BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

AMENDED	SERVICE	APPEAL NO.	/2022
			, , , , , ,

Muhammad Masood Afridi

V/S

Govt. of KP etc

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APPELLANT

THROUGH:

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT. PESHAWAR

Cell No. 03339390916

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

AMENDED SERVICE APPEAL NO.	/2022
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Mr. Muhammad Masood Afridi, Assistant Director (General/Trg), Home & Tribal affairs Department, Khyber Pakhtunkhwa, Peshawar.

APPELLANT

VERSUS

- 1. The Government of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 2. The Chief Secretary Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 3. The Secretary Establishment Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 4. The Secretary Finance Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.

RESPONDENTS

APPEAL UNDER **SECTION OF** THE KHYEER PAKH UNKHWA SERVICE TRIBUNALS ACT 1974 AGAINST 04.05.2020, WHEREBY THE APPELLANT WRONGLY ADJUSTED AGAINST THE POST OF ASSISTANT TREASURY OFFICER (BPS-17) IN ATTACHED DEPARTMENT OF ACCOUNT AND TREASURY ESTABLISHMENT INSTEAD OF FINANCE DEPARTMENT AS FINANCE OFFICER (BPS-17) AND AGAINST THE REJECTION ORDER/MEMO DATED 23.06.2022, WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT WAS REJECTED DURING THE PENDENCY OF THE SERVICE APPEAL OF THE APPELLANT.

PRAYER:

ON THE ACCEPTANCE OF THIS APPEAL, RESPONDENTS MAY PLEASE BE DIRECTED TO ADJUST THE APPELLANT

ON THE POST OF FINANCE OFFICER (BPS-17) IN FINANCE DEPARTMENT FROM THE DATE OF HIS REGULARIZATION INTO SERVICE I.E 23.07.2005 BY MODIFYING THE ORDER DATED 04.05.2020 TO THAT EXTENT AND FURTHER PROMOTED HIM ACCORDING TO HIS SENIORITY. ANY OTHER REMEDY WITH THIS AUGUST TRIBUNAL DEEMS FIT AND PROPER MAY ALSO BE AWARDED THE FAVOR OF THE APPELLANT.

-- RESPECT FULLY SHEWETH FACTS:

- 1. That the Finance and Planning Department in erstwhile in FATA Agencies advertised various posts in the year 2004 and there was one post for each Agency which is evident from the statement of Finance & Planning Department. The appellant being eligible applied for the post of Agency Finance Officer (BPS-17) and was appointed on the said post vide order dated 01.12.2004 after recommendation by the Selection Committee. (Copies of advertisement, statement and appointment order dated 01.12.2004 are attached as Annexure-A,B&C)
- 2. That the competent authority extended the period of employment of the officers/officials of Agency Finance & Planning Department from time and lastly the appellant along with other officials filed writ petition No.917/2007 in the Honourable Peshawar High Court Peshawar for regularization. The said writ petition was decided on 17.06.2010 along with other connected writ petitions and the Honourable was kind enough to accept the writ petition on the ground that under sub section (2) of section 9 of NWFP Civil Servants (Amendment) Act, 2005, the appellant was regularized and direction was issued to the respondent to the said effect. (Copies of extension and judgment dated 17.06.2010 are attached as Annexure-D&E)
- 3. That on the basis of High Court Judgment, the appellant was regularized vide order dated 27.09.2011 and department also filed CPLA No.437-P to 450-P of 2010 against the judgment dated 17.06.2010, which was dismissed by the Apex Court on 28.03.2013 and mentioned in that judgment that the appellant was declared to be entitled to regularization w.e.f 23.07.2005. The Department filed Review Petition before the Apex Court which was also dismissed by the Apex Court on 15.09.2014. It is pertinent to mention here that when Review Petition of the department was dismissed by the Apex Court, the ACS (FATA) mentioned in para 23 of the summary that Government has no option except to regularize

the service of the petitioners as well as allocation of a cadre for them in the Provincial Services as the judgment passed by the Peshawar High Court has attained finality as a result of orders passed by the Apex Court on which the Secretary Establishment mentioned in para 26 of the summary that in compliance of the Apex Court orders, the officers mentioned in para-10 of the summary can only be adjusted in the FATA Secretariat, while creating a separate service cadre. However, it is pointed out that with the retirement of each member of the service, the post which becomes vacant, will be filled from amongst the PAS/PMS officers, who have share in the schedule because those post are borne on the schedule of post attached with Pakistan Administrative Service (Composition and cadre) Rules, 1954 and Provincial Management Service Rules, 2007. (Copies of order dated 27.09.2011, judgment dated 28.03.2013 and judgment dated 15.09.2014 and summary are attached as Annexure-F,G,H&I)

- 4. That as the appellant has no service structure for prospects of promotion, therefore, he filed writ petition No.3722/2016 and during the hearing of the case the learned AAG assured the court that the appellant along with other officials will be adjusted in Finance department on which the writ petition was disposed of on 05.12.2019 with the direction to learned AAG to undertake to abide by the commitment so made. (Copy of judgment dated 05.12.2019 is attached as Annexure-J)
- 5. That the appellant was adjusted on in attached department Treasuries and Accounts Establishment on the post of Assistant Treasury Officer (BPS-17) in vide order dated 04.05.2020 instead of Finance department as per commitment made by the AAG in the Honourable High Court in writ petition No. 3722/2016 and against his cadre/post as the appellant since his appointment is working on the post of Agency Finance Officer (BPS-17), therefore the appellant filed departmental appeal on 08.09.2021 for adjustment on his post of Finance Officer (BPS-17) with due seniority from the date of his regularization into service i.e 23.07.2005, which was not responded within the statutory period of ninety days. (Copies of order dated 04.05.2020 and departmental appeal are attached as Annexure-K&L)
- 6. That the appellant then filed the service appeal for redressal of his grievance in this Honorable Service Tribunal and during the pendency of the service appeal of the appellant the respondent rejected the departmental appeal on 23.06.2022 and as the departmental appeal of the appellant was rejected during the pendency of service appeal, therefore, he filed application for permission to allow him to amend the service appeal by challenging the rejection order/meme dated 23.06.2022 in the

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service appeal, which was allowed by the Honorable Service 01.09.2022. (Copies of rejection order/memo dated 23.06.2022, application and order sheet dated 01.09.2022 are attached as Annexure-M,N&O)

7. That the appellant has no other remedy except to file the instant appeal for redressal of his grievance in this Honourable Tribunal on the following grounds amongst others.

GROUNDS:

- A. That rejection order/memo dated 23.06.2021 and not adjusting the appellant in Finance department on his post of Finance Officer (BPS-17) and also not including his name in the seniority list of Finance Officer from due date are against the law, rules, norms of justice and fair play.
- B. That the officials/officers working on the post of Agency planning officers erstwhile in Agency planning cell P&D Department, merged Areas (Tribal Districts) were included in the schedule of PPS cadre along with incumbents in their respective grade with immediate effect vide notification dated 22.03.2019 and revise their regularization of services w.e.f 23.07.2005 vide notification dated 26.05.2021, but the appellant was not adjusted in his cadre of Finance Officer (BFS017), which means that the appellant was discriminated which is clear violation of Article-25 of the Constitution of Pakistan. (Copies of notification dated 22.03.2019 and notification dated 26.05.2021 are attached as Annexure-P&Q)
- C. That the AAG assured the court during the proceeding of writ petition No.3722/2016 that the appellant along with other officials will be adjusted in Finance department on which the writ petition was disposed of on 05.12.2019 with the direction to learned AAG to undertake to abide by the commitment so made, but despite that the appellant was adjusted in attached department of Treasury and Accounts Establishment although the appellant was working on the post of Agency Finance Officer (BPS-17) before merging of FATA in KP Province and the post of Finance Officer (BPS-17) was already exist in Tribal District which is evident from the meeting minutes of the meeting hold for the creation of posts of district officer (F&P) and others in Tribal Districts, which shows the arbitrary attitude of the respondents of not adjusting on the post of Finance Officer (BPS-17) on which he was already working before merging. (Copy of meeting minutes is attached as Annexure-R)

- F
- D. That the appellant was appointed on contract basis in the year 2004 and was regularized w.e.from 23.07.2005, but till date he has not granted his due seniority in his cadre and also not actualize his further promotion on the basis of that seniority as the appellant has been working in same of BPS-17 for more than 16 years.
- E. That according to Section-8 of the Civil Servant Act 1973 and Section-17 of APT Rules 1989, it is the legal right of every civil servant to properly place in seniority list according to his seniority position, but the same benefit was not extended to the appellant which is the violation of law and rules.
- F. That not placing the name of the appellant in the seniority list of his cadre from due date will cause irreparable loss in the case of promotion and monitory benefits in shape of pension etc.
- G. That the appellant was not treated according to the law and rules and has been deprived from his legal right of seniority in his cadre from due date and further promotion on the basis of that seniority in arbitrary manner without fault on his part.
- H. That the appellant seeks permission of this Honourable Tribunal to advance other grounds and proofs at the time of hearing.

It is therefore most humbly prayed that the appeal of the appellant

may kindly be accepted as prayed for.

