Zeb

Versus

DHO Kohisthan & Others

#### **AFFIDAVIT**

I, Muhammad Zeb S/o Hassan Zeb R/o Lodia, P/o Char Bagh, Kishowra, Tehsil Charbagh District Swat"Appellant", do hereby solemnly affirm and declare that the contents of the Instant 'Service Appeal' are true and correct to the best of my knowledge and belief and nothing has been concealed from this honorable Court.

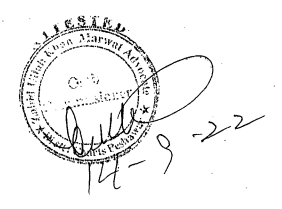
T DEPONENT

CNIC: 15602-2794421-1

Cell No.

IDENTIFIED BY:

Sajid Amin Advocate Peshawar



زیر بخفی کے زیر کمرانی خطع کو بستان ایر شرص مندر جدالی آسامیاں پر کرنے کے لئے درخواتیں مطلوب ہیں ابتدا تمام امیدوامان اس اشاعت کے 15 دن کے اندرد دخواتیں جمع کرا سکتے ہیں ناکمل یا مقررہ تاریخ کے بعد آنے والی درخواستوں رخو دہیں کہا جا ہے۔

4	-	ياجائي الم	الي مرده التي المعلم المعدد ال	Wiz-
لقليي قابليت وتجرب	p	بإياني		نبرجار
میٹرک سائنس سیکنڈ ڈویژن میڈیکل فیکٹی (خیبر پختون خواہ) ہے	30118 مال	12	پائمرگ میلته کیم بیکنیشن (MP)	1
متعلقه شعبه می دوساله د پلومه				
میٹرک سائنس سیکنڈ ڈویژن، میڈیکل فیکلٹی (خیبر پختون خواد) ہے	30118 مال	06/12	پائمری ایلتوکیز کمکنیش (EPI)	2
متعلقه شعبه ش دوماله في لومه				
میٹرک مائنس میکنڈ ڈویژن مرمنگ کونسل (خیبر پختون خواہ) ہے	30118 سال	12	پائری بیلتوکیئونیشن (MCH)	3
متعلقه شعبه چي دوسال في پلومه			كلام كالمواقع المستناء	
ميرك مائنس سينفر دويون ميذيكل فيكلى فيبر بخون فواه) _	30518 سال	12	كلينكل فمكنيين ( وينش )	4
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میٹرک سائنس سیکنڈ ڈویژن میڈیکل فیکلٹی (خیبر پختون خواہ) ہے	•	12	المنت مين (العيزيا)	5
متعلقه شعبه بین دوساله د پلومه			کلینکل کمیکنیفن (فاریس)	
میٹرک سائنس سیکنڈ ڈو چن میڈیکل نیکٹی (تیبر پختون خواہ) ہے	8	12	(0.500-0	
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میٹرک سمائنس میکنڈ ڈویژن مدیڈ ماکل فیکٹٹی ( نیبر پختون فواہ ) ہے۔ متعلقہ شعبہ میں دوسالہ ڈیلومہ	42. All 1977	12	(0.00,0	
معلقہ سعبہ میں دوسمالہ دیومہ منظر کے عائش میکنڈ دورین میڈیکل فیکلٹی (نیبر پختون خواہ) ہے	17.40 Mg 18	12	کلینکل میکنیعن (ریدیالویی)	. 8
معرب ماسل میلند دوران میذیل میسی (جبر پختون خواه) سے معلقہ شعبہ میں دوسالد دیاد مد	.2.737	,,,		•
متند LTV الأسنس		6	LUSU.	9
سوبا کی حکومت کے قواعد وضو باط کے مطابق بحرتی کی جائے گ		1	اعبقامد	10
مویان موست میرواعد و مویاط میرمطابی جری ی جائے ی مویائی حکومت میرواعد و منویاط می مطابق بحرتی کی جائے گ		<del> </del>	,i,,t.i,	11
سویان سوست می واعدوسوباط میرمطابق جری ی جائے ی معوالی محومت کے واعدو ضویاط کے مطابق بحرتی کی جائے گ	· •		1.6	12
سویان حومت کے واعد و مویاط کے مطابق جری کی جائے ہی مویائی حکومت کے واعد و مویاط کے مطابق مجرتی کی جائے گ	1			
مویای سوست میدود مرباط میرمای جرن ی جائے ن دھ کھے کورنے دی جائے گ۔				
بعضائر پادن جائے۔	V8 -701 10	1	المراجعة	

شراکط: (1) مطع کوستان اپر سے تعلق رکھے والے مقامی اوگوں کور نے دی جائے گی بصورت و یک املاح کے امید واران کا درخواستوں برخور کیا جائے۔
(2) مجرتی صوبالی حکومت کے مروج قواعد و موالیلا کے تحت عمل بیل الی جائے گی۔ (3) مجرتی کے لیے چنا و حکمانہ سلیمش کمیٹی کر سے گی۔ (4) انٹر و ہو کے لیے امید واران کا تمام امل استاد لا تا لازی ہوگا۔ (5) تقرری متعلقہ کا فذات متعلق اوادوں سے جائج پڑتال کے بعد کی جائے گی، خلط و متاویزات بابت ہونے کی صورت میں قانونی کا روائی کی جائے گی۔
(4) کی دی پر تمام امید واران کا رابط فہر ہوتا لازی ہے۔ (7) انٹر و ہو کے لئے شاد ساملا امید واران کو ان کے گھر کے دیئے گئے پہتے پر کال لیئر ، کال یا تین مجباجات کا۔
(8) سرکاری ملاز مین کو تکھانہ تو سط سے ورخواست کے مورک میں اور انٹر و ہو کے وقت معلقہ کہاؤ افری ہوئی کر ڈو این اوی چیش کرتی ہوئی۔ (9) ساند کی تقدر ہی تا تا ہوں کا دور کے مدوقہ اور کی کورٹ ترشاخی کا دور کی انتخاب دور اور انتخاب استاد کی تقدر ہی تقدل ہی ور 2 مدوقہ اور کی کورٹ ترشاخی کا دور کی انتخاب دور کو انتخاب کی تعدر ہی کورٹ ترشاخی کا دور کی انتخاب دور کی کورٹ کورٹ کورٹ کی گئول دوخواست کے ماتھ مسلک کر کے دفتہ ہوئی انتخاب کرت کر دوران کے انتخاب کا دوران کا دور کی مورٹ کی کورٹ کورٹ کورٹ کی کورٹ کورٹ کی کورٹ کورٹ کورٹ کورٹ کی کورٹ کورٹ کی کی کورٹ کی کورٹ کی کورٹ کورٹ کورٹ کورٹ کی کورٹ کورٹ کورٹ کریں۔

and the same

No. 84016 -21

Dated 16 1 // /2019

To

Mr.Muhammad Zeb S/o Hasan Zeb R/o Lodeya P/o Char Bagh Keshora Tehsil Char Bagh District Swat

