

20.07.2022

Husband of the petitioner namely Mr. Raiz Muhammad present on behalf of the petitioner, Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Husband of the petitioner submitted an application for withdrawal of the instant service appeal on the ground that grievances of the appellant have been redressed. Husband of the appellant also produced copy of office order bearing No. 2783-88/E.II dated 13.05.2022 and office order bearing No. 395/PHSA/P/ET/2022-23/674 dated 19.05.2022 whereby the appellants' services have been placed at the disposal of Principal of GCON MMC Mardan for further adjustment against any vacant post in her own pay and scale. In this regard he also produced copy of the arrival report of his wife dated 01.06.2022 which shows that the grievances of the appellant stand redressed. Consequently, the present service appeal is dismissed as withdrawn. Consign.

03. Pronounced in open court at Peshawar and given under my hands and seal of the Tribunal this 20<sup>th</sup> of July, 2022



(Mian Muhammad)  
Member (E)

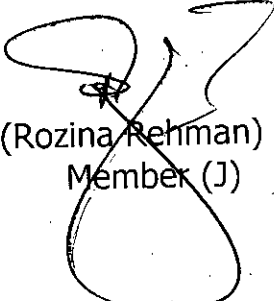
11.04.2022

Appellant present through counsel. Preliminary arguments heard. Record perused.

Points raised need consideration. Instant appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notice be issued to respondents for submission of written reply/comments. To come up for reply/comments on 02.06.2022 before S.B.

Rs-700/-  
Appellant Deposited  
Security & Process Fee

*A. J. J.*  
11/4/22

  
(Rozina Rehman)  
Member (J)

2<sup>nd</sup> June, 2022

Clerk of counsel for appellant present.  
Mr.Kabeerullah Khattak, Addl. AG for respondents present.

Respondents have not submitted reply/comments. Last chance is given to respondents for submission of reply/comments on 20.07.2022 before S.B.

  
Chairman

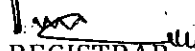


*R. J.*  
20/7/2022

Form- A

FORM OF ORDER SHEET

Court of \_\_\_\_\_

Case No.- 139/2022


S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	31/01/2022	<p>The appeal of Mrs. Gulfam resubmitted today by Mr. Mafkhar Haleem Kakakhel Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p> <p>2-</p> <p>This case is entrusted to S. Bench at Peshawar for preliminary hearing to be put there on <u>31-03-2022</u></p> <p style="text-align: right;"> CHAIRMAN</p> <p>31<sup>st</sup> March, 2022</p> <p>Husband of the appellant present and seeks adjournment due to non-availability of learned counsel for the appellant. Adjourned. To come up for preliminary hearing on 11.04.2022 before S.B.</p> <p style="text-align: right;"> CHAIRMAN,</p>

The appeal of Mrs Gulfam received today i.e. on 27.01.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Annexure-C of the appeal is illegible which may be replaced by legible/better one.
- 2- Appeal has not been flagged/marked with annexures marks.
- 3- Annexures of the appeal may be attested.

No. 176 /S.T,

Dt. 27/01 /2022

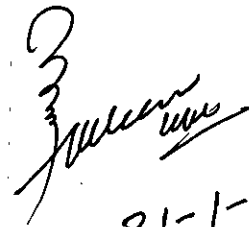
  
REGISTRAR  
SERVICE TRIBUNAL  
KHYBER PAKHTUNKHWA  
PESHAWAR.

Mr. Mafkhar Haleem Kakakhel Adv. Pesh.

*Respected Sir,*

*Objections raised in the instant appeal are removed by the counsel of the appellant.*

