

, Peshawar dated the 10 /02/2015

consequent upon the recommendation of Departmental Promotion Committee, the Competent Authority is pleased to order the promotion of the following Naib Tehsildars; District Kanungos, District Revenue Accountants & Sub-Registrars (BPS - 14) to the post of Tehsildar (BPS - 16) on regular basis with immediate effect:

IN DRING	77.1.		
S.NO	NAME OF OFFICER		
1.	Mr. Gul Ghazi Khan, District Revenue Accountant		
2.	Mr. Mukhtiar Ali, District Revenue Accountant		
3.	Mr. Liagat Ali, Sub-Registrar		
4.	Mr. Mujahid Ali, Sub-Registrar		
5.	Mr. Bashir Ahmad, Naib Tehsildar		
6.	Mr. Naz Amin, Naib Tehsildar		
7.	Mr. Asphar Shah, Naib Tehsildar		
8.	Mr. Muhammad Tai, District Kanungo		
9.	Mr. Said Rehman, Naib Tehsiidar		
10.	Mr. Mr. Kiramat Ullah, Naib Tensildar		
11.	Mr. Abdur Rehman Shah, Naib Tensildar		
12.	Mr Walleed Ahmad, District Kanungo		
13.	Mr. Muhammad Hamayun, Sub-Registrar		
14.	Mr. Sarir Ahmad, Naib Tehsildar		
15.	Tobellos		
16.	Mr. Attaullah, Naib Tehsildar		
17.	7 Mr Muhammad Nawaz, Naib Tensiloar		
18.	Mr. Ghulam Sarwar, Naib Tehsildar		
19.	Mr. Said Rahim, Naib Tehsildar		
20.	Mr. Fazli Raziq, Naib Tehsildar		
21.	Mr. Asmat Ullah, Naib Tehsildar		
22.	Mr. Hussain Bakhsh, Naib Tehsildar		
23.	Mr. Abdur Rashid, Naib Tehsildar		
24.	Mr Fatch Illiah, Naib Tehsildar		
25.	Mr. Muhammad Akram, Naib Tensildar		
26.	Land Total Control of the Control of		
$\frac{20.}{27.}$	Afral Khan Naih Tehsildar		
$\left(\begin{array}{c} \frac{27}{28} \right)$	Mr. Alzar Khan, Naio Tehsildar Mr. Muhammad Faroog Anwar, Naib Tehsildar		
28.	Mr Kutah Khan, Naib Tensildar		
30.	Mr. Ghulam Qasim, Naib Tehsildar		
31.	Mr. Qudratullah, Naib Tehsildar		
131.	IATT Andreas		

2. On promotion, the above official will be on probation for a period of one year in terms of Setion-6(2) of Khyber Pakhtunkhwa Civil Servants Act, 1973, read with Rule 15 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules – 1989.

Posting orders to follow.

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By order of Senior Member

Minutes and order



#### GOVERNMENT OF KHYBER PAKHTUNKHWA BOARD OF REVENUE REVENUE & ESTATE DEPARTMENT

Peshawar dated the 11 /02/2015

No.Estr:1/26/ 377-6 Consequent upon the recommendation of Departmental Promution Committee, the Competent Authority is pleased to order the appointment of the following Assistants to the post of Tehsilder (BPS - 16) on Acting Charge Basis with immediate effecti-

SNO	NAME OF OFFICIAL.
1.	Mr. Gulibaz Khan, Assistant office of Political Agent Orakzai Agency.
2.	Mr. Fiaz Ahmad Qureshi, Assistant office of DC Abbottabad
3.	Mr. Abdul Muqsit, Assistant office of DC Mardan
4.	Mr. Jehan Said, Assistant office of DC Mardan

On appointment they are placed under Revenue / Settlement Training for a period of six (06) months as required under Rule - 53 of the Tehsildar and Naib Tehsildar Departmental Examination and Training Rules - 1969. The officials shall undergo training under the supervision of following Settlement Officers as per attached training programme.

S.No.	Name of Official	Settlement Officer
1.	Mr. Gulibaz Khan	Nowshera
2.	Mr. Fiaz Ahmad Qureshi	Abbottabad
3.	Mr. Abdul Muqsit	Nowshera
4.	Mr. Jehan Said	Nowshera

з. Their appointment will be treated as temporary posting in respective districts for a period of six (06) months. The appointee shall have to pass the examination on completion of the Settlement and Revenue Training Programme. Appointees failing the examination twice will be reverted to their old post.

> By order of Senior Member

No.Estt:1/26/3277-87

Copy forwarded to the:-

Accountant General Khyber Pakhtunkhwa.

Commissioners, Hazara Division Abbottabad and Mardan.

Political Agent Orakzai Agency.
Deputy Commissioners, Abbottabad and Mardan.

Settlement Officer, Abbottabad and Nowshern.

Budget & Accounts Officer-XII, Finance Department for necessary action.

District Accounts Officer of the respective Districts.

Deputy Secretary (Law & Order) FATA Secretariat Khyber Pakhtunkhwa.

Officials concerned.

10. Personal Files.

es and arder February 11, 2015



# GOVERNMENT OF KHYBER PAKHTUNKHWA BOARD OF REVENUE REVENUE & ESTATE DEPARTMENT

Peshawar dated the 7/07/2015

No. Estt: 1/26/

Consequent upon the recommendation of Departmental Promotion Committee, the Competent Authority is pleased to order the promotion of the following Naib Tehsildars and District Kanungos (BPS - 14) to the post of Tehsildar (BPS - 16) on regular basis with immediate

SNO	NAME OF OPFICER
1.	Mr. Sikandar Hayat Shah, Naib Tehsildar
2.	Mr. Ghulam Abbas, Naib Tehsildar
3.	Mr. Ibrahim Shah, District Kanungo
4.	Mr. Himayatullah Qureshi, Naib Tehsildar

On promotion, the above officials will be on probation for a period of one year in terms of Setion-6(2) of Khyber Pakhtunkhwa Civil Servants Act, 1973, read with Rule 15 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules - 1989.

3. Consequent upon above the following posting/transfer is hereby ordered with immediate effect:-

S.No	Name of Official	From	
	· · · · · · · · · · · · · · · · · · ·	I	To
1.	Mr. Sikandar Hayat Shah	Tehsildar Kohat (Acting Charge Basis)	Tehsildar Kohat
2.	Mr. Ghulam Abbas	Inspector Stamps Bannu (Acting Charge Basis)	Inspector Stamps Bannu
3.	Mr. Ibrahim Shah	Tehsildar Gagra (Acting Charge Basis)	Tehsildar Takht Bhai agains
1.	Mr. Himayatullah Qureshi .	Tehsildar Bannu (Acting Charge Basis)	the vacant post.  Tehsildar Bannu

No. Estt:1/26/ 603

Copy forwarded to the:-

Commissioners, of the respective Divisions.

Deputy Commissioners, of the respective Districts.

District Accounts Officers of the respective Districts. Officials concerned.

Personal Files.

Sd/-Senior Member

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#### GOVERNMENT OF KHYBER PAKHTUNKHWA BOARD OF REVENUE REVENUE & ESTATE DEPARTMENT

Peshawar dated the 9-8 /12/2015

#### NOTIFICATION

No. Estt:1/26/Vol-V/	Consequent	upon	the	recomm	endation	of	Departmental
Promotion Committee, the Competent	Authority is	pleased	l to	order the	promotion	ı of	the following
Tehsildars (Acting Charge Basis) to the	post of Tehsil	dar on n	ceule	ır basis wi	th immedi	ate ef	ffect:-

SNO	NAME OF OFFICER		
5.	Mr. Abdullah Jan, Tehsildar		
6.	Mr. Miraj Muhammad, Tehsildar	١.	
7	Mr. Niamatullah, Tehsildar		
8.	Mr. Naik Muhammad, Tehsildar		•

2. On promotion, the above officials will be on probation for a period of one year in terms of Setion-6(2) of Khyber Pakhtunkhwa Civil Servants Act, 1973, read with Rule I5 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules — 1989.

By Order of Senior Member

### No. Estt:126 Vol-V/ 28 808-15

Copy forwarded to the:-

- 1. Accountant General, Khyber Pakhtunkhwa.
  - 2. Additional Chief Secretary, FATA Secretariat.
  - 3. Commissioner of the respective Division.
  - 4. Deputy Commissioners of the respective District.
  - 5. District Accounts Officers, of the respective Districts.
  - 6. Assistant Secretary (Admn;) Board of Revenue.
  - 7. Officer concerned.
  - 8. Personal file.

Secretary-1 .

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# GOVERNMENT OF GUYBER PAKETUNKHWA PHOKRO ORREVENUE REVENUE SEESTATE DEPARTMENT

led tile 16/11/2017

#### NUTIFICATION

No. Estiti/DPC/Tehrildar/2017/25683/
Consequent riport the recommendation of Departmental Promotion Committee, the Competent Authority is pleased in Order the promotion of the Colourna Nath Tehrildary Department Authority is pleased in Order the promotion of the Mowing Naib Tehsilders, District Kanungos, and Sub - Registrars (BS - 14) to the post of Tehsilder

35 16) on regular basis with immediate affect;

S.NO	NAME OF OFFICER
1.	Mr. Iqbal Ahmad ,Sub - Registran
2.	Mr. Abdul Osyum, Sub - Registrar,
3.	Mr. Muhammad Azam, Sub - Registrar
4.	Mr. Qazi Ijaz, Sub—Registrar
5.	Mr. Waheedullah, Sub - Registrar
6.	Mr. Ajam Khan, District Kapungo
7.	Mr. Mohammad Javed, District Kanungo
8.	Mr. Shah Nadeem, District Kanungo
9.	Mr. Shakirullah , Naib Tehsildar
10.	Mr. Munir Ahmad, Naib Tehsildar
11.	Mr. Rahamduliah Khan, Naib Tehsildar
12.	Mr. Imilaz Ali Shah, Naib Tehsildar
_13	Mr. Khalid Khan, Naib Tehrildar
14.	Mr. Fazal Wadood, Naib Tahsildar
15.	Mr. Irshad Ali, Naib Tehaildar
16.	Mr. Amir Nawaz, Naib Tehsildar
17.	Mr. Shah Wazir, Naib Tehsildar
18.	Mr. Sikandar Khan, Tehsildar
19.	Mr. Ishtiaq Ahmad, Naib Tebsildar
20.	Mr. Shamsul Islam, Naib Teksildar
21.	Mr. Allah Noor, Naib Tehrildar
22.	Mr. Mohammad Ilyas, Naib Tehsildar

On promotion, the above officials will be on probation for a period of one year in terms of Section-6(2) of Khyber Pakhtunkhwa Civil Servants Act, 1973, read with Rule 15 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules - 1989.

Consequent upon the above the following posting/transfer is hereby ordered with immediate 3. effect:-

S.Nn	Name of Official	From	To
1.	Mr. Iqbal Ahmad Sub - Registrar	Inspector Stamps Peshawar	Retained on the same post
2.	Mr. Abdul Qayum Sub – Registrur	Sub – Registrar Haripur	Inspector Stamps Mardon against the vacant post
3.	Mr. Muhammad Azam Suh Registrar	Tehsildar Kobat	Retained on the same post
4.	Mr. Quzi Ijaz, Sub – Registrar	Waiting for posting in Board of Revenue	Tehsildar / Recovery Officer PESCO Abbutttabad against the vaccent post.
5.	Mr. Waheedubah Sub - Registrar	Sub - Registrar Malakand	Tehnilder Lend Acquisition Abbottabed against the vacant post

### GOVERNMENT OF KHYBER PAKITUNKIWA BOARD OF REVENUE REVENUE & ESTATE DEPARTMENT

SUBJECT:

# MINUTES OF THE DEPARTMENTAL PROMOTION COMMITTEE MEETING FOR PROMOTION TO THE POST OF TEHSILDAR.

A Meeting of Departmental Promotion Committee was held on 29.03.2018 at 11:00 am in the Committee Room of Board of Revenue under the Chairmanship of Senior Member Board of Revenue to consider the promotion cases of Naib Tehsildars, Sub-Registrars, District Kanungos, District Revenue Accountants and Ministerial Staff of Commissioner, Deputy Commissioner and Political Agents offices as well as Board of Revenue against the vacant post of Tehsildar (BS – 16).

The following attended:-

 Mr. Mohammad Salim Shah, Section Officer (Reg - IV) Establishment Department

2. Mr. Barkat Khan Section Officer (SR-I) Finance Department

 Mr. Qaisar Khan, Secretary - I, Board of Revenue Member

Member

Secretary

 Following agenda was discussed where after recommendations for each of the officials included in the panel were made:-

#### ITEM NO. 1.

PROMOTION OF NAIB TEHSILDAR, DISTRICT KANUNGO, DISTRICT REVENUE ACCOUNTANT AND SUB - REGISTRAR TO THE POST OF TEHSILDAR (BPS - 16).