Subject:-

OFFER OF APPOINTMENT AS CLINICAL TECHNICIAN THOLOGY) BPS-12

the recommendation of Departmental Selection/Promotion Committee the competent authority is pleased to appoint you against the vacant post of Clinical Technician (Pathology BPS-12) in Health Department Kohistan on the following terms and conditions.

- 1. You will produce age and Health Certificate from DHO Kohistan.
- 2. You will be covered by such rules, regulations & orders issued by the Government from time to time.
- 3. You will report for duty within 15 (fifteen) days of the issuance of this appointment Order.
- 4. You will be on probation for a period of one year as per rule.
- 5. If you wish to resign from service one month,s notice will be necessary in lieu thereof, on month's pay shall be forfeited.
- 6. Your service is subject to verification of your academic/Educational documents from concerned Boards/Institutes.

District Kohistan

Edorsement No. & Date Even.

Copy forwarded to:-

- 1. Director General Health Services Khyber Pakhtunkhwa Peshawar.
- 2. Deputy Commissioner Kohistan.
- 3. Principal Medical Officer RHC Dassu.
- 4. Deputy District Health Officer Kohistan.

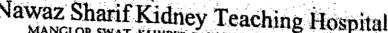
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section.

The Marie Marie

District Health Officer,

(01)



Nawaz Sharif Kidney Teaching Hospital
MANGLOR SWAT, KHYBER PARHTUNKHWA, PARISTAN
PH. NO.: 0946-730890-91, FAX. NO. 0946-730890
SAIDU SHARIF P.O. BOX. NO.: 61
HOSPITALNSKHÆGMAIL.COM

200 NOC

Dated 13/11/2020

# NO OBJECTION CERTIFICATE

Certified that there is no vacant post of CT Pathology BP5-12 in this Hospital, however the post of CT Pharmacy BPS-12 is vacant in thus Hospital and this office has no objection over the transfer/posting of Mr.Muhammad Zeb (CNIC 15602-2794421-1) 5/O Hassan Zeb District Sweet to accommodate against the said vacant post for the purpose of pay

> Medical Superintendent Nawaz Sharif Kadaya Maplial Swat

Station: NSKH Manglor

Dated: 13-11-2020



OFFICE OF THE DISTRICT HEALTH OFFICER KOHISTAN

No. \_\_\_\_\_/DHO (KH)

Dated Dassu the \_\_\_\_\_/21 /2020

# NO OBJECTION CERTIFICATE

This office has no objection on transfer of Mr. Muhammad Zeb serving as Lab Technicion in BPS 12 to District Kohistan subject to fulfillment of all codal formalities.

District Health Officer Kohistan

OFFICE OF THE DISTRICT HEALTH OFFICER KOHISTAN AT DASSU.

جوئيه.

Phone No: 0998 407132 | Fax No: 0998 407132

Mail Address: edohkhn@yahoo.com, edohkhn@gmall.com No: <u>[2, \$`\$</u>] Dated Kohlstan the O1/06/2022.

To.

The Assistant Registrar Hazara, 3.6.2022-KP Information Commission, Divisional office Hazara.

SUBJECT:

COMPLAINT AGAINST NON-SUPPLY OF INFORMATION (COMPLAINT NO.84011-21).

R/Sir,

As per your telephonic conversation yesterday regarding the above sited subject.

I have the honour to inform your good office that No Recruitment / Appointment done in Health Department Kohistan Upper from 01/07/2019 till date.

So Mr. Muhammad Zeb son of Hasan Zeb neither recruited nor remain employee of the Health Department Kohistan Upper as per this office record.

District Health Officer.

Kohistan at Dassu?

A.

#### **BETTER COPY**

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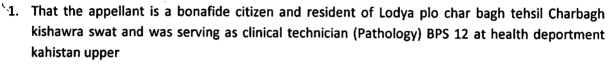
The Whorthy Director General Health services Klayber pukhtoonkhowa Peshawar

#### SUBTECT-

Departmental Appeal against impugned Notification No 1255 on Dated 01/06/2022 wherein the appellant has been Terminated/removed from service without any justification

#### Respectfully sir,

With almost respect, the appeal very humbly solicits as under



- 2. The certain post of MP EPI MCH Clinical technician (Dental) Clinical technician (Anesthesia) Clinical technician (Pathology) Clinical technician (Redialogy) deriver Naib Qasid Ward ordaly Chawkidar Sweeper Ward aya ward attendant Was advertised in Vide Advertisement No INF (P) 5409/19 By the District Health office (DHO) Kohistan
- 3. That pursuant to the Advertisement the Appellant Along with other Candidates Appilled for the Post of clinical technician Via Advertisement NO INF (P) 5409/19 the Applicant rewared successful after the Complication of selection process consequently DHO kohistan upper recommended the applicant for appointment as clinical Technician (pathology copy of appointment order is annexed as Annexure A)
- 4. That after the appointment the applicant regularly continued his service on daily basis and served the honorable deportment for almost three month (copy of charge sheet is annexed as annexure B)
- 5. That in lieù of his services rendered towards the deportment, the salary of three months was accordingly disbursed to the applicant (copy of salary slif is attached as annexure C).
- 6. That the appellant Hails From tehsil charbagh Distric swat for that genuine Reason the Applicant Moved an application to the Director General Health Services KP transfer applicant from kohistan to Manglor swat Outcome of his application the respondent hospital granted (NOC to the applicant copy of application NOC is attached as annexure D and E.)
- 7. That it is pertinent to mention here that office of the district health office kohistan upper on dated 02/09/2020 also granted NOC to the application and stated that this office his no objection on transfer of Mr Muhammad zeb serving as lab technician in BPS 12 to district kohistan subject to fulfillment of all codal formalities.
- 8. That all of the suddenly/out of the blue the respondent terminated from services with out any justification/reason/rim. 9. That the applicant approached several Time of the respondent deportment and to your good self office to inquiry About the matter but all his effort went futile here the instant application.