APPELLANT

Muhammad Masood Afridi

THROUGH:

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT, PESHAWAR

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

AMENDED SERVICE APPEAL NO.	Aľ	MENDED	SERVICE	APPEAL NO.		/2022
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Muhammad Masood Afridi

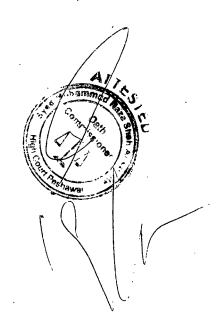
V/S

Govt. of KP etc

AFFIDAVIT

I, Muhammad Masood Afridi, Assistant Director (General/Trg), Home & Tribal affairs Department, Khyber Pakhtunkhwa, Peshawar., (Appellant) do hereby affirm and declare that the contents of this service appeal are true and correct and nothing has been concealed from this Honourable Tribunal.

DEPONENT
Muhammad/Masood Afridi
(APPELLANT)



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يه قام د كرفراند خواما حسب ان رفر ارد ان م

قانم مقام ميشهر راريوكيور ومنظ

وروجها ومحمله ومبهار المصفية فارين وتحكمارسو وفسار بحبوك سرا

دارسده (فمائنده مشرق) ہے ہی آئی دجر کے سریرست امائی موان اور فرائنده مشرق) ہے ہی آئی دجر کے سریرست امائی موان اور فرائی کیا ہے استحداث فرائی کیا ہی استحداث فرائی کیا ہی استحداث کی استحداث کیا ہی استحداث کی استحداث کی استحداث کی سائنگل کے ادا استحداث کی سائنگل کے ادا انہوں نے ادا کی سائنگل کے ادا واقعات کی شدید کا ادام میں کا ادام کیا اور دن ویر از کے ادا کے دیا گا الحباد کیا اور دن ویر از کے دائی سائنگل کے ادا کا دیا ہے دائیات کیا شدید کی ادام کی ادام کیا کہ مثالی اور ادا کے دیا انہوں کیا سائنگل کے دائیات کی شدید کی ادام کیا کہ مثالی اور ادائیات کا سعد استحداث کی ادام کیا ادام کیا کہ مثالی اور ادائیات کا سعد استحداث کیا تھا ہے۔

ع! ندرات برہوائی فائرنگ ہے گریز کیا جائے، مولانا عبداللہ"

ELEZEE E

امید دار سے لئے خروری ہے کرد واقع ای ی کی حلیم شوہ یورٹی نے برلس ایل خریش این میں اور ڈو پیٹ خدید میں مرز گری کا مال ہوا اور بجیت مرازی اکا دخش کی دکھ بھال مواجیت یا بھی مرا چیک مانی اور آفس بیسٹ میں کم از کم سات سال تجربے کا مال ہو۔ پیک پیکٹر میں کام کرنے ہے جو برکز ترائج ادی جانے کی۔ قانا میں کام کرنے برآ ادکی بنیا دی شرط ہے۔

- 25-40) المين الميروات (المالي المراح) (25-40)

د. استعدا میتی قالی آفیر (نی آلی کا این 16)

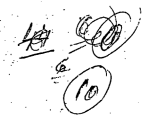
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LATEMENT OF STAFF OF FINANCE & PLANNING DEPARTMENTS

FUNCE DEPARTEMENT

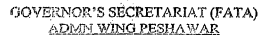
Sista	Name of Post		BPS	No of Posts Per Agency	Total
- · · · ·	Executive Officer (Finance & Planning)		18/19	1	7
2.	Agency Finance Officer		17	1	7
:	Assistant Agency Finance Offic	er	16	1	7
7.	Assistant/3udget Examiner		11	3	21
	Junior Scale Stenographer	. ,	12	1	7
12.	Computer Operate		11	2	14
	Sonior Clerk	. •	7	1 -1	7
1:	Junior Clerk		5	2	14
4 .	Driver		, 4	1	7
* 7.	Naib Qasid		1	4	28
1	Chowkidar		1	. 1	7
	Sweeper]	1 .	7
	Total	, L		19	133



TEMENT OF STAFF OF FINANCE & PLANNING DEPARTMENTS

PLANING DEPARTEMENT

5	No Name of Post	BPS	No of Posts Per Agency	Total
	Planning Officer	17	l	7
	Tech Officer	107	ļ	
	, cell Officer	17	1	7
2	Sub Engineer	11	2	14
1	Computer Operator	11	1	7
5	Draftsman	11	i	7
6	Surveyor	9	2	14
7	Junior Clerk	5	2	14
8	Survey Helper	1	1	7
9	Naib Qasid	1	3	21
10	Chowkidar	1	1	7
	TOTAL		15	105
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On the recommendations of Selection/Promotion Committee, the competent authority has been pleased to appoint the following candidates as Agency Finance Officer in (BPS-17) with admissible allowances on contract basis as prescribed in the following term & monditions:-

SHO	NAME	FATHER'S NAME	PERMANENT ADDRESS
J	Shah Nawaz Khan	Shah Jehan Khan	Village Landkai Goli Bagn P.O Hoti Tehsil & Distt Mardan
2	Najeeb Ullah	Shah Nawaz Khan	R/O Shega Wazirpagai P.O & Tehsil Ladha SW Agency
13	Sadia Asghar	Muhammad Asghar	Mohalla Qureshian Akora Khattak Distt & Tehsil Nowsehra
2	Mohili-ur-Rehman	Wazir Khan	Village Meri Khel Zarghun Khel Dara Adam Khel FR Kohat
5	M Masood Afridi	Gul Bahadar	FR Kohat

TERM AND CONDITIONS OF EMPLOYMENT ON CONTRACT BASIS.

- 1, BPS-17 Pay (6210-465-15510)
- 2. Period of contract will be One year. The contract will automatically be terminated on expiry of the stipulated period however it can be extended only through a fresh order in writing by the competent authority prior to the expiry e contract period.
- 3. Annual Increment will be admissible after completion of one year of service
- 4. Conveyance allowance as per Government rules.
- 5. House Rent allowance (As per Government Rules)
- 6. Lcave, TA/DA and medical allowance (as per Government Rules)
- 7. Notice period for termination of contract:- Two months notice or two months salary in lieu thereof.
- Benevolent Fund:-Same facilities as admissible to government Servants.
- Contributory Provident Fund: 5% of minimum of pay by the employees and 5% of contribution by the Government.
- 10. The employees appointed on contract will not contribute to G.P.Fund and shall not be entitled to Pension and Gratuity benefits
- 11. Subsequent to appointment, the employee will remain on probation for a period of 6 months and if he does not come up to the required standard and skill or fails to fulfil the requirement of the post, he will be straightaway terminated from service.

If you agree to the above terms & condition, you should report for duty and sign the agreement as well as produce medical fitness certificate from the authorized Medical Officer within 10 days of the issuance of this order. In case of next judicing the duty by any appointee within the stipulated period, his appointment order will stand cancelled, automatically.

Sd/-Deputy Secretary (Admin) 10/2/ 40 19/ 3358 01/12/2004

Additional Accountant General (PR) Suo Office Peshawar

Chief Engineer (FATA) Works & Services Department.

All Political Agents

All DCOs (FRs)

All DCOs (FRs)

Director Irrigation & Hydle Power

All Executive Officers (Finance & Planning)

Section Officer (Budget & Accounts)

Section Officer (Audit)

O All Executive Engineer Irr & Hydle Power Divas in all Agencies

11. All Agency Accounts Officers

12. PS to Secretary to Governor

Bill Clerk (Admn Wing)

13. Bill Clerk (Admn Wing)

13.Officers concerned

Section Officer (Estab)



GOVERNOR'S SECRETARIAT (FATA) ADMN WING PESHAWAR

OFFICE ORDER

Consequent upon their appointment vide Admn Wing Governor's Secretariat (FATA)

Performer office order No.GS/E/100-19/3358-71 dated 1-12- 2004, the competent authority

office order the posting of following Agency Finance Officers (BPS-17) to the

15 No		
	NAME M.Masood Afridi	PLACE OF POSTING
	arthusood Airidi	Agency Finance Officer Cina
)		2 A STILL STATE OF THE PARTY OF
2	Najceb Ullah	Omeet in Finance Cell
\ *·	hajeeb Chan	Agency Finance Officer Finance & Planning against Department By Aguncy Finance & Planning against
		the sanctioned post of Asstt Agency Finance Officer
		in Finance Cell
	Sadia Asghar	Agency Finance Officer Finance & Planning
		Department Khyber Agency. She will draw salary
ľ		against the sanctioned post of Asstt Agency Finance
	:	Officer in Finance Cell
4	Mohib-ur-Rehman	Agency Finance Officer Finance & Planning
		Department Kurram Agency. He will draw salary
İ		against the sanctioned post of Asstt Agency Finance
		Officer in Finance Cell Agency Finance Officer Finance & Planning
D	Shah Nawaz Khan	Department Bajaur Agency. He will draw salary
1		against the sanctioned post of Asstt Agency Finance
		Officer in Finance Cell
!		O'MOOI III I manoo Opis

Sd/-Deputy Secretary (Admn)

No.G3/E/100-19/ 7 235 - 48 Dated_/2 /12/2004 Copy to

- 1. Additional Secretary (P&D)
- 2. Deputy Secretary (Finance)
- 3. Additional Accountant General (PR) Sub Office Peshawar
- 4. Chief Engineer (FATA) Works & Services Department.
- 5. All Political Agents/DCO: (FRs)
- 6. Director Irrigation & Hydie Power
- 7. All Executive Officers (Finance & Planning)
- 8. Section Officer (Budget & Accounts)
- 9. Section Officer (Audit)
- 10. All Executive Engineer Irr & Hydle Power Divns in all Agencies.
- 11. All Agency Accounts Officers
- 12. PS to Secretary to Governor
- 13. Bill Clerk (Admn Wing)
- 14. Officers concerned.

