Counsel for the appellant present.

Learned counsel for the appellant submitted an application to amend the memo and grounds of appeal in the light of the order of the Hon'ble Peshawar High Court dated 15.12.2021. He may do so within a week. To come up for amended appeal/preliminary hearing on 05.09.2022 before S.B.

(Kalim Arshad Khan)
Chairman

05.09.2022

Clerk of learned counsel for the appellant present and made a request for adjournment on the ground that learned counsel for the appellant is busy in Hon'able Peshawar High Court. Request accepted. To come up for amended appeal/preliminary hearing on 25.10.2022 before S.B.

(Farecha Paul) Member (E)

## Form-A

## FORM OF ORDER SHEET

Court of	* * * * * * * * * * * * * * * * * * *
Case No	7925/2021

S.No.	Date of order	Order or other proceedings with signature of judge
1	Proceedings 2	3
	24/12/2021	
1	24/12/2021	The present appellant initially went in Writ Petition before the
		Hon'ble Peshawar High Court Peshawar Bench and the Hon'ble High
		Court vide its order dated 15.12.2021 treated the Writ Petition into an
		appeal and sent the same to this Tribunal for decision in accordance
		with law. The same may be entered in the Institution Register and put
	·	up to the worthy Chairman for further order please.  REGISTRAR,
		This case is entrusted to S. Bench at Peshawar for
2-		preliminary hearing to be put up there on 14/02/22.
		CHARLAAN
14	.02.2022	Due to retirement of the Worthy Chairman the Tribunal is defunct, therefore, case is adjourned to 09.05.2022.for the same as before.
		Reader
	09.05.2022	Nemo for appellant.
		Due to Note Reader, process could not be issued,
		therefore, appellant and his counsel be put on notice for
		06.07.2022 for preliminary hearing before S.B.
		(Rozina Rehman) Member (J)



# The PESHAWAR HIGH COURT Peshawar

Ph: No. 091-9210149-58

No. 44711 (1)/574/2021/WP-MN

Dated. 23-December-2021

From

Khyber Pakhtu Service Tribanat

Deputy Registrar (J), Peshawar High Court,

Diary No. 1858

Peshawar.

Dated 24/12/202

To

The Khyber Pakhtunkhwa Serivce Tribunal, Peshawar.

Subject:

Writ Petitions W.P 2580/2021 Title: Eng: Muhammad Ayub VS Govt of Pak etc

Memo,

I am directed to send herewith the titled case in original alongwith all annexures and copy of judgment of this Honble Court dated 15.12.2021 for compliance.

Deputy Registrar (J)

Encl: As above.

### IN THE PESHAWAR HIGH COURT, PESHAWAR,

[Judicial Department].

### Writ Petition No.2580-P/2021

Eng. Muhammad Ayub son of Ghulam Sarwar Khan, r/o Sector-E Hayatabad, Peshawar.

Petitioner (s)

### **VERSUS**

Government of Pakistan, Through Chief Secretary Khyber Pakhtunkhwa, Peshawar and others.

Respondent (s)

For Petitioner (s):For Respondent(s):-

Mr. Gohar Rehman, Advocate, Mr. Khalid Rehman, AAG.

Date of hearing:

15.12.2021

### **JUDGMENT**

ROOH-UL-AMIN KHAN, J:-By invoking the constitutional jurisdiction of this Court under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, Eng. Muhammad Ayub, the petitioner, seeks issuance of an appropriate writ to the effect that respondents be directed to grant him proforma promotion against the post of Chief Engineer BS-20 from the date on which the vacancy had become vacant.

- 2. Learned counsel for the petitioner heard at length and record annexed with the petition perused.
- 3. Admittedly, petitioner is civil servant who got retired as Superintendent Engineer BS.19 from Communication & Works Department, Khyber Pakhtunkhwa, Peshawar on 31.03.2021. Through the instant petition he is seeking proforma promotion against the post of Chief Engineer BS.20 allegedly lying vacant

Lookup Cury

since 04.04.2020. Without dilating upon merit of the case lest it may prejudice the case of either side, suffice it to say that the Hon'ble Supreme Court in its recent judgment dated 01.07.2021, rendered in Civil Petition No.10971-L of 2020, titled, "Chief Secretary Government of Punjab Lahore etc Vs Ms. Shamim Usman" has held that proforma promotion is a kind of promotion, the jurisdiction of which is vested in the Service Tribunal.

4. In view of the above this writ petition is not maintainable, however, we instead of dismissing it, in light of judgment of the Ho'ble Apex Court in case titled, "Mian Asghar Ali Vs Govt of Punjab through Secretary (Colonies) BOR Lahore and others" (2017 SCMR 118), convert it into appeal and transmit to the Service Tribunal for onward proceedings, where the petitioner may file an application for amendement of appeal in accordance with law and subject to limitation.

Announced: 15.12.2021 M.Siraj Afridi PS

Senior Puisne Judge

· JUDGE

DB of Mr. Justice Rooh ul Amin Khan Hon'ble Senior Puisne Judge; and Hon'ble Mr. Justice Iiaz Amwar.

## Before the Peshawar High Court Peshawar

## CHECK LIST.

	2 -1.7		:
	Case Title:Versus	•	
1.	Case is duly signed.	YES	NO
2.	The law under which the case is preferred has been mentioned.	YES	NO
3.	Approved file cover is used.	YES	NO
4.	Affidavit is duly attested and appended.	YES .	NO-
5.	Case and annexure are properly paged/ numbered according to index.	YES	NO
	Copies of annexure are legible and attested. If not, then better copies duly attested have been annexed.	YES :	NO
	Certified copies of all the requisite documents have been filed.	YES	NO
	Certificate specifying that no case on similar grounds was earlier submitted in this court, filed.	YES	NO
9.	Case is within time.	YES	NO:
	The value for the purpose of court fee and jurisdiction has been mentioned in the relevant column.	YES	NO
11	writ Rs.500, for other was required).	YES	NO
1.2	Power of attorney is in proper form.	YES ·	NO :
131	Memo of addresses filed.	YES	NO
14	List of book's mentioned in the petition.	YES	NO
15	The requisite number of spare copied	YES.	NO
	attached.(Writ Petition-3 Nos, Civil Appeal (SB- 1,DB-2) Civil。Revision (SB-1.DB-2).		;
	Case (Revision/appeal/petition etc.) is filed on the prescribed form.	YES.	·NO
17.	Power of attorney is attested by jail authority(for jail prisoner only).	YES	NO

authority(for jail prisoner only).	165	NU
It is certified that formalities/documents as requires column 2 to 18 above, have been fulfilled.	in,	<u> </u>
Signature		
Date: _/ /20 Advocate Pesha	their war.	Ü
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Date in court	•.	
Date		

W.P.No. /2021 0

Eng Muhammad Avuh S/o Chulam Sarurar Khan B/o Dhao

Eng Muhammad Ayub S/o Ghulam Serwar Khan R/o Phase 7, Hayat Bad House No.443, Street No.10, Sector E, Peshawar

..... Petitioner

### **VERSUS**

Government of Pakistan through Chief Secretary Khyber Pakhtunkhwa, Peshawar and others