It is therefore most humbly prayed that on acceptance of the instant departmental appeal. the impugned office order no-1255 Dated-01-06-2022 of the office of DHO kohistan may kindly be set-aside and by doing so, the appellant may very graciously the reinstated into the service with back benefits.

Date 01/06/2022

- Shapes

Ellic Assistant Responsible ones

KD information comissions Divisions

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(51)

"List can receive delivery status on your mobile by sending SMS as Itack (Consignment) OVER NIGHT CZ DELIVERY Bester G. Cale Time: 01 Jun 2022 17 34 20 County Services (PM) Ltd. PROPERTY MINGORA (SWAI) Chimaton : PECHAGAR 1. TH HO : 28745614

ANTATATE

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Jser: INAYAT Booking Date/Time: 19 Apr 2022 10:35:44	From : MUHAMMAD ZEB  Address: MOH LODIAVILLAGE  KISHWARA TH CHARBAGH	Net Amount 15% 27.00 Sales Tax 15% 27.00
Origin : MINGORA (SWAI)	SWAT Contact: 03467348670	Payable Amount: 270.00 Description: ON SHIPPER RI
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#### The Worthy Commissioner Right to Information KPK

SUBJECT; Application for requiring documents.

i.e. Appointment order Dated 16/11/2019 and Documentation order with all other relevant documents of the undersigned.

Respected Sir

1. That the undersigned submit as under.

2. That the undersigned got an appointed onto the roll of clinical technician (pathology) BPS 12 on dated 16/11/2019

That after serving the department for almost three months on the specific post.

The undersigned came to know about alleged facts that his record is not available with the department and he is not the employ of the department

3. That it is pertinent to mentioned here that the undersigned submitted his first application on date 22/2/2022 to the worthy respondent department to requiring his documents. (Copy of his application is attached)

4. That the undersigned approached to the worthy department so many times to give his comments in writing about his necessary documents but all his efforts went futile. Although the said application does not adversely affect anybody.

It is therefore, most humbly prayed that on the acceptance of the instant application the comments /statement of the worthy department may provide in writing to the best interest of justice.

APPLICANT ON RECORD

Mr. Muhammad Zeb

Clinical Technician Pathology BPS 12

Date: 19 April, 2022



District Health Officer/PIO;

District Health Office-DHO Konistan (Upper),

Health Department,

Kohistan.

Sùb:

#### COMPLAINT AGAINST NON-SUPPLY OF INFORMATION (COMPLAINT NO:9016)

am directed to refer the Office letter No.RTIC/ARH/1-9016/2022/176 dated 16th May, 2022 and to state that the reply is still awaited.

It is to direct that the necessary compliance is required within five days positively of the receipt of this letter under intimation to this commission.

Assistant Registrar Hazara,

KP Information Commission,

Divisional Office Hazara.

Copy to:

- 1. PS to Chief Information Commissioner, KP Information Commission,
  Peshawar
- 2. PA to Commissioner-II, KPIC Peshawar
- 3. Mr. Muhammad Zeb (Complainant)

Leopards Courier Services (Pvt) Ltd.

OVERNIGHT CZ DEILIVERY

Customer Copy

		Air m	Price Information
Shipment Informati	ion	Clierk Information	Pieces :1
racking # 6536 s		To :GOVT OF KPK  Address:RTI INFORMATION  COMMISSION PESHAWAR	Charged Wgt         : 0.25 (KG)           Dimension         : N/A x N/A x N/A           Val. Declared         : 1.00 F           Insurance         : 0% 0.00 F           Rate         : 200.00 F
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127N HO · 2824502-4 Sales Tax Reg No. N2824	502-4	CICC : 105To by sending SIVS as Track (Consideral	ਿਰਹਣਤ : ਅਸਮ leopardscourier ਅਸਮ leopardscourier





TO
THE WHORTHY COMMISSIONER RIGHT TO INFORMATION, KPK.

SUBJECT: APPLICIATION FOR REQUIRING DOCUMENTS,

i.e APPOINMENT ORDER DATE 16/11/2019 AND TERMINATION ORDER

WITH ALL OTHER RELEVANT DOCUMENTS OF THE UNDERSIGNES.

Respected Sir,

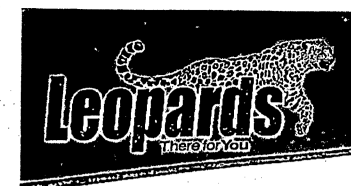
That Undersigned Submit as Under

- 1. That the Undersigned, got an appointed onto the rolls of clinical technician (Pathology) BPS-12 on date 16/11/2019
- 2. That after serving the Department for three months on the specified post, the undersigned came to know about the alleged fact that his reward is not available with the department and he is not the employee of the department.

It is, therefore requested to kindly provide the appointment and termination order, so that the undersigned might approach the proper forum to meet the end of justice.

Mr. Muhammad Zeb
Clinical Technician
(Pathology BPS-12)

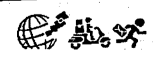
Date 22,02,2022





(22)

Leopards deliver a fulf range of logistics services right at your doorstep.

















KETE - PS- KE Entre mago Layou Is 6-15 0Z7575Z9750 F18756 (8 80951

(22)

### National Bank of Pakistan

#### **Account Statement**

Account Title(s) MUHAMMAD ZEB

Address: MOH LODIA KISHAWRA PO TEH CHARBAGH SW

Town:

District:

City: SWAT

Province/State: KH,PAKHTOON

Country: PAKISTAN

Product Name:

Currency:

CIF No: 13493062

Account No: 4165251176

IBAN: PK87NBPA1639004165251176

Postal Code:

Branch Code/Name: 1639 Manglawat Branch

Region Name: Mardan

Statument Printing Date: 27-Jan-2022

User: 00013845

Branch: 1639

Terminal: VIDI-MARDAN

BIF Balance: 0.00

	From: 01-Dec-2019	To: 27-Jan-2022			m. t. fa	Credit	Batar
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12	16-Oct-2020 ATM CASH W	ITHDRAWL	. 58	9	10,000 00	669	Page 1
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22	11-Dec-2020 CASH WITHD	RAWAL	8689590	5	40,000 00	ىك ئ	<b>91.</b>
23	23-Dec-2020 ATM CASH WI		35	2	10.000 00	* * * * * * * * * * * * * * * * * * *	**
21	27-Jan-2021 ATM CASH WI		67	5	25,000 00	, em	4.5
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This is a computer generated statement and does not require any signature

Page 1 of 2

#### **CURRICULUM VITAE**





# Career Objective

o I have two years Diploma in Pathology. My knowledge and skill have prepared me to work with great efficiency.

