Form- A FORM OF ORDER SHEET

	Court	of
	Case	e No1489/2022
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. Sultan Hussain resubmitted today by Mr. Matiur Rehman Advocate. It is fixed for preliminary hearing before touring Single Bench at Swat on 17-10-22 Notices be issued to appellant and his counsel for the date fixed. By the order of Chairman REGISTRAR,

Date: 13/10/2022

Advicate. The Bench Please pol ile case betove

Haveale

and the soud roles will be presented beginned of the time of Argument. Covering the said objection which is alteached. Hronce defarment doled 29/04/1985 12 JAMN fo mon 1/286//1-1 (2015) 13 : on Suroag with regard to objection no.7 the relitication

your Lind perosol. 15 as (2000) With regard to objection noil the rejection heits of the rejection heteless of the rejection

forusal. respectively are altached per your kind 22/04/2022, 20/03/2022 and 12/09/2022 Submilled That defortmental Appeal dated. Will regard to objection nois 17 is humbly

Acepealed Siv.

Respected Sir,

It is submitted that the present appeal has been filed by the learned counsel for the appellant which was returned to him with office objection 1-9 (Flag-A). Today i.e on 07.10.2022 he re-filed the same without removing the objections no. 5, 6 & 7.

Now the appeal is submitted to your honour under rule-7 (c) of the Khyber Pakhtunkhwa Service Tribunal rules 1974 for appropriate order please.

REGISTRAR

Worthy Chairman

2782/57

recobine : Eled.

12/10/20

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR CHECK LIST

		CHECK LIS	<u>) </u>
Case Title:	,		· · · · · · · · · · · · · · · · · · ·

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

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

Name:	
Signature:	
Dated: -	

The appeal of Mr. Sultan Hussain STT GHS kosht District Chitral Upper received today i.e. on 21.09.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- Check list is not attached with the appeal.
- 2- Appeal has not been flagged/marked with annexures marks.
- 3- Affidavit may be got attested by the Oath Commissioner.
- 4- Annexures-A to E referred to in the memo of appeal are not attached with the appeal which may be placed on it.
- 5- Copy of departmental appeal is not attached with the appeal which may be placed
- 6- Copy of rejection order of departmental appeal in respect of appellant mentioned in the memo of appeal is not attached with the appeal which may be placed on it.
- 7- Copy of pay revision rules/policy mentioned in para-7 of the memo of appeal is not attached with the appeal which may be placed on it.
- 8- Chamber/Email address/contact number has not been mentioned on index/wakalat Nama.
- 9- Seven more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

Note: - The documents which will be placed on file should have been legible/visible.

No. 2-66-9 /S.T.

Dt. 22 9/2022

REGISTRAR W SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr.Mati-ur-Rehman Adv.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 1189 /2022

Sultan Hussain

VERSUS

Govt. of KPK

INDEX

S.No	Descriptions of Documents	Annex	Page
1	Memo of Appeal with affidavit		1-5
2	Copy of pay slip	"A"	6
3	Copy of appointment order	"B"	7-8
4	Copy of the Finance Department's	"C"	
	Notifications		19-10
5	Copy of pay slips of other employees	"D"	. //
6	Copy of departmental representation	"E"	12-
7	Wakalatnam		15

Appellant

Through

Mati Ur Rehman

Advocate High Court

Cell: 0344-9704900

0300-9800804

1

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 11,89 /2022

Service Principular

Dated 21-9-2522

Sultan Hussain S/o Saeed Gul, Senior Theology Teacher BPS-16, at GHS Kosht, Tehsil Mastuj, District Chitral Upper.

.......... Appellant

VERSUS

- 1) Government of Khyber Pakhtunkhwa, Through Chief Secretary, Civil Secretariat, Peshawar.
- 2) Government of Khyber Pakhtunkhwa, through Secretary Education, Civil Secretariat, Peshawar.
- **3)** Government of Khyber Pakhtunkhwa, through Accountant General (AG) Peshawar.
- 4) District Education Officer (Male) District Chitral.
- 5) District Account officer (DAO), Chitral

..... Respondents

Filodio-day
Refisirara
N/9/2022

SERVICE APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ORDER DATED 22.08.2022 WHEREBY; THE DEPARTMENTAL APPEAL OF THE APPELLANT REGARDING THE ANNUAL INCREMENT HAS BEEN REJECTED.