*Please the instant appeal may be allowed for resubmission and obliged.*



*31-1-2022*

# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

## CHECK LIST

Case Title: Mrs. Gulzar

v/s

Govt of KPK through Secretary Health & others

S#	CONTENTS	YES	NO
1	This Appeal has been presented by: _____	✓	
2	Whether Counsel/Appellant/Respondent/Deponent have signed the requisite documents?	✓	
3	Whether appeal is within time?	✓	
4	Whether the enactment under which the appeal is filed mentioned?	✓	
5	Whether the enactment under which the appeal is filed is correct?	✓	
6	Whether affidavit is appended?	✓	
7	Whether affidavit is duly attested by competent Oath Commissioner?	✓	
8	Whether appeal/annexures are properly paged?	✓	
9	Whether certificate regarding filing any earlier appeal on the subject, furnished?	x	✓
10	Whether annexures are legible?	✓	
11	Whether annexures are attested?	✓	
12	Whether copies of annexures are readable/clear?	✓	
13	Whether copy of appeal is delivered to AG/DAG?	✓	
14	Whether Power of Attorney of the Counsel engaged is attested and signed by petitioner/appellant/respondents?	✓	
15	Whether numbers of referred cases given are correct?	✓	
16	Whether appeal contains cutting/overwriting?	x	✓
17	Whether list of books has been provided at the end of the appeal?	✓	
18	Whether case relate to this court?	✓	
19	Whether requisite number of spare copies attached?	✓	
20	Whether complete spare copy is filed in separate file cover?	✓	
21	Whether addresses of parties given are complete?	✓	
22	Whether index filed?	✓	
23	Whether index is correct?	✓	
24	Whether Security and Process Fee deposited? On _____	✓	
25	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974 Rule 11, notice along with copy of appeal and annexures has been sent to respondents? On _____	✓	
26	Whether copies of comments/reply/rejoinder submitted? On _____	✓	
27	Whether copies of comments/reply/rejoinder provided to opposite party? On _____	✓	

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

Name: Majid Ali Khan

Signature: \_\_\_\_\_

Dated: 26-1-2022

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,**  
**PESHAWAR**

Service Appeal No. 139 /2022

Mrs. Gulfam.....Appellant

**V E R S U S**

Govt. of Khyber Pakhtunkhwa through Secretary Health,  
at Khyber Road, Peshawar & others.....Respondents

**I N D E X**

S#	Description of Documents	Annex	Pages
1.	Service Appeal		1-17
2.	Affidavit		18
3.	Addresses of parties		19-20
4.	Copy of the CNIC of the Appellant	<b>A</b>	<u>21</u>
5.	Copy of the Office Order/Notification No.14500-4/LHR dated 09.07.2002	<b>B</b>	<u>22</u>
6.	Copy of the Office Order/ Notification No.1145-3-519/E-II dated 04.05.2007	<b>C</b>	<u>23-27</u>
7.	Copy of Service Card of the Appellant	<b>D</b>	<u>28</u>
8.	Copy of the Result Card is transcript	<b>E-F</b>	<u>29-30</u>
9.	Copy of the result card and transcript	<b>G-H</b>	<u>31-32</u>
10.	Copy of Diploma in midwifery and detailed marks certificate (DMC)	<b>I &amp; J</b>	<u>33-34</u>
11.	Copy of the Diploma in Nursing & year wise DMC	<b>K to N</b>	<u>35-38</u>
12.	Copy of transcript and degree in BS Nursing (post RN)	<b>O &amp; P</b>	<u>39-40</u>
13.	Copy of the MPH Degree and transcript	<b>Q &amp; R</b>	<u>41-42</u>
14.	Copy of the Notification No.SOH-111/3-5/2013, dated 08.10.2013	<b>S</b>	<u>43</u>

15.	Copy of Notification/Office Order dated 13.09.2018 of Mrs. Nasreen issued by Vice Principal of the School Nursing Mardan	T	44-45
16.	Copy of adjustment/transfer order No.395/PHSA/ADMN/ P&T/2020-21/2434 dated 28.10.2020	U	46
17.	Copy of the Notification/Office Order of Mr. Amjad Ali and Copy of the Office Order dated 26.10.2021	V & W	47-48
18.	Copy of Office Order dated 27.12.2021	X	49
19.	Copy of the Posting Order No.342-47/E-II dated 12.01.2022	Y	50
20.	Copy of the PNC Policy of criteria and the experience certificate of the appellant	Z & Z/1	51-54
21.	Copy of the Office memorandum No.10/30/97-RII dated 13.05.1998	Z/2	55-56.
22.	Copy of the Departmental Appeal to the Secretary Health 08.01.2022	Z/3	57
23.	Copy of the Departmental Appeal to DG (PHSA) dated 27.10.2021	Z/4	58
24.	Special Power of Attorney		59-61
25.	Wakalatnama		62.

Through

Appellant

Mafkhar Haleem Kakakhel.  
Advocate High Court  
Cell No.0348-0105985

Dated 26-1-2022.