There are total 118 number sanctioned posts of Tehsildars (BS-16) in Khyber Pakhtunkhwa, out of which 16 regular posts are lying vacant under 60% share. The Committee examined service record of the officials included in the panel and made the following recommendations:-

S.No	Name of official	Recommendation
1.	Mr.Abdul Qadeer	Deferred due to missing ACRs. The official delibrately not submitting his ACRs inspite of repeated written / verbal directions, therefore it was decided to initiate departmental proceedings under "misconduct" against the official.
2.	Mr.Abdur Rehman Shah	Not considered due to ban on promotion for a period of 3 years.
3.	Mr. Saleem Asmat	Not considered. He has already been reverted to his original post of Assistant.
4.	Mr. Abdur Rashid	Not considered. As he has been promoted as Naib Tebsildar through Administrative order.
5.	Mr. Afsar Khan	He was considered and found suitable for promotion to the post of Tehsildar (BS $-16$ ) on regular basis.

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S.No	Name of official	Recommendation  Not considered as he has already opted not to be promoted as
6.		Tehsildar
7.	Mr. Mohammad Rafiq	Deferred due to show cause notice under suo moto case.  Deferred due to show cause notice under suo moto case.
B.	Mr. Gohar Ali	
9.	Mr. Yasir Salman Kundi	post of Tehsildar (BS – 16) on regular basis.  Not considered due to ban on promotion for a period of 3
10.	Mr. Yadullah Khattak	years with effect from 27.10.25 witable for promotion to the
11.	Mr. Ahmad Hashmi	post of Tehsildar (BS 2 10) on 155
12.	Mr. Aminullah Khan	post of Tehsildar (BS – 16) on regular basis.  He was considered and found suitable for promotion to the
13.	Mr. Zahid Younis	post of Tehsildar (BS – 16) on regular basis.  He was considered and found suitable for promotion to the
14.	Mr. Niamatullah	Post of Tehsildar (BS – 16) on regular basis.  He was considered and found suitable for promotion to the He was considered and found suitable for promotion to the
15.	Mr. Mohammad Raiz	post of Tehsildar (BS - 10) on regain.
16.	Mr. Mohammad Yar	Dismissed from service  He was considered and found suitable for promotion to the
17.	Mr. Sher Ali Khan	He was considered and found suitable for promotion to the He was considered and found suitable for promotion to the
18.	Mr. Munawar Shah	He was considered and found suitable for promotion to the
19.	Mr. Iflikhar-ud-Din	He was considered and found suitable for promotion to the He was considered and found suitable for promotion to the
20.	Mr. Younis Khan	post of Tehsildar (BS – 16) on regular basis.  He was considered and found suitable for promotion to the
21.	Mr. Mujahid Ali	He was considered and found samuely has a
22.	Syed Abdul Akbar Shah	post of Tehsildar (BS - 16) on regular basis.  He was considered and found suitable for promotion to the post of Tehsildar (BS - 16) on regular basis.

### ITEM NO. 2.

PROMOTION OF NAIB TEHSILDAR, DISTRICT KANUNGO, DISTRICT REVENUE ACCOUNTANT AND SUB - REGISTRAR TO THE POST OF TENSILDAR (BPS - 16) ON ACTING CHARGE BASIS.

Due to appointment of M/S Ibrahim Shah and Muhammad Humayun Khan to the post of PM on Acting Charge Basis, the Committee examined service record of the officials included in the panand made the following recommendations:-

S.No	S.No Name of official	Recommendation
1.	Syed Sultan Haider Shah	-I'le was considered and found suitable for appointment as Tehsildar on acting charge basis.
2.	Mr. Aftab Ahmad	He was considered and found suitable for appointment as Tehsildar on acting charge basis.
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#### TTEM NO. 3

## PROMOTION OF MINISTERIAL STAFF TO THE POST OF TEHSILDAR

There are total 118 number regular sanctioned post of Tehsildar in the Province. Under 16% quota of Ministerial employee i.e Assistants and Senior Scale Stenographer of the offices of Commissioner, Deputy Commissioner and Political Agents, 19 posts comes in their share, out of which 2 regular post are lying vacant. The Committee examined service record of the officials and made the following recommendations:-

S.No	Name of official	Recommendation
1.	Mr. Sajjad Ahmad	He has already been promoted as Suprientendent
2.	Mr. Lal Sherin	Died
3.	Mr. Tariq Khan Assistant	He case was discussed in terms of Rule - 7 (5) of Civil Servant (Appointment, Promotion and Transfer) Rules - 1989 as amended vide Notification No. SOR-VI)E&AD)1-3/2009/Vol:VIII, dated 22.010.2011, issued by Establishment Departement. It was decided that he will not be considered for such promotion for the next 04 years.
4.	Mr. Qadirullah	Already promoted as Superintendent (ACB).
5.	Mr. Zahid Hussain Assistant	He case was discussed in terms of Rule - 7 (5) of Civil Servant (Appointment, Promotion and Transfer) Rules - 1989 as amended vide Notification No. SOR-VI)E&AD)1-3/2009/Vol:VIII, dated 22.010.2011, issued by Establishment Departement. It was decided that he will not be considered for such promotion for the next 04 years.
6.	Mr. Muhammad Nawaz	He was considered and found suitable for promotion to the post of Tehsildar (BS $-16$ ) on regular basis.
7.	Mr. Sajjad Ahmad	Retired from Government service.
8.	Mr. Khan Zada	Retired from Government service.
9.	Mr. Umar Farooq Qureshi	Retired from Government service.
10.	Mr. Farooq Shah	He was considered and found suitable for promotion to the post of Tehsildar (BS - 16) on regular basis.

#### ITEM NO. 4

## PROMOTION OF MINISTERIAL STAFF TO THE POST OF TEHSILDAR (BS - 16) ON ACTING CHARGE BASIS.

Due to appointment of Mr. Abdul Muqsit to the post of PMS (BS-17) on Acting Charge Basis, the Committee examined service record of the officials and made the following recommendations:-

S.N	o Name of official	Recommendation
1	Mr. Mushtaq Ali	He was considered and found suitable for appointment as Tehsildar on Acting Charge Basis.



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### <u>ITEM NO. 5.</u>

## PROMOTION OF MINISTERIAL STAFF OF THE BOARD OF REVENUE TO THE POST OF TEHSILDAR (BS – 16) ON REGULAR BASIS.

There are total 118 number sanctioned post of Tehsildar in the Province. Under 04% quota of Ministerial employees i.e. Assistants and Senior Scale Stenographer of the office of Board of Revenue Khyber Pakhtunkhwa, 01 regular posts is lying vacant in their share. The Committee examined service record of the officials and made the following recommendations:-

S.No	Name of official	Recommendation
1.	Mr. Rahim Shah	He was considered and found suitable for promotion to the post of Tehsildar (BS $-$ 16) on regular basis.
2.	Mr. Aftab Ahmad	His case was discussed in terms of Rule - 7 (5) of Civil Servant (Appointment, Promotion and Transfer) Rules - 1989 as amended vide Notification No. SOR-V1)E&AD)1-3/2009/Vol:VIII, dated 22.010.2011, issued by Establishment Departement. It was decided that he will not be considered for such promotion in the next 04 years.
3.	Mr. Muhammad Ayaz	Already appointed on acting charge basis
4.	Mr. Muhammad Saleem	His case was discussed in terms of Rule - 7 (5) of Civil Servant (Appointment, Promotion and Transfer) Rules - 1989 as amended vide Notification No. SOR-VI)E&AD)1-3/2009/Vol:VIII, dated 22.010.2011, issued by Establishment Departement. It was decided that he will not be considered for such promotion for the next 04 years.

## ITEM NO. 6

## PROMOTION OF MINISTERIAL STAFF OF THE BOARD OF REVENUE TO THE POST OF TEHSILDAR (BS - 16) ON ACTING CHARGE BASIS.

Due to promotion of Mr. Rahim Shah to the post of Tehsildar on special basis, the committee examined service record of the officials and made the following recommendations:-

S.No	Name of official	Recommendation
1	Mr. Mohammad Yousaf	He was considered and found suitable for appointment as Tehsildar on acting charge basis.

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APPOINTMENT OF NAIB TEHSILDAR, DISTRICT KANUNGO, DISTRICT REVENUE ACCOUNTANT, SUB-REGISTRAR TO THE POST OF (BPS - 16) ON ACTING CHARGE BASIS.

There are 12 ex - cadre of posts of Tehsildar in the Province. The Committee examined service record of the officials for appointment as Tchsildar on acting charge basis and made the following recommendations:-

S.No	Name of official	Recommendation
1	Mr. Dilnawaz Khan	He was considered and found suitable for appointment as Tehsildar on acting charge basis.
2,	Mr. Kifayatullah	Deferred due to pending enquiry as well as pending CPLA
3	Mr. Faqir Hussain	He was considered and found suitable for appointment as Tehsildar on acting charge basis.
4	Mr. Zulfigar Khan	He was considered and found suitable for appointment as Tehsildar on acting charge basis.
5	Mr. Waqar Ahmad	He was considered and found suitable for appointment as Tehsildar on acting charge basis.
6	Mr. Mohammad Faraz Qureshi	He was considered and found suitable for appointment as Tehsildar on acting charge basis.
7	Mr. Fazal-ur-Rehman	Deferred due to pending Departmental enquiry.
8	Mr. Farrukh Jadoon	Deferred due to non availability of ACRs.
9	Mr. Fayaz Ahmad	He was considered and found suitable for appointment as Tehsildar on acting charge basis.
10	Mr. Bilal Ahmad	Deferred due to non availability of ACRs.
11	Mr. Tanveer Shehzad	He was considered and found suitable for appointment as Tehsildar on acting charge basis.
12	Mr. Ejaz Ahmad	Deferred due to pending Departmental enquiry.

The meeting was ended with a vote of thanks from the chair.

di Salim Shah Section Officer (Reg - IV): Establishment Department

(MEMBER)

Qaisar Khah,

Secretary - I, Board of Revenue (SECRETARY)

Barkat Khan Section Officer (SR-I)

Finance Department (MEMBER)

Senior Member (CHARMAN)

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#### GOVERNMENT OF KHYBER PAKHTUNKIIWA BOARD OF REVENUE REVENUE & ESTATE DEPARTMENT

Poshawar dated the

### NOTIFICATION

Consequent upon the recommendation of Departmental Nn. Estt:1/DPC/Tehsildar/2018/\_ Promotion Committee, the Competent Authority is pleased to order the appointment of the following Naib Tehsildurs (BS - 14) to the post of Tehsildar (BS - 16) on Acting Charge Basis with immediate effect;

SNO	NAME OF OFFICER
1.	Syed Sultan Haider
2.	Mr. Aftab Ahmad
3.	Mr. Dil Nawaz Khan
4.	Mr. Faqir Hussain
5.	Mr. Zulfiqer Khan
6.	Mr. Waqar Ahmad
7.	Mr. Mohammad Faraz Qureshi
8.	Mr. Fayaz Ahmad
9.	Mr. Tanycer Shehzad

No. Esti:1/DPC/Tebsildnr/2018/ 15406-12

By order of Senior Member

#### Copy forwarded to thei-

- 1. Accountant General Khyber Pakhtunkhwa.
- Commissioners of the respective Divisions.
- Deputy Commissioners of the respective Districts.
- Settlement Officer Munshern.
- 5. District Accounts Officers of the respective Districts.
- 6. Officials concerned.
- 7. Personal Files.



## GOVERNMENT OF KHYBER PAKHTUNKHW BOARD OF REVENUE REVENUE & ESTATE DEPARTMENT

Peshawar dated the 6/04/2018

### NOTIFICATION

Consequent upon the recommendation of No. Estt: I/DPC/Tehsildar/2017/15395 Departmental Promotion Committee, the Competent Authority is pleased to order the promotion of the following Naib Telsildars and Sub - Registrar (BS - 14) to the post of Tehsildar (BS - 16) on regular basis with immediate effect:-

OM.S	NAME OF OFFICER	
1.	Mr. Afsar Khan	
2.	Mr. Yasir Salman Kundi	<u> </u>
3.	Mr. Ahmad Hashmi	
4.	Mr. Aminullah Khan	
5.	Mr. Zahid Younis	
6.	Mr. Niamatullah	· -
7.	Mr. Mohammad Raiz	
8.	Mr. Sher Ali Khan	
9.	Mr. Munawar Shah	
10.	Mr. Iftikhar-ud-Din	
11.	Mr. Younis Khan	
12.	Mr. Mujahid Ali	
13.	Syed Abdul Akbar Shah	

On promotion, the above officials will be on probation for a period of one year in terms of Setion-6(2) of Khyber Pakhtunkhwa Civil Servants Act, 1973, resd with Rule 15 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules - 1989.