Respectfully Sheweth: -

1) That the appellant belongs to a respectable family of District Chitral Upper and holds a Degrees / Sanads of Shahadat ul Alia Fil Uloom ul Islamia Wal Arabia (Bachelor



of Arts) and also hold Shahadat ul Alamia Fil Uloom ul Islamia Wal Arabia from Wafaqul Madaras Arabia, Pakistan.

(Copy of pay slip is attached herewith marked "A")

2) That on the same qualification mentioned hereinabove, the appellant has appointed as Arabic Teacher by the respondents.

(Copy of appointment order is attached herewith marked "B")

- called "Pay Revision Year" under the scheme of ibid policy the employees who have been appointed between 2nd June up to 30th November and who were in receipt of pay in revised national pay scales would receive their first increment in Basic Pay Scale on 01-12-1983. But those employees who have been appointed between 1st July, 1983 and 30th November, 1983 and would not be entitled to receive their first increment in basic pay scale on 01-12-1983. In short, those employees who have completed their six months' tenure after the initial appointment are entitled for the said increment and rest of employees are not entitled.
- have opted for re-fixation on their pay on or after 01-07-1983 in terms of Finance Department's notification bearing No FD (PRC) 1-1/85-IV dated 01-02-1985 are also not entitled to draw the said increment. And that all promoted Civil Servants who have not completed the mandatory period of six months of service are also not entitled to get the increment.

(Copy of the Finance Department's Notifications are attached herewith marked "C")

5) That the ibid policy has again introduced by the than government of 2007, with the above mentioned conditions, that those employees and promoted Civil Servants who have not completed their six months of service on initial

(3)

appointment, and promoted Civil Servants after getting promotion have not completed six months of service are not entitled for the said benefits. Needless to mention here that some Civil Servants who were appointed initially and some of those got promotion, but not fulfilling the required conditions of six months of service also getting the said benefits.

(Copy of pay slips of other employees are s attached herewith marked "D")

- .6) That admittedly the present appellant was appointed on 2007 and possessing less than six months of service when the said policy was announced by the respondents.
 - 7) That some of co-appointee of the present appellant, despite their less than of six months of services are getting the said relief and the present appellant has been discriminated without cogent reasons.
 - 8) That being aggrieved from the actions and inactions of the respondents the present appellant has preferred and appeal before the competent authority on 26-04.2022, which was referred to respondent No 3/ Accountant General office.

(Copy of departmental representation is attached herewith marked "E")

- Notifications dismissed the plea of appellant on 22-08-2022, with the observation that the appellant has less than six months of service, therefore not entitled for the said increment.
- 10) That feeling aggrieved from actions and inactions of respondents, the appellant has no other remedy except to seeks indulgence of this Hon'ble Tribunal / Forum for redressal of his grievances, on the following amongst other grounds: -



- A. That the impugned order dated 22.08.2022 is against the law, facts, rules, regulations and without lawful authority thus liable to be set aside.
- **B.** That disentifling the present appellant from the annual increment on first appointment pay revision year to those who have less than six months' service is against the Article 4 and 25 of the Constitution of Pakistan, 1973. Hence liable to be set aside.
- C. That it is also worth perusal and required consideration that the service record of other employees is also supporting the stance of appellant, hence the impugned order dated 22.08.2022 and disentitling the appellant from the annual increment which is sheer violation of fundamental right, rules and regulation protected under the law and procedure.
- **That** the respondents are badly failed to follow the law, rules and regulations and astonishingly the pay and salary policy of the Education department, but the impugned order is also violation of laid down polices, hence invites consideration of this Hon'ble Tribunal.
- E. That the present appeal is well within time and this Hon'ble Tribunal may entertain this appeal under the law.
- F. That the impugned order of the respondents without adopting proper criteria and codal requirements by the respondents is against the worthy ruling of the Hon'ble Superior Courts of Pakistan and therefore, the same is illegal practice and such practice adversely affects efficiency of incumbents and also reduces their confidence and faith in public, hence the impugned order and differing the appellant from his promotion are liable to be un-held on this score also.
- **G.** That any other ground which has not been specifically mentioned will be agitated at the time of arguments with kind permission of this Hon'ble Tribunal.