## Personal Information

• Name : Muhammad Zeb

• Father Name : Hassan Zeb

• Gender : Male

• CNIC : 15602-2794421-1

Permanent Address : Moh: Lodia Kishawra, Tehsil Charbagh

District Swat KPK

• Date Of Birth : 04-03-1991

• Nationality : Pakistani

Religion : IslamMarital Status : Married

• Cell : 0346-7348670 / 0300-2409835

# Academic Qualification

o B.A 2019

o AIOU Islamabad

o Marks Obtained 858/1300 2012/13

o Two Years Diploma in Pathology Technology

o Medical Faculty Peshawar

o F.A 2012

o Marks Obtained 523/1100

o Board Of Intermediate & Secondary Education, Saidu Sharif Swat

o S.S.C Science 2008

o Marks Obtained 424/900

o Board Of Intermediate & Secondary Education, Saidu Sharif Swat

A A A

## Professional Qualification

2 year diploma in pathology Technology from KPK medical faculty Peshawar.

Six Months Computer Certificate form skill Development Council Lahore.

One Year Certificate as a Lab Technician in SDC Islamabad.

One week Training in peace project (under the europ Union)

# Languages

English \_ Reading, Writing & Speaking.

Pashto \_ Mother Tongue

Urdu \_ Reading Writing & Speaking.

# Work Experience

- > Six Months Training certificate from Saidu Teaching Hospital Swat.
- > 3 Years Experience certificate from Star Clinical Laboratory Saidu Sharif Swat.
- Six day Training Certificate in PEACE Project under European Union.
- > Three years experience in Al Makkah Clinical Laboratory at Manglora Swat.
- > Four years experience in Healthy Life Clinical Laborites Mingora Swat.

# REFERENCES

- > Dr. Sher Alam Khan: Principal Swat Paramedical Institute Saidu Sharif Swat.
- > Professor Dr. Shah Jihan: Swat Medical College Saidu Sharif Swat
- > Dr. Hayat Ullah Pathologist Saidu Teaching Hospital.
- > Dr. Ala Din Peshawar Chid Center Saidu Sharif Swat.
- > Mr. Abdul Bari Lecturer Govt SPMI Swat.
- > Dr. Sami Ullah Healty Life Clinic Mingora.

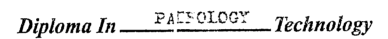
A A A

3361

	354 97
Roll No.	

# 3361 REDICAL FACULTY PESSAGE REPORT OF THE PROPERTY OF THE P





SESSION.

This is to certify that Mr. I	Miss. Mrs. MUHIWIMAD ZEB	Son / Daughter of
Mr. HASSAN 7775	Of Natch No.	Bearing
Registration No	Has passed the examin	ation of Two years diploma
In the year 2713	He/She obtained 749 N	Marks out of
He/She has been Placed	in Grade.	1
The wife of		
Prepared by:		Micad
Checked by:	D. H.	Secretary, nkhya Medical Faculty
Verified by:	Rnyber Pakhtu	ng mga Meucai Pacany ny ar Pakistan

s. No. 006148

O06148

Session DECEMBER-26

Rhyber Pakhtunkhwa-Pakistan

SessionDECEMBER-2013

CERTIFICATE OF REGISTRATION

Registration No. MF/76/PATH/SWAT-PVT Name \_\_\_\_\_MUHAMMAD ZEB Father's Name HASSAN ZEB Roll Number 2750 Diploma Serial No. 3361 Name of Institute \_\_\_\_\_ SWAT PARAMEDICAL INSTITUTE, SWAT (PVT)... Technology PATHOLOGY Date 20-JULY-2020 Retained upto 19-JULY-2025

Prepared by:\_\_\_

Checked by:\_\_\_\_\_

Verified by: Muh

Note: Error(s) & omission(s) excepted. Any mistake in above particulars must be intimated within 30 days of the issuance of this certificate

(Swat-Pvt)

Name:

Mr.Muhammad Zeb

Father Name:

Mr. Hassan Zeb

Pathology Technology

1st Semester		Sess	Session. 01/2012 (ROLL.NO 35187)		
Subject/paper	Total Marks	Ot tained Marks	Passing Marks	Result	
Anatomy	100	50	50	Passed	
Pathology	100 .	50 :	50	Passed	
Pharmacology	100	53	50	Passed	
Physiology/ Biochemistry	100	50	50	Passed	
Result	400	203			

2 <sup>nd</sup> Semester		Sess	Session. 12/2013 (ROLL.NO 2750)		
Subject:/paper	Total Marks	Ob ained Marks	Passing Marks	Result	
Paper A	100	63 :	50	Passed	
Paper B	100	50 -	50	Passed	
English	100	57	50	Passed	
Islamiat	50	26	25	Passed	
Result	350	196		. ,	

3 <sup>rd</sup> Semester	Sessi	on. 06/2012 (R	OLL.NO 35187)	
Subject:/paper	Total marks	Obtained Marks	Passing Marks	Result
Paper A	100	50	50	Passed
Paper B	100	65	50	Passed
Public Health	100	50	50	Passed
Result	300	165		

4th Semester		Session	Session. 06/2012 (ROLL.NO 35187)		
Subject:/paper	Total marks	Obtained Maj ks	Passing Marks		
Paper A	100	51	50	Passed	
Paper B	100	57 .	50	Passed	
English	100	50	50	Passed	
Pak-Study	50	27	25	Passed	
Result	350	185		,	
Grand Total	1400	740			