.....Respondents

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S No	Description of Documents	Annexure	Pages
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2	Addresses of the parties		9
3	Copy of Appointment letter	A	10-15
4	Copy of Notification dated 02-03-2017	В	16-17
8.50	The second of th	(3)	
6	Copies of retirement letters	D	18-19
7	Copy of working paper dated 08-12-2020	E	20-22
8	Copy of working paper dated 23-02-2021	F	23-28
9	Copy of retirement letter dated 31-03-2021	G	29
10	Copy of application 25-03-2021	H	30
11	Copy of impugned order dated 13-04-2021	I	31-32
12	Court Fee		33-1
13	Notice and Wakalat Nama		35

Dated: 08-06-2021

Deputy Repistrar

FILED TODAY

Deputy Registrar

19 101 2021

Petitioner

Through

GOLLAR RAHMAN KHATTAK

ADVOCATE, HIGH COURT PESHAWAR

Office: 1.A Nasir Mansion Shoba Bazar, Railway Road II, Peshawar, Cantt

Cell# 0333-9107724

Email:khattak\_law\_chamber@yahoo.com



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### BEFORE THE HONOURABLE PESHAWAR HIGH COURT PESHAWAR

25801 W.P.No.\_\_\_\_\_\_12021 Bervice Appeal No. 7925/2021

Eng Muhammad Ayub S/o Ghulam Serwar Khan R/o Phase 7, Hayat Abad House No.443, Street No.10, Sector E, Peshawar

..... Petitioner

### **VERSUS**

- 1. Government of Pakistan through Chief Secretary Khyber Pakhtunkhwa, Peshawar
- 2. Secretary Communication and Works Khyber Pakhtunkhwa, Peshawar
- 3. Secretary Finance, Khyber Pakhtunkhwa, Peshawar
- 4. Secretary Establishment & Admn department, Khyber Pakhtunkhwa
- 5. Accountant General, Khyber Pakhtunkhwa, Peshawar

.....Respondents

WRIT PETITIONER UNDER ARTICLE

199 OF THE CONSTITUTION OF

ISLAMIC REPUBLIC OF PAKISTAN,

1973.

**PRAYER IN PETITION:** 

FILED TODAY
Deputy Registrar
19 JUN 2021

On acceptance of this writ petition the impugned action of respondent and order/letter dated 13-04-2021 of the respondent may please be set aside /declare null and void and the Honorable Court may please be directed the respondents to consider the petitioner for promotion as Chief Engineer BS-20 from the date on which vacancy had become vacant/available of Chief Engineer BS-20 alongwith all back benefits according to rules and law.

Any other relief which the petitioner is found fit in law, justice and equity.

### **RESPCTFULLY SHEWETH:**



- 1. That the petitioner is the permanent resident of Kohat and presently residing at Phase 7, Hayat Abad House No.443, Street No.10, Sector E, Peshawar
- That the petitioner was initially appointed as Assistant Engineer BS-17 in the C&W Department on 16-09-1987.
   (Copy of appointed order is attached as annexure A)
- 3. That the petitioner was promoted time to time on different posts and with different duties and lastly as Superintendent Engineer BS-19 on 09-12-2014.
- 4. That the petitioner was transferred from Superintending Engineer Provincial Building (Construction) Peshawar to centre as Engineer (Centre) C&W Peshawar in his own pay and scale against the vacant post vide notification dated 02-03-2017. (Copy of the notification dated 02-03-2017 is attached as annexure B)
- 5. That on 18-12-2019, working paper for appointment of Superintendent Engineers BS-19 to Chief Engineer BS-20 on acting charge basis for two positions and one Riaz Arshid was appointed as Chief Engineer BS-20 on acting charge basis while petitioner was ignored illegally.
- 6. That one Mr. Muhammad Shahab Khattak (Secretary to Khyber Pakhtunkhwa C&W Department) was retired on 04-04-2020 and another Mr Riaz Arshid retired on 24-11-2020 and again two posts were falls vacant and petitioner was eligible to be promoted on the said post (BS-20) before his retirement. (Copies attached as annexure D)
- 7. That petitioner being most senior officer as per seniority list was proposed for appointment as Chief Engineer on regular basis through working paper (sent on 08-12-2020) against two vacant posts but was again ignored by the respondents. It is to mention here that after retirement of Mr Shahab Khattak and Mr Riaz Arshad to posts were available and petitioner was eligible for the same. (Opy attached as a nex:
- 8. That the Finance Department has also created various posts/positions including 5 No's of posts of Chief Engineer BS-20 on 17-02-2021 and all the post are referred to be filled by way of promotion amongst Superintendent Engineers (BS-



4

- 19) C&W department. It is to mention here that the C&W Department has submitted working paper of petitioner to Establishment Department through letter dated 23-02-2021 and petitioner was retired on 31-03-2021. (Copy attached as annexure
- 9. That despite of written request for promotion to the next higher grade BPS-20 pretty a long time before retirement of petitioner, no action was taken in this very important service matter and petitioner was retired 31-03-2021 while working on his own pay and scale on the post of Chief Engineer BS-20. (Copy attached as annexure 6)
- 10. That the petitioner submitted an application through proper channel to the Honorable Chief Minister Khyber Pakhtunkhwa on 25-03-2021 for Special PSB for promotion of the petitioner to BS-20. (Copy attached as annexure H)
- 11. That the respondent No. 4 through Section Officer (Regulation wing) regretted the plea of the petitioner vide order/letter dated 13-04-2021.(Copy attached as annexure (1))
- 12. That petitioner aggrieved from the said act by not promoting the petitioner from back date and order/letter dated 13-04-2021 of the respondents, (S 4 (b)) Service Tribunal Act, 1973 barred the petitioner by approaching Tribunal, having no other adequate and efficacious remedy is available to petitioner except filing this constitutional petition on the following rounds.

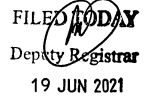
FILED DODAY
Deputy Registrar
19 JUN 2021

### **GROUNDS:**

- A. That the action/impugned order dated 13-04-2021 is illegal, unlawful and against the law.
- B. That the services of the petitioner had to be considered as regular after retirement order of the Mr. Shahab Khattak and Eng Riaz Arshid which attained finality after Supreme Court Judgment and Ordinance issued by the Khyber Pakhtunkhwa Government regarding refixing age of retirement to 60 years.



- C. That the petitioner was transferred from Superintending Engineer Provincial Building (Construction) Peshawar to centre as Engineer (Centre) C&W Peshawar in his own pay and scale against the vacant post vide notification dated 02-03-2017, which is clear that the post was vacant at that time and petitioner was eligible for regular appointment/promotion to BS-20.
- D. That the act of the respondents are in violation of article 4,8,25,27,30, of the Constitution of Islamic republic of Pakistan 1973.
- E. That as usual, the petitioner's case for promotion fell prey to the red-tappism and it was delayed till his retirement from service vide notification dated 31-03-2021.
- F. That the petitioner had served the department for almost 34 years on the lower posts and was entitled for the regular post of Chief Engineer BS-20 as the posts were vacant before his retirement.
- G. That the petitioner was moved written request for the promotion to the next higher grade, but it seems that it was buried and no order, whatsoever, either of the grant or refusal of promotion was conveyed to the petitioner before retirement.
- H. That the petitioner has not been dealt with in accordance with law rather has been discriminated and deprived from legal right bestowed on him by the law and rules of the subject.
- I. That there is no reason for denial of the grant of promotion to the petitioner to the subject post, when he fulfills all the prescribed criteria an when the posts are required to be filled on promotion.
- J. That the case of the petitioner was delayed upto his retirement for no reason, other than malafide and malice on the part of the respondents.