Section Officer (Estab)

- را

GOVERNOR'S SECRETARIAT ADMINWING PESHAVIAR



extend the period of employment of the following Officers/officials of Agency Finance & Planning Departments Governor's Secretariat for a further period of the Months with effect from 01-12-2005 and upto 28-2-2006 in the public interests.

interestr		
s.Na	Post & Name of incumbent	Present Place of Posting
A.	EXECUTIVE OFFICER (BPS-18)	
1.	Shor Afzal Khan	Khyber Agency
2.	Ahmad Nawaz	Bajaur
41° .:1 B4	AGENCY FINANCE OFFICER (B	BPS-17)
<u>[,</u>	Shah Nawaz Khan	Bajaur (Now in Minerals Directorate)
	M. Masood Afridi	Mohmand
2. 3.	Ms. Sadia Asghar	Khyber
4.	Mohib-ur-Rehman	Kurram
_ <u> </u>	Najecbullah	SWA
<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	PLANNING OFFICER (BPS-17)	
ر از این	Vinciduliala	Bajaur
and the second	Mohanmad Irfan	Mohmand
출신 생	Muhanimad Hamid	Khyber.
	Muhammad Kehman	Orakzai
<u>. 4</u> :	Miftabullah	Kurram
	Fagir Muhammad	NWA
<u> </u>	Israr Ahmad Khan	SWA
	ASSISTANT AGENCY FINANCE	OFFICER (BPS-16)
<u>D. </u>	Aftab Habib	Orakzai
	Anwar Ali	Kurram
- <u> </u>	Hadi Hussain	NWA
	Qaisar Munir	Khyber
	COMPUTER OPERATOR (BPS-1	
<u>E. </u>		Bajaur
<u> i</u> :.	Roohullah	Bajaur
(⁽)	Peroz Shah	Mohmand
	Shahi Room	Mohmand
4	Masood ur Rehman	Mohmand
f'	Muhammad Nacem	Khyber
ř.	Khan Muhammad	Khyber
نماند.	Samar Hayat Tehscenullah	Khyber
		Orakzai
(Zahir Khan Malik Taj	Orakzai
_ :04	Kamal Hussain	Kurram
130	A THE PROPERTY OF THE PARTY OF	
12.	Muhammad Javed Iqbal	Kurram NWA
15.	Hikmatullah	NWA NWA
14.	Nauroz Khan	NWA
15.	Hidayatullah	
16.	Zubair Almad	SWA SWA
17_	Kashif Aslam	SWA
[6]	Mian Yasir Hayat	D W/X

Sd/-Deputy Secretary (Admn)

19/11/2006

Additional Accountant General (PR) Sub Office Peshawar Additional Secretary (F&P) Governor's Secretariat

All Political Agents

Executive Officers Agency Finance & Planning Departments All Agency Finance Officer, Finance & Planning Departments Section Officer (Budget & Accounts) Governor's Secretariat

Section Officer (Audit) Governor's Secretariat

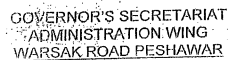
A Agency Accounts Officers

Po to Chief Secretary NWFP

Officers/Officials concerned:

Pis to Secretary (FATA)

Section Officer (Estab)





PACTER BOATION -

No. 33/E/100-19(Officers)/1666-76. The Competent Authority is pleased to extend the period of employment of the following Officers/officials of Agency Finance & Planning Department for further period of six months with effect from 01-03-2006 upto 31-08-2006 on the same Terms & Conditions in the interest public service:

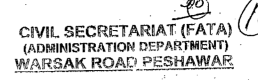
mic and	rest public service:-	Present Place of Posting
S.No	Post & Name of incumbent	Present Place of a Ostrang
Λ.	EXECUTIVE OFFICER (BPS-18)	
	Sher Afzal Khan	Khyber Agency
	Ahmad Nawaz	Bajaur
16	AGENCY FINANCE OFFICER (I	3PS-17)
	Shah Nawaz Khan	Bajaur (Now in Mineral Directorate)
	M. Masood Afridi	Mohmand
પ્રા	Ms. Sadia Asghar	Khyber
	Mohib-ur-Rehman	Kurram
	Najcebullah	SWA
C.	PLANNING OFFICER (BPS-17)	
	Faridullah	Bajaur
	Muhammad Irfan	Mohmand
?	Muhammad Hamid	Khyber
::	Muhammad Rehman	Orakzai
	Mi(tahullah	Kurram
ő.	Faqir Muhammad	NWA:
	Israr Ahmad Khan	SWA
D.	ASSISTANT AGENCY FINANCE	OFFICER (BPS-16)
	Aftab Habib	Orakzai
<u></u>	Anwar Ali	Kurram
<u> </u>	Hadi Hussain	NWA
	Qaisar Munir	Khyber
O.	COMPUTER OPERATOR (BPS-)	
K.	Roohullah	Bajaur
	The same of the sa	Bajaur
4	Feroz Shah Shahi Room	Mohmand
	Masood ur Rehman	Mohmand
·	Muhammad Nacem	Mohmand
	Khan Muhammad	Khyber
	Samar Hayat	Khyber
/·	Tchscenullah	Khyber .
) <u>?</u> 9.	Muhammad Zahir Khan	Orakzai
	Malik Taj	Orakzai
 . -	Kamal Hussain	Kurram
12.	Muhammad Javed Iqbal	Kurram
13.	Hikmatullah	NWA
1	Nauroz Khan	NWA
15.	Hidayatullah	NWA
	(A A Property and a second se	
3.	Zubair Ahmad	SWA

Pated 16/1/2006

- * Copy to: 、、、 posture a manage a m additional Accountant General (PR) Sub Office Peshawar Additional Secretary (F&P) Governor's Secretariate Political Agents

 - All Executive Officers, Agency Finance & Planning Departments All Political Agents
 - All Agency Finance Officer, Finance & Planning Departments
 - Section Officer (Budget & Accounts) Governor's Secretariat
 - Section Officer (Audit) Governor's Secretariat
 - 8. All Agency Accounts Officers
 9. PS to Chief Secretary NWFP
 10. Officers/Officials concerned.
 11. PS to Secretary (FATA)

(WAQAR HUSSAIN) Section Officer (Estab)





nothication:

No.CS/E/100-19(Officers)/ 5/69-79 The Competent Authority is pleased to external contract period of the following employees of Agency Finance & Planning Department on their previous Terms & Conditions for the period upto 30-06-2007 where after the contract shall cease:-

S.No	Post & Name	Place of Posting	Extension Period

Α.	EXECUTIVE OFFIC	ER (BPS-18)	01-09-2006 to 30-06-2007
1.	Sher Afcal Khan	Khyber Agency	01-09-2006 to 30-06-2007
2	Almad Nawaz	Bajaur	01-07-2000 to 50-00-2007
R.	AGENCY FINANCE	OFFICER (BPS-17)	01-09-2006 to 30-06-2007
1.	M. Masood Afridi	Hydrogeology Division Peshawar	
2.	Ms. Sadia Asghar	Khyber	01-09-2006 to 30-06-2007
Ü.	Mohib-ur-Rehman	Orakzai	01-09-2006 to 30-06-2007
4.	Najeebullah	SWA	01-09-2006 to 30-06-2007
C.	PLANNING OFFICE	R (BPS-17)	
1.	Faridullah	Bajaur	01-09-2006 to 30-06-2007
1 2.	Muhammad Irfan	Mohmand	01-09-2006 to 30-06-2007
1 72.	Muhammad Hamid	·Khyber	01-09-2006 to 30-06-2007
4.	Muhammad Rehman	Orakzai	01-09-2006 to 30-06-2007
4. 5.	Miftahullah	Kurrani	01-09-2006 to 30-06-2007
6.	Fagir Muhammad	NWA	01-09-2006 to 30-06-2007
7:	Israr Ahmad Khan	SWA	01-09-2006 to 30-06-2007
D.	ASSISTANT AGENC	Y FINANCE OFFICER (BPS-1)	<u>6) </u>
1.	Anwar Ali	Kurram	01-09-2006 to 30-06-2007
2.	Hadi Hussain	NWA	01-09-2006 to 30-06-2007
	Qaisar Munir	Khyber	01-09-2006 to 30-06-2007
E.	COMPUTER OPERA	TOR (BPS-11)	
	Shahi Room	Mohmand	01-0y-2006 to 30-06-2007
1.	Muhammad Naeem	Mohmand	01-09-2006 to 30-06-2007
3.	Khan Muhammad	Kliyber	01-09-2006 to 30-06-2007
3.	Samar Hayat	Khyber	01-09-2006 to 30-06-2007
5.	Tchsecnullah	Khyber	01-09-2006 to 30-06-2007
6.	Kamal Hussain	Kurram	01-09-2006 to 30-06-2007
7.	Muhammad Javed Iqbal	Kurram	01-09-2006 to 30-66-2007
8.	Hikmatullah	NWA	01-09-2006 to 30-06-2007
9.	Nauroz Khan	NWA	01-09-2006 to 30-06-2007
10.	Hidayatullah	NWA	01-09-2006 to 30-06-2007
11.	Zubair Ahmad	SWA	01-09-2006 to 30-06-2007
12.	Kashif Aslam	SWA	01-09-2006 to 30-06-2007
Rr.	SWEEPER (BPS-1)		20.000
1.	Muzammil Shah	Mohmand Agency	01-12-2006 to 30-06-2007
1. 2.	Muhammad Sahib	O turbur 1 B T T T	01-12-2006 to 30-06-2007
3.	Arsalan Masih		01-12-2006 to 30-06-2007
4	Amjid	South Waziristan Agency	01-12-2006 to 30-06-2007