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No. Estt: L/DPC/Felisildar/2017/ 15396-404

Copy forwarded to the:-

- Accountant General, Khyher Pakhtunkhwa. Additional Chief Secretary FATA Secretariat Pashawar.

- Commissioners of the respective Divisions.

  Political Agents of the respective Agencies.

  Deputy Commissioners of the respective Districts.

  Agency Accounts Officer of the respective Agencies.
- District Accounts Officers of the respective Districts.
- Officials concerned.
  Personal Files.

Senior Member



### REVENUE & ESTATE DEPARTMENT

Perhawar dated the 17/01/2019.

#### NOTIFICATION

No. Estt://DPC/Tebsildar/2017/\_ Consequent upon the recommendation Departmental Promotion Committee meeting dated 10.01.2019, the Competent Authority is pleased to order the promotion of the following Naib Tehsilders to the post of Tehsilder (BS - 18) on regular basis with immediate पीरित:

	<u> </u>
S.NO	NAME OF OFFICER
1.	Mr. Yudulluh Khanak
2.	Mr. Mohammad Yar
3.	Syed Sultan i fuider Shah
4.	Ar. Aftab Ahmad
5.	Mr. Dilmavaz Khan
6.	· Mr. Kifayatutiah
7.	Mr. Fogir Hussain
8.	Mr. Zulfigar Khan
9.	Mr. Wagar Ahmad
10.	Mr. Mohammed Faruz Qureshi
11.	Mr. Fazal-ur-Rehman
12.	Mr. Farrakh Jadoon
13.	Mr. Fayaz Ahmad
14.	Mr. Bilal Ahmad
15.	Mr. Tanveer Shehzad
16.	Mr. Ejaz Ahmad
17.	Mr. Muhammad Salcent
- 18.	Mr. Adil Wascem

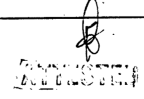
On promotion, the above officers will be an probation for a period of one year in terms . : Swion-6(2) of Knyber Pakhtunkhwa Civil Servants Act, 1973, read with Rule 15 of Khyber Pakhtunkhwa Civil Servants (Appaintment, Promotion and Transfer) Rules -- 1989.

The promotion of diffeer at S. No. 6 shall be subject to the contrary judgment of Supreme

Court of Poliston in pending CPLA. Consequent upon the above the following posting I transfer is nearly ordered with

innmediate शॉक्टा:-

			To .	Remarks
S.Nu	Nuove of Official	Front	At the disposal of	
17.	Mr. Yuduliah	Main I ditation amosti.	Commissioner Pushawar.	
ļ	Khainek	Tehsildar Matta	Retuined on the same post	
2.	Mr. Moleumnad Yar		Retained on the same past	
13.	Syed Sultan Huider		Truming -	
	Shali	Feethewar		e gran



			1775 7	
	Mr. Faqir Hussaja	Tehsildar Abbonnnau	Itemania -L	्या
ó.	Mr. Zulfiger Khan	Tehsilda-FDA.	Rutsined on the same pust	1-
4,	Mr. Wagar Ahmad	Tehsilda - ! Inspector Stomp Abbottalied.	Retained on the same post	<del> </del>
10.	Mr. Muhammad Faraz Qureshi	Tehsilder Lam.	Retained on the same post.	
<b>:1.</b>	Mr. Fazal-ur- Rehmun	Tehsilder : Lend Acquistica end Assessment Unit Dassu Hydro Fower Project Kohisen:	Remined on the same post.	
12,	Mr. Farraklı Jadoon	Tehsilder / LAC CPEC H-T Manseller.	Retained on the same pest.	] - · ]
13.	Mr. Fayoz Ahmad	Tehsilda: Land Acquisition Abbott bad.	Retained on the same past.	-  -
14,	Mr. Hilal Ahmad	Tehsildur Khapur	Remained on the same post.	<u> </u>
15.	Mr. Tanvee*	Settlement Tehsildar Manselira.	Retained on the same post.	
lá.	Mr. Ejaz Ahmad	Settlement Tehsildar Manseum	Refuned on the sume post.	-
17	Mr. Muhammad Saleem	Tehsildar Oghi	Retrined on the same post.	<u> -</u>
IB.	Mr. Adil Wascem	Tehsilizer Charsodda	Ret tined on the same post.	<u> </u>

Ny arrar of Seular disember

## No. Esta/BPC/Teluilder/2017/1907-17

## Capy forwarded to the:-

- Accountant General, Khyber Pekhamkhwa.
  Commissioners of the respective Divisions.
  Deputy Commissioners of the respective Districts.
  District Accounts Officers of the respective Districts.
  Officers concerned.
  Personal Files.

St 1452:St 6105 .nst 15

EBSETZGTEB: 'CH XHE

30:157 80°C; 1041



#### GOVERNMENT OF KHYBER PAKHTUNKHWA, BOARD OF REVENUE,

REVENUE & ESTATE DEPARTMENT. Facebook ID: www.facebook.com/bor.kpk92

Twitter ID: @RevenucBoardkp

Fax No: 091.9213989

Τo

M/S. Muhajid Ali, Zulfiqar Khan, Kifayatullah, Ahmad Hashmi, Waqar Ahmad, Dil Nawaz, Muhammad Yar, Adil Wasim and Sultan Haider Tehsildars

purtait Hauce Tensions

SUBJECT: COMPLAINT AGAINST NON-SUPPLY OF INFORMATION (COMPLAINT NO. 06337).

I am directed to refer to Assistant Registrar Khyber Pakhtunkhwa Information Commission Peshawar letter No. RTIC/AR/1-6337/19/8945-46 dated 21.11.2019 and to inform you to attend this office to collect the requested documents under RTI, 2013.

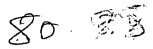
No. Estt: I/RTI/

Copy forwarded to The Assistant Registrar Khyber Pakhtunkhwa Information Commission 7<sup>th</sup> Floor, Tasneem Plaza, Near Benevolent Fund Building, 6<sup>th</sup> Saddar Road, Peshawar with reference to his letter cited above.

Assistant Secretary (Estt)

Eux (-2015

PC-I



PSB-I

### WORKING PAPER FOR PROVINCIAL SELECTION BOARD

Department: ESTABLISHMENT DEPARTMENT.

Subject:- FILLING OF 63 POSTS OF PROVINCIAL MANAGEMENT SERVICE BS-17 FALLING TO THE PROMOTION SHARE OF TEHSILDARS BS-16 ON REGULAR BASIS.

	<u>-</u>	Nomenclature of the post / Basic   Scale.	Provincial Management Se (Annex-I)	rvice (BS-17) as det	alled in schedule-II
2.		Service/Group/Cadre.	Provincial Management Ser	nico	
3.		Sanctioned strength of the cadre.	738 (656 schedule posts + 20 PAS)	% DTL subtracting 49	posts in the share of
			Direct	Promotion	Transfer
4.	0	Percentage of share.	50% by initial recruitment through Public Service Commission & 10% by selection on merit from amongst the graduate Ministerial Staff through	20% for Tehsildars.	(10/3/12)
	(ii)	No. of posts allocated to each category.	Public Service Commission.  369 + 74 for selection through Public Service	148 for Tehsildars.	•
	(iii)	Present occupancy position	Commission.	85	
	(iv)	No. of vacancies.	226+.40	63 on regular basis.	
	(v)	How did the vacancy(ies) under promotion quota accrue and since when?	Explanation at (Annex-II).		
	(vi)	Recruitment Rules.	According to Provincial Man- method has been prescribe BS-17(Annex-III).  1) Fifty percent by initial in Khyber Pakhtunkhwa Public competitive examination to I provisions contained in sched	ed for recruitment to ecruitment on the reco Service Commission b be conducted by it in	the posts of PMS  mmendations of the ased on the result of
			2)Subject to rule 7, by promot	lion in the following ma	nner:
			(a) twenty per cent from the basis of seniority- Tehsildar and Naib Teh of nine weeks at the Provincial Staff Training (b) twelve per cent, on amongst Superintende service as Superintende training course of nine Academy or Staff Train (c) eight per cent, on the Personal Assistants a opled to join Provincia with three years service and have 'undergone	com-filness, having the sildar and have undergood Pakistan Provincial Solution, the basis of senior into the basis of senior and Assistant and weeks at the Pakistaing Institute; and senior scale Stenior Scale S	ree years service as one a training course tervices Academy or ity-cum-fitness, from a having three years of have undergone an Provincial Services fitness, from amongst ographers, who have e and are graduates or Personal Assistant

#

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			3) Ten per cent by selection on merit, on the basis of competitive examination, to be conducted by the Commission in accordance with the provisions contained in Schedule-VIII, from amongst persons holding substantive posts of Superintendents, Private Secretaries, Personal Assistants, Assistants, Senior Scale Stenographers, Stenographers, Data Entry Operators, Computer Operators, Senior and Junior Clerks borne on the cadres strength of Secretariat who possess 2nd Class Bachelor's Degree from a recognized University and have at least five years service as such.
	(vii)	Required length of service.	03 years as Tehsildar/Naib Tehsildar.
	(viii)	Whether to be promoted on regular basis or appointed on acting charge basis?	63 on regular basis.
	(ix)	Mandatory training, if any.	09 Weeks mandatory training.
•	(x)	Minimum required score on El.	Not applicable.

SENIOR MEMBER BOARD OF REVENUE

Julan

#### SENIORITY LIST OF GRADUATE TEHSILDARS.

	S.# Name of officer with academic		Date of birth	Date of birth Date of 1st entry into		ointm o pres	Present Posting	
		qualifications		Govt.	Date	BS	Method ?	
~ <u>~</u>				SULVICE		1. 1. N	recruitme nt	
	1	Mr. Ivaveed Qadir (BSc)	16.01.1967	01.07.1995	20.03.2008	16	Promotee	Removed from service
	2.	Muhammad Ikramullah (M.A)	09.03.1965	01.07.1995	06.09.2008	16	Promotee	Tehsildar DI Khan
	3.	(M.A)	20.01.1961	08.01.1981	06.09.2008	16	Promotee	AAC (OPS) D.I.Khan
	4.	Abdul Chafan	15.12,1974	14.02.2004	04.06.2013	16	Promotee	Tehsildar Dattakliel
	5.	Mr. Hidayatullah (B.A)	28.04.1962	13.03.1991	04.06.2013	16	Promotec	· AAC (OPS) Bannu
	6.	Mr. Shah Nawaz (B.A)	01.10.1959	11.11.1981	04.06.2013	16	Promotee	Tehsildar Lakki
	7.	Mr. Muliammad Israr (B:A)	19.05.1959	18.07.1985	04.06.2013	16	Promotee	Retired from service on 08.05.2019
	8.	Mr. Abdul Hadi (MA)	18.04.1960	23.06.1983	16.06.2013	16	Promotee	AAC (OPS) Buner
	9.	Mr. Gohar Ali (BA)	20.02.1964	19.12.1985	26.03.2019	16	Promottee	Settlement Tehsildar Malakand
	10.	Mr. Abdur Rehman Shah (BA)	15.02.1985	23.01.2007	10.02.2015	16	Promotee	Tehsilder Prang Ghar District Mohmand
	II.	Mr. Gul Ghazi Khan (BA)	26.12.1959	26.03.1983	10.02.2015	16	Promotee	Tehsildar Karak
Ī	2.	Mr. Naik Muhammad (BA)	04.04.1971	26,07.1995	28.12.2015	16	Promotee	Tehsildar Jamrud
1	3.	Mr. Muhammad	10.02.1988	01.02.2016	01.02.2016	16	Direct	Tehsildar the Bank of Khyber.
T	4.	Mr. Muhammad Shafiq (MA)	17.12.1985	01.02.2016	01.02.2016	16	Direct	Tehsildar Takhtbhai,
1	5.	Mr. Qamar Zia Malik (MA)	10.06.1984	01.02.2016	01.02.2016	16	Direct	Tehsildar Torghar
10	6.	Mr. Shah Behram (BA)	20.11.1973	28.06.1997	15.12.2016	16	Promotee	AAC (OPS) Tank
I'	7.	Mr. Fiaz Ahmad	12.04.1962	15.08.1982	15.12.2016	16	Prontotee	AAC (OPS) Chitral
18	3.	Qureshi (BA) Mr. Abdul Muqsit (MA)	20.01.1965	28.08.1988	15.12.2016	16	Promotee	AAC (OPS) Khadukhel
19		Mr. Jehan Said (M.Com)	10.01.1964	28.08.1988	15.12.2016	16	Promotee	AAC(OPS) Charsadda
20		Mr. Sahib Zada (BA)	10.11.1961	04.09.1988	15.12.2016			LAC (OPS) SNGPL
21	.	Mr. Zahid Kamal (BA)		01.03.1990	15.12.2016			Tehsildar Khwezai
22	$\cdot \top$	Mr. Habib Ahmad Jan (MA)	01.03.1963	02.07.1987	15.12.2016			AAC (OPS) Malakand
23.	. [1	Mr. Tahir Ashraf (MA)	24.01.1970	28.02.1988.	16.11.2017	16		RO PESCO Abbottabad