6

- K. That the petitioner had been deprived from his legal right and was ignored with malfide intention which is illegal, unlawful, against the law and natural justice.
- L. That the petitioner has the right to agitate any other additional grounds/fact at the time of arguments after the stance of the respondents with permission of this Honourable court.

It is, therefore, humbly prayed that on acceptance of this writ petition the impugned action of respondent and order/letter dated 13-04-2021 of the respondent may please be set aside /declare null and void and the Honorable Court may please be directed the respondents to consider the petitioner for promotion as Chief Engineer BS-20 from the date on which vacancy had become vacant/available/took acting charge of Chief Engineer BS-20 along-with all back benefits according to rules and law.

Any other relief which the petitioner is found fit in law, justice and equity.

Dated: 08-06-2021

Deputy Registrar

19 JUN 2021

Petitioner

才的rough

GOMAR RAHMAN KHATTAK

Advocate,

High court Peshawar

Muhammad Arn/(Firdous) Advocate, High Court

Office: 1.A Nasir Mansion Shoba Bazar, Railway Road II,

Peshawar, Cantt

Cell# 0333-9107724

0334-9215356

Email:khattak\_law\_chamber@yahoo.com

### **Books:**

- 1. Constitution of Islamic Republic of Pakistan 1973
- 2. Any other book related to case.

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BEFORE THE HONQURABLE PESHAWAR HIGH COURT PESHAWAR	
2007	
W.P.No/2021	
Eng Muhammad Ayub S/o Ghulam Serwar Khan R/o Phase 7, Hayat Bad House No.443, Street No.10, Sector E, Peshawar	
Petitioner	
VERSUS	
Government of Pakistan through Chief Secretary Khyber Pakhtunkhwa, Peshawar and others  AFFIDAVIT	
I Eng Muhammad Ayub S/o Ghulam Serwar Khan R/o Phase 7, Hayat Bad House No.443, Street No.10, Sector E, Peshawar, do herby solemnly declare on oath that contents of the Writ Petition are true and correct to the best of my knowledge and blief anf nothing has been concealed from this Honorable Court.	
Gohar Rehman Khattak  Muhammad A	4
Advocate, High Court Peshawar	<i>f</i> -
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## Online Service for verification of NADRA Identity Cards



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Identity Card Number: 14301-2054472-7

Verification Date: June 18, 2021

**Start New Verification** 

This person has been given exemption of expiry being Senior Citizen and does not require renewal for rest of his or her life.

### **CNIC Verification**



BEFORE THE HONOURABLE PESHAWAR HIGH COURT PESHAWAR

W.P.No.\_\_\_\_\_\_/2021

Eng Muhammad Ayub S/o Ghulam Serwar Khan R/o Phase 7, Hayat Bad House No.443, Street No.10, Sector E, Peshawar

..... Petitioner

### **VERSUS**

Government of Pakistan through Chief Secretary Khyber Pakhtunkhwa, Peshawar and others

### **ADDRESSES OF THE PARTIES:**

### Petitioner:

Eng Muhammad Ayub S/o Ghulam Serwar Khan R/o Phase 7, Hayat Abad House No.443, Street No.10, Sector E, Peshawar

### Respondents:

- 1. Government of Pakistan through Chief Secretary Khyber Pakhtunkhwa, Peshawar
- 2. Secretary Communication and Works Khyber Pakhtunkhwa, Peshawar
- 3. Secretary Finance, Khyber Pakhtunkhwa, Peshawar
- 4. Secretary Establishment & Admn department, Khyber Pakhtunkhwa

5. Accountant General, Khyber Pakhtunkhwa, Peshawar

DXOCATE

Deputy Registrat

19 JUN 2021

of Made and ast for min to N. W. F. PROVINCE GOVERNMENT OF COMMUNICATIONS & WORKS DEPARTMENT. Dated Peshawar, the September 16,1987 ORDER. No.SO(E)C&W/4-1/78 The Freviacial Covernment are pleased to appoint the following candidates as Temporary Assistant Engineers in BPS-17 (Rs.2065-155-3925) plus usual allowances in the C&W Department MUSD contact to in the C&W Department NWFP against the posts of traince/leave reserve on purely temporary and advoc basis for a period of six months in the first instance subject to the approval by the NUFP Public Service Commission, Prohouse or till the regular selectees of the NWFP Public Service Commission Peshawar are made available which-ever is earlier and production of medical fitness cartificates from an authority appointed by the Government. They should report for duty on or before 1/10/87:-1. Mr.Sajjad Afral Africi S/O Khan Afral Africi.
2. Mr.Hamidullah Khan S/O Mir Alam Khan.
3. Mr.Peer Muhammad Khan S/O Akram Khan.
4. Mr.Ghiasuddin S/O Muhammad Mukhtiar.
5. Mr.Azhar Majeed.S/O Indul Majeed Mohmand.
6. Mr.Arshad Iqbal S/O Muhammad Umar Jan Khan.
7. Mr.Hamidullah Khan S/O Ayub Khan.
8. Syed Yousaf Shah s/o S. Rehmat Shah.
9. Mr.Ahmad Nabi Sultan S/O Abdul Rashid Khan.
10. Mr.Muhammad Uzair S/O Aminullah Khan.
11. Mr.Muhammad Tariq S/O Usman Ghani.
12. Mr.Muhammad Ayaz Khan S/O Muhammad Khalil Khan.
13. Mr.Javed Akber S/O Fazal Gul.
14. Mr.Muhammad Adil S/O Muhammad Aurangzeb.
15. Mr.Muhammad Ayub S/O Ghulam Sarwar.
16. Mr.Shahid Aziz S/O Ghulam Jilani.
17. Mr.Shakir Ishao S/O Muhammad Jilani. reled 16. Mr.Shahid Aziz S/O Ghulam Jilani. 17. Mr.Shakir Ishaq S/O Muhammad Ishaq Jan. 18. Mr. Abdul Ghafoor S/O / buul Jabbar. 19. Mr.Rafi-ud-Din S.S. Ab. th Haq. 20. Mr.Jamil Ahmad S/O Wali Muhammad Khan. 21. Mr.Aziz Ahmad S/O Haji Sher Khan. 22. Mr. Abdul Qayum S/O Jaffar Khon. ( DARMHOM DICAN LUCER ) 6782-6842 SECRETARY TO GOVERNMENT N.W.F.P. Dated Peshr, the September 16,1987. Endst.No.SO(E)C&W/4-1/78 A copy is forwarded for information and necessary action to:-The Accountant General, NWFP, Pashawar. All District Accounts Officer/All Agency Accounts Officer. The Secretary to Chief Minister, NWFP. 3. The Private Secretary to Minister for C&W, NWFP. 4. The Private Secretary to Chief Secretary, NWFP. 5, The Secretary to Gavt of NWFP, S&GAD, Peshawar.
The Secretary to Govt of NWFP, Finance Deptt Peshawar.
All Chief Engineers/All S.E. in the C&W Deptt NWFP. 6. 8. All Executive Engineers in the C&W Deptt NWFP. 9. The Director Health Services NUFP, Peshawar. 10. The Section Officer(G) C&W Department. 11. The Asstt Accounts Officer Caw Department. 13 4 Officers concerned. The Private Secretary to Secretary C&W Department. 14. 15.