Grand Total 1400 749

Error(s) & Omission(s) excepted. Any mistake in above particulars multiple intimated within 30 days of the issuance of this certificate 23/07/2014

# S.No. S.



SAIDU SHARIF SWAT NWFP PAKISTAN

R No: 6954 /STH

Dated 68.6.2010



# CERTIFIED THAT

# Muhammad Zeb S/o Hussan Zeb

# STUDENT OF

# PARAMEDICAL INSTITU

has successfully completed the hospital raining	as part of his/her Diploma course
of the NWFP Medical Faculty Peshawar, from	01/11/2009 to 30/04/2010 in Saidu
Teaching Hospital Swat in the discipline of	Pathology
His/her conduct during this Period rema ned	Good
1115/11cl Colleget during this 1 clied forms	

Medical Superintendent

Ref. No. 956/SPMI/10	S.No. 51
SAIDU SHARIF SWITT	D'ANDER SE
Allah-o-Akbar Colony Near Central Hospital Saidu Sha Phone: 0946-722474	urif Swat.
Web: www.spmiswat.com E-mail: spmiswat@ya	hoo.com
Issue Date 24/09/2010	Roll No. 35187
T. OFTENSIED AUTHORITIONS CONTROLLED AND THE CONTROLLED AND THE CONTROLLED AND THE CONTROLLED AND THE CONTROL OF THE CONTROL O	
It is certified that Mr/Miss/Mrs. <b>Muhammad Zeb</b> S/O, D/O, W/O	Hassan Zeb
It is certified that Mr/Miss/Mrs. <b>Muhammad Zeb</b> S/O, D/O, W/O Village Kishawra Teh:Charbagh Swat is the regular student of <b>F'athology</b>	Hassan Zeb has successfully completed
It is certified that Mr/Miss/Mrs. <b>Muhammad Zeb</b> S/O, D/O, W/O Village Kishawra Teh:Charbagh Swat is the regular student of <b>Fathology</b> his/her 2 Year Diploma course of the NWFP Medical Faculty Peshawar, From	Hassan Zeb  has successfully completed  Nov: 2008 to Oct: 2010
It is certified that Mr/Miss/Mrs. <b>Muhammad Zeb</b> S/O, D/O, W/O Village Kishawra Teh:Charbagh Swat is the regular student of <b>Fathology</b> his/her 2 Year Diploma course of the NWFP Medical Faculty Peshawar, From in Swat Paramedical Institute. He was punctual, hard worker and intelligent students.	Hassan Zeb  has successfully completed  Nov: 2008 to Oct: 2010  lent.
It is certified that Mr/Miss/Mrs. <b>Muhammad Zeb</b> S/O, D/O, W/O Village Kishawra Teh:Charbagh Swat is the regular student of <b>Fathology</b> his/her 2 Year Diploma course of the NWFP Medical Faculty Peshawar, From	Hassan Zeb  has successfully completed  Nov: 2008 to Oct: 2010  lent.

# STAR CLINICAL LABORATORY

Opp: Central Hospital Saidu Sharif Swat. Ph:0946-700742



# NWFP PAKISTAN



# EXPERENCE CERTERICATE

Rer. No: Drive

It is Certified that Mr. Muhammad Zeb S/o Hassan Zeb worked as Lab Technology in Star Clinical Laboratory from 01-01-2007 to 31-12-2009.

He had learnt basic Practical Training as a Lab Technologist.

He is obedient punctual and regular in his duty.

He is Sympathetic to all patients & Cooperative to Attendants and other Staff. He is polite and har she was RMP.

I wish his success in future.

His conduct during this period remained good.

Control Courter School

PRINCIPAL
Swat Paramedical Institute
Dr. Sher Alam Khan
Gold Medallist M.B.B.S (Pesh)
RMP/(Pak) RMP (Dubai)
General Practitioner





Serial No. 0637038

#### ALLAMA IQBAL OPEN UNIVERSITY, ISLAMABAD TRANSCRIPT

DMC No.

828230

Roll No.

BR461292

Name

Registration No.

18NST01850

MUHAMMAD ZEB

Enrollment Semester SPR-2018

Father's Name HASSAN ZEB

Final Semester AUT-2019

Address

MOH LODIA VILLAGE KISHAWRA

Tehsil

-CHARBAGH-

District

SWAT

has successfully completed

BACHELOR OF ARTS GROUP-GENERAL

The detail of passed courses is as under

Semester Course		Title of Courses	Marks		
·	Code			Maximum	Obtained
SPR- 18	0416	ISLAMIAT (C)		100	71
SPR- 18	0417	PAKISTAN STUDIES (C)		100	64
SPR- 18	0485	HEALTH & NUTRITION		100	59
SPR- 18	1423	COMPULSORY ENGLISH-I		100	64
AUT- 18	0404	URDU		100	57
AUT- 18	0487	CHILD DEVELOPMENT		100	63
AUT- 18	1424	COMPULSORY ENGLISH-II		100	64
SPR- 19	0436	SEERAT-E-TAYYABA		100	69
SPR- 19	0451	PUBLIC RELATIONS		100	65
SPR- 19	0484	FOOD & NUTRITION		100	70
AUT- 19	0427	PAKISTANI ADAB-I	·.	100	73 ·
AUT- 19	0437	ISLAMIAT (E)		100	69
AUT- 19	0452	MASS COMMUNICATION		100	70
		Min			
•					

Total Credits

Total Marks/Obtained 1300 Percentage/Grade 66

858 B

Result Declared on JULY 06; 2020 Date of Issue

AUGUST 10, 2020

Disclaimer:

Controller of Examinations

This result card/transcript is issued provisionally, errors and omissions excepted, as a notice only. Any entry appearing in this card does not itself conferance in the card

# PROVISIONAL & DETAILED MARKS CERTIFICATE INTERMEDIATE (AN'IUAL) EXAMINATION, 2012

HUMANITIES ( Part-II )