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					_	_	_					
		ir. Afsar Klii IA)	an 10.04.1	964	04.12.19	989	06,04.20	118	16	Te.	· · ·	····
		r. Abdul Qa	yum 20.02.1	965	20.03.19	88	16.11.20				BOR	posting i
	26. M	uhammad A an (BA)	zam 08.12.1	959	14.07.19	82	16.11.20		16	Promo		
	27. Mr	, Waheedull	lah 10.02.19	773	20.09.19	ł	_		16	Promo	lee Tehsildar	Charsadd
	28. Mr.	A/LLB) . Ajam Khar	15.06.19	63	07.10.19		16.11.20		16	Promot	ce Tehsildar	Alpuri
		hammad Jay	red 22.04.19	66			16.11.20		16	Promot		Khar
		Shah Nadec	1"		25.09.195		16.11.201		16	Promot	Bajaur. ee Tehsildar	Havelian
***	(BSc	) Arshad	04.02.19	- 1	09.08.200		16.11.201		16	Promote	e Tehsildar	Nowshera
		ನುod C/LLB)	- 1.02,79	"	17.09.199		6.11.201	7	16	Promote	o Tehsildar	Mansehra
	32. Muh	ammad Has (BA)	rat 15.04.196	8	17.09.199	<del>.  </del> ,	6.11.201					
1	33. Mr. N	liamatullah	22.09.196		09.01.1992	1 `		- 1	16	Promote		
-	34. Mr.R	i (BA) nja Tasawa	r 15.04.196		05.03.1992		6.11.2017	- 1	16	Promote	c Tchsildar J	changira.
-		(BA) haq Ali Khi	1			`	6.11.2017	- 1	16	Promote	Tehsildar (	ilıazi.•
3	(BA)	nmad Zama	1		3.09.1992		5.11.2017	]	16	Promotes	Tehsildar L	Domail.
1	(BA)	nmad Imrar		_	5.10.1992	1	i.11.2017		16	Promotee		rakzai
31	Zaman	(BA) alid Manso		- 1	3.04.2008	16	.11.2017	1	16	Promotce	Lower Tehsilder S	wabi.
	(MA)		1000.1974	1:	2.08.2008	16	.11.2017	- -	16	Promotee	LAC PESC	D/NTDC
39	(BA)	mad Hashn		0;	2.02.2009	06	.04.2018	-	6 1	Promotee	i	·
40	Mr. Yas Khattak	dullah Khar (MA)		02	.02.2009	17.	01.2019		L	romotee		rih
41.	. Muliam	mad Yar	Mardan 02.02.1979	02	.02.2009	17	01.2019	- -	.	romotee		•
42.	(MA) Mr. Muj	ahid Ali	Malakand 19.04.1974		.02.2009		04.2018		1	·	Tehsildar M	
43.	(MA) Sved Ah	dul Akbar	11.04.1981							romotee	Tehsildar Pe	• •
	∫ Shah	A/M.Phil)	11:04:1201	u2.	.02.2009	06.	04.2018	10	6   P	romotee	On study lea	ve
44.	Mr. Rahi	m Shah	13.01.1969	03.	09.1990	06.0	4.2018	16	, D	romotee	Tehsildar Lac	
45.	(BA) Mr. Muh	ammad .	25.12.1961	100	10.1980	1	4.2018	16				
46.	Mr. Farce	IA)								omotee	Tehsildar Gur	
47.	(BA) :	:	04.01.1961		2.1984		4.2018	16	Pr	oniotea	Reader to MB	R-I
	Mr. Muha Ayaz		20.02.1983	30.0	4.2009	17.0	1.2019	16	Pro	omotee	Tehsildar Tanı	gi
48.	Syed Sulta Shah (BA	n Haider	08.12.1972	02.0	2.2009	17.0	.2019	16	Pro	omotee	Tehsildar/Insp	
49.	Mr. Aftab		08.12.1982	02.0	2.2009	17.01	.2019	16	Pro	motee	Stamps Peshar Tehsildar Bara	
50:	Ahmad(M Mr. Dil Na	Sc) Waz Khan	Peshawar 22.03.1979	יח כח	2.2009	17.01	.2019	16	1.	motee	Tehsildar/Insp	
11.	(LLB)		Swabi -	İ					<u> </u>		Stamps Marda	
"	Mr. Kifaya Ullah(M.A	t )	09.01.1977 Peshawar	02.02	2.2009	17.01	.2019	16	l <sup>1</sup> ro	motee	Tehsildar Reconciliation	1:
2.	Mr. Faqir H	•		02.02	.2009	17.01.	2010	16	Pro	motee	Peshawar	sildår
	(BA)	. 1	10.10.1983 Nowshera	<u> </u>			<u>t<sup>2</sup></u>				Mansehra	
3.   1	Mr. Zulfiqa (M.Com)	Khan	15.04.1983 Peshawar	02.02	.2009	17.01.	2019	16	Pro		Tehsildar PDA	
l.   M	Mr. Wagar		24.04.1980	02.02.	2009	17.01.	2019	16	Pror		Tehsildar/Inspe Stamps Abbotta	
('	M.A)		Mansehra									
N	Auhammad .	Faraz	17.03.1982	02.02.	2009	17.01.2	2019	16	Pron	notes	Fehsildar Bolak	ol
		•			ı		<b>7</b> 1 L	ı			<del></del>	

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					•		• •
سسيس	Mr. Fazal ur Rehman	10.07.1975	02.02.2009	17.01.2019	16	Promotee.	Tehsildar Draban
56.	(M.A)	Haripur				· ·	
	Mr. Farukh Jadoon	04.05.1984	02.02.2009	17.01.2019	16	Promotee	AAC(Rev) OPS
57.	(BSc)	Abbottabad			1		Peshawar
58.	Mr. Fayaz Ahmad	10.03.1982	02.02.2009	17.01.2019	16	Promotee	Tehsildar LA
<b>J0.</b>	(M.A)	Abbottabad					Abbottabad
59.	Mr. Bilal Ahmad	10.10.1978	02.02.2009	17.01.2019	16	Promotee	Tehsildar Khanpur
J2.	(BA. B.Ed)	Haripur		,	1		
60.	Mr. Tanveer	30.12.1977	02.02.2009	17.01.2019	16	Promotee	Settlement Tehsilds
UV.	Shahzad (M.A)	Mansehra			1		Mansehra
61.	Mr. Ejaz Ahmad	15.04.1976	02.02.2009	17.01.2019	16	Promotee	Tehsildar
-	(M.A)	Abbottabad	1				Abbottabad
62.	Muhammad Salim	03.05.1978	02.02.2009	17.01.2019	16	Promotee	Tehsildar Oghi
ار	(BSC)	Abbottabad					
V63.	Mr. Adil Waseem	25.12.1988	27.02.2009	17.01.2019	16	Promotee	Tehsildar Madan
1	(1.1)	Nowshera					
64.	Mr. Muhammad	12.04.1964	22.04.1991	26.03.2019	16	Promotee '	Tehsildar Khal
- [	Yousaf				<u> </u>	•	
55.	Mr. Tanzil-ur-	13.02.1988	14.04.2009	26.03.2019	16	Promotee	Tehsildar Sub ·
- 1	Rehman	·NWA		<u> </u>			Division Bannu
56.	Mr.Rab Nawaz (BA)	12.02.1964	27.12.1983	26.03.2019	16.	Promotee	Tehsildar Mulko
, 1		Chitral		<u> </u>			
57.	Mr.Abdul Qayum	24.04.1974	27.12.1993	26.03.2019	16	Promotee	Tehsildar Behrain
	(BA)	Kohistan					
58.	Mr. Shaukat Iqbal	2/11/1973	19.10.1992.	26.03.2019	16	Promotee	Tehsildar Tank
	(M.A)	DIKhan				Ť	
.69.	Mr.Abdur Rashid	05.01.1962	28.08.1988	26.03.2019	16	Promotee	Tehsildar Dargai
	(MSC)	Swabi				1	
70.	Mr. Ahmad Ali M.A	17.04.1962	28.08.1988	26.03.2019	16	Promotee	Tehsildar Gagra
	(B.ed)	Swabi					<u>                                     </u>
71.	Mr.Gohar Ali (B.A)	31.03.1980	29.05.2009	26.03.2019	16	Promotee	Tehsildar Barfnu
	(2)	Bannu		<u> </u>			
72.	Mr.Sher Dil (BA)	24.01.1974	10.04.1995	26.03.2019	16	Promotee	Tehsildar Battagra
. 4.	THE SHOE DIE (DAY)	Kohistan				<u> </u>	
73.	Muhammad Shoaib	01.01.1968	09.12.1990-	26.03.2019	16	Promotee	Tehsildar Kohat
٠,٠	(BA)	Kohat	••••				
74.	Mr.Muhammad	20.01.1967	02.09.1984	26.03.2019	16	Promotee	Tehsildar Mahal
, -1	Arshad (BA)	Kohat				<u>'</u>	Kurram
<del>75.</del>	Mr.Nawab Gul	15.11.1966	01.01.1995	26.03.2019	16	Promotee	Tehsildar Upper
12.	•		01.01			<u> </u>	Orakzai
	(M.A)	Kohat		<del></del>			



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	v							_				<u> </u>		• •
	Mr. Schaq All Khan (BA)	14.10.196	13.09.1997	16.11.2017		No	•	01.07. 2017 to 31.12, 2017 & 2018	Na.	No.	No.		Tehsildar Qostali	Premoted from Assistant. Length of service not completed.
j	Muhammad Zaman (BA)	04.01.196	\$ 25.10.1992			No		2018	No.	No.	No.	•	Tehnikar Orakzai Lower	Promoted from Assistant licegib of service net completed.
	Hahammad Inwan Zaman (BA)	05.05.1975	23,04.2008	16.(1.2017	16.11.2017	No	-	2015	No.	No.	No.	-	Tehsildar Swahl	Promoted from Assistant. Length of service not completed.
II.	Air. Khalid Atansoor (MA)	10.03,1974	12.08.2008	16.11.2017	16.11.2017	Мо	•	2017, 2018	No.	No.	No.	_	LAC PESCO/NT DC	Promoted from Auditant. Length of service not completed.
<u>-</u> I.	Mr. Ahmad Hashmi (BA)	07.04.1983	02,02,2009	06.04.2018	06.04.2018	Yes	-	2018	No.	No.	No	•	TOSD .	Deficit PERs
	Mr. Yadoliah Khan Khatak(MA)	23.05.1979	07.02.2009	17.01.2019	17.01.2019	Yes	•		No	No	Yes	-	Tehsikar Tirab	Under prolution
	Muhammad Yar (MA)	02.02.1979	07.02.2009	17.01.2019	17.01.2019	Yes	]-	2018	No	Na	No.	٠	Tehsiklar Mana	Under probation
	Mr. Mujahid All (MA)	19.04.1974	02.02.2009	06.04.2018	06.04.2018	Yes		2018	NO	Na.	Na.	-	Tehsildar Peshawar	Delica PERs
	Syed Abdul Akber Shah (MSc/MA/ M.Phil)	11.04.1981	02.02.2009	06,04.2018	06.04.2018	Yes	-	2011	NO	No.	No.		On study leave	Deficit PERs
$\neg$	M. Planin Shah BA)	13.01.1969	03.09.1990	06.04.2018	06.04.2018	No	-	2018	Ю	Na.	· No.		Tehsildar Lachi	Fromoted from Assistan Length of service not completed

B

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## FINAL SENIORITY LIST OF REGULAR TEHSILDARS BPS-16 IN KHYBER PAKHTUNKHWA AS STOOD ON 31.07.2019.