It is therefore, humbly prayed that, on acceptance of the instant appeal the Hon'ble Tribunal may very graciously be declared the impugned order dated: 22.08.2022 and disentitling the appellant from annual increment on first appointment by the respondents as illegal, unlawful, without lawful authority and void ab-initio and to be set-aside.

Any other relief may also kindly be granted in the circumstances of the appellant's case.

Appella

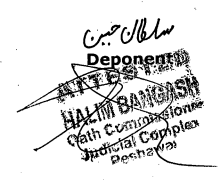
Through

Mati Ur Rehman Advocate High Court

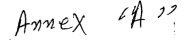
0344-9704900

AFFIDAVIT

I, Sultan Hussain S/o Saeed Gul, Senior Theology Teacher BPS-16, at GHS Kosht, Tehsil Mastuj, District Chitral Upper (Appellant), do hereby affirm and declare on oath that the contents of accompanying Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble court.









Dist. Govt. KP-Provincial **District Accounts Office Chitral Upper** Monthly Salary Statement (August-2022)

Personal Information of Mr SULTAN HUSSAIN d/w/s of SAEED GUL

Personnel Number: 00358423

CNIC: 1520203388539

Date of Birth: 15.04.1981

Entry into Govt. Service: 07.06.2007

NTN:

Length of Service: 15 Years 02 Months 026 Days

Employment Category: Vocational Temporary

Designation: SENIOR THEOLOGY TEACHER

DDO Code: CU6074-Head Master GHS Kosht

Payroll Section: 001 GPF A/C No:

GPF Section: 001

GPF Interest applied

Cash Center: 38

GPF Balance:

80997881-DISTRICT GOVERNMENT KHYBE

339,843.00 (provisional)

Vendor Number: -

Pay and Allowances:

Pay scale: BPS For - 2022

Pay Scale Type: Civil BPS: 16

Pay Stage: 13

Wasaama		Amount	Amount Wage type	
0001	Wage type	57,450.00	1001 House Rent Allowance 45%	4,091.00
	Basic Pay Convey Allowance 2005	5,000.00	1300 Medical Allowance	1,500.00
	UAA-CHITRAL 40%(16 G/NG)	3,000.00	2148 15% Adhoc Relief All-2013	740.00
	Adhoc Relief Allow @10%	504.00	2316 Teaching Allowance 2021	3,782.00
	Dispr. Red All 15% 2022KP	5,801.00	2347 Adhoc Rel Al 15% 22(PS17)	5,801.00

Deductions - General

Wagatyne	Amount	Wage type	Amount
3016 GPF Subscription	-3,340.00	3501 Benevolent Fund	-1,500.00
3609 Income Tax	-942.00	3990 Emp.Edu. Fund KPK	-150.00
4004 R. Benefits & Death Comp:	-650.00		0.00

Deductions - Loans and Advances

T con	Description	Principal amount	Deduction	Balance
Loan 6505	GPF Loan Principal Instal	430,000.00	-15,800.00	287,800.00

Deductions - Income Tax

Payable:

11,300.68

Recovered till AUG-2022:

1,884.00

Exempted: 0.22-

Recoverable:

9,416.90

Gross Pay (Rs.):

87,669.00

Deductions: (Rs.):

-22,382.00

Net Pay: (Rs.):

65,287.00

Payee Name: SULTAN HUSSAIN Account Number: 302400076840201

Bank Details: BankIslami Pakistan Ltd., 353024 Booni Branch Booni Branch, Chitral

Leaves:

Opening Balance:

Availed:

Earned:

Balance:

Permanent Address:

City: DISTRICT OFFICER S&L

Domicile: NW - Khyber Pakhtunkhwa

Housing Status: No Official

Temp. Address:

City:

Email: sultanhussainctl@gmail.com

ORDER.