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G.No.	Cost & Name	Place of Posting	Extension Period
5.	Haroon-ur-Rashid	the state of the s	01-12-2006 to 30-06-2007
£ 6.	Yousaf Khan		01-12-2006 to 30-06-2007

SECRETARY (ADMN & COORD

Dated 14/6/2007

- ecretary Finance Department Civil Secretariat (FATA)
- 2 ecretary P&D Departmen Civil Secretariat (FATA)
- 3. Additional Accountant General (PR) Sub Office Peshawar
- 4. All Political Agents
- 5. All Executive Officers, Agency Finance & Planning Departments
- 6. All Agency Finance Officer, Finance & Planning Departments
- 7. Rection Officer (Budget & Accounts) Civil Secretariat (FATA)
- 3. Rection Officer (Audit) Civil Secretariat (FATA)
- 9 All Agency Accounts Officers
- 10. Fis to Chief Secretary NWFP

11. Officers/Officials concerned

(INSANULLAH KHAN)

Section Officer (Estab)

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Judgment Sheet

N THE PESHAWAR HIGH COURT, PESHAWAR. JUDICIAL DEPARTMENT

JUDGMENT

Appellant/Petitioner (s) (Leu/sazilinad Massock 14/2 ish) () a

Respondent (s) Model! Chief Secretary) by Sandar Ali Rala ANG. & Miverial Khan DAG. & Johandad Lichaminal 2006

EJAZ AFZAL KHAN, C. J.- By this single & Shumal Pull

judgment, we propose to decide Writ Petitions Adural &

Nos.917,970,971,972,1002,1003,1004,1005,1006,
112, 1013,1072, 1335 of 2007 and 2899 of 2009,
wherein the petitioners have asked for the issuance
of an appropriate writ directing the respondents to
regularize them in accordance with the requirements
of NWFP Civil Servants (Amendment) Act, 2005
(IX of 2005) adding subsection (2) to section 19 of

the Civil Servants Act, 1973.

2. Learned counsel appearing on behalf of the petitioners contended that where the petitioners were appointed on contract against the sanctioned posts and were selected in a prescribed manner, their case clearly and squarely fell within the purview of section 19(2) of the Act, therefore, they are to be regularized at par with those who are

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similarly placed and positioned. The learned counsel to support their contentions also placed reliance on the cases of Dr. Rizwanullah and 42 others-Vs-Government of NWFP through Chief Secretary, NWFP, Peshawar and 4 others (2009) PLC (C.S.) 389, Miss Shagufta Syed-Vs- Govt. ef NWFP through Secretary Zakat, Ushr, Welfare and Women Development Department Peshawar in Writ Petition No.1731/2006 decided on 4.7.2007 and Inayatul Haq etc.-Vs-E.D.O. etc. in Writ Petition 1662/2007 decided on 14.1.2010.

appearing on behalf of the respondents contended that where the law requires that the posts of grade16 and above are to be filled through Public Service
Commission even on contract, the appointments of the petitioners made otherwise cannot be said to have been made in a prescribed manner. The learned DAG by referring to the relevant portion of the order of appointing the petitioners contended that where the petitioners themselves accepted the terms and conditions of their appointments and agreed to be employees on contract, they could not

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turn round after a couple of years to say that they be regularized.

- 7. We have gone through the record carefully and considered the submissions of the learned counsel for the parties.
- 8. Before we proceed to discuss the case, it is worthwhile to refer to the relevant provision of law which runs as under:-

"19(1)....

(2) A person though selected for appointment in the prescribed manner to a service or post on or after the Ist day of July, 2001, till the commencement of the said Act, but appointment on contract basis, shall, with effect from the commencement of the said Act, be deemed to have been appointed on a regular basis. All such persons and the persons appointed on regular basis to a service or post in the prescribed manner after the commencement of the said Act shall, for all intents and purposes be civil servant, except for the purpose of pension or gratuity. Such a civil servant shall, in lieu of pension and gratuity, be entitled to receive such amount contributed by him towards the Contributory Provident Fund along with the contributions

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made by Government to his account in the said fund, in the prescribed manner."

Provided

- A look at the above quoted provision. would reveal that if a person is appointed in a prescribed manner to a service or post on or after the 1st day of July, 2001 till the commencement of the Act, 2005 on contract basis, shall, with effect from the commencement of the said Act, be deemed to have been appointed on regular basis and he shall be treated as Civil Servant for all intents and purposes except for the purpose of pension or gratuity. Now the question arises whether the case of the petitioners falls within the purview of the provision quoted above. The answer to the question is in the affirmative because it cannot be disputed on the record that they were appointed on contract basis after the crucial date mentioned above against the sanctioned posts and in a prescribed manner.
- 10. Next comes the question whether the petitioners have been appointed in a prescribed manner, the answer to this question cannot be given

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Peshawar High Count

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without referring to section 25 of the Civil Servants Act, 1973 which reads as under:-

> "25 Appointment of persons on contract, etc.—The Governor or any person authorized by the Governor in that behalf may, on such terms and conditions as he may specify in each case, appoint persons on contract basis, or on work-charged basis, or who are paid out of contingencies:

Provided.....

A perusal of section quoted above reveals that the Governor or any other person authorized by him in this behalf can, on such terms and conditions, he may specify in each case, appoint person on contract basis. This is the only provision, which deals with the appointment on contract. The appointment of the petitioner made in conformity. with this provision shall be deemed to have been made in a prescribed manner. During the course of arguments, we asked the learned DAG point black whether the contract employees who have been regularized under the Act were also appointed through Public Service Commission and if so, he should cite the case, if any, but he could not cite any. When so, the petitioners are required to be

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regularized. Quite apart from this, when many other similarly placed and positioned have regularized under the judgments of this Court rendered in the cases of Dr. Rizwanullah and 42 others-Vs-Government of NWFP through Chief Secretary, NWFP, Peshawar and 4 others (2009 PLC (C.S) 389), Miss Shagufta Syed-Vs- Govt. of NWFP through Secretary Zakat, Ushr, Welfare and Women Development Department Peshawar in Writ Petition No.1731/2006 and Inavatul Haq etc.-Vs-E.D.O. etc. in Writ Petition 1662/2007 (Supra), it would be rather unjust and unfair to deny the same right to the petitioners. We thus allow these writ petitions and direct the respondents to regularize the petitioners.

Dated: 17.6.2010

sol Eig AF Jul Khan.

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Pashawar High Court Peshawar. Authorized Under Section 75 Acts Order

FATA SECRETARIAT,
(Admn & Coord Department)
WARSAK ROAD PESHAWAR

F (26)

ORDER:-

In continuation of office order No. FS/E/100-19 (officers) Vol-3/7688-98 dated:27/6/2011 and in compliance with the order of Peshawar High Court Peshawar dated 08-9-2011 in C.O.C. No. 38/2011 filed in writ Petition NO.917/2007 (D) , the services of the following officers are hereby regularized which shall be subject to the final decision in the C.P.L.A. All benefits received under the impugned judgment in C.P.L.A. including the order of regularization shall be recoverable from the person and assets of the petitioners, if the department succeeded in undoing the judgment of the Peshawar High Court in the C.P.L.A.:-

S.	No	Name	Designation	BS
IT	1.	Sher Afzal	Executive Officer F&P	18
7	2.	K. Masood Afridi	Agency Finance Officer	17
	3.	Mohib-ur-Rehman	Agency Finance Officer	17
	4.	Najeebullah	Agency Finance Officer	17
r	5.	Faridullah	Agency Planning Officer	- 17
 	6.	Muhammad Hamid	Agency Planning Officer	17
;	7.	Muhammad Rehman	Agency Planning Officer	17
 	8.	Miftahullah	Agency Planning Officer	17
	9.	Fagir Muhammad	Agency Planning Officer	17
	10.	Israr Ahmad Khan	Agency Planning Officer	17
-	11.	Ms. Sadia Asghar	Agency Finance Officer	17
	12.	Hadi Hussain	Asstt: Agency Finance Officer	16
-	13.	Qaisar Munir	Asstt: Agency Finance Officer	16
	14.	Anwar Ali	· Asstt: Agency Finance Officer	16

ADDITIONAL CHIEF SECRETARY (FATA

No. FS/E/100-19 (officers) Vol-4/ 14805-17 Dated: 27/9/2011. Copy to:-

1. Secretary Finance Department, FATA Secretariat.

2. Secretary P&D Department, FATA Secretariat.

3. Additional Accountant General (PR) Sub Office Peshawar.

4. The Director, Irr: & Hydle Power, FATA Secretariat.

5. The Deputy Director (G.W.), FATA Secretariat.

6.. All Political Agents.