S. No Name of Telisidar/Qualification		Date of First			
1	Date of Birth / Domicile	entry into	Date of promotion	Method of	Remarks
1 2	·	Govt: Service	as Tehsildar on regular basis	Recruitment	
I Mr. Navced Qadir (BSc)	3	4		7	<u> </u>
2 Mr. Muhammad ikram Ullah (M.A)	16.01.1967 Kohat	01.07.1995	. 20.03,2008		8
3 Mr. Kiramatullah (M.A)	09.3.1965 DIKhan	01.7.1995	06.09.2008	Direct	Tehsildar
4 Mr. Abdul Ghaffar (BA)	20.1.1964 Tank.	08.1.1981	06.09.2008	Promotee	Promoted from N.
5 Mr. Hidayat Ullah (BA)	15.12.1974 DIKhan	14,02,2004	04.06.2013	do	Promoted from N.
6 Mr. Shah Nawaz (BA)	28.04.1962 Malakand	13.03.1991	····	do	. Promoted from N.
7 Mr. Abdul Madi MA	01.10.1959 Lakki	11.11.1981	04.06.2013	do	do
· [MA	18.04.1960 Karak	23.06.1983	04.06.2013	do	do
This out Ottazi Kilan (BA)	26.12.1959 Karak	16.03.1983	18.06.2013	do	-do-
1.11. (INBILIC)	25.12.1959 Haripur	25.05.1981	10.02.2015	do	do
- Providential IA (PA)	31.05.1966 Haripur	27.03.1986	10.02.2015	do	do
The same will (DV)	20.02.1964 Swabi	19.12.1985	10.02.2015	do	do
The strong remitted Shan (RA)	15.02.1985 Bannu	23.01.2007	04.07.2019	qo ·	promoted from D K
Tour Mainten Aminan (EA)	01.01.1967 Mansehra		10.02.2015	do	Promoted from N.T
- ) y a - y t. maid Ottest (EM)	27.04.1963 Mardan	29.01.1986	10.02.2015	do	Promoted from D.K
Muhammad Akram (Matric)	03.10.1959 Tank	08.03.1983	10.02.2015	do	Promoted from N.T
Mr. Muhammad Junaid Khan (BSC)	<del></del>	01.12.1983	10.02.2015	-do	-do-
Mr. Naik Muhammad (B.A)	10.02:1988 Mardan	01.02.2016	01.02.2016	Direct	
Mr. Muhammad Shafiq (MA)	04.04,1971 Kohat	26.07.1995	28.12.2015		do
Ma One Zi Asiii	17.12.1985 Khyber Agency	01.02.2016	01.02.2016	do	do
Mr. Qamar Zia Malik (MA)	10.06.1984 Abbottabad			Direct	10
Mr. Shah Behram (BA)			01.02.2016	Direct	do
Mr Fair Al 10	20.11.1973 Tank	28.06.1997	15.12.2016	Promotee	Promoted from Fiel
Mr. Faiz Ahmad Qureshi (BA)	. 12.04.1962 Abbottabad	15.08.1982	· manage.	•	Assistant
Mr. Abdul Muqsit (MA)	20.01.1965 Mardon		15.12.2016	·do	do
Mr. Jehan Said (M.Com )			15.12.2016	÷do	
	10:01.1964 Mardan	28.08.1988	15.12.2016		do
•		<u></u>		do	-do-

9.3 Mr. Sahib Zada (BA) 9.4 Mr. Zahid Kamal (BA)	10.11.1961 Mardan	04.09.1988	lie Annual III	·	•
Mr. Habib Ahmad Jan (MA)	18.05.1964 Peshawar	01.03.1990	15.12.2016	do	do
Mr. Table Ash (MA)	01.03.1963 Swat	02.07.1987	15.12.2016	-do-	do
Mr. Tahir Ashraf (MA)	24.01.1970 Abbottsbad	28.02.1988	15.12.2016	-do-	do
Mr. Afsar Khan (BA)	10.04.1964 Swabi	04.12.1989	16.11.2017	do	-do-
Mr. Abdul Qayum (BA)	20.02.1965 Kohat	20.03.1988	06.04.2018	do	Promoted from S.R.
Muhammad Azam Khan (BA)	08.12.1959 Kohat	14.07.1982	16.11.2017	do	do
Mr. Qazi Ijaz Ahmad (BA)	06.06.1958 Mansehra		16.11.2017	do	do
Mr. Waheedullah (MA/LLB)	10.02.1973 Dir Lower	09.12.1978	16.11.2017	do	-do-
Mr. Ajam Khan (BA)		20.09.1995	16.11.2017	do	do
Muhammad Javed (BA)	15.06.1963 Khyber Agency	07.10.1987	15.11.2017	do	do
y Mr. Shah Nadeem (BSc)/ MA (IRs)	22:04.1966 Haripur	25.09.1990	15.11.2017	-do	Promoted from D.K
Mr. Arshad Mehmood (MSC/LLB)	02.04.1983 Mardan	09.08.2004	16.11.2017	-do	-do-
	04.02.1967 Haripur	17.09.1991	16.11.2017	do	Promoted from Field
Muhammad Hasrat Khan (BA)	15.04.1968 Haripur	17.09.1991			Assistant
Mr. Naimatullah (BA)	22.09.1965 Lakki		16.11.2017 .	do	-do
Mr. Taswar Khan (BA)		09.01.1992	16.11.2017	do	do
Mr. Ishaq Ali Khan (BA)	15.04.1968 Haripur	05.03.1992	16.11.2017	do	do
Mr. Muhammad Zaman (BA)	14.10.1963 Bannu	13.09.1992	16.11.2017	do	do
Mr. Muhammad Imran Zaman (BA)	04.01.1968 Bannu	25.10.1992	16.77.2017	do	do
····· (Hananiniao Imran Zaman (BA)	05.05.1979 Mardan	23.04.2008	16.11.2017	do	Promoted from Astt: Board
Mr. Khalid Mansoor (MA)					Revenue
Mr. Yadullah Khan Khattak(MA)	10.03.1974 Peshawar	12.08.2008	16.11.2017	do	do
	23.05.1979 Mardan	02.02.2009	17.01.2019	-do-	Naib Tehsilder
ír. Ahmad Hashmi (BA)	02.04.1983 Dir Lower	02.02.2009	06.04.2018	do	do
fuhammad Yar (MA)	02.02.1979 Malakand	02.02.2009	17.01.2019	ido	Naib Tehsildar
fr. Mujahid Ali (MA)	10 04 1074 November	02.02.2009	06.04.2018	do	-do
yed Abdul Akbar Shah (MSc/MA/M,Phil		02:02,2009	06.04.2018		
	11.04.1981 Mardan	02.02,2009	00.04.2018 . 1	do	do

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D.

8	Mr. Rahim Shah (BA)	13.01.1969 Khyber .	03.09.1990	06.04.2018	•	-
9	Mr. Muhainmad Nawaz (MA)			00.04.2018	do	Promoted from Astt: Board o
	1	25.12.1961 Karak	09.10.1980	06.04.2018		Revenue
30	Mr. Farooq Shah (BA)	04.01.1961			do	Promoted from Field
71	Ma Muhammat A		01.12.1984	06.04.2018	do	Assistant
	Mr. Muhammad Ayaz	20.02.1983	30.04.2009	17.01.2019	do	-do
52	Mr.Mohammad Rafiq (BA)	01.03.1964 Kohat			25.5	Promoted from Astt: Board Revenue
53.	Syed Sultan Haider Shah (BA. LLB)	08.12.1972 Peshawar	06.03.1988	04.07.2019	do	District Kanungo
54	Mr. Aftab Ahmad(MSc)	08.12.1982 Peshawar	02.02.2009	17.01.2019	do	Naib Tehsildar
55	Mr. Dil Nawaz Khan (LLB)	22.03.1979 Swabi	02.02.2009 02.02.2009	17.01.2019	do	Naib Tehsildar
56	Mr. Kifayat Ullah(M.A)	09.01.1977 Peshawar	02.02.2009	17.01.2019	do	Naib Tehsildar
57	Mr. Fagir Hussain (BA)	10.10.1983 Nowshera	02.02.2009	17.01.2019	do	Naib Tehsildar
58	Mr. Zulfiqar Khan (M.Com)	15 04 1007 David	02.02.2009	17.01.2019	do	Naib Tehsildar
59	Mr. Waqar Ahmad S/O Muhammad Irfan (N	24.04.1980 Manseher	02.02.2009	17.01.2019	do	Naib Tehsildar
60	Muhammad Faraz Qurashi (MBA)	17.03.1982 Abbottabad		17.01.2019	do	Naib Tehsildar
61	Mr. Fazai ur Rehman (M.A)		02.02.2009	17.01.2019	do	Naib Tehsildar
62	Mr. Farukh Jadoon (BSc)	10.07.1975 Haripur ·	02.02.2009	17.01.2019	do	Naib Tehsilder
63	Mr. Fayaz Ahmad (M.A)	04.05.1984 Abbottabad	02.02.2009	17.01.2019	do	Naib Tehsildar
64	*	10.03.1982 Abbottabad	02.02.2009	17.01.2019	do	Naib Tehsildar
- •	Bilal Ahmad (BA. B.Ed)	10.10.1978 Haripur	02.02.2009	17.01.2019	do	31-11-17-1-111
55	Mr. Tanveer Shahzad (M.A)	30.12.1977 Mansehra	02.02.2009	17.01.2019	do	
56	Mr. Ejaz Ahmad (M.A)	15.04.1976 Abbottabad	02.02.2009	17.01.2019		Naib Tehsildar
7	Muhammad Salim (BSC)	03.05.1978 Abbottebad	02.02.2009	17.01.2019	do	Naib Tehsildar
	Mr. Adil Waseem (ВА)	25.12.1988 Nowshera			do	Naib Tehsildar
o		23.12.1988 NOWSHER	27.02.2009	17.01.2019 .	do	Naib Tehsildar
Э О	Mr. Saifur khan (Matric)	05.11.1963 Mardan	16/09/1982	17.01.2019	do	Promoted from Field Assistant
	Mr. Shamas Gul (D.Com)	15.03.1966 Mardan	28.08.1988	17.01.2019	do	Promoted from Field Assistant
- 1	Mr. Muhammad Yousaf	12.04.1964	22.04.1991	26.03:2019	. Tdo	Promoted from Astt: Board Revenue
2 1	Mr. Tanzil-ur-Rehman	13.02.1988 NWA	14.04.2009 -	26.03.2019	do	Naib Tehsildar
				•	•	

14	Mr.Abdul Qayum (BA)		27.12.1703	20.03.2019	do	Sub Registrar
5		24.04.1974 Kohistan	27.12.1993	26.03.2019	do	Naib Tehsildar
·	Mr.Qiyanoos Khan (BA)	14.02.1962 Kohat .	01.07.1991	04.07.2019	do	Naib Tehsildar
6	Mr.Amir Zarin (Matric)	06.08.1959 Shangla	01.03.1978	04.07.2019	do	Naib Tehsildar
17	Mr. Shah Wazir (Matric)	02.02.1960 Swat	05.04.1981	04.07.2019	-do	Naib Tehsildar
78	Mr. Sher Bahadar (BA)	07.04.1965 Tank	10.10.1992	04.07.2019	do	Naib Tehsildar
79	Mr. Shaukat Iqbal (M.A)	02.11.1973 D.I.Khan	19.10.1992	26.03.2019	-do-	Naib Tehsildar
80	Mr.Abdur Rashid (MSC)	05.01.1962 Swabi	28.08.1988	26.03.2019	do	Naib Tehsildar
31	Mr. Ahmad Ali M.A (B.ed)	17.04.1962 Swabi	28.08.1988	26.03.2019	do	Naib Tehsildar
32	Faiz Mohammad (FA)	20.03.1966 Swabi	09.09.1990	26.03.2019	do	Naib Tehsildar
83	Mr.Gohar Ali (B.A)	31.03.1980 Bannu	29.05.2009	26.03.2019	-do	District Kanungo
34	Mr. Mehmood Shah (Matric)	01.12.1959 Peshawar	04.10.1977	04.07.2019	do	Naib Tehsildar
85	Mr.Sher Dil (BA)	24.01.1974 Kohistan	10.04.1995	26.03.2019	-do	Naib Tehsildar
86	Muhammad Shoaib (BA)	01.01.1968 Kohat	09.12.1990	26.03.2019	do	Naib Tehsildar
87	Mr.Muhammad Arshad (BA)	20.01.1967 Kohat	02.09.1984	26.03.2019	do	Naib Tehsildar
88	Mr.Zafar Iqbal (B.A. L.L.B)	25.02.1963 Kohat	02.04.1987	04.07.2019	do	Naib Tehsildar
89	Mr.Nawab Gul (M.A)	15.11.1966 Kohat	01.01.1995	26.03.2019	do	Naib Tehsildar
90	Mr. Imtiaz Ahmad (MA)	01.03.1963 Karak	08.01.1982	26.03.2019	do	Promoted from Field* Assistant
91	Mr. Umbaras Khan (B.A)	30.06.1960 Mardan	30.08.1988	04.07.2019	do	Naib Tehsildar
92	Mr. Shiekh Muhammad Jamil (M.A)	15.02.1964 D.I.Khan	21.10.1992	04.07.2019	do	Naib Tehsildar
<del>33</del> .	Mr. Sardar Ghulam Murtaza (FA)	01.11.1965 Abbottabad	04.06.1988	04.07.2019	da	Naib Tehsildar
74	Mr. Faiz Muhammad - II	08.04.1980 Buner	23.01.2007	04.07.2019	do	District Kanungo
15	Mohammad Dawood Khan	12.04.1986 Peshawar	19.06.2001	04.07.2019	do	District Kanungo
16	Mr. Gul Shahzada (B.A)	04.03.1979 Kohistan	28.06.2004	04.07.2019	do	District Revenue Accountant
7 .	Mr. Gul Faraz	01.10.1978 Kohistan	28.06:2004	04.07.2019	do	District Revenue Accountant

27.12.1983

26.03.2019 .