**Mafkhar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court

1

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,**  
**PESHAWAR**

Service Appeal No. 139 /2022

Khyber Pakhtunkhwa  
Service Tribunal

Diary No. 114

Dated 27-01-2022

Mrs. Gulfam D/o Amir Muhammad  
Wife of Razi Muhammad,  
(Charge Nurse BPS-16),  
Resident of Paindo Kothay,  
Rustam Tehsil & District Mardan.....**Appellant**

**V E R S U S**

1. Government of Khyber Pakhtunkhwa through Secretary Health, at Khyber Road, Peshawar
2. Government of Khyber Pakhtunkhwa through Director General, Provincial Health Services Academy (PHSA), Peshawar
3. Government of Khyber Pakhtunkhwa through Director General Health Service Peshawar
4. Vice Principal, Government College of Nursing, Mardan
5. Director Nursing Provincial Health Services Academy (PHSA), Peshawar

.....**Respondents**

Filed to-day  
by  
Registrar

27/1/2022

Re-submitted to -day  
and

by  
Registrar

31/01/2022



SERVICE APPEAL U/S 4 OF THE KHYBER  
PAKHTUNKHWA SERVICES TRIBUNAL ACT,  
1974, AGAINST THE IMPUGNED  
NOTIFICATION/ORDER NO.395/PHSA/  
NURSING /PNT/2021-22/2240, DATED  
27.12.2021 OF THE DIRECTOR GENERAL  
HEALTH PHSA PESHAWAR (RESPONDENT  
NO.2) WHEREBY THE PRESENT APPELLANT  
WAS RELIEVED FROM HER SERVICES FORM  
PHSA NETWORK AND WAS DIRECTED TO  
REPORT TO THE DIRECTOR GENERAL  
HEALTH SERVICES KHYBER PAKHTUNKHWA  
PESHAWAR FOR FURTHER POSTING IN THE  
BEST PUBLIC INTEREST.

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### **Prayer-In-Appeal**

On acceptance of this Service  
Appeal, this impugned Notification Order  
dated 27.12.2021 issued by respondent  
No.2 may very graciously be set aside  
and the services of the present Appellant  
may very kindly be retained at her  
previous station i.e. College of Nursing

Mardan in her own pay and scale, keeping in view of the spouse policy as the husband of the present Appellant namely Raazi Muhammad is also working as a Senior Clinical Technician in MTI Mardan Medical Complex (MMC), BPS-14 and the College of Nursing Mardan is also located in the premises of MTI MCC Mardan. And the present Appellant may also be adjusted and additional charge of Vide Principal as the Post of Vice Principal is becoming vacant in the upcoming month of February.

Any other remedy which deems fit and appropriate by this Hon'ble Tribunal according to the facts and circumstances of the case may also be granted in favour of the appellant.

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**Respectfully Sheweth:**

Compendium of facts of which the present service appeal arises are as under:-

1. That the appellant is the bonafide citizen of Pakistan and it permanently residing at Pandu Kothay, Rustam, Tehsil & District Mardan. (**Copy of the CNIC of the Appellant is attached as Annexure "A"**).
2. That the Appellant was initially appointed as Charge Nurse in BPS-14 on 09.07.2002 through the Notification/Office Order No.14500-4/LHR alongwith all allowances admissible under the government rules on contract basis by the Office of Chief Executive Lady Reading Hospital Peshawar. (**Copy of the Office Order/Notification is attached as Annexure "B"**).
3. That later on in 04.05.2007 through the Office Order/Notification No.1145-3-519/E-II, issued by the Director General Health Services (NWFP) now Khyber Pakhtunkhwa Peshawar the present Appellant was appointed as Charge Nurse in BPS-16 and was posted against the vacant post of Nursing Instructor in the School of Nursing Mardan. (**Copy of the Office Order/**

**Notification is attached as annexure "C" and Copy of Service Card of the Appellant is attached as Annexure "D" respectively).**

4. That the Appellant has completed her Secondary School examination from the Federal Board of Intermediate & Secondary Education Islamabad in Section of 1991. **(Copy of the Result Card is transcript is attached as annexure "E" & "F" respectively).** The appellant completed her intermediate Degree from the Board of Intermediate & Secondary Education Peshawar in the Session of 1995 in the category of Humanities. **(Copy of the result card and transcript is attached as Annexures "G" and "H" respectively).** Moreover the appellant has passed Midwifery examination in March 2001 from the Nursing Examination Board under the Roll No.716 in second Division. **(Copy of Diploma in midwifery and detailed marks certificate (DMC) is attached as annexure "I" & "J" respectively).** Furthermore the appellant passed the Final Nursing Examination of the Nursing Examination Board NWFP held in March