7.. All Executive Officers, Agency Finance & Planning Department.

8.. All Agency Finance Officers, Finance & Planning Department.

9.. Section Officer (B&A), FATA Secretariat.

10. Section Officer (Audit), FATA Secretariat.

11.. All Agency Accounts Officers.

12. P.S. to Chief Secretary Khyber Pakhtunkhwa.

13. Officers concerned

(Muhammad Abbas Khar Section Officer (Esta/

IN THE SUPEFME COURT OF PAKISTAN (Appellate Jurisdiction)

Present:

Mr. Justice Jawwad S. F.hawaja Mr. Justice Khilji Arif Hussain

Civil Petitions Nos.437-P to 450-P of 2010 (Against the judgment dated 17.6.2010 of the Peshawar High Court, Peshawar passed in Writ Petitions Nos.917,

High Court, Peshawar passed in Writ Petitions Nos.917, 920, 921,922,7002,1003,1004, 1005, 1006, 1012, 1013, 1072, 1535 or 2007 and Writ Petition (Vo.2899 of 2009)

The Additional Chief Secretary FATA and others ... Petitioners in all cases

Versus

Muhammad Masud Afrid and others Mahili ur Rahman

Mohib ur Rehman Muhammad Hamid Israr Ahmed

Muhammad Feliman

Salda Asghar Farid Ullah Majeeb Ullah

risjoer Ullah Qaiser Muneer Hadi Hussain Faqir Muhanmad

Mittah Ullah Anwar Ali (Respondent in CP-437-P/2010) (Respondent in CP-438-P/2010)

(Respondent in CP-439-P/2010)
(Respondent in CP-439-P/2010)

(Respondent in CP-440-P/2010) (Respondent in CP-441-P/2010)

(Respondent in CP-442-P/2010) (Respondent in CP-443-P/2010)

(Respondent in CP-444-P/2010) (Respondent in CP-445-P/2010) (Respondent in CP-446-P/2010)

(Respondent in CP-447-P/2010) (Respondent in CP-448-P/2010) (Respondent in CP-449-P/2010)

For the Petitioner(s):

Mr. Abdul Latif Yousafzai, Sr. ASC

For Respondent No.1:

Mr. Ijaz Anwar, ASC

For Respondents Nos.2-4:

N.R.

Date of Hearing:

28.03.2013

ORDER

Jawwad S. Khawaja, L. The petitioner namely the Additional Chief Secretary.

FATA impugns the judgment of the High Court dated 17.6.2010. We have heard learned counsel for both sides and have also gone through the record and the law including the North-West Frontier Province Civil Servants (Amendment) Act, 2005.

The relevant part of the said statute is contained in Section 19(2) thereof. For ease of reference, the same is reproduced as under:-

"(2) A person though selected for appointment in the prescribed manner to a service or post on or after the 1st day of July, 2001, till the commencement of the said Act, but appointed on contract basis, shall, with effect from the commencement of the said act, be deemed to have been appointed on regular basis. All such persons and the persons appointed on regular basis to a service or post in the prescribed manner after the commencement of the said Act shall, for all intents and purposes be civil servant, except for the purpose of pension or gratuity. Such a civil servant shall, in lieu of pension and gratuity, be entitled to receive such amount contributed by him towards

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the Contributory Provident Fund, along with the contribution made by Government to his account in the said Fund, in the prescribed manner".

The petitioner is aggrieved to the extent that the High Court has; while deciding the matter, left some ambiguity in its judgment and it is on account of this that the respondents are claiming regularization in a grade, above the grade in which they were employed on contract. Having gone through the above cited legal provision and the impugned judgment, we are clear that the High Court only allowed the Writ Petition filed by the respondents directing the petitioner to regularize their services in accordance with the above mentioned statute. In this view of the matter, we are of the opinion and make this clarification that the respondents (who were petitioners before the High Court) shall stand regularized in the same grade in which they had been working on contract basis when their contract periods expired. Learned counsel for the respondents does not object to this finding.

- 2. He does, however, contend that the respondents were entitled to regularization in accordance with Section 19(2) above w.e.f. the date for commencement of the said statute. The law itself was enacted on 23.7.2005. As such the respondents are declared to be entitled to regularization w.e.f. 23.7.2005. They are also entitled to back benefits for the period they were not paid their emoluments, ending on 27.6.2011 when they were reinstated in service. This is the purport of the law which expressly stipulates that contract employees falling within the ambit of Section 19(2) of the Amended Act shall be deemed to have been appointed on regular basis w.e.f. the commencement of the said Act i.e. 23.7.2005. Since the law itself had, through a legal fiction, made the respondents regular employees w.e.f. 23.7.2005 it follows that the respondents were also entitled to emoluments w.e.f. the said date.
 - 3. Learned counsel for the petitioners states that the respondents have already received benefits for the said period. He, therefore, requests that in this order it may be clarified that respondents will not be entitled to receive emoluments in respect of

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CT's 437-P to 450-P of 2010 doc

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the period for which they had already received the same. This is a reasonable request. A clarification is, therefore, made accordingly.

patitions are disposed of accordingly in the above terms.



Sdl- Jawwad S. Khawaja, J Sdl- Khilji Arif Hussain, J

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(Review Jurisdiction)

Mr. Justice Jawwad S. Khawaja Mr. Justice Mushir Alam Mr. Justice Dost Muhammad Khan

C1-6/As-135, 375, 137, 139, 141, 142, 145, 147, 149, 151, 153, 155, 157 & 159 of 2014 (For permission to the CRPs against the judgment of this Court dated 28.3.2014 passed in CP-2/-P/2010 etc.)

SEC Mas Nil in Civil Petition Nos. 437-P to 450-P of 2010

The Additional Secretary FATA and others

Petitioner(s)

Muhammad Masood Afridi and others

Respondent(s)

& H 30

For the applicant(s):

Mr. M. Ajmal Khan, ASC/ACR

See the respondent(s):

Mr. Ejaz Anwar, ASC

Mr. M. S. Khattak, AOR

For Govt. of KPK:

Ma. Ambreen Abbasi, Addl. AG

Date of Hearing:

15.09.2014

ORDER

Frankad S. Khawaja, .- We have heard learned counsel for the applicants. These applications are barred by 249 days and no valid reason has been given to justify condonation of delay. In fact it has been stated in para 2 of the application that it is on account of internal meetings and procedures of the government that the filing of these applications was delayed. This can hardly be a ground for condoning delay. Additionally, Mr. Abdul Latif Yousafzai, learned Advocate General while appearing on behalf of the petitioner-government has given a certificate to the effect that these are not cases fit for review. It was Mr. Yousafzai who had appeared in the petitions when the same were dismissed. In view of the foregoing discussion, we find no reason to allow these applications. The same are, therefore, dismissed.

Sd/- Jawwad S. Khawaja, J

Sd/- Mushir Alam, J

Sd/- Dost Muhammad Khan, J

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ntendent Supreme Court of Pakistan Islamabad

lamabad, the



SUMMARY FOR GOVERNOR KHYBER PAKHTUNKHWA

REGULARIZATION OF FINANCE & PLANNING CELL EMPLOYEES (FATA).

The Federal Government created various categories of posts for establishment of Finance & Planning Cells in September 2003 with the following break-up:-

<u>5.No</u>	Name of Cell	. :	~	No of posts
	Finance Cell		=;	70
(ii)	Planning Cell		=	238

The Cells were made functional in all Agencies with effect from 01-12-2004 by adjustment of defunct FATA DC's staff from surplus gool as well as making fresh appointments after fulfillment of codal formalities such as press advertisement and selection of eligible candidates through Departmental Selection Committee. Names of persons appointed on contract basis are as under:-

237017	1. rearrie	Designation
<u> </u>		
1.	Sher Afzal Khan	Executive Officer (BS-18)
2.	Ahmad Nawaz	Executive Officer (BS-18)
√ _{3.}	M. Masood Afridi	Agency Finance Officer (BS-17)
4.	Ms. Sadia Asghar	Agency Finance Officer (BS-17)
5.	Mohib-ur-Rehman	Agency Finance Officer (BS-17)
6.	Najeebullah	Agency Finance Officer (BS-17)
7.	Faridullah	Agency Planning Officer (BS-17)
8.	Muhammad Hamid	Agency Planning Officer (BS-17)
۶.	Muhammad Rehman	Agency Planning Officer (BS-17)
10	NA:Eu-landla	1 recticy Franking Officer (82-17)

S.No Name

BS-17) BS-17) BS-17) (BS-17) (BS-17) (BS-1.7) Miftahullah Agency Planning Officer (BS-17) Fagir Muhammad Agency Planning Officer (BS-17) 12. Israr Ahmad Khan Agency Planning Officer (BS-17) 13. Anwar Ali Asstt: Agency Finance Officer (BS-16) 14. Hadi Hussain Asstt: Agency Finance Officer (BS-16) 15. Qaisar Munir Asstt: Agency Finance Officer (BS-16)

The above employees performed duties till 30-05-2007 on their respective posts, with periodical extension in contract. However their services were ceased on expiry of contracts on 30-06-2007. Aggrieved with the above action, they lodged petition in Peshawar High Court Peshawar seeking the remedy of reinstatement as well as regularization of service. The Court decided their re-instatement in service and through another decision in Writ Petition No.917/2007 (D) and C.O.C No.38/2011, subsequently regularized their services as per Judgment dated 08-09-2011 (Annexure-I) and in implementation thereof, this department regularization Order dated 27-09-2011 (Annexure-II) and dated 05-04-2012 (Annexure-III).