12.02.1964 Chitral

Mr.Rab Nawaz (BA)

Sub Registrar

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To

The Chief Secretary, Govt. of Khyber Pakhtunkhwa, Peshawar.

Subject: <u>DEPARTMENTAL APPEAL</u>/ <u>REPRESENTATION</u>

<u>AGAINST THE FINAL SENIORITY LIST DATED</u>

<u>31.07.2019 AND NOTIFICATIONS DATED</u>

<u>30.03.2011, 02.12.2011 & 23.01.2015 '</u>

Respected Sir,

Compendium of facts given rise to the instant Departmental Appeal are as under:

- 1. That on 27.11.2001, the Department issued notification, wherein method of recruitment to the post of Chowkidar/ NaibQasiduptoTehsildar has been given.
- 2. Thatthe appellant alongwith others, after the advertisement of the post of NaibTehsildar (BPS-14) and being qualified and fit, were recommended by the Public Service Commission to be appointed and consequently the appellant was appointed on 22.01.2009 as such.
- 3. That, thereafter, the appellant alongwith others was qualified, fit and eligible for further promotion to the post of Tehsildar (BPS-16) on regular basis with criteria of 20% by initial recruitment, 50% by

promotion on seniority cum fitness basis amongst.

NaibTehsildarand 30% by selection/ merit amongst.

Assistant, Senior Scale Stenographer, etc., Clause "b" pertains to the subject matter of the appellant.

- 4. That on the basis of the aforesaid Rules, promotions were made time and again i.e. 27.11.2001, 31.12.2006, 08.03.2008 and 01.09.2008,
- 5. That on 26.12.2008, notification was issued, wherein the quota/ ratio of appellantwas enhanced from 50% to 60%, thus this notification was published in the official Gazette on 04.02.2009.
- 6. That amendments were introduced in the notification dated 04.02.2009, wherein other categories were introduced beside NaibTehsildar, vide notification dated 30.03.2011. This amendment affected the promotion and seniority of the new incumbents and the promotion of the appellant was kept secret.
- 7. That on 02.12.2011, further notification of amendment was issued, wherein category of promotion of appellant was further minimized by

including incumbent of other categories, Sub-Registrar, but the ratio of the promotion of the NaibTehsildar was distributed amongst them equally and ignoring the fact of their respective strength in District.

- 8. That on 26.04.2013upto 2018, separate seniority lists of NaibTehsildar (BPS-14) were circulated by the Department time and again, for the purpose that the cadre of appellant was altogether separate and different from the other cadres/ categories.
- by the authority, wherein incumbents of the other categories i.e. DK, DRA, HCR and Sub-Registrar BPS-14 were promoted to the post of Tehsildar (BPS-16) on regular basis, followed by subsequent notification dated 18.06.2013 of promotion of other categories to the post of Tehsildar (BPS-16).
- 10. That notifications dated 04.06.2013 and 18.06.2013 were challenged by the incumbents of the other categories before the Hon'ble Services Tribunal, Khyber Pakhtunkhwa on the ground that except the NaibTehsildar(BPS-14), the incumbents of the other

the post of Tehsildar (BPS-16) and after acceptance of the appeal by the Hon'ble Services Tribunal, notification dated 23.01.2014was issued by the authority, wherein orders of promotion were withdrawn and they were reverted to their original position, meaning thereby that inclusion of other categories/ cadres for promotion to the post of Tehsildar (BPS-16) was void-ab-initio and illegal.

- 11. That as the Department was favouring the incumbents of the other categories by any means, so condition of educational qualification was deleted just to enable them for promotion to the post of Tehsildar (BPS-16), 'vide notification dated 23.01.2015.
- 12. That in pursuance of the aforesaid notification, the department again promoted the ineligible and unqualified incumbents of the other categories to the post of Tehsildar, vide notification dated 10.02.2015, 11.02.2015, 07.07.2015, 28.12.2015, & 16.11.2017 etc.



- 13. That the Department finalized working paper for promotion to the post of Tehsildar from NaibTehsildar (BPS-14) and then in pursuance of the aforesaid minutes, appellant alongwith incumbents of other categories were promoted to the post of Tehsildar (BPS-16) but on acting charge basis on 06.04.2018.
- 14. That on 17.01.2019, appellant's service was brought on regular basis as Tehsildar (BPS-16).
- 15. That the aforesaid illegal action was carried out by the authority to extend extraordinary benefits to an ineligible, unqualified and unfit incumbents, such actions were kept secret from the appellant, so he submitted application to the Commissioner RTI to supply him the aforesaid orders and then the said orders/ seniority list were supplied on 03.12.2019. Joint seniority list first time came in the notice of the appellant.

Hence this departmental appeal/representation on the following grounds;

#### GROUNDS:

- A. That admittedly cadre of appellant vis a-vis other categories was altogether different before bringing amendments in the Rules, because one pertains to administration cadre and the other toministerial staff.
- B. That it was also an admitted fact that the incumbents of other cadres were neither eligible, nor qualified, nor fit for promotion to the post of Tehsildar, but the authority misused its status by giving extraordinary benefits to the incumbents of other cadres.
- C. That the contention of the appellant was further supported by the judgment of the Hon'ble Services Tribunal, Khyber Pakhtunkhwa, wherein the promotion order of the other categories was declared as illegal and void-ab-initio.
- D. That promotion to the higher post/grade requires experience and qualification, so by deleting qualification from the promotional post is in total disregard of law and rules.

- E. That on the basis of illegal and unjustified benefits extended to the incumbents by the authority, the seniority position of the appellant was badly affected by figuring his name at Sr.No.53, instead of top on the seniority.
- F. That if the other categories were not included to the promotional post of Tehsildar, appellant would have been promoted much earlier i.e. in the year 2013, so his further career was ruined at the hands of authority.
- G. That the act of the authority is based on malafide for the reason that in 60% promotion quota the incumbents of other categories were adjusted and their own promotion quota under the old rules was not brought to the instant category.
- H. That if at all they were brought in the instant category then of course they would come in the bottom of this category under the rules and their promotion should be observed on the basis of their strength as earlier described in the old rules.

I. That change in ratio enhancing 50% to 60% was only to the extent of NaibTehsildar, but adding the other categories shows malafide on the part of the department.

It is, therefore, most humbly requested that on acceptance of this departmental appeal/representation;

- a. Appellant may kindly be granted antedate promotion from the year 2013 with all back benefits.
- b. The amended notifications issued on 30.03.2011, 02.12.2011 & 23.01.2015 may graciously be set aside by restoring notification dated 04.02.2009.

Dated: 06.12.2019

Appellant





## GOVERNMENT OF KHYBER PAKHTUNKHWA, BOARD OF REVENUE,

REVENUE & ESTATE DEPARTMENT. No. Estt:I/PSB/Appeal/ 342

Peshawar dated the <u>72</u>/01/2020.

To

M/S. Sultan Haidar, Faqir Hussain, Kifayat Ullah, Mujahid Ali, Zulfiqar Khan, Ahmad Hashmi, Adil Waseem, Waqar Ahmad and Dil Nawaz Khan Tehsildars.

SUBJECT:- DEPARTMENTAL APPEAL / REPRESENTATION AGAINST THE FINAL SENIORITY LIST DATED 31.07.2019 AND NOTIFICATION DATED 30.03.2011, 02.12.2011 & 23.01.2015.

Your Departmental Appeals have been examined and dismissed by the Chief Secretary Khyber Pakhtunkhwa (appellate authority).

No. Estt:I/PSB/Appeal/\_\_\_\_

Copy forwarded to the PS to Senior Member, Board of Revenue for information please.

Assistant Secretary (Estt.)

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# BEFORE THE HON'BLE PESHAWAR HIGH COURT PESHAWAR

Writ Petition No. 1377 2020

- O Shah Tehsildar/ Inspector
- 1. Syed Sultan Haider Shah, Tehsildar/ Inspector Stamps, Peshawar.
  - 2. Mujahid Ali, Tehsildar, Peshawar.
  - 3. Dil Nawaz Khan, Tehsildar/ Inspector Stamps, Mardan.
  - 4. Kifayat Ullah, Tehsildar Reconciliation, Peshawar.
  - 5. Faqir Hussain, Settlement Tehsildar, Mansehra.
  - 6. Zulfiqar Khan, Tehsildar, Peshawar Development Authority, Peshawar.
  - 7. Waqar Ahmad, Tehsildar/ Inspector Stamps, Abbottabad.
  - 8. Adil Waseem, Tehsildar, Mardan.
  - 9. Ahmad Hashmi, Tehsildar On Special Duty (TOSD).

.....PETITIONERS

#### **VERSUS**

- 1. Govt. of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar.
- 2. Senior Member Board of Revenue (SMBR), Khyber Pakhtunkhwa, Opposite MPA Hostel, Peshawar.
- 3. Secretary Establishment, Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.

.....RESPONDENTS

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Deputy Registrar
0 4 FEB 2020

WRIT PETITION UNDER ARTICLE 199
OF THE CONSTITUTION OF ISLAMIC
REPUBLIC OF PAKISTAN, 1973.



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## Respectfully Sheweth:

Compendium of facts giving rise to the instant writ petition are as under:

- 1. That on 27.11.2001, the Department issued notification, wherein method of recruitment to the post of Chowkidar/ Naib Qasid upto Tehsildar has been given. (COPY OF THE NOTIFICATION DATED 27.11.2001 IS ATTACHED AS ANNEXURE "A").
- 2. That on the basis of the aforesaid Rules, promotions were made time and again i.e. 27.11.2001, 31.12.2006, 08.03.2008 and 01.09.2008, which were the mandate of law. (Copies of Minutes of Meeting, Working Papers of DPC and Decision Thereon are attached as annexure "B").
- 3. That the petitioners alongwith others, after the advertisement of the post of Naib Tehsildar (BPS-14) and being qualified and fit, were recommended by the Public Service Commission to be appointed and consequently the petitioners was appointed on 22.01.2009 as such, under the existing rules/ quota as discussed in the earlier para. (Copy of the Public Service Commission Order Dated 22.01.2009 is FILED/TODAY

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0 4 FEB 2020 ATTESTED

Deputy Registrar

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ATTACHED AS ANNEXURE "C"].

- That, the department clarified further process for promotion in the department and as the petitioners alongwith others were qualified, fit and eligible for further promotion to the post of Tehsildar (BPS-16) on regular basis with criteria of 20% by initial recruitment, 50% by promotion on seniority cum fitness basis amongst Naib Tehsildar and 30% by selection/ merit amongst Assistant, Senior Scale Stenographer, etc., Clause "b" pertains to the subject matter of the petitioners, but on 26.12.2008, notification was issued, wherein the quota/ ratio of petitioners was enhanced from 50% to 60%, thus this notification was published in the official Gazette on 04.02.2009. (COPY OF THE GAZETTE NOTIFICATION FOR PROMOTION DATED 04.02.2009 IS ATTACHED AS ANNEXURE "D").
- 5. That amendments were introduced in the notification dated 04.02.2009, wherein other categories were introduced beside Naib Tehsildar, vide notification dated 30.03.2011. This amendment affected the promotion and seniority of the new incumbents and the promotion of the petitioners was kept secret. (Copy of Impugned Notification dated

30.03.2011 is attached as annexdreped.