1444 110110 750	Roll No:	71786
THIS IS TO CERTIFY THAT MUHAMMAD ZEB	n N-	27638-B/PVT1-201
Son / Daughter of HASSAN ZEB	Reg: No.	27030-071711 2011
Brigate Condidate of District Swat		

and Private Candidate

has secured the marks shown against each subject in the INTERMEDIATE EXAMINATION of the Board of Intermediate & Secondary Education Saidu Sharif, Swat held in the

month of April as Private

				Marks Obtained				
Subjects	Marks	Part-I		Part-II		Total	Marks in Words	
	. 5-	Theory	ract	Theory	Pract			
English	200	37		45		82	Eighty-Two	
Urdu	200	43		53	<b></b> .	96	Ninety-Six	
Islamic Education	50	28				28	Twenty-Eight	
Pakistan Studies	50			25		25	Twenty-Five :	
Civics	200	39		44		83	Eighty-Three	
Islamic Studies	200	50	j: ,	59	- <u>-</u> -	109	One Hundred Nine	
Pashto	200	55		45	<b>-</b>	100	One Hundred Only	
				•		500.0	Five Hundred Twenty-Three Only	

Remarks:

Prepare and Checked by Computer Cell BISE Saidu Sharif Swat

Result Declaration Date: 20th July, 2012

Note: Errors / Cmissions are subject to subsequent reminication.

Controller of Examinations BISE, Saidu Sharif, Swat.

080358



# DETAILED MAR'S CERTIFICATE INTERMEDIATE (ANNUAL) EXAMINATION, 2011 HUMANITIES ( Part-I )

Name:

MUHAMMAD ZEB

Roll No:

Father's Name : <u>HASSAN ZEB</u>

Candidate of <u>DISTRI</u>	<u>CT_SWAT</u>				· · · · · · · · · · · · · · · · · · ·	
			Marks Obtained			
Subjects	Marks	Theory	Prict	Total	Marks in Words	
English	100	37	***	37	Thirty-Seven	
Urdu	100	43		43	Forty-Three	
Islamic Education	50	28		28	Twenty-Eight	
Civics	100	39		39	Thirty-Nine	
Islamic Studies	100	50		50	Fifty Only	
Pashto	100	55		55	Fifty-Five	
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	353	Two Hundred Fifty-Two Only	

Total:

550

Note: Errors / Omissions a subsequent rectification.

Computer Cell BISE, Saidu Sharif Swat.

Controller of Examinations BISE, Saidu Sharif, Swat

223995

PROVISIONAL AND DETAILED MARKS CERTIFICATE

SECONDARY SCHOOL CERTIFICATE EXAMINATION Session (Annual), 2008

Group ( Science )

Son of Hasan Zeb Roll No 113765

and a candidate of Govt. High School Kisl awra, Swat.

has secured the marks shown against each st bject in the Secondary School Examination held in the month of April as Regular

Subject	Ma	Marks		MARKS OBTAINED			
Cabjett	Theory	Pract	Theory	Pract/Paper E	Total	In Words	
1. English	75	75	34.	33	67	Sixty-Seven	
2. Urdu	75	75	38	40	78	Seventy-Eight	
3. Islamiyat (Comp)	75		50		50	Fifty Only	
4. Pakistan Studies	75		37		37	Thirty-Seven	
5. Maths	75	75	30,	31	61	Sixty-One	
6. Physics	85	15	32	14	46	Forty-Six	
7. Chemistry	85	15	29	13	42	Forty-Two	
3. Biology	85	´15	29	14	43	Forty-Three	

One Thousand Nine Hundred Ninety-One

Total 900

424-D Four Hundred Twenty-Four Only

Date of Birth (In Figures)

(In Words)

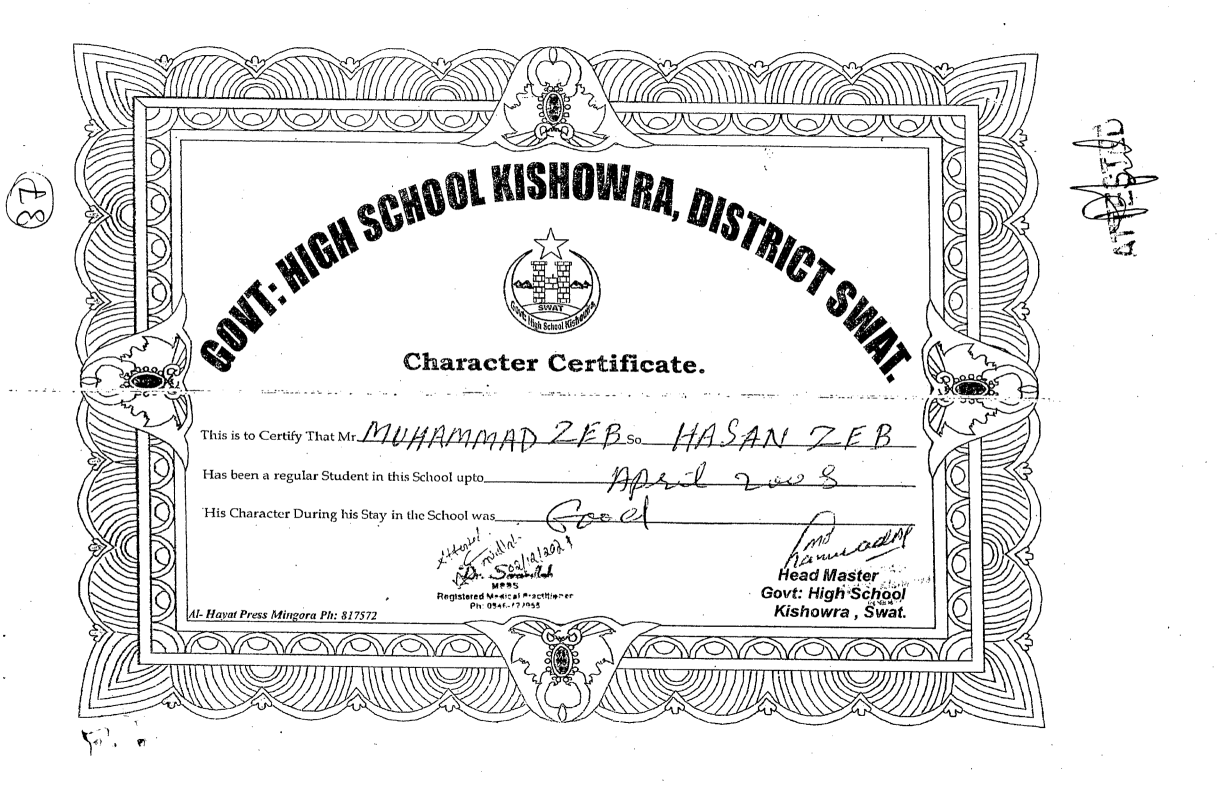
04 March , 1991

Remarks

Checked By:
Note: Error / Omissions Accepted. Any Error in Date of Birth & Name arc must be intimated within 30 days after receiving the DMC.