- Their regularization in service was subject to final decision of the Supreme Court of Pakistan where FATA Secretariat had filed, CPLA against the Judgment of Peshawar High Court Peshawar. The case came up for hearing in the apex Court on 28-03-2013 as per Judgment (Annexure-IV) which contains the following salient decision:-
 - (i) As per Para-2 of the Judgment, the petitioners are entitled to regularization with effect from 23-07-2005 under NWFP Civil Servants (Amendment) Act 2005 (Annexure-V).
 - (ii) Their terms and conditions of regularization will be in line with Section-19 (2) of NWFP Civil Servants Act 1973 (NWFP Act No.XVIII of 1973), according to which the officers shall, in lieu of pension and gratuity, be entitled to receive such amount contributed by them towards the Contributory Provident Fund, alongwith the contribution made by the Government to their account in the said Fund (Annexure-VII).
- 5- In view of decision of Apex Court, the Governor Khyber Pakhtunkhwa is requested to accord approval for regularization of services of the above 15 Officers with effect from 23-07-2005 in the light of decision as highlighted in Para-4 (i) & (ii) above.

6- Proposal at para-5 above is submitted for approval of the Governor Khyber Pakhtunkhwa, please.

NAL CHIEF SECRETARY (FATA)

Secretary AI&C (FATA)

Pana 5/14 may be approved by the Governmen.

CHIEF SECRETARY KHYBER PAKHTUNKHWA

FALL JUSTEEN Pachowork

8. Please examine.

CHIEF SECRETARY

SECRETARY ESTABLISHMENT

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- FATA Secretariat has submitted case for regularization of 15 contract employees in BS-16 to BS-18, in pursuance of judgment of the Peshawar High Court upheld by the Supreme Court of Pakistan, extending the petitioners the benefit of the Knyber Pakhtunkhwa Civil Servants (Amendment) Act, 2005. FATA Secretariat has not made it clear whether the petitioners include surplus employees of defunct FATA DC, whose case stands decide... in the judgment of Apéx Court in Civil Appeal No.116-P/2010 (Annex-VII), or otherwise.
- Section 19 of the Khyber Pakhtunkhwa Civil Servants Act, 1973, provides that per sons appointed in the prescribed manner on of after 1st July, 20011 till 23rd July, 2005 on contract basis be deemed to have been appointed on regular basis (Annex-V). As given in section 7(1)(a)(i) of the Khyber Pakhtunkhwa Public Service Commission Ordinance, 1978, recruitment of person to the civil services of the Province and civil posts in connection with the affairs of the Province in basic pay scale 16 and above or equivalent is the function of the Commission (Annex-VIII). However, as mentioned in para-2, the petitioners were appointed through Departmental Selection Committee and not in the manner prescribed by law \mathbb{R}^2
- In view the of above, FATA Secretariat is required to the review petition in the Apex Court. Similarly, Law Department may also require the Advocate General, Khyber Pakhtunkhwa, to defend the interest of the Provincial Government in the matter.

Law Department may add views, en-roule.

Chief Secretary, Khyber Pakhtunkhwa

(Shahrukh Arbab) Secretary Establishment June 14, 2013

Please add views.

SECRETARY LAW

14.06.2013

14.

The Presidential Order No. 13 of 1972 (Ammex: 'VIII') duly protected under Article 269 of the Constitution is still in force, therefore, the employees working in the FATA Secretariat are to be governed under the provisions of the said Order. All the employees recruited there, are the employees of the Provincial Government and are on deputation, and as such their services would be governed under the Khyber Pakhtunkhwa Civil Servants Act, 1973, unless otherwise, it is decided that these employees should not come under the purview of the Presidential Order and separate regulation to this effect is made by the President under Article 247 of the Constitution.

In pursuance of above clarification, the persons, whose services are regularized by the Apex Court are, if, appointed by Provincial Government on contract basis and are working in FATA on deputation, then their services needs to be regularized under the Khyber Paktunkhwa Civil Servants (Amendment) Act, 2005, and if, the persons whose services are regularized by the Apex Court are appointed otherwise and working in FATA, then a separate regulation to this effect is required to be made by the President under Article 247 of the Constitution.

16.

Moreover, "the prescribed manner" as mentioned in section 19 (2) of the Khyber Pakhtunkhwa Civil Servants (Amendment) Act, 2005, has now been clarified by the Peshawar High Court in Doctor Rizwanullah and 24 other's cases reported in 2009 PLC (C.S) page-389, that the criteria for both the regular appointments and appointments on contract basis, are prescribed manner. .

17.

FATA Secretariat, if intends to file review petition, then immediately take action for this purpose, being time bound case.

(MUHAMMAD ARIFEEN)

Secretary to Govt. of Khyber Pakhtunkhwa

Law. Parliamentary Affairs and / Human Rights Department



18. When the Peshawar High Court has clarified the question of 'prescribed manner," is there any ground left for filing review petition?

SECRETARY LAW

CHIEF SECRETARY

- The ground for review may be that the persons whose services are 19. regularized by the Apex Court are if, not appointed by the Provincia Government, then the Khyber Pakhtunkhwa Civil Servants (Amendment) Act, 2005, is not applicable to them. If it is the case, then immediate action is required to be taken as this is time bound case.
- The FATA Secretariat may, therefore, re-consider the case in light of paras

(MUHÁMMÁD ARIFEEN) Secretary to Govt. of Khyber Pakhtunkhwa, Law Parliamentary Affairs & Human Righto

. Department

Necessary action in the light of para 20.

In view of above, no option is left with the Government except to regularize dated 15-09-2014 (Annexure-X). the services of petitioners as well as allocation of a cadre for them in the Provincial Services as the Judgement passed by the Peshawar High Court has attained finality as a result of 23orders passed by the Apex Court (Supreme Court).

In this connection, Summary is re-submitted for consideration of regularization of their services and allocation of a cadre in the Provincial Services.

(MUHAMMAD ASLAM), Additional Chief Secretary (FATA)

Chicf Secretary Khyber Pakhtunkhwa

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with the views/ comments of the Law Department at paras 14, 15 and 16 of the summary. In compliance with the Apex Court orders, the officers mentioned in para-10 of the summary can only be adjusted in the FATA Secretariat, while creating a separate service cadre. However, it is pointed out that with the retirement of each member of the service, the post which becomes vacant, will be filled from amongst the PAS/PMS officers, who have share in the schedule because these post are borne on the schedule of posts attached with the Pakistan Administrative Service (Composition and Cadre) Rules, 1954 and Provincial Management Service Rules, 2007.

(Dr. Akhtar Nazir)
Secretary Establishment
July, 28, 2015

Chief Secretary, Khyber Pakhtunkhwa.

JUDGMENT SHEET PESHAWAR HIGH COURT, PESHAWAR JUDICIAL DEPARTMENT

Writ Petition No.3723-P of 2016

Muhammad Musuod Afridi and others Versus

Government of Kleyber Palabiunkhwa and others 's

Date of hearing. Petitioner (hy) Mr. Lastof Acuse Khan Holme

JIDGMENT

MUHAMMAD NASIR MAHFOOZ J.- At the very pulset, counsel for the petitioners stated at the Bar that the instant petition may be disposed of in the light of order dated 13.06.2019 passed by this Court. The same is reproduced · below;-

> "The learned counsel for the petitioner states that of he peditioners have been regularized in PAA Department while fate of the remaining saven a solit orderlided. The learned A.A.G. on the turn states that they would be accommodated in the Finance Department to which the learned counsel for the petitioners raises his diffection with the plea that all the pelliloners have all along served in the P&D Department but somehow the remaining seven have been singled out for such discriminatory treatment. The learned A.A.G. is thus directed to-take up the matter with the concerned

> > EXAMINER Poshawar High Cour

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Annex-VI

authorities and to ensure that a similar treatment is meted out to all the petitioners. Adjourned to a date in office. Meanwhile, the learned A.A.G. may file better statement, if he so desires."

- 2. As per order mentioned above, the learned A.A.G. had stoted that the petitioners would be accommodated in the Finance Department though at that time, the learned counsel for the petitioners had objected to this suggestion but today in Court, he expressed his willingness to the statement of learned A.A.G. made before the Court, the latter undertakes to abide by the commitment so made.
- In view of the above, the instant petition has served its purpose and thus, is disposed of accordingly.