No: ______/DCO/E-5. As recommended by the Departmental Selection Committee in its meeting held on 4-6-2007, the following is hereby appointed as Theology Teacher (BPS-14) ((2565-275-1815) plus usual usual allowances as admissible under the rule with effect from their taking _____, charge, in the best interest of public service, subject to the terms and condition noted

Annex

Zargarandeh Chitral Danin Chitral Khairabad Drosh Broze Chitral Kushum Mulkhow Warijun Mulkhow Reshun Mastuj Surwakht Mulkhow Garam Chashma Shogram Mulkhow Bakarabad Pakhturi Oveer	GMS Parsan GHS Susum GHS Madaklasht GHS Arandu GMS Parwak GMS Saht GHS Brep GMS Washich GHS Arkari GHS Reshun GHSS Shagram GMS Shongush
Danin Chitral Khairabad Drosh Broze Chitral Kushum Mulkhow Warijun Mulkhow Reshun Mastuj Surwakht Mulkhow Garam Chashma Shogram Mulkhow Bakarabad	GHS Madaklasht GHS Arandu GMS Parwak GMS Saht GHS Brep GMS Washich GHS Arkari GHS Reshun GHSS Shagram
Broze Chitral Kushum Mulkhow Warijun Mulkhow Reshun Mastuj Surwakht Mulkhow Garam Chashma Shogram Mulkhow Bakarabad	Madaklasht GHS Arandu GMS Parwak GMS Saht GHS Brep GMS Washich GHS Arkart GHS Reshun GHSS Shagram
Kushum Mulkhow Warijun Mulkhow Reshun Mastuj Surwakht Mulkhow Garam Chashma Shogram Mulkhow Bakarabad	GMS Parwak GMS Saht GHS Brep GMS Washich GHS Arkari GHS Reshun GHSS Shagram
Mulkhow Warijun Mulkhow Reshun Mastuj Surwakht Mulkhow Garam Chashma Shogram Mulkhow Bakarabad	GMS Saht GHS Brep GMS Washich GHS Arkari GHS Reshun GHSS Shagram
Mulkhow Reshun Mastuj Surwakht Mulkhow Garam Chashma Shogram Mulkhow Bakarabad	GHS Brep GMS Washich GHS Arkari GHS Reshun GHSS Shagram
Reshun Mastuj Surwakht Mulkhow Garam Chashma Shogram Mulkhow Bakarabad	GMS Washich GHS Arkari GHS Reshun GHSS Shagram
Mulkhow Garam Chashma Shogram Mulkhow Bakarabad	GHS Arkarı GHS Reshun GHSS Shagram
Garam Chashma Shogram Mulkhow Bakarabad	GHS Reshun GHSS Shagram
Mulkhow Bakarabad	GHSS Shagram
Bakarabad	
Pakhturi Oveer	I CWS Shouran
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Muldeh Ayun	GHS Mastuj
Negar Drosh	GHS Gasht
Chitral	GHS Shoghore
Werkup Torkhow	Paycen
Istaru Torkhow	GHS Mastuj
Danin Chitral	GMS Awi
Kesu Chitral	GMS Parkusap
li Shishiler'i Chitral	
Kosht Mulkhow	GMS Kosht Bala
Zaini Mulkhow	GHS Rech
Sweer Drosh	GHS Bang
	GMS Jinjirate Kuh.
n Nagar Drosh	
Nagar Drosh Drasun Mulkhov	Yarkhun

* TERMS AND CONDITIONS.

1. Their solvice will be considered as regular but without pension or gratuity in forms of Section 9 of the NWFP Civil Servants Act 1973 as aniended by NWFP Civil Servants



They will contribute towards CP Funds at the rate of 10% of the minimum of pay and 10% contribution will be made by the government in lieu of pension/gratuity.

their service being purely temporary is liable to termination at any time.

4. They should produce health and age certificate from the MS DHQ Hospital Chitral

5. They should take over charge within 15 days, otherwise their appointment order will

stand automatically cancelled.

6. Their original Degrees/Certificates will also be verified from the concerned University/Boards. Any dis-information detected later on will result their termination from service and criminal will also be registered against them.

7. They will be governed by such rules and regulations issued by the government from time

to time.

8. Efforts for transfer before the completion of normal tenure will result to their disqualification for further service

9. Charge report should be submitted to all concerned

10. They should not be handed over charge if their age exceeds 33 years on 25-2-2007 (i.e. last date for submission of application), unless they produce age relaxation from the competent authority.