> \*ASHIQ\* 1691987

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(MIRZA BASHIR AHMAD) SECTION OFFICER(E)

C & W DEPARTMENT.

(P-2)

GOVERNMENT OF N. W. F. PROVINCE COMMUNICATIONS & WORKS DEPARTMENT

ORDER.

Dated Peshawar, the September 16,1987

NO.50(E)C&W/4-1/78 In continuation of this Department's order of even number dated 16/9/1987, on the appointment of the following Temporary Assistant Engineers on purely temporary and adhoc basis against the posts of trainee/leave sreserve in the C&W Department, their services are hereby placed at the disposal of the Executive Engineers noted against each, with immediate effect, for under-going 4 months practical training according to rules. They will have to pass prescribed test after completion of 4 months practical training:-

S.No.	Name of T.A.Es.	Place of Posting/training
1	Mr.Sajjad Afzal Afridi.	. XEN Building Project No.3 Peshawar.
2.	Mr.Hamidullaḥ Khan.	XEN C&W Division Bannu.
3.	Mr.Peer Muhammed Khan.	XEN (Dev)C&W Division Tank.
4.	Mr.Ghiəsuddin.	XEN C&W Division Dir at Timergarah.
<b>5</b> .	Mr.Azhar Majeed.	XEN Building Project No.1 Peshawar.
6.	'Mr.Arshad Iqbal.	XEN C&W Division Bannu.
7	Mr.Hamidullah Khan Khalil.	XEN Building Maintenance . Division Peshawar.
8.	Syed Yousef Shah.	XEN Building Duvision A'Abad.
9.	Mr.Ahmad Nabi Sultan.	XEN Building Division, Swat.
10.	Mr.Muhammad Uzair.	XEN C&W Division Malakand.
11.	Mr.Muhammad Tariq.	XEN C&W Division Malakand.
12.	Mr.Muhammad Ayaz Khan.	XEN C&W Division Malakand.
13.	Mr.Javed Akbar.	XEN Highway Project Division Peshawar.
14.	Mr.Muhammad Adil.	XEN Building Project Division No.2 Peshawar.
15./	Mr.Muhammad Ayub.	XEN C&W Division Kohat. 🗸
16.	Mr.Shahid Aziz.	XEN C&W Division Mansahra.
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5.10.	Name of T.A.Es.	Figure or Sperings ind
17.	Mr.Shakir Ishaq	XEN Suilding Division Peshau
18.	Mr.Abdul Ghafocr.	XEN Building Division Mardan.
19.	Mr.Rafi-ud-Din.	XEW Highway Division Abbottabad.
20.	Mr.Abdul Qayum.	XEN(Dev)C&W Division Ghallanay, Mohmand Agency.
21.	Mr. Jamil Ahmed.	AXEN Righway Division, Swat.
22.	Mr.Aziz Ahmed.	XEN C&W Division Karak.

ONAMHOM DICAM JUDBA SECRETARY TO GOVERNMENT N.W.F.P COMMUNICATIONS & WORKS DEPARTMENT.

6984-7065 Dated Peshr, sine September 16,1987. A copy is forwarded for information and necessary

The Accountant General, N.W.F.P, Fesherary

The District Accounts Officers Bannu/Dir/Abbottabad/Swat/. Kohat/Mansehra/Karak.

The Agency Accounts Officers Tank/Nelakand/Mohmand.

4..

action to :-

The Secretary to Chief Minister, NWFP.
The Brivate Secretary to Minister for C&W, NWFP.

6.

The Private Secretary to Chief Secretary, NWFP.

The Secretary to Government of NWFP, S&GAD, Peshawar.

The Secretary to Govt of NWFP, Finance Department Peshawar.

All Chief Engineers/All Superintending Engineers in NWFP.

10. All Executive Engineers in the C&W Department NWFP.

11. The Director Health Services NWFP, Peshawar.

12. The Section Officer(G) C&W Department..

13. The Assistant Accounts Officer C&W Department.

14 officers concerned.

15. The Private Secretary to Secretary C&W Deptt Peshawar.

16. O/O file/P.Fs/etc.

MIRZA BASHIR AHMAD) SECTION OFFICER(E)



Dated Peshauer the 26th May, 1988.

#### NOTIFICATION

NO.SO(E)C&W/4-14/79-II. On their selection by the N.W.F.P.

Public Service Commission, Peshawar the Provincial Severnment

are pleased to appoint the fellowing as Temporary Assistant Engineers
in the Communication and Works Department, NWFP in BPS-17 plus ather
allowances as admissible under the rules with immediate effect:

```
1.
       Mr. Muhammad Uzair
  2.
       Mr. Fazli Qaddus
       Mr. Muhammad Tariq
       Mr. Muhammad Shahab Khattak
       Mr. Ziaur Rehman
       Mr. Shahid Hussain
Mr. Munir Khan Nayyar
  8.
       Mr. Syed Muhammad Ilyas Shah
  9.
       Mr. Riaz Arsha∉ .
 10~
       Mr. Muhammad Ayub
 .11,
       #r. Abdul Sattar
 12.
       Mr. Arshad Khan
 13.
       Mr. Noor-us-Saeed Shah
 14,
       Mr. Amer Nadeem Durrani
 15.
       Mr. Rafi-ud-Din ¿
 16.
       Mr. Shakir Habib
 17.
       Mr. Ahmad Nabi Sultan
 18.
      :Mr. Hamid Ajmal Khan
 19.
       Mr. Aurangzeb
 20.
       Mr. Habibur Mahim
 21.
       Mr. Muhammad Nawaz
°22;
       Mr. Bakht Rawan
23.
       Mr. Munir Hussain
24.
       Mr. Muhammad Tariq Khan
25.
       Mr. Sagrad Afzal Afridi
26.
       Mr. Abdul Ghafoor
27.
      Mr. Bahadar Said
28.
      Mr. Rahmat Hakim
29.
     Mr. Kifayatullah
      Mr. Muhammad Nazar
```

Their senierity will be determined in acmordance with the merit assigned by the NWFR Public Service Commission.

Temporary Assistant Engineers are hereby placed at the disperal of Chief Engineer (Nev)/Executive Engineers noted against each for undergoing 4 months practical training against the existing vacancies. They have also to pass the prescribed test on completion of 4 months training:

PACE .... 2/-:

training, are hereby planed at the disposal of Superintending Engineers/Exacutive Engineers for further pasting against the existing vacant posts : -.

#### S.NO. N.A ME SERVICES PLACED AT THE DISPOSAL OF · 1) · Mr. Muhammad:Uzair

Executive Engineer, C&W Division Nalakan: 🐰

2) Mr. Muhammad Tariq

Executive Engineer, C&W Division Malakand. \_

3). Mr. Muhammad Ayub

Superintending Engineer, C&W Circle Kohat.

4) Mr., Rati-ud-Din

Superintending Engineer, C&W Circle, Abbottabad.

5)

Mr. Ahmad Nabi Sultan Superintending Engineer, C&W Circle Swat.

Mr. Sajjaw Afzal Su Afriwi ( Leave reserve ) Superintending Engineer, Rldg, Cirole Peshawar.

7) Mr. Abdul Ghafoor ( Leave reserve: )

Superintending Engineer, Highway Circle Peshawar.

n n

( FAGIR AMMAD PARACHA )
SECRETARY TO GOVERNMENT OF NWFP COMMUNICATION & WORKS DEPARTMENT.