<u>Announced</u> 05.17.2019 JUDGE

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OVERNMENT OF KHYBER PAKHTU FINANCE DEPARTMENT

Dated Pesh: the 04-05

twitter.com/GoKPFD

OFFICE ORDER

NO. SO(ESTT)FD/2-12/2020/T&A/ The competent authority has been pleased to order adjustment of the following officers of erstwhile FATA in the Khyber Pakhtunkhwa Treasuries & Accounts Establishment, on the posts noted against each:

S#	Name & Designation	Nomenclature of post
1.	Mr. Muhammad Masood Afridi, Agency Finance Officer (BS-17)	Assistant Treasury Officer, (BS-17)
2.	Mr. Mohib-ur-Rehman, Agency Finance Officer (BS-17)	Assistant Treasury Officer, (BS-17)
3.	Mr. Najeebullah, Agency Finance Officer (BS-17)	Assistant Treasury Officer, (BS-17)
4.	M/s Sadia Asghar, Agency Finance Officer (BS-17)	Assistant Treasury Officer, (BS-17)
5.	Mr. Hadi Hussain, Assistant Agency Finance Officer (BS-16)	Sub-Accountant, (BS-16)
6.	Mr. Qaiser Munir, Assistant Agency Finance Officer (BS-16)	Sub-Accountant, (BS-16)
7.	Mr. Anwar Ali, Assistant Agency Finance Officer (BS-16)	Sub-Accountant, (BS-16)

Consequent upon their adjustment, the above employees will be placed at the bottom of the seniority list of the cadre.

SECRETARY FINANCE

NO.SO (ESTT)FD/2-12/2020/T&A/

Dated: 04-05-2020.

Copy forwarded to:

- 1. The Accountant General, Khyber Pakhtunkhwa.
- 2. The Secretary, Planning & Development Department.
- 3. The Secretary, Establishment Department.
- 4. The Director Treasuries and Accounts Khyber Pakhtunkhwa.
- 5. PS to Secretary, Finance Department.
- 6. PS to Special Secretary, Finance Department.
- 7. PA to Additional Secretary (Admn:), Finance Department.
- 8. PA to Provincial Coordinator (PIAC), Finance Department.
- 9. Officers concerned.
- 10.Office Order file.

Section Officer (Estt:I)

F.No.Order 2020 (P-22)

munir.khan@finance.gkp.pk

(091) 9211532

1 (2)

Dated: 08-09-2021

To

Honorable Chief Secretary Khyber Pakhtunkhwa.

Through: Proper Channel

Subject: REPRESENTATION.

R/Sir,

- That, I have been appointed as Agency Finance Officer BS-17 vide Governor's Secretariat office order No.GS/E/100-19/3358-71 dated 01.12.2004 (Annexure-I).
- 2. That, section 19(2) of the of the North West Frontier Province Civil Servants Act 1973 envisaged that 'A person selected for appointment in the prescribed manner to a service or post on or after the 1st July 2001 till commencement of the said Act, but appointed on contract basis, shall, with effect from the commencement of the said Act, be deemed to have been appointed on regular basis, (Annexure-II).
- 3. That, attained the status of a regular civil servant declared by the Hon'ble Peshawar High Court, Peshawar in Writ Petition No.917/2007 in view of amendment in North West Frontier Province Civil Servants (Amendment) Act 2005. The said judgment was also upheld by the Supreme Court of Pakistan vide judgment dated 28.03.2013 with some clarification that the respondent services be regularized with effect from 23.07.2005 in accordance with section 19 (2) of the NWFP, Civil Servants Act 2005 in grade-17 and back benefits be accorded to them. Review petition was also dismissed by Supreme Court of Pakistan vide Order dated 15.09.2014 (Annexure-III).
- 4. That, consequent to the 25th Constitutional Amendment and in pursuance of minutes of the meeting held under chairmanship of Hon'ble Chief Secretary Khyber Pakhtunkhwa dated 15.11.2018, units of P&D FATA including Agency Finance Cell and Agency Planning Cell had been adjusted and placed under the administrative control of P&D Department Khyber Pakhtunkhwa vide order dated 08.01.2019 justly, (Annexure-IV).
- 5. That, a summary initiated by P&D Department, without getting views of the Law and Finance departments, contained proposal for adjustment of posts of Agency Planning Officers in the Schedule of Provincial Planning Services (PPS) Cadre with justification that only those positions of Administrative Departments (Planning Cells) have been included in the Schedule of PPS Cadre which purely relate to planning only.
- 6. Posts of Agency Planning Officers are included in the relevant Cadre i.e Schedule of PPS at Secretariat level, likewise the posts of Agency Finance Officer of (Finance & Planning) erstwhile FATA, were included in the Schedule of

9111)

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Establishment Department as evident from Establishment Department letter No.SO(E-I)E&AD/9-128/2019 dated 08.10.2019 (Annexure-V) and letter No.SOE-II(ED)1-1/2019 dated 11.10.2019 (Annexure-VI), in light of which the applicant must have been adjusted/absorbed against the post of Finance Officer at Secretariat level. It is pertinent to mention here that posts of Agency Finance Officers (F&P erstwhile FATA) were shifted to Schedule of Establishment Department but the incumbents of these posts were left in limbo.

- 7. Post of Executive Officer (Finance & Planning) stands on the strength of Agency Finance Cells while they have been adjusted in the PPS Cadre too.
- 8. Placement of Agency Finance Officers of (Finance & Planning Cells) erstwhile FATA in Treasury and Accounts (Attached Directorate of Finance Department) is discrimination with the applicant, as posts of Finance Officers are on the Schedule at Secretariate level.
- Contrary to the decision of the Hon'ble Peshawar High Court orders dated 05.12.2019 (Annexure-VII), the applicant has been deprived of due adjustment in Finance Department at Secretariat level.
- 10. That, SNo17(3) of APT Rules 1989 ESTA CODE, <u>SENIORITY envisaged that in the event of merger/restructuring of the departments, attached departments or subordinate offices, the inter se seniority of civil servant affected by the merger/restructuring as aforesaid shall be determined in accordance with the date of their regular appointment to a cadre or post, (Annexure-VIII).</u>
- 11. That, it has been held by the Supreme Court of Pakistan in a reported judgment Title Tikka Khan & others VS Syed Muzaffar Hussain Shah and others ((2018 SCMR 332) that the case is fully covered by Serial No33(6) of Estacode vol-ledition 2007 in this context the case is more akin to rule 4A rather Rule 4 of the rules mentioned above. Non canon of interpretation would scratch or strike of their past service when they on abolition of ministry were compulsory transferred to the ministry of religious affairs and inter faith harmony. Their past service has to be respected and recognized for determining their seniority. It would thus be unfair and unjust to treat the respondent junior most civil servant in the ministry for none of their fault. The view taken by their service tribunal therefore not amenable to change or modified, (Annexure-IX).

Prayers:

It is most humbly prayed that I may please be adjusted against schedule posts of Finance Officer with due seniority from the date of regularization into service i.e 23.07.2005, at par with Agency Planning Officers of F&P erstwhile FATA, please.

Muhammad Masood Afridi Assistant Director (General/Trg) Home & Tribal Affairs Department Khyber Pakhtunkhwa, Peshawar



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

No. SOR-III (E&AD)/4-2/2021 Dated Peshawar the June 23rd, 2022

The Secretary to Govt. of Khyber Pakhtunkhwa, Home & T.As Department.

Subject: -

REPRESENTATION

I am directed to refer to your letters No. E&A(HD)7-75/2021 dated Dear Sir, 27.09.2021 & 04.01.2022 on the subject noted above and to state that the request for induction against schedule post of BS-17 PMS is not covered under Khyber Pakhtunkwha, Provincial Management Service Rules, 2007. Yours faithfully,

> SECTION OFFICER(R Phone No. 9211793

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

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	ADDUAL NII	//11//
	APPEAL NO.	12024

Muhammad Masood Afridi

VS

Govt. of KP etc

SUBJECT: APPLICATION FOR PERMISSION TO ALLOW THE APPELLANT TO AMEND THE SERVICE BY CHALLENGING THE REJECTION ORDER/MEMO DATED 23.06.2022, WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT WAS REJECTED.

#### RESPECTFULLY SHEWETH:

- 1. That the appellant has filed the service appeal in this Honorable Tribunal against the order dated 04.05.2020, whereby the appellant was wrongly adjusted against the post of Assistant Treasury Officer (BPS-17) in attached department of Account and Treasury Establishment instead of Finance Department as Finance Officer (BPS-17) and against not taking action on the departmental appeal the appellant within the statutory period of ninety days.
- 2. That during the pendency of the service appeal of the appellant the departmental appeal of the appellant was rejected on 23.06.2022, which needs to be challenged before this Honorable Tribunal. (Copy of order/memo dated 23.06.2022 is attached as Annexure-R-1)
- 3. That as the departmental appeal of the appellant was rejected on 23.06.2022 during the pendency of the service appeal, therefore, the appellant wants to impugn the order/memo dated 23.06.2022 before this Honorable Tribunal by amending the service appeal.
- 4. That it will be in interest of justice to allow the appellant to impugn the rejection order /memo dated 23.06.2022 before this Honorable Tribunal by amending the service appeal.

It is therefore most humbly prayed that on the acceptance of this application, the appellant may kindly be allowed to amend service appeal by impugning the rejection order/memo dated 23.06.2022 before this Honorable Tribunal.

APPELLANT

Muhammad Masood Afridi

THROUGH:

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT PESHAWAR

AFFIDAVIT:

It is affirmed and declared 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 august Service Tribunal.

DEPONENT

2 (47)

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

8124 29-12-2021

SERVICE APPEAL NO. 159 /2021

Mr. Muhammad Masood Afridi, Assistant Director (General/Trg).
Home & Tribal affairs Department, Khyber Pakhtunkhwa, Peshawar

**APPELLANT** 

#### **VERSUS**

- 1. The Government of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 2. The Chief Secretary Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 3. The Secretary Establishment Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 4. The Secretary Finance Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.