11. In case of any deficiency in posts being filled up the appointment of candidate with lesser

merit (in open merit) will stand automatically cancelled.

12. they will be on probation for a period of 2 years

(Kamran Rehman Khan) District Coordination Officer Chitral

No: 13/11-166: 1E-5.

Copy forwarded to the :-

- Director, S&L NWFP Peshawar 1.
- District Nazim Chitral 2.
- Executive District Officer, S&L Chitral 3.
- District Accounts Officer, Chitral 4.
- Principals/Head Masters concerned 5.
- Inchage SET, Middle Schools concerned 6.
- Teacher concerned 7.

Uma District Coordination Officer

Chitral

(3)

Anneg ac:

GOVERNMENT OF KHYBER PAKHTUNKHWA

FINANCE DEPARTMENT

Finance Department Civil Secretariat Peshawar http://www.finance.gpgk letter NO. FD(PRC) 1-1/85-1 Government of NWFP FINANCE

DEPARTMENT DATED PESHAWAR, the April, 29,1985

letter NO. FD(PRC) 1-1/85-1 Government of NWFP FINANCE DEPARTMENT DATED PESHAWAR, the April, 29,1985

From

The secretary to Govt: of NWFP.
Finance Department, Peshawar

To:

- 1. All Administrative Secretaires to Govt of NWFP.
- 2. THE SENIOR MEMBER BOAD OF Revenue NWFP.
- 3. All Heads of Attached Departments OF NWFP.
- 4. All Commissioners/ Deputy Commissioners/ Political agents/ District and session Judges in NWFP.
- 5. THE Registrar High Court Peshawar.
- 6. The Chairman Public Service Commission NWFP.
- 7. The Secretary to Government of NWFP.
- 8. THE Chairman, Services Tribunal NWFP.
- 9. The Secretary, Board of Revenue, NWFP.

SUBJECT: SCHEME OF BASIC PAY SCALES PRII/GE BENEFITS OF PROVINCIAL CIVIL SERVANTS (1983) ADMISSIBILITY OF INCREMENT.

Sir,

I am directed to refer to paragraph 3(ii) of this Department's circular letter No.FD (SR-1)1-67/82 dates 24,08.1983 and to say that it has come to notice that there exists some confusion regarding the admissibility of annual increment to civil servants as a result of introduction of/basic pay scheme. The position is clarified as under:

 Question whether employees who have been promoted to higher posts between 2nd June, and 30-6-1983 would be entitled to draw increment on 1-

(10)

12-1983. Under Sub-para (ii) of para 3 of Finance Department's circular letter No.FD(SR-1) 1-67/82 dated 24.8.1983. The condition of six months' service prior to 1-12-1983 has already been relaxed for the grant of 1st increment in B.P.S on 1-12-1983. Therefore, all employees including those promoted to higher posts between 2-6-1983 to 30-6-1983 are entitled to received their first increment on 1-12-1983.

- 2. Question ii: Whether employees promoted to higher posts between 1-7-1983 to 30-11-1983 would be entitled to draw increment on 1-12-1983. These employees will not be entitled to receive increment in their basic pay scale on 1-12-1983 since they have not completed six months' services. In such a cases para 7 of NWFP Civil Services Pay Revision Rules, 1988 will apply.
- 3. Question whether employees who have been appointed between 2nd June and 30th November, 1983 and would not complete six months' services under the existing rules would be entitled to draw increment on 1-12-1983. Employees appointed up to 30-6-1983 and who were in receipt of pay in revised National Pay scales would receive their first increment in BPS on 1-12-1983. But those employees who have been appointed between 1st July, 1983 and 30th November, 1983 would not be entitled to receive their 1st increment in basic pay scale on 1-12-1983. In such cases they would draw their first increment in BPS on 1-12-1984.
- 4. Question whether employees who have opted for re-fixation of their pay on or after 1-7-1983 in terms of Finance Department Circular Letter No. FD(PRC) 1-1/85-IV dated 1-2-1985 would be entitled to draw increment in 1—12-1983. These employees will not be entitled to receive increment in their Basic Pay Scale on 1-12-1983. Their cases will be regulated under Rules 7 of NWFP Civil Services Pay Revision Rules, 1978 read with sub- Rule (3) of Rule 10 of above mentioned Rules.