ENDST.NO.SO(E)C&W/4-14/7 III, Dated Peshawar the 26th May,1988.

· A copy is forwarded to : -

- The Accountant General, N.W.F.P, Peshawar. 1)
- 2) All District Accounts Officers/Agency Accounts Officers, NWFP.
- 3) Secretary to Chief Minister, N.W.F.P.
- Private Secretary to Minister for C&W 4) N.W.F.r.
- 5-) Private Secretary to Chief Secretary, NWFP.
- 6) The Secretary, Services & General Admn: Department, NWFP.
- 7) The Secretary, Finance Department, NWFP.
- n) The Secretary Planning and Development Deptt. NWFP.
- 9) All Chief Engineers/Superintending Engineers in the C & W Denortment NWFP.





(1), 10) All Executive Engineers in the C&W Department.

- 11) Beputy Secretary C&W Secretariat.
- Administrative Officer Provincial Urban Development Doard, NWFP Peshawar with reference to his letter
- Deputy Director ( Admn: )E-1, Chief Engineer (Admn:) Water, WAPDA Lahore, with reference to his Memo.

  No.W\_CR-4-485/88/E-1/1348 dated 10.2.1988.
- The Section Officer (Establishment), Irrigation & Public Health Engineering Department with reference to his letter No.SO(E)I&PHE/1-4/87, dated 16.3.1988.
- 15) Superintending Engineer, Malakand Irrigation Cirole Gulkada, Saidu Sharif Swat with reference to his Memo No.2583-84/6-E dated 8.3.1980.
- 16) Officers cencerned.
- The Manager Government Printing & Stationery
  Bepartment for publication in the next Government
  Gazette.
- 18) Private Secretary to Secretary D & W.
- 19) #/# file 4-7/77/Seniority File/4-1/78 etc.

MIRZA RASHIR AHMAD SECTION OFFICER(E)

\*HABIA\*



## ERNMENT O KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

Dated Peshawar, the March 2, 2017

## NOTIFICATION

The Government of Khyber Pakhtunkhwa is, pleased to order posting/transfer of the following officers, in the public interest,

with imm	ediate effect:-		TO
S.# 1. 2.	NAMES OF OFFICERS  Engr. Syed Daud Jan Chief Engineer (BS-20	Chief Engineer C&W Peshawar  Superintending Engineer C&W Circle Swat.	scale, vice Sr. No.1.  Chief Engineer (Centre)  Could Dechawar in his own

CHIEF SECRETARY GOVERNMENT OF KHYBER PAKHTUNKHWA

No & Date even.01.

Copy forwarded to the:-

- 1. Principal Secretary to Governor, Khyber Pakhtunkhwa.
- 2. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 3. Secretary to Govt of Khyber Pakhtunkhwa, C&W Department.
- 4. All Divisional Commissioner in Khyber Pakhtunkhwa
- 5. Accountant General, Khyber Pakhtunkhwa.
- 6. Managing Director, Pakhtunkhwa Highways Authority, Peshawar
- 7. Chief Engineer (Central) C&W, Peshawar.
- 8. Chief Engineer (North) C&W, Peshawar. 9. Chief Engineer (FATA), Works and Services, Warsak Road, Peshawar.
- 10 District Accounts Officer, Swat.
- 11 PS to Chief Secretary, Khyber Pakhtunkhwa. 12.PS to Secretary Establishment, E&A Department/SO (Secret)/DS(Admn)/PA to Director (Protocol) E&AD/ACO Cypher E&AD.
- 13. Officers concerned. Controller, Government Printing Press, Peshawar,

through the property

(KASHIF IQBAL JILANI) SECTION OFFICER (ESST-I)

PH: & FAX #091-9210529



OFFICE OF THE CHIEF ENGINEER (CENTRE) COMMUNICATION & WORKS DEPARTMENT KHYBER PAKHTUNKHWA, PESHAWAR.

No. 5-E1 1628 | CEC | C&WD Dated Peshawar the 22/03/2017

# ASSUMPTION OF CHARGE

In pursuance to Govt. of Khyber Pakhtunkhwa Establishment Department Peshawar Notification No.SO(E-1) E&ADI 9-232/2017 02-03-2017 I, Engr. Muhammad Ayub, hereby assume the charge of the post of Chief Engineer (Centre) C&W Department Peshawar, today on the After-noon of 2nd March, 2017.

hammad Ayub Chief Engineer (Centre) C&W Department Khyber Pakhtunkhwa Peshawar

- Principal Secretary to Governor Khyber Pakhtunkhwa Peshawar. Copy forwarded to the :-
- Principal Secretary to Chief Minister Khyber Pakhtunkhwa Peshawar. 1. 2.
- Secretary to Govt. of Khyber Pakhtunkhwa, C&W Deptt: Peshawar.
- All Divisional Commissioner in Khyber Pakhtunkhwa 3.
- 4.
- Accountant General Khyber Pakhtunkhwa Peshawar. All Chief Engineers in C&W Department Khyber Pakhtunkhwa. 5.
- 6.
- Managing Director PKHA C&W Department Peshawar.
- Deputy Commissioner Peshawar. 7. 8.
- Project Director PMU C&W Department Peshawar.
- 9.
- All Superintending Engineers in C&W Deptt. KPK. PSO to Advisor to Chief Minister for C&W Department, Peshawar. 10.
- 11.
- All Executive Engineers in C&W Deptt. KPK. 12.
- PS to Chief Secretary, Khyber Pakhtunkhwa, Peshawar. Secretary Establishment E&A Department, Peshawar. 13.

### WORKING PAPER FOR PROVINCIAL SELECTION BOARD

### Department: Communication & Works Department

2. Service/Group/Cadre Engineering (C&W)

3. Sanctioned strength of the Cadre Total posts 6 (5-regular and 01\_Ex-Cadre) Annex-I

			Direct	Promotion	Transfer
4.	i.	Percentage of share		100%	
	ii.	No. of posts allocated to each category	-	06	-
	iii.	Present occupancy position 1) Regular 2) Acting charge	-	04 00	-
	iv.	No. of vacancies in each category: a. Regular b. Acting charge	-	00 01	-

v. How did the vacancy(ies) under promotion quota accrue and since when

### Position of 01 No. Acting charge Appointment

- a. Due to posting of Engr. Ejaz Hussain Ansari CE (BS-20) as Secretary C&W Department Therefore, the appointment of one (01) No. senior SE (BS-19) as CE (BS-20) is required on acting charge basis, under Section-9 of APT Rule (Annex-II).
- vi. Recruitment Rules

By selection, on merit from amongst Superintending Engineers/Principal Design Engineers, with at least 17 (seventeen) years of service in BPS-17 and above, possessing Degree in B.E/B.Sc. Engineering (Civil) from a recognized University and have successfully completed Senior Management Course Training (Annex-III).

vii. Required length of service

At least 17 (seventeen) years of service in BPS-17 and above

viii. Whether to be promoted on regular basis or appointed on acting charge basis?

Acting charge appointment

= 01 post

ix. Mandatory training, if any

S.M.C

x. Minimum required score on El.