Computer Cell BISE, Swat

Controller of Examinations B.I.S.E, Saidu Sharif, Swat



THE SECONDARY CO.

Kishavira, Swat.

Provisional Certificate

(sbrowni) 4/6 mas ch mos lhour send My 14 Date of birth (in figures) (24/2-1991) Swat has deed deed successful in the said exam. according to the gazette supplied by the controllar of examinations B.I.S.E. Saidu Sharif. sing mort borboddo onw. STE NUS VH This is to certify that Mr. M. H. H. M. M. A. S. S. S. T. F. B.

CESS76 11205 FLD

founduct. Grade internal. 6. Phy Sics

Checked by Marks Obtained 4. Islamiyat

Prepared by

Grad external

3. Pak. Study

2. Urdu

1. English

Principal

015797

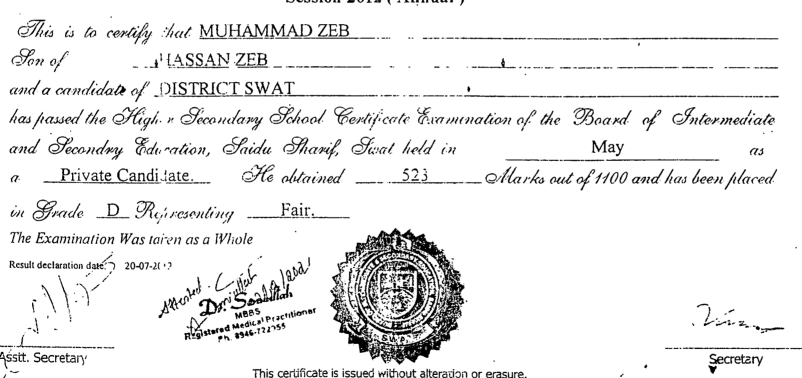


71786

# Parted of the inediate (11) recording Education Soid the il Start, Kill of the himship Pakistan

**Higher Secondary School Certificate** 

Humanities Group Session 2012 (Annual)



Roll No. 113765





# Board of Intermediate and Secondary Education Saidu Sharif, Swat, N. W. F. P. Pakistan

Secondary School Certificate Examination

Session 2008 (Annual)

This is the contriby	that MUHAMMAD	ZEB	
Pennedij	HASAN ZEB		
innthustialem of	GOVT. HIGHE	RSECONDARY SCHOOL &	istiawiaa, swat.
Therhas foossed th	e Pacaretary School'S	Certificate Examination of	the Board of Anterspectively
cendi Nova notrenje E	Education, Paidu Shar	if, Swat held in <u>April</u>	us u Regular Candidate.
Ale allterned 42	4 Neirks out of 900 and	Thas been placed in Grade	D Representing Fair.
Throwndrilata fra	ssed in following subjects .	•	
11 English	2.Urdu "	3.Islamiyat (Comp)	4.Pakistan Studies
5-1 Martites	6.Physics	7.Chemistry	8.Biology
. Deellecooff Prix like cucce	wederig to admission form	v is.	
· Founth March 1	Nineteen Ninety-One (04	-Mar-91)	
$Q_{\ell}$	Allestoot.		•



S.No19054





# CERTIFICATE OF DOMICILE

	hip Act, 1951 (Act, II of 1951)
Rules made thoro	u der (vido Rule No. 23).
ALLEMANANO OF ER S	Daughter/Wife of HASSAN 253
	vijo are permanently domiciled in Khyber
	- P-1
	longed to it by birth/sottled in it.
I belong to Village / Mohallah	Jadia History
Tehsil Charbagh	District sual
Signature/Thumb Impre	ssion of Applicant
32.00v. 53f	MUHAMMAD ZEB
Dated <u>/v - o S</u>	
Pursuance to the declaration dated_	10 - 08 - 2.016 filled by
	ELSIB, DIO, WIO, LIDSSAN ZEB
CNIC No/5/22-2794/021-1	domiciled in the Khyber Pakhtunkhwa
Province. It is hereby certified that the	ne said muhammad Zili
### ##################################	risidents of Knyber Pakhtunkhwa Province
having belonged to it by birth / settled in	it!! I have satisfied m-yedf personally / through
my relevant sources that the above de	ecaration is true and duly certified overleaf
SUPA COON	
This // M	Day of frugue 20 16
No 782	Date 11_08-2016
	1 3 ATTE
COUNTE	IR SIGNED BY