Your obedient servant (IFTIKHAR AHMAD) Deputy Secretary Regulation

Tele: 73726

(PRC) 1-1/85-iv.

Dated Peshawar, the April, 29.1985.

Copy forwarded for information to:

- 1. All autonomous and semi-autonomous bodies of NWFP.
- 2. THE SECRETARY Finance department, govt of Punjab, Sindh and Baluchistan.

IFTIKHAR HUSSAIN



Annex (0)

Dist. Guvt NVFP-Provincial District Accounts Office Chitral "Josthly Salary Statement (July 2022)

Personal Information of Mr to HMANU ULLAH divis of APPULLAH

Personnel Number, 00358# !?

CRIÇ: 1530105535919

Date of Blinto 01.11.1973

Energ into Govt. Service: 07.06 3007

NITHE

89001114-DISTRICT GOVERNMENT KINBE

Length of Service, 15 Year, 01 Months 026 Unyo

Familiay ment Category: Active Tempurary

Designation, SENIOR THEOLOGY THACHER

DDO Code: CL6116-HM GHS KARI GMTRAL

Payroll Section: CO1

GPF Section: 001

Cash Center: 54

384,323.09

GPF ArC Not 35 1849

Interest Applied: Yes

GPF Bulunce: Vendor Number: 10221000 - R. HMA SULLI AH EDUCATION DEPARTMENT CHITRAL

Pay and Allowances:

Pay scale: BPS For 2027

Pay Scale Type: Civil BPS: 16

Phy Strike 14

Wage O Pe		Amount		Wage type	Aimonni	
0001	Busic Pay	59 710,00	1001	House Rent Allowance 45%	1,051,0:1	
	Cenvey Allowance 2005		1918	UAA-CHITRAL 40 M(16 G/NG)	3,000,00	
	Medical Allow 15% (10-72)			13% Adhec Relief All-2013	780.00	
	Adhae Relief Allow @10",			Teaching Allowance 2011),7%2,00	
	Dispr. Red All 13% 20 CKP			Adhae Rel Al 15% 22(PS17)	6,629.00	

Deductions - General

Wage type	Динин	Wage type	Antount
3016 GPF Subscription	-3,340,40	1501 Regardent Fund	-1,110,0f1
3609 Income Tax	-759.00	1990 Emp.Edu. Fond KPK	-150,00
1004 R. Benefits & Douth Comp.	-650.00		11,00

Deductions - Loans and Advances

f.onn	De cription	Principal amount	Deduction	Balance
<u> </u>				

Deductions - Income Tux

Payable:

12,135,28

Recovered till July-2022;

759.00

Exempted: 3933.33

Recoverable:

.. 142.95

Grass Pay (Rs.):

90,451,00

Deductions: (Rs.):

-6,399.00

Net Part (Rs.):

\$4,052.00

Payee Name: RAHMANU ULLAH Account Number: 9877-0104224135

Bink Debils: MEEZAN BANK LIMITED, 429877 ATALEEQ BAZZAR CHITRAL ATALEEQ BAZZAR CHITRAL, CHITRAL

Lianesi

Opening Balance:

Availed:

Earned:

Balance:

Psananent Address:

CID THEAD MASTER OHS

Domielle: NW - Rhybe: Pakhtunkhwa

Housing Status: No Official

The my Address

Email:

12

Annex CED

Accountant General

The Columnian Perhamon

The Option 1911-50 53

And the first that the first

Diffied 22 Nov.

THE PIST OF ACCOUNT DEFICER.

Revision year to those who have less than six months on vice.

The restorage is directed to refer to your office detter Not DAO/Charles of the wall programmed. In the subject above, and to say that the wall to make the programmed above, and to say that the wall to make the programmed in the year of pay revision and for make the country of the contraction. Hence the said teachers are not enabled to among the said teachers are not enabled to among the said teachers are not enabled to among the said teachers are not enabled.

ACCOUNTS OFFICER (HAD)

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Subject Application for Reminder.

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Subject : - Application for Considering the tollier of (650) upper countries

ווים ייסיבות שבופורו מנימותו לצורבה בתינהשר הולובה