70

Dated \_ 0 8 /12/2020

C&W

SECRE

Secretary to
Govt: of Khyber Pakhtunkhwa
C&W Department

### CERTIFICATE



It is certified that:-

- 1. The officers included in the panel are eligible in terms of length of service required for promotion.
- 2. No disciplinary action/proceedings or criminal charges in any court of law are pending against any of the officer included in the panel.
- 3. The seniority list of the officers, included in the panel issued on 04.08.2020 is final (Annex-IV).

4. As per record, the officers included in the panel are neither involved in any NAB case nor entered into plea bargaining/VR agreement with NAB authorities.

SECRETARY C&W

Secretary to
Govt: of Khyber Pakhtunkhwa
C&VV Department



Si. No.	San: tie.	Name of Officer with qualification	Date of Birth	entry into Govt Service	Date of Appointment/ promotion to BS-19	Date of regular Appointment/ promotion to the present scale	Whether fulfill the prescribed length of service	Quantified score		Discipli nary procee dings (if any)	Case (if any) in any court of Law, including NAB/ Plea bargaining with NAB	Mandatory Fraining for promotion	Pessarch papers	Present posting	Remarks
<u>L</u> ;			4	5	6	7	8	9	10	11	12	13	14	15	16
1	1	Muhammed Ayub B.Sc/MS (Civil)	03.02.1961 Kohat	26.09.1987	09.12.2614	09.12.2014	Yes	66.53						CE (CDO) C&W Peshawar (OPS)	Exempted from SMC training he has attained the age of years
3	2	Abdul Sattar B.Sc (Civil)	07.03.1951 Orakzai	26.05.1988	01.09.2016	01.09.2016	Yes	67.14			· <u></u>			SE (Southern) C&W Circle Tribal Districts at Bannu	Exempted from SMC training he has attained the age of years
3	3	Arohod Khan S.Sc (Civii)	02.10.1961 Mardan (Swabi)	26.05.1988	21.11.2019	21.11.2019	Yes	58.13	<b></b> -			-		Director (P&D)	Exempted from SMC training the has attained the age of the years

1. Certified that the officers included in the panel are eligible for promotion/ appointment to the post of BS-20 on acting charge basis in all respects.

2. Certified that the officers included in the panel are not involved in any NAB case not entered into plea bargain or VR with National Accountability Bureau (NAB).

Date:

**08**/12/2020

Secretary to
Govt: of Khyber Pakhtunkhwa
C&W Department



GOVERNMENT OF KHYBER PAKHTUNKHWAY
COMMUNICATION & WORKS DEPARTMENT

No. SOE/C&WD/4-2/2020 Dated Peshawar, the Feb 23, 2021

To

The Section Officer (PSB)

Establishment & Admn Department

Peshawar

Subject:

PROMOTION OF SUPERINTENDING ENGINEERS (BS-19) TO

THE RANK OF CHIEF ENGINEERS (BS-20) C&W DEPARTMENT

**ON REGULAR BASIS** 

I am directed to refer to the subject noted above and to forward herewith working paper (07 sets) along-with related documents duly completed in all respect for promotion of Superintending Engineers (BS-19) to the rank of Chief Engineers (BS-20) on regular basis for placing before Provincial Selection Board (PSB) for consideration, please.

(ZAHOOR SHAH) SECTION OFFICER (Estb)

### Endst even No. & date

Copy forwarded to the:

- 1. PS to Secretary C&W Department, Peshawar
- 2. PA to Additional Secretary C&W Department, Peshawar
- 3. PA to Deputy Secretary (Admin) C&W Department, Peshawar

23.02.2021

**SECTION OFFICER (Estb)** 



### GOVERNMENT OF KHYBER PAKHTUNKHWA-COMMUNICATION & WORKS DEPARTMENT

Dated Peshawar the June 18, 2020



## **NOTIFICATION:**

No.SOE/C&WD/1-12/88:

Without prejudice to the legal remedies available to

Provincial Government and in pursuance of judgment of the Peshawar High Court Peshawar dated 19.02.2020 in W.P No. 5673-P/2019, Engr. Muhammad Shahab

Khattak Chief Engineer (BS-20), while performing duty as Secretary to Govt of Khyber

Pakhunkhwa C&W Department stand retired from Government Service on 04.04.2020

(A.N) on attaining the age of superannuation, as his date of birth is 05.04.1960, subject

to CPLA/Appeal of the Provincial Government against aforementioned judgment of

Peshawar High Court Peshawar and any order contrary as and when issued by the

Apex Court of Pakistan.

SECRETARY TO
Government of Khyber Pakhtunkhwa
Communication & Works Department

## Endst of even number and date

Copy is forwarded to the:-

- 1. Accountant General Khyber Pakhtunkhwa, Peshawar.
- 2. Secretary to Govt of Khyber Pakhtunkhwa, Establishment Department, Peshawar
- 3. PSO to Chief Secretary Khyber Pakhtunkhwa Peshawar
- 4. PS to Secretary, C&W Department Peshawar
- 5. Officer concerned
- 6. Office order File/Personal File

(ABDUR RASHID KHAN) SECTION OFFICER (Estb)

hoose the

7



## GOVERNMENT OF KHYBER PAKHTUNKHWA COMMUNICATION & WORKS DEPARTMENT



Dated Peshawar the March 31, 2021

## **NOTIFICATION:**

Pakhtunkhwa Civil Servants Act, 1973 (Khyber Pakhtunkhwa Act No. XVIII of 1973), and in supersession of Notification No.SOE/C&WD/1-16/88 dated 01.12.2020, Engr. Riaz Arshad Superintending Engineer (BS-19) C&WD, while posted as Chief Engineer (Reconstruction) PERRA, Abbottabad in his own pay & scale and authorized for the purpose of pay against the post of Superintending Engineer Provincial Building (Construction) Peshawar stands retired from Government Service with effect from 24.11.2020 on attaining sixtieth (60<sup>th</sup>) year of age, as his date of birth is 25.11.1960.

SECRETARY TO
Government of Khyber Pakhtunkhwa
Communication & Works Department

## Endst of even number and date

Copy is forwarded to the:-

- 1. Accountant General Khyber Pakhtunkhwa, Peshawar.
- 2. Chief Engineer (North/Centre/CDO) C&W Peshawar
- 3. Chief Engineer (Merged Areas) C&W Peshawar
- 4. Chief Engineer (East) C&W Abbottabad
- 5. DG-cum-Secretary PERRA Abbottabad
- 6. Chief Engineer (Reconstruction) PERRA Abbottabad
- 7. Superintending Engineer (Construction) Peshawar
- 8. Project Director PaRRSA/USAID Directorate Swat stationed at Peshawar
- 9. District Accounts Officer Swat/Abbottabad
- 10. PS to Secretary Relief, Rehabilitation & Settlement Department Peshawar
- 11.PS to Secretary, C&W Department Peshawar
- 12. Officer concerned
- 13. Office order File/Personal File

71.03.202

(ZAHOOR SHAH) SECTION OFFICER (Estb)

4

## WORKING PAPER FOR PROVINCIAL SELECTION BOARD

## Department: Communication & Works Department

2. Service/Group/Cadre

Engineering (C&W)

3. Sanctioned strength of the Cadre

Total regular posts 10 Nos

Annex-l

			Direct	Promotion	Transfer
4.	i.	Percentage of share		100%	
	ii.	No. of posts allocated to each category	-	10	-
	iii.	Present occupancy position 1) Regular 2) Acting charge	-	05 00	-
	iv.	No. of vacancies in each category: a. Regular b. Acting charge	-	05 00	- ;

v. How did the vacancy(ies) under promotion quota accrue and since when

### Position of 05 Nos Regular Post

a. Due to New creation (Annex-II) ---- 05 Nos

Total: --- 05 Nos

vi. Recruitment Rules

By selection, on merit from amongst Superintending Engineers/Principal Design Engineers, with at least 17 (seventeen) years of service in BPS-17 and above, possessing Degree in B.E/B.Sc. Engineering (Civil) from a recognized University and have successfully completed Senior Management Course Training (Annex-III).

vii. Required length of service

At least 17 (seventeen) years of service in BPS-17 and above

viii. Whether to be promoted on regular basis or appointed on acting charge basis?