المن المن المن المن المن المن المن المن	"ئى كا دُومىياكل سرنىفىكىيە ھا <sup>مى</sup> ل نېيى كىيا_"	الشرك الضآرا قبائليا	الإنسان أراكر أرق ول كال من الماسية الماسية على الماسية	TI JA
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الدین این استان اور این این استان از این	وتخط مين ن عمر الرحمو	۱۳۶۹ وټ ــ	ين أن أو الى طور برج شام الم	
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ایک اور است می ایسان	. (		المراكب والكيف والل الرف كيليم الول الإفكار بكيا ميداري الي	
جوز آمید داروں کے پاس ایک سے نہ یادہ و دسیائی سرجود بدل آن او بیاستے کہ دو و رہان میں سے صرف ایک اپنے یاس دکھیں جس کا دو اور برخی شند ہے تھا ہوا کی شاہد کا دو اور برخی شند ہے تھا ہوا کی شاہد کا دو اور برخی شند ہے تھا ہوا کی شاہد کا دو اور برخی شند ہے تھا ہوا کی شاہد کا دو اور بھی اور برخی شند ہے تھا ہوا کی شاہد کا دو اور بھی اور برخی شند ہے تھا ہوا کہ سے دو اور بھی اور بھی اور بھی اور بھی تھا ہوا کہ ہے ۔  ایک سے خواف کی کا دوائی کی جا بھی ہو جس کا اور اور کی کہ سے اور اور کی خواف میں تا اور تھی اور کی کا ندو ہو گئی ہو گئی ۔  ایک سے خواف کی کا دوائی کی جا بھی ہو جس کی کے کو افسان کی تصدر اور کی خواست میں سے کی ایک سے کروا نالاز کی ہے ۔  ایک سے خواس کی میں کہ بھی کہ کو اور اور کی کو اور اور کی کو اور اور کی کو اور کو کو اور کی کو اور کی کو اور کی کو اور کی کو اور کو	·		ایک اور ایک دوران کا می در ایک ایک اور ایک ایک اور ایک ایک ایک اور ایک	
۔ ون سر زیادہ جنمی اور ہیں امیروار کا سال اور کیا تا اول کر ہے۔  ایست زیادہ جنمی اور ہیں امیروار کا سال مرتبہ کے الزام میں پایا کیا۔ وندس اس امیروارے طاف ، بلکہ اُس کے والدین اور تعمد این کنندہ  ایست زیادہ جنمی اور کیا ہیں کہ اور ہیں کا دریانی کی جائے گئے۔  ایست زیادہ جنمی تا برنی کا دریانی کی جائے گوالف کی تصروفیہ کی میں دونیہ کی ایک ہے کروانالازی ہے۔  اور بیانی مرتبہ کی ایک ہے کہ کا دریانی کی جائے گوالف کی تصروفیہ کی میں دونیہ کی ایک ہے کروانالازی ہے۔  اور بیانی مرتبہ کی ایست کی ایک ہے کہ انسان اور میں اور میں کا میں اور میں کا میں اور میں کی ایک ہے کروانالازی ہے۔  امیروار کی جائے گئی کو اس کی ایست کی ایک ہے۔  امیروار کی جائے گئی کو اس کی ایست کی ایک ہے کہ اور کا کی تعمل کی ایست کی ایک ہے کہ امتحان پاس کر سے کہ اور کا کہ کی ایست کی ایک ہے جمول کیلئے اور کو میں کی ایک ہے کہ استحان پاس کر سے کہ اور کا کہ میں کہ کے جمول کیلئے اور کا میں دوری کا سامنان کر تاریزے۔  امیروار کی جان ہو اس کی کا دوری کا سامنان کر تاریزے۔  امیروار کی جان ہو اس کی کا دوری کا سامنان کر تاریزے۔  امیروار کی جان کو اس کی کا دوری کا سامنان کر تاریزے۔  امیروار کی کا سامنان کر تاریزے۔  امیروار کی جان کو اس کی کا دوری کیا کی جان کو اس کی کا دینوں کی کہ استحان پاس کر سے کہ بعد انسان کر تاریزے۔  امیروار کی جان کو اس کی کا دوری کا سامنان کر تاریزے۔  امیروار کی کا سامنان کر تاریزے۔	۔ اے صرف ایک اپنے یاس رکھیں جس کاد ،	و جا ہے: اوجا ہے: کہ وہ ہوری طور پران میں	من أسية وارول سكه بإلى أبيك سيه زياده ؤوميها أرام ثيفيكيدين موجرو بول أله أ	6 2 2 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
المن المن المن المن المن المن المن المن	رِیفیکیٹ ایٹے پاس رکھنے کا مجاز ہے۔ ''	بعلق ببوأ ئ صلع كاوه دُومِيسائل سرا	عن سون سور پر مطارار ہوں ۔ ہا اعلاقا و میرہ من المیدوار کا سابی طور پر مس من سندی۔ ایک سے زیادہ جنگی ڈوملیدائل سرمنے لیکیے ہی رکھنا قانو کی جرسے۔	
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المنظرة المنظ	(	نماج <u>مسبود ت</u> نماید بر براید در از	ر کئے تو بی اسمال (حاقد این اے میں انگری اسمال (حاقد این اے میں انگری کی ایک اسمال (حاقد این اے کی ایک ایک کی معربا کی اسمال (حاقد این کی کی کی کی ایک کی کی کی ایک کی ک	
(عا) جزل کوسٹر ۱۹۶۶ مستند علاقہ تم بردار افغان مستند علاقہ تم بردار امید دارکن مجاہیے کر اپنا تشقی وقت بچائے جلد از جلد ہو وہنیا کل مرتبط کیسٹ عامل کرے تاکہ میٹرک کا امتخان پاس کرنے بعد انہیں ڈوملیا کل سے حصول کیلئے انتخار اور درش کا سامنان کر نامزے۔	(	<u> </u>	(BPS-17 / BPS-16 )	ova j
' ذا قاب مستندطا فہ نمبردار امیددار کوچاہتے کہ اپنا تیتی وقت بچانے کیلیے جلداز جلد ڈومیسائل رقبیکییٹ عامل کرے تاکہ میٹرک کا امتخان پاس کرنے کے بعدانہیں ڈومیسائل کے حصول کیلئے '' تقاراد درش کا سامنانہ کرنا رہے۔				(v) :
یں ہوئی اورزٹر کا سامنانہ کرنا پڑے۔ انتہا اورزٹر کا سامنانہ کرنا پڑے۔ امیدواوں بونٹ کی خاطرز و میسائل سرئیٹیلیٹ کیا تقعہ نے کیلیے مُلامت (9) کھاڑ دکام نقین کردئے ہیں جن میں کی مامک سے بھی تقعہ لاک مامک کے سامت کے اسام	£		منتقد الماريخ المنتقد	
اس دارن بوست فاطرز ومیساس مرتبیلیت فیانصدی لیلیخام سه (9) فجاز دکام نفین کردیجے ہی جن ایک سے بھی تقدیق کی جاسکت	پاک کرنے کے بعدانمبیں ڈومیسائل کے حصول کیلئے	مل نر سەتا كەمىمىرىك كالمتخان -	القاد الارز في المامنان كرنام من المستحدية المعاد المورد وميما المريبينيا عاد القاد الدرز وميما المريبينيا عاد القاد الارز في كاسامنان كرنام المستحد المامنان كالمامنان كرنام المستحد المستحد المستحد المستحد المستحد المستحد	
production of the contract of	الیک سے بھی تھریت کی جائے ہے۔	دکا انگین کردیے ہیں جن اس کر معروب	الهر دادن الوسي في حاطرة وليها في مرشيكيت في لفيد في ليليم علامت (9) فيار	egong registrate that are the second

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