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- 6. That on 02.12.2011, further notification of amendment was issued, wherein category of promotion of petitioners was further minimized by including incumbent of other category of Sub-Registrar, but the ratio of the promotion of the Naib Tehsildar was distributed amongst them equally and ignoring the fact of their respective strength in District. (Copy of Impugned Notification dated 02.12.2011 is attached as annexure "F").
- 7. That on 26.04.2013 upto 2018, separate seniority lists of Naib Tehsildar (BPS-14) were circulated by the Department time and again, for the purpose that the cadre of petitioners was altogether separate and different from the other cadres/ categories, and an impression was given that the ratio of observing quota for promotion was 60% for Naib Tehsildar/ petitioners. (Copy of the Seniority List dated 26.04.2013 is attached as annexure "G").
- by the authority, wherein incumbents of the other categories i.e. DK, DRA, HCR and Sub-Registrar, Naib Tehsildar BPS-14 were promoted to the post of

AFTESTED EXAMINER Positionar High Count

Tehsildar (BPS-16) on regular basis, followed by subsequent notification dated 18.06.2013 promotion of other categories and of Naib Tehsildars to the post of Tehsildar (BPS-16). (COPIES OF NOTIFICATIONS DATED 04.06.2013 & 18.06.2013 ARE ATTACHED AS ANNEXURE "H" & "H/1").

That notifications dated 04.06.2013 and 18.06.2013 9. were challenged by the incumbents of the other categories before the Hon'ble Services Tribunal, Khyber Pakhtunkhwa on the ground that Naib Tehsildar (BPS-14) and the incumbents of the other categories/ cadres were not eligible for promotion to the post of Tehsildar (BPS-16) on the basis of educational qualification and after acceptance of the appeal by the Hon'ble Services Tribunal, notification dated 23.01.2014 was issued by the authority, wherein orders of promotion were withdrawn and they were reverted to their original position, meaning thereby that inclusion of other categories/ cadres for

promotion to the post of Tehsildar (BPS-16) was Deputy Registrar void-ab-initio and illegal. (COPY OF THE WITHDRAWAL 1 4 FEB 2020 OF PROMOTION ORDER DATED 23.01.2014 IS ATTACHED AS ANNEXURE "I").



- incumbents of the other categories and Naib Tehsildars not qualified by any means, so condition of educational qualification was deleted just to enable them for promotion to the post of Tehsildar (BPS-16), vide notification dated 23.01.2015. (Copy of Impugned Notification dated 23.01.2015 is ATTACHED AS ANNEXURE "J").
- 11. That in pursuance of the aforesaid notification, the department again promoted the ineligible and unqualified incumbents of the other categories to the post of Tehsildar, vide notification dated 10.02.2015, 11.02.2015, 07.07.2015, 28.12.2015, & 16.11.2017 etc. (Copies of the Notifications dated 10.02.2015, 11.02.2015, 07.07.2015, 28.12.2015, & 16.11.2017 etc. (Copies of the Notifications dated 10.02.2015, 11.02.2015, 07.07.2015, 28.12.2015, & 16.11.2017 etc. Are attached as annexure "K").

12. That the Department finalized working paper for

promotion to the post of Tehsildar from Naib

Tehsildar (BPS-14) and then in pursuance of the

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aforesaid minutes, petitioners alongwith incumbents

Deputy Registrar

0 4 FEB 2020 of other categories and Naib Tehsildars,

educationally not qualified, were promoted to the

EXAMINER Poshawar High Court

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post of Tehsildar (BPS-16) but on acting charge basis on 06.04.2018. (Copies of the Minutes of DPC and Notification dated 06.04.2018 are attached as annexure "L" & "M" respectively).

- 13. That on 17.01.2019, petitioners service was brought on regular basis as Tehsildar (BPS-16). (Copy of Notification of Petitioners as regular Tehsildar DATED 17.01.2019 is ATTACHED AS ANNEXURE "N").
- 14. That the aforesaid illegal action was carried out by the authority to extend extraordinary benefits to an ineligible, unqualified and unfit incumbents, such actions were kept secret from the petitioners, so he submitted application to the Commissioner RTI to supply them the aforesaid orders and then the said orders/ seniority list were supplied on 03.12.2019, and joint seniority list, for the first time came in the notice of the petitioners. (COPY OF THE LETTER UNDER RTI, DPC WORKING PAPERS/ MINUTES AND SENIORITY LIST ARE ATTACHED AS ANNEXURE "O").

Deputy Registrarchallenged in the departmental appeal by the petitioners vide different diary numbers i.e. 10975

ATTESTED EXAMINER POSITIONER POSITION COURT

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etc. on 09.12.2019 etc., which was filed by the Chief Secretary without assigning any reason. (Copies of the Departmental Appeal and Impugned Order Dated 22.01.2020 are attached as annexure "P" & "P/1" respectively).

respondents and having no other efficacious/
alternative remedy, except the High Court as per
reported judgment, petitioners approach this
Honourable Court, inter alia, on the following
grounds (copy of the reported judgment PLJ 1994
SC Page 74 is attached as annexure "Q");

#### GROUNDS:

A. That admittedly cadre of petitioners vis-à-vis other categories was altogether different before bringing amendments in the Rules, because one pertains to administration cadre and the other to ministerial staff, thus mixing the same speak volumes of malafide on the part of official respondents/department.

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B. That the act of the official respondents is in the Deputy Registrar

Legistrar

Violation of Article 25 of the Constitution of Islamic



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Republic of Pakistan, 1973, in which it is held that "All persons should be treated equally accordance with law".

- C. That the act of the official respondents violated the Article 4 of the Constitution of Islamic Republic of Pakistan, 1973, which orders that "All persons exercising the authority must do only in accordance with law".
- D. That as per verdict of the Apex Supreme Court of Pakistan, when some relief is given to any class, the same shall also be extended to other class, who have even not litigated for because it is the demand of law and good governance.
- E. That it was also an admitted fact that the incumbents of other cadres were neither eligible, nor qualified, nor fit for promotion to the post of Tehsildar, but the authority misused its status by giving extraordinary benefits to the incumbents of other cadres.

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Deputy Registrar
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That the contention of the petitioners was further supported by the judgment of the Hon'ble Services Tribunal, Khyber Pakhtunkhwa, wherein the

Postiavar High Court

promotion order of the other categories was declared as illegal and void-ab-initio.

- G. That promotion to the higher post/grade requires experience and qualification, so by deleting qualification from the promotional post is in total disregard of law and rules.
- H. That on the basis of illegal and unjustified benefits extended to the incumbents by the authority, the seniority position of the petitioners were badly affected by figuring their names at bottom, instead of top on the seniority.
- I. That if the other categories and Naib Tehsildars (educationally not qualified) were not included to the promotional post of Tehsildar, petitioners would have been promoted much earlier i.e. in the year 2013, so his further career was ruined at the hands of official respondents.
- J. That the act of the authority is based on malafide for the reason that in 60% promotion quota the incumbents of other categories were adjusted and their own promotion quota under the old rules was not brought to the instant category.

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- K. That if at all they were brought in the instant category then of course they would come in the bottom of this category under the rules and their promotion should be observed on the basis of their strength as earlier described in the old rules.
- L. That change in ratio enhancing 50% to 60% was only to the extent of Naib Tehsildar, but adding the other categories shows malafide on the part of the department.
- M. That the petitioners are not treated equally and in accordance with law and existing rules and deprived them from extended relief.
- N. That this Hon'ble Court has got ample jurisdiction to entertain and disposed of the instant Writ Petition according to the facts and circumstances of the case in hand, because similar placed case titled "Fazal Subhan vs. Federation etc." is entertained by this Honourable Court and many other cases were disposed of too.

O. That right of fair treatment with the petitioners are violated and discriminatory treatment given in the matter.

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EXAMINER Pushewar High Court

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P. That any other ground or reasons if not mentioned at the time of hearing will be argued with the permission of this Hon'ble Court.

It is, therefore, most humbly prayed that on acceptance of this writ petition and exercising of extraordinary constitutional jurisdiction, this Honourable Court may graciously be pleased to;

- a. Direct the official respondents to grant antedate promotion to the petitioners from the year 2013 with all back benefits;
- b. The amended notifications issued on 30.03.2011, 02.12.2011 & 23.01.2015 and the action taken thereon may graciously be set aside by restoring notification dated 04.02.2009.

c. Any other writ/ direction/ order deemed proper/ appreciate and just may also be ordered/issued/given. FILED TODAY

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#### INTERIM RELIEF:

Dated: 03.02.2020

By way of interim relief, the official respondents may please be restrained from making further promotions in the joint cadre, till final disposal of the writ petition.

**Petitioners** 

Through

Shah Faisal Ilyas

Advocate,

High Court, Peshawar

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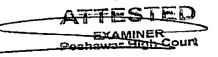
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## PESHAWAR HIGH COURT, PESHAWAR.

## FORM OF ORDER SHEET

Date of Order or Proceeding	Order or other pro	ceedings with Signature of Judge		
1	2			
16.02.2022.	W.P No. 1372-P of 2020 with I.R.			
	Present: -	Mr. Shah Faisal Ilyas, advocate for petitioners.		
		Mr. Arshad Ahmad, AAG for respondents.		
·		***		
	ROOH-UL-AMIN KHAN, J Through the instant writ			
	petition filed under Article-199 of the Constitution of Islamic			
	Republic of Pakistan, 1973, the petitioners seek issuance of			
	directions to respondents to grant antedated promotion to			
	them from the year 2013 with all back benefits. They further			
	seek setting aside of amended notifications dated 30.03.2011,			
	02.12.2011 & 23.01.2015 and restoration of notification dated			
	04.02.2009.			
	2. Adm	ittedly, the petitioners are civil servants who		
	seek their antedated promotion whereas, promotion whether it is antedated or proforma, fall in the terms and conditions of			
,				
,	their service hence, the controversy involved in the case falls			
5000/	within the exclusive jurisdiction of the Service Tribunal under Article 212 of the Constitution of Islamic Republic of Pakistan, 1973.			
Look				
T .	3. Resu	tantly, the instant petition being not		





2 maintainable stands dismissed. However, the petitioners would be at liberty to approach the proper forum for redressal of their grievance, if so desire. Announced: 16.02.2022. ERTIFIÉD TO BE TRUE COP 2 2 FEB 2022

*4* .

Hon'ble Mr. Justice Rooh-ul-Amin Khan, Senior Puisne Judge Han'ble Mr. Justice Muhammad Ljaz Khan, J.

**A** 

### BEFORE THE PESHAWAR HIGH COURT PESHAWAR.

(<del>1)</del>

Writ Petition No. 1372-P/2020.

Syed Sultan Haider & others......Petitioners

#### **VERSUS**

- 1. The petitioners have got no cause of action.
- 2. The Petitioners have not come to the court with clean hands.
- 3. The instant petition is barred by law.
- 4. That this Honorable Court lacks jurisdiction in presence of Article 212 of the Constitution of the Islamic Republic of Pakistan 1973.

#### PARAWISE COMMENTS OF RESPONDENT NO. 1, 2 & 3 ARE AS UNDER.

- 1. Pertains to record.
- 2. Pertains to record.
- 3. Correct that the petitioners were appointed as Naib Tehsildar through Public Service Commission on 22.01.2009 (Annexure-A).
- 4. Incorrect. Appointment of the petitioners was issued on 02.02.2009, while rules notified on 26.12.2008, therefore, these rules are applicable on petitioners (Annexure-B). Beside, the right of the petitioners has never been violated.
- Incorrect. The right of the petitioners was not affected as the ratio of promotion i.e. 50% was enhanced to 60% by including other cadres i.e. District Kanungos & District Revenue Accountants etc. the petitioners have been promoted as Tehsildar on their own turn and then promoted as PMS BS -17 (Annexure-C).
- 6. Incorrect. As stated above, 60% quota has been kept reserved for promotion of Naib Tehsildar, District Kanungo, District Revenue Accountant and Sub Registrar to the post of Tehsildar on the basis of joint seniority list on their own turn. Right of petitioners for promotion has not been affected. The petitioners have never challenged notification dated 02.12.2011 nor submitted any objection over the joint seniority list before any forum.
- 7. Incorrect. As stated in Para-6 above, the petitioners have never objected the seniority list from 2013 to 2018.
- 8. Correct that District Kanungo, District Revenue Accountant, Sub Registrar and Naib Tehsildars were promoted to the post of Tehsildar on their own turn according to their joint seniority list strictly in accordance with rules.
- Incorrect. The promotion order dated 04.06.2013 (Annexure-D) was withdrawn by the Department vide order dated 23.01.2014 (Annexure-E) on the basis of existence of the provision of Graduation which was lateron deleted in Service Rules on 23.01.2015 (Annexure-F) and the Tehsildars who were reverted on 23.01.2014 again promoted as Tehsildars on their own turn on 10.02.2015 (Annexure-G). The right of promotion of the petitioners this time too have never been affected.