RESPONDENTS

SECTION 4 OF THE APPEAL UNDER PAKHTUNKHWA SERVICE TRIBUNALS ACT 1974 AGAINST WHEREBY THE **APPELLANT DATED** 04.05.2020. WRONGLY ADJUSTED AGAINST THE POST OF ASSISTANT TREASURY OFFICER (BPS-17) IN ATTACHED DEPARTMENT OF ACCOUNT AND TREASURY ESTABLISHMENT INSTEAD OF FINANCE DEPARTMENT AS FINANCE OFFICER (BPS-17) TAKING ACTION NOT' **AGAINST** AND DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF THE NINETY DAYS. Certified to be ture com

PRAYER:

rate of day

ON THE ACCEPTANCE OF THIS APPEAL, RESPONDENTIShunal.
MAY PLEASE BE DIRECTED TO ADJUST THE APPELLANT
ON THE POST OF FINANCE OFFICER (BPS-17) IN FINANCE

(48)

91.09.2022

"Mawar

Learned counsel for the appellant present. Mr. Muhammad Adeel

Butt, Additional Advocate General for the respondents present.

On 08th August, 2022 learned counsel for the appellant had submitted an application seeking permission to allow submission of mended service appeal after having rejected of his departmental appeal on 23.06.2022. The application in question could not be processed and not made necessary part of the order sheet by the presiding officer due to the reason that 08th August, 2022 was declared as public holiday and the date was changed on the strength of Reader's Note. Application seeking amount of service appeal is allowed. Pre-admission notice has already been issued as is evident from order sheet dated 23.06.2022. Adjourned. To come up for reply/comments as well as preliminary hearing on 19.10.2022 before S.B.

(Mian Muhammad) Member (E)

Certified to be ture copy

Khyber akhthkhwa

Service Tibunal

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PLANNING & DEVELOPMENT DEPARTMENT Dated Peshawar the March 22, 2019

### NOTIFICATION:

<u>NO. SO(E)?&D/19-37/PPS/2018:</u> In pursuance of Order of Peshawar rogg Court, Pesnawar dated 07-11-2018 in writ petition No. 37:22-P/2016 titled Munammad Mascod Afridi & Others Versus Government of Khyber Pakntunkhwa through Chief Sucretary & Others and in light of decision of the meeting held on 15.11, 2018 under the Chairmanship of Chief Secretary, Khyber Pakhtunkhwa, the Competent Authority is pleased to include the following posts in BS-17 and above of erstwhile Agency Planning cens. P&D Department, Merged Areas (Tribal Districts) in the schedule of Provinciai Planning Service (PPS) Cadre and the incumbents as Provincial Planning Service Officers

Sr. No	1-	cumbents as Provincial Plann e effect, in the best public int	erest:-
	Name		
1.	Mr. Sher Afzal.	Designation	BS
2.	Mr. Anmed Nawaz.	Executive Officer, F&P.	BS-18.
3,	Mr. Faridullah.	Executive Officer, F&P.	BS-18.
<del>4</del> .	Muhammad Hamid.	Agency Planning Officer	BS-17.
ē. 	Muhammad Rehman.,	-do-	BS-17.
ô. ~	Mr. Miftahullah.	-do-	BS-17.
7.	Mr. Faqir Muhammad	-do-	BS-17.
8.	Mr. Israr Ahmad Khan.	-do-	ES-17.
		-do-	BS-17.

### ADDITIONAL CHIEF SECRETARY P&D DEPARTMENT

### Enost: 140. & Date Even.

Copy forwarded to the:-

- Additional Chief Secretary, Merged Areas Secretariat, Peshawar.
- Registrar, Peshawar High Court, Peshawar.
- Secretary to Govt of Khyber Pakhtunkhwa, Establishment Department.
- Secretary, P&D Department, Merged Areas Secretariat, Peshawar. 5.
- Secretary to Govt of Knyber Pakhtunkhwa, Finance Department.
- Accountant General, Khyber Pakhtunkhwa, Peshawar. 7.
- All Deputy Commissioners concerned of Tribal Districts.
- All District Account Officers concerned of Tribal Districts. Ÿ.
- PSO to Chief Secretary, Khyber Pakhtunkhwa.
- 10. Assistant Chief (B&A), P&D Department.
- 11. Section Officer (General), P&D Department.
- 12. PS to Additional Chief Secretary, P&D Department.
- 13. PS to Secretary, P&D Department.
- 14. PAs to Additional Secretary/ Chief Economist, P&D Department. 15. PA to Deputy Secretary (Admn:), P&D Department.



#### GOVERNMENT OF KHYBER PAKHT PLANNING & DEVELOPMENT DEPARTMENT

Dated Peshawar May 26, 2021.

#### NOTIFICATION:

In continuation of Administration and No. SO(E)P&D/PF/087/996/2020: Goordination Department, erstwhile FATA Secretariat Orders No. FS/E/100 19(Officers)Vol-4/14805-17, dated 27.09.2011, and No FS/E/100-19(Officers)Vol-V7688.98 (taled 27.06:2011 & No. FS/E/100-19(Officers)/ol-3/6439-49; dated 05:04:2012 and in pursuance of advice of Establishment Department vide letter No. SOR III(E&AD)5-15/2014 dated 11.02.2021 as well as Law Department advice vide elter No. SO(OP-II)/LD/5-2/2012-Vol-IV/4595-97, dated 19.04.2021, the competent authority is pleased to revise/renotify the regularization of services of the following Officers with effect from 23.07.2005:

- Sher Afzal (PPS BS-18), Sen or Planning Officer, Social Wefare
- Ahmed Newez (PPS BS-18), Assistant Chief (Agri), P&D
- Department.
  Mr. i Faildullah, Planning Officer, Peshawar.
  Muhammad Hamid Planning Officer, Social Welfare Department.
  Muhammad Rehman, Planning Officer, Hangu.
  Mr. Miltahullah, Planning Officer, Tribal District, Bajaur.
- Mr. Fagir Muhammad, Plaining Officer, Tribal District Monmand, Mr. Israr Ahmad Khan, Planning Officer, Tank:

Planning PLANNING & DEVELOPMENT DEPARTMENT

#### of even No. & Date.

- Copy forwarded to the
- Secretary to Govt of Knyber Pakhtunkhwa, Establishment Department.
- Secretary to Govt of Khyber Pakhtunkhwa Law, Parliamentary Affairs & Hüman Rights Department.
  - ountant General Khyber Pakhtunkhwa Peshawar.
- All Districts Accounts Officer concerned
- Sito Additional Chief Secretary, P&D Department
- o Secretary P&D Department.
  Special Secretary P&D Department 1
  To Additional Secretary II/Citief Economist, P&D Department.

(SONA KHAN)

ction Officer (Estt.)

## MINUTES OF THE MEETING

#### CREATION OF POSTS OF DISTRICT OFFICER OTHERS IN TRIBAL DISTRICTS

Consequent upon merger of FATA with the Province of Khyber Pakintunkhwa by virtue of 25° Amendment in the Constitution of Islamic Republic of Pakintunkhwa by virtue of 25° Amendment in the Constitution of Islamic Republic of Pakintun. Establishment Department approached Finance Department to create following posts in Tribal Districts on the analogy of Settled Areas, for smooth function of official business.

(7 Nos.)

(8 Nos.)

(8 Nos.)

(9 Nos.)

(1 Nos.)

(1 Nos.)

(1 Nos.)

(2 Nos.)

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•	13	Agency Ple	inning Officer	18	Additional Depu	ity Conimissio	iner   . 18 .	14
	12	Assistant 7	gency Planning	17.	Secretary, Dis	(C) Public S	alety 17:	
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Agency Finance Officer 85-17 -16 3-Posts. Assistant Agency Finance Officer BS-16

4. On the direction of Citief Secretary, a meeting on the issue was called on 21.5.2019, under the chalmanship of Secretary Establishments The following stiended:

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Bi Socrétary Finance: Merced Ateus informed the patticipants that Merget Areas Secti. Inti already worked of subject issue and held meetings with concerned stake polders. Alter detailed discussion, the following decisions in consultation with Finance Department, Merged Areas were taken

unanimously of the com-	
Deputy:	The post of Politics ( Agent's in BS-16 in Tribal Districts and Merged Areas Scott will upgrade
BB-19 , , ,	and re-designate the same in BS-19 as Capity Commissioners in all Tribal Districts
P2. Add IDC	Nerget Afaas Sedfetarial Villi oreate 7, nosts as Additional Deputy Commission in BS-18:
-3, DO (FAP)ADC	Merged Areas Secretariat Will create 7-Absts as Additional Deputy Commission (F&P) In 85-18
月 188-17	The posts of Finance Officers (85-17) already exists in Tribal Districts, disrellors, there is no need for creation of new posts:
5: Secretary, District Public Bafety Commission (88-	Singe these posts are hon/functional; after promulgation of Police Act 2018 (therefore Merged Areas Secretarial altrinot agree with creation of posts of Secretary bispect Rublic Rafety of Commission (65-17).
- Gay MAddinACS	The Beard of Revenue will take up the case with a line of AACs as per hear requirements.

6. Secretary Finance Merger Area requested Establishment Department to refer its proposel, to Finance Department for creation of posts as mentioned in Para-5 above enabling MA Sects to proceed further into the case.

The meding ended with vote of thanks from and course what