Regular

= 05 posts

ix. Mandatory training, if any

S.M.C

x. Minimum required score on EI.

70

SECRETAR

C&W

Dated 23 /02/2021

Secretary to Govt: of Khyber Pakhtunkhwa C&W Department

### PANEL OF OFFICERS FOR CONSIDERATRION



Disciplinary Quantified Missing PERs Case (if any) in Mandatory Research Present Remarks Date of regular Whether fulfill the Date of 1st Date of Date of Birth ame of Officer proceedings any court of Law, Training for papers posting prescribed length (if any) Appointment/ score Appointment/ entry into Govt ith qualification No. including NAB/ promotion (if any) of service promotion to promotion to Service Plea bargaining the present BS-19 with NAB scale 13 15 11 12 14 16 9 10 7 8 6 5 3 CE (CDO) Exempted from SMC 66.53 Yes 09.12.2014 26.09.1987 09.12.2014 03.02.1961 Muhammad C&W training as he has Kohat Avub Peshawar attained the age of 58 B.Sc/MS (OPS) years (Civil) SE Exempted from SMC 67.14 01.09.2016 Yes 26.05.1988 01.09.2016 07.03.1961 2 2 **Abdul Sattar** (Southern) training as he has B.Sc/MS Orakzai C&W Circle attained the age of 58 (Civil) Tribal years Districts at Bannu Exempted from SMC Director 21,11,2019 Yes 58.13 21.11.2019 26.05.1988 02.10.1961 Arshad Khan 3 3 **PKHA** training as he has Swabi B.Sc (Civil) Peshawar attained the age of 58 vears Yes Principal 64.85 05.06.2015 Yes 05.06.2015 26.05.1988 02.03.1962 Noor-us-4 Annex-Design Saeed Shah Mardan IV Engineer B.Sc (Civil) O/O CE (CDO) C&W Peshawar MD PKHA Yes Nil Exempted from SMC 66.48 05.06.2015 Yes 26.05.1988 05.06.2015 28.04.1962 5 5 Amer Peshawar training as he has Peshawar Nadeem (OPS) attained the age of 58 Durrani years. Moreover, the B.Sc (Civil) officer was involved in VR case with NAB amounting to Rs.5,10,011/-. In pursuance of Supreme Court of Pakistan judgment dated 24.10.2016, he was proceeded against under E&D Rules 2011. After fulfillment of all codal formalities, a minor penalty of "Censure" has been imposed upon him (Annex-V).

PSB-II

**Exempted from** Nii SE C&W 67.49 01.09.2016 Yes 01.09.2016 26.09.1987 01.05.1962 Rafi<sub>\*ud-Din</sub> Circle SMC training as he Abbottabad 。弟.Sc (Civil) Mardan has attained the age of 58 years SE C&W Nil Yes 68.00 05.06.2015 05.06.2015 26.05.1988 30.03.1964 Shakir Habib Circle Kohat B.Sc (Civil) Peshawar Nil CE (OPS) 01.01.2016 56.87 01.09.2016 01.09.2016 Yes 26.09.1987 30.01.1964 Ahmad Nabi 8 C&W to Swat Sultan **Abbottabad** 31.12.2019 B.Sc (Civil) SE (HQ) Yes Nil **Exempted from SMC** 63.05 01.09.2016 Yes 01.09.2016 01.08.1962 26.05.1988 Hamid Ajmal training as he has 9 0/0 CE Abbottabad Khan attained the age of 58 C&W B.Sc (Civil) years. Moreover, the Abbottabad officer was involved in VR case with NAB amounting to Rs.1,00,431/-. In pursuance of Supreme Court of Pakistan judgment dated 24.10.2016, he was proceeded against under E&D Rules 2011. After fulfillment of all codal formalities, a penalty minor of "Censure" has been imposed upon him (Annex-V) Nil SE PBMC **Exempted from SMC** 01.01.2016 54.31 01.09.2016 01.09.2016 Yes 26.05.1988 01.09.1961 Fazli Wahab 10 10 C&W training as he has to B.Sc (Civil) Swat Peshawar attained the age of 58 31.12.2019 years Yes Nil SE (HQ) Exempted from SMC 01.01.2019 55.51 Yes 21.11.2019 21.11.2019 26.05.1988 15.02.1962 Muhammad 11 11 0/0 CE training as he has to (conditional (conditionally Mohmand Nawaz attained the age of 58 (North) 31.12.2019 ly) B.Sc (Civil) years. Moreover, the Peshawar officer was involved in VR case with NAB amounting to Rs.1,61,515/-. In pursuance of Supreme Court of Pakistan judgment dated 24.10.2016, he was proceeded against under E&D Rules 2011. After fulfillment of all codal formalities, a minor penalty of "Censure" has been imposed upon (Annex-V)

1

15 %	2	Bakht Rawan B.Sc (Civil)	05.03.1962 Malakand	26.05.1988	09.10.2018	09.10.2018	Yes	51.06	01.01.2018 to 31.12.2019			Nil		Principal Design Engineer O/O CE (CDO) C&W Peshawar	Exempted from SMC training as he has attained the age of 58 years
3	13	Munir Hussain	10.04.1962 Mansehra	26.05.1988	05.01.2018	05.01.2018	Yes	66.14			16	Nil		Director PKHA Peshawar	Exempted from SMC training as he has attained the age of 58 years
14	14	B.Sc/M.Sc	12.01.1964 Malakand	26.05.1988	09.10.2018	09.10.2018	Yes	59.03	01.01.2018 to 31.12.2019	Yes		Nil	<del></del>	PD PRIP C&W Peshawar	Formal inquiry under E&D Rules, 2011 against him has been initiated, as he is involved in inquiry case Establishment of Girls Degree College at Dargai District Charsadda (ADP No.425/80389 (2014-15) (Annex-VI)
15	15	Jamil Ahmad B.Sc (Civil)	20.11.1962 Malakand		22.01.2019	22.01.2019	Yes	58.01	01.01.2018 to 31.12.2019			Nil		SE C&W Circle Swat	Exempted from SMC training as he has attained the age of 58 years

1. Certified that the officers included in the panel are eligible for promotion to the post of BS-20 on regular basis in all respects except Sr.No.14.

2. Certified that the officers included in the panel are not involved in any NAB case nor entered into plea bargain or VR with National Accountability Bureau (NAB) except Sr.No.5, 09 & 11.

Signature:

Date:

23-02/02/2021

Secretary to

Govt: of Khyber Pakhtunkhwa

C&W Department

## **CERTIFICATE**



It is certified that:-

- 1. The officers included in the panel are eligible in terms of length of service required for promotion.
- 2. No disciplinary action/proceedings or criminal charges in any court of law are pending against any of the officer included in the panel except Sr.No.14.
- 3. The seniority list of the officers, included in the panel issued on 01.06.2020 is final (Annex-VII).
- 4. As per record, the officers included in the panel are neither involved in any NAB case nor entered into plea bargaining/VR agreement with NAB authorities except Sr.No.5, 09 & 11.