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Newsce Appeal 1

- Incorrect. Right of promotion of the petitioners have never been disturbed. Beside, the petitioners were appointed as Naib Tehsildar on 02.02.2009 and they became eligible for promotion as
- were appointed as Naib Tehsildar on 02.02.2009 and they became eligible for promotion as Tehsildar after 2014 as the prescribed length of service for promotion of Naib Tehsildar to the post of Tehsildar was five years Beside, promotion always be made on availability of posts as well as fulfillment of other conditions as required under the rules.
- 11. Incorrect. Promotions of officials mentioned in notification dated 10.02.2015, 11.02.2015, 07.07.2015, 28.12.2015 and 16.11.2017 were strictly made in accordance with law/rules through proper Departmental Promotion Committee. Chaired by the appointing authority i.e Senior Member, Board of Revenue.
- 12. Incorrect. The petitioners alongwith other eligible officials were appointed as Tehsildar on ACB on 06.04.2018 as at that time there were no clear and regular vacancies available.
- 13. Correct, the petitioners were promoted as Tehsildar on regular basis according to joint seniority list of District Kanungo, District Revenue Accountant, Sub Registrar and Naib Tehsildar, on availability of clear and regular vacancies.
- 14. Incorrect. No extra ordinary benefits were extended to any other officials. All the promotions have been made strictly in accordance with law/rules.
- 15. Incorrect their Departmental Appeals were examined and filed by the Competent Authority (Annexure-H).
- .16. No comments.

#### GROUNDS.

10.

- A. Incorrect. All the cadres i.e District Kanungo, District Revenue Accountant, Sub Registrar and Naib Tehsildar having one the same pay scale and are transferable with each others are equally eligible for promotion as Tehsildars on their own turn under their respective shares
- B. Incorrect. The petitioners have been treated in accordance with law/rules. No violation of Article
   25 of the Constitution of Islamic Republic of Pakistan has been committed.
- C. Incorrect. No violation of Article 4 of the Constitution of Islamic Republic of Pakistan has been committed.
- D. Incorrect. Neither the petitioners annexed judgment of the Apex Supreme Court of Pakistan nor is applicable in the instant case.
- E. AS explained in para-14 of the facts.
- F. Incorrect. As in Para-9 of the facts.
- G. Incorrect. Promotions are always made strictly in accordance with law and rules after fulfilment of the criteria required therein.
- H. Incorrect. The seniority of the petitioners has never been affected as the joint seniority list has been maintained from the date of appointment/promotion to that posts. The rights of the petitioners have never been affected.
- Incorrect. As the petitioners were appointed as Naib Tehsildar in the year 2009, therefore, at that
  time they had not completed the prescribed 5 years service as required under the rules and were
  not eligible for promotion as Tehsildar.
- J. Incorrect. The quota of the petitioners was enhanced from 50% to 60% by including the cadre of District Kanungo and District Revenue Accountant, which has not affected the right of promotion of the petitioners.

K. incorrect. No one have favored any cadre by violating the rRELED FORAY

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Service Appeal, F-1

PC-1

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- L. Incorrect. As in para 6 and 9 of the facts.
- M. Incorrect. All the cadres i.e Naib Tehsildar, District Kanungo, District Revenue Accountant and Sub Registrars having equal pay scale are equally entitled for promotion as Tehsildar on their turn.
  - N. Incorrect. The petitioners, have been dealt with law. The case of Fazal Subhan versus Federation etc; is not applicable in the instant case.
  - O. Incorrect. No discrimination have been done with the petitioners.
  - P. The respondent will also submit additional grounds at the time of arguments.
  - Q. Petition of the petitioners is not maintainable as promotion always be made with immediate effect, and notification dated 30.03.2011, 02.12.2011 and 23.01.2015 have been issued strictly in accordance with law/rules.
  - R. There is no need of Interim Relief as the petitioners have already been promoted as PMS BS-17.

Keeping in view the above, the yWrit Petition having no legal grounds may be dismissed with costs.

Chief Secretary Khyber Pakhtinkhwa Respondent No. 1

Secretary Establishment Respondent No. 3

Senior Member, Board of Revenue Respondent No. 2

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Service Appeal, E-1

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#### BEFORE THE PESHAWAR HIGH COURT, PESHAWAR

Writ Petition No. 1372-	P/2020	•
	•	-
•		•
Syed Sultan Haider	•••••	Petitioner
	VERSUS	
Covernment of Khuher	Pakhtunkhwa through Chief Sec	retary & othersRespondents
Government of Knyoer	:	icitify to dilicia
•	٠.	
I. Mw. Istikhar Ahmad	I Superintendent (Lit-I) Board	of Revenue, KPK, do hereby
•		f the accompanying Para-wise
		true and correct to the best of my
	nothing has concealed from this I	
		(Mogue/)
•	•	-1-1
	•	DEPONENT
•		C.N.I.C.NO.17301-1352025-3
Identified by	•	0333 9231862
• ,		091-9210463
•		-
	• ,	
Kas	•	
Advocate General	No: 23507	
Khyber Pakhtunkhwa.	Certified that the above was affirmation before motion of the	verified on solemnly
(I)	day of Margh 21	TUKLOW Phones
•	sto Toptol	Peshawa
	Who was identify: Who is personally the services	
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# GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

Dated Peshawar/the July 02, 2020

## **NOTIFICATION**

NO.SOE.H(ED)2(192)2020:

basis with immediate effect:-

The Competent Authority, on the recommendations of the Provincial Selection Board in its meeting held on 09.06.2020, is pleased to promote the following Tehsildars (BS-16) to the post of Provincial Management Service (BS-17), on fegular

1	S.No.	NAME OF OFFICERS			
\	<u></u>	OFFICERS	PRESENT POSTING		
1	01.	Mr. Hidayatullah	Additional Assistant Commissioner-II (OPS), Bannu		
1	02.	Mr. Abdur Rehman Shah	Awaiting for posting in Establishment Department.		
ı	03.	Syed Mir Laig Shah	Tehsildar, Board of Revenue.		
	04.	Mr. Muhammad Junaid	Additional Assistant Commissioner-III (OPS),		
	05.	Mr. Shah Behram	Additional Assistant Commissioner-II (OPS).  Daraban, D.I.Khan.		
Ш	06.	Mr. Faiz Ahmad Qureshi	Additional Assistant Compinition (1.000)		
	07.	Mr. Abdul Muqsit	Additional Assistant Commissioner-II (OPS), Chitral Additional Assistant Commissioner (Razar) (OPS), Swabi,		
	08	Mr. Jehan Said	Additional Assistant Commissioner-1 (OPS),		
1	09.	Mr. Sahib Zada	Land Acquisition Collector (OPS), SNGPL on deputation basis.		
	<b>⊿</b> 10.	Mr. Zahid Kamal	Tehsilder, Board of Revenue.		
	11.	Mr. Habib Ahmad Jan	Assit to Commissioner (Pol/Dev.) (OPS), Malakand Division,		
	12.	Mr. Muhammad Yar	Additional Assistant Commissioner-VIII (Matta), (OPS) Swat.		
		Syed Sultan Haider Shah	Additional Assistant Commissioner-I (OPS), Lakki Marwat		
1		Mr. Aftab Ahmad	Additional Assistant Commissioner (OPS), Jamrud.		
L		Mr. Dil Nawaz Khan	Additional Assistant Commissioner, Shabqadar (OPS) Charsadda.		
		Mr. Faqir Hussain	Additional Assistant Commissioner-III (OPS),		
		Mr. Zulfiqar Khan	Additional Assistant Commissioner (Rev) (OPS),		
	18. 6	Vr. Waqar Ahmad	Additional Assistant Commissioner (OPS), Kolai Pallas.		

Contd....Page-2

- <u>.</u> 🤈 -
- 2. The Officers on promotion shall remain on probation for a period of one year extendable for another year, in terms of Section-6 (2) of Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Rule-15 (1) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989.
- The officer mentioned at <u>S.No. 01, 04 to 08 and 11 to 18</u> are allowed to actualize their promotion against their already occupied posts. However, posting / transfer notification in respect of officers mentioned at <u>S.No. 02, 03, 09 & 10</u> will be issued later on.

#### CHIEF SECRETARY. KHYBER PAKHTUNKHWA

#### ENDST: NO. & DATE EVEN

A copy is forwarded to the:-

- 1. Principal Secretary to Governor, Khyber Pakhtunkhwa.
- 2. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 3. Senior Member, Board of Revenue, Khyber Pakhtunkhwa.
- 4. All Concerned Commissioners.
- 5. Accountant General, Khyber Pakhtunkhwa.
- 6. All Concerned Deputy Commissioners.
- All concerned District Accounts Officers.
- 5. Deputy Director (i.T), Administration Department with request to upload the Notification on official website.
- 6. S.O (Secret) / S.O (Admn) / E.O, E&A Department.
- 7. PS to Chief Secretary, Khyber Pakhtunkhwa.
- 8. PS to Secretary, Establishment Department
- Officers concerned.
- 10. Office order file.

11. Personal files of the officers concerned.

(SHAHBAZ KHATTAK) SECTION OFFICER (E-II)

## POWER OF ATTORNEY

## BEFORE THE WORTHY SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Service	Appeal	#	/2022

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I, (the petitioner), do hereby appoint Mr. Shah Faisal Ilyas Advocate, Supreme Court of Pakistan, in the above mentioned case to do or any of the following acts deeds and things.

- To act and plead in the above mentioned case in this court or any other Court in which the same may be tried or heard in the first instance or in appeal or review or execution or in any other stage of its progress until its final decision.
- 2. To sign, verify and present pleadings, appeals, cross objections, petitions for execution, review, revision, withdrawal, compromise or other petition or affidavits or other documents as shall be deemed necessary or advisable for the prosecution of said case in all its stages.
- 3. To withdraw or compromise in the said case or submit to arbitration any difference or dispute that shall arise touching or in any manner relating to the said case.
- 4. To receive money and grant receipts therefore and to do all other acts and things which may be necessary to be done for the progress and the course of the prosecution of the said case.
- 5. To engage any other Legal practitioner authorizing him to exercise the power and authorities hereby conferred in the Advocate whenever he may think fit it do so.

And I hereby agree to ratify whatever the Advocate or his substitute shall do in the promises.

And I hereby agree not to hold the Advocate or its substitute responsible for the result of the said case in consequence of his absence from the court when the said case is called up for hearing.

And I hereby that in the event of the whole or any part of the fee agreed by me to be paid to the Advocate remaining unpaid. We shall be entitled to withdraw from the prosecution of the said case until the same is paid.

**In witness whereof** I hereunto set my hand to these presents the contents of which have been explained to and understood by me, this 16<sup>th</sup> day of March, 2022.

Signature/ thumb impression

Attested and ACCEPTED BY:

Shah Faisal Ilyas

Advocate,

Supreme Court of Pakistan

## PEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. <u>587</u>/2022

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Govt of KP and others

APPLICATION FOR EXTENSION OF TIME 61 06 > FOR SUBMISSION OF PROCESS FEE.

## Respectfully Sheweth:

It is most humbly submits as under:

- That the above titled service appeal is pending 1. disposal before this Hon'ble Tribunal and is fixed for 23/06/2022.
- That on 22/04/2022 the service appeal was heard 2. and was provisionally admitted for full hearing and it was directed to deposit process fee within 10 days.
- the appellant is a provincial cadre post 3. employee and several times efforts were made to contact him, but in vain and now just today he contacted me and I informed him accordingly for submission of process fee.

It is, therefore, most humbly prayed that the date for submission of process fee may graciously be extended.

Through

Appellant

Shah Faisal Ilyas

Advocate Supreme Court

Of Pakistan.

Dated: 01/06/2022

J A

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Dutin	ILSHAMAN	•
With approximation C.M No.	ahain-au	
C.M No	/2022	1
S.A No	/2022	
9/1/22.		
udu Fulfigar Khan	•••••••••••••••••••••••••••••••••••••••	Appellant
•	Versus	

APPLICATION FOR DELETION OF THE NAMES
OF THE PRIVATE RESPONDENTS AND
DEPOSIT OF PROCESS FEE TO THE EXTENT OF
THE OFFICIAL RESPONDENTS ONLY

## Respectfully Sheweth:

It is most humbly submits as under:

- That the above titled Service Appeal is pending adjudication before this Hon'ble Tribunal and is fixed for 23.06.2022.
- 2. That the case is provisionally admitted and it was directed to submit process fee for the respondents vide order sheet dated 22.04.2022.
- 3. That the private Respondents are proforma in nature and there is no legal impediment to delete the same from the panel of respondents.

It is therefore most humbly prayed that the private respondents No.4 to 86 may very graciously be deleted from the panel of respondents and appellant be allowed to deposit process fee only to the extent of official respondents.

**Appellant** 

Through

Shah Faisal Ilyas

Advocate

Dated 25/04/2022 Supreme Court of Pakistan

#### AFFIDAVIT

It is stated on oath that the contents of the Application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

DEPONENT