SECRETARÝ C&W

Dated <u>13</u> /02/2021









## GOVERNMENT OF KHYBER PAKHTUNKHWA COMMUNICATION & WORKS DEPARTMENT

Dated Peshawar the March 31, 2021

## **NOTIFICATION:**

No.SOE/C&WD/1-4/87: In pursuance of sub-section (2) of section 13A of the Khyber Pakhtunkhwa Civil Servants Act, 1973 (Khyber Pakhtunkhwa Act, No. XVIII of 1973), read with sub-section (3) thereof, Engr. Muhammad Ayub Superintending Engineer (BS-19) C&WD, while posted as Chief Engineer (CDO) C&W Peshawar in his own pay & scale stands retired from Government Service with effect from 02.02.2021 on attaining sixtieth (60<sup>th</sup>) year of age, as his date of birth is 03.02.1961.

SECRETARY TO
Government of Khyber Pakhtunkhwa
Communication & Works Department

### Endst of even number and date

Copy is forwarded to the:-

- 1. Accountant General Khyber Pakhtunkhwa, Peshawar.
- 2. Chief Engineer (Centre/CDO) C&W Peshawar
- 3. PS to Secretary, C&W Department Peshawar
- 4. PA to Additional Secretary, C&W Department Peshawar
- 5. PA to Deputy Secretary (Admn), C&W Department Peshawar
- 6. Officer concerned

7. Office order File/Personal File

31.03.2021

(ZAHOOR SHAH)
SECTION OFFICER (Estb)

то.

The Honorable Chief Minister Khyber Pakhtunkhwa (Competent Authority)

Through: a

PROPER CHANNEL

Subject:

PROMOTION TO BS-20

Respected Sir,

I; Engr. Muhammad Ayub Superintending Engineer (BS-19) presently holding the post of Chief Engineer (CDO) C&W Department Peshawar submit the following few lines for your kind perusal and favorable consideration: -

- 1. Due to restructuring of C&W Department 05-No, new posts of Chief Engineer (BS-20) have been created vide Finance Department No.BO.I/FD/1-61/2020-21 dated 17/02/2021 (Annex-I).
- 2. As per seniority list of Superintending Engineers (BS-19) C&W Department as stood on 01/06/2020, the name of the undersigned is appearing at SI, No.02 (Annex-II).
- 3 The officer at SI. No.1 of the Seniority list has since been retired from Govt Service, hence the position of the undersigned right now is at SI. No.1.
- 4. Administrative Department has already forwarded working papers to Establishment Department for placing before the Provincial Selection Board (PSB) on 23/02/2021 for consideration.
- 5. The undersigned has attained the age of superannuation i.e. 60-years on 02/02/2021. However, the PSB has not yet considered my promotion case. Now the age limit of employees re-fixed as 60 years as decided by Provincial Cabinet on 16/03/2021.
- 6. It is pertinent to mention here, that the Supreme Court of Pakistan has set aside the decision of Peshawar High Court Peshawar dated 19-02-2019 through Order dated 07-01-2021, meaning thereby the retirement age limit of Govt. Employees re-fixed i.e. 63-Years, while at that the undersigned was properly working as Chief Engineer (OPS) Central Design Office C&W Department, Peshawar. Hence, my plea taken in the aforesaid lines is justified and entitle for promotion on the basis that the Finance Department created 05-No post of Chief Engineers (BS-20) in C&W Department on 17-02-2021

Keeping in view the above, it is requested that a special PSB may please be convened for my promotion to BS-20 being still Govt. Servant or approve my promotion to BPS-20 through circular by PSB, please.

DA/ As above

(Engr. Muhammad Ayub) CHIEF ENGINEER (CDO) C&W Department Peshawar

Copy to the: -

1. Chief Secretary Govt of Khyber Pakhtunkhwa (Chairman Provincial Selection Board) with similar request as above please.

 Secretary to Govt of Khyber Pakhtunkhwa C&W Department with the request to forward my application to the competent authority for favourable consideration please.

CHIEF ENGINEER (CDO)



# GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT & ADMN: DEPARTMENT (REGULATION WING)

(31)

No.SOR-V(E&AD)/1-1/C&W/2019/Vol-V Dated 13<sup>th</sup> April, 2021

To

The Secretary to Govt. of Khyber Pakhtunkhwa, Communication & Works Department.

Subject:

PROMOTION TO BS-20.

Dear Sir.

I am directed to refer to your letter No.SOE/C&WD/4-2/20 dated 29.3.2021 and to state that in light of the Provincial Government Promotion Policy proforma promotion is allowed in cases where seniority is disputed in Court of Law and restored back on Court decision after retirement of the employee.

Since, both the officers retired on superannuation on 03.2.2021 and 07.3.2021 respectively and proforma promotion in the instant case is not covered under Provincial Government Promotion Policy, therefore, may be regretted, please.

Yours faithfully,

SECTION OFFICER (REG-V)

Endst: of even No. & Date.

Copy forwarded to PA to Deputy Secretary (R-III) Establishment

SECTION OFFICER (REG-V)





## GOVERNMENT OF KHYBER PAKHTUNKHWA COMMUNICATION & WORKS DEPARTMENT

No. SOE/C&WD/4-2/20
Dated Peshawar, the March 29, 2021

То

The Secretary to

Govt of Khyber Pakhtunkhwa Establishment Department

Peshawar

Subject:

**PROMOTION TO BS-20** 

Dear Sir.

I am directed to refer to the subject noted above and to state that Engr. Muhammad Ayub and Engr. Abdul Sattar Superintending Engineers (BS-19) C&W Department have submitted applications with the request that a special PSB may be convened for their promotion to the rank Chief Engineer (BS-20) C&W Department (copy enclosed).

- 2. I am further directed to say that restructuring of C&W Department approved by the Competent Authority, whereby various positions, including 05 Nos posts of Chief Engineer (BS-20) have been created by the Finance Department on 17.02.2021. The referred posts are filled by way of promotion amongst Superintending Engineers (BS-19) C&W Department. Therefore, this department has submitted a working paper to Establishment Department through letter dated 23.02.2021 for placing before PSB for consideration. In the panel of working paper, the name of the aforesaid officers are at Sr.No. 1 & 2. Now the retirement age of Government employees has reverted back to 60 years; rather both the officers have attained the age of superannuation i.e. 60 years w.e.f. 03.02.2021 and 07.03.2021 respectively.
- 3. In view of above, this department is requested that the proforma promotion of Engr. Muhammad Ayub and Engr. Abdul Sattar Superintending Engineers (BS-19) C&W Department to the rank of Chief Engineer (BS-20) C&W Department may be considered with effect from their retirement dates i.e. 03.02.2021 and 07.03.2021 respectively, if promotion policy permits, please.

Yours' faithfully

(ZAHOOR SHAH) SECTION OFFICER (Estb)

Endst even No. & date

Copy forwarded to PS to Secretary C&W Department, Peshawar.

durin

29.03.2021

**SECTION OFFICER (Estb)** 

## بإعدث تحريرا تكه

Deputy Registrate

19 JUN 2021

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