2000. **(Copy of the Diploma in Nursing & year wise DMC are attached as Annexure "K, L, M, & N respectively).**

5. That moreover the present appellant has also completed her BS Degree in Nursing Two years programme (Post RN) from KMU Institution of Nursing Sciences, Peshawar. **(Copy of transcript and degree in BS Nursing (post RN) is attached as Annexures, "O & P" respectively).** The appellant has also secured a decree of Master in Public Health in Session in 2016-18 from Abdul Wali Khan University Mardan Campus. **(Copy of the MPH Degree and transcript are attached as Annexures "Q & R" respectively).**
6. That the appellant has joined the PHSA (Provincial Health Services Academy) network in March 2014 vide Health Department Notification No.SOH-111/3-5/2013, dated 08.10.2013 against the vacant post of Nursing Instructor BPS-17 in her own pay and scale at the school of Nursing MMC, Mardan. **(Copy of the Notification No.SOH-111/3-5/2013, dated 08.10.2013 is attached as Annexure "S").**

7. That in 2018 when the Senior Instructor BPS-18 was transferred to the College of Nursing Mardan, Mrs. Nasreen Teacher BPS-16 was receiving her salary against the post of Vice Principal BPS-18, in the meanwhile the salary of the appellant was adjusted against the post of BPS-17 but the Vice Principal of the College of Nursing Mardan relieved the appellant as being the junior and the Mrs. Nasreen BPS-16 according to the Vice Principal of the College of Nursing Mardan being a senior was adjusted against the post vacated by the present appellant which is clearly prove harsh and discriminatory behavior/attitude on behalf of Vice Principal against the appellant. **(Copy of Notification/Office Order of Mrs. Nasreen issued by Vice Principal of the School Nursing Mardan is attached as Annexure "T")**. Similarly then the DG (PHSA) adjusted the appellant salary in 2018 at (PHSA) and that after in November 2020 the DG PHSA transferred the appellant from PHSA to the College of Ensuring Mardan. **(Copy of adjustment/transfer order No.395/PHSA/ADMN/**

**P&T/2020-21/2434 dated 28.10.2020 is attached as Annexure "U").**

8. That recently promotion of Nursing Staff BPS-18 vide Notification No.SOH-III/3-5/2021 dated 11.08.2021 and through an Office Order No.395/PHSA/Nursing/P&T/2021-22/533 dated 09.09.2021 whereby a most Junior male nurse namely Mr. Amjad Ali BPS-16 (post PN BSc) Nursing + (MPH) was also transferred/adjusted at the college of Nursing Mardan in September 2021. During this time the Vice Principal of Nursing college Mardan relieved the appellant from the above cited institute to DG (PHSA) in illegal unjustifiable manner on dated 26.10.2021. **(Copy of the Notification/Office Order of Mr. Ajmad Ali is attached as annexure "V" and Copy of the Office Order dated 26.10.2021 is also attached as annexure "W").**
9. That the appellant filed a departmental Appeal before the Hon'ble DG (PHSA) on dated 27.10.2021, but unfortunately after the passing of two months the DG (PHSA) relieved

the present appellant to Director General Health Service Peshawar through an office order/notification No.395/PHSA/Nursing/P&T/2021-22/2240, dated 27.12.2021. (Copy of Office Order dated 27.12.2021 is attached as annexure "X").

10. That the present appellant who was relieved from the DG (PHSA) Peshawar (waiting for post) was posted to DHQ Hospital Charsadda against the vacant post through Notification/ Office Order No.342-47/E-II, dated 12.01.2022. (Copy of the Posting Order is attached as Annexure "Y").
11. That the appellant being aggrieved from the aforesaid orders of the respondents and the disscirmatory attitude/behavior on behalf of the respondents towards the appellant is having no other remedy and is constrained to file the instant Service Appeal before the Hon'ble Tribunal on the following grounds amongst others:



**GROUNDS:**

- A. That the impugned relieving order of the appellant issued by the respondent No.2 dated 27.12.2021 whereby the appellant was relieved from the services from (PHSA) Network in patently illegal, against the facts and material available on record, hence untenable and is liable to be set aside /cancelled. And the that appellant should be retained at his previous station i.e. College of Nursing Mardan.
- B. That reason advanced in the impugned orders have no legal sanctity at all and are absolutely illogical, irrational and unjustifiable, therefore there is no plausible, lawful justification has been mentioned in the impugned order, therefore the impugned order is perverse in the eye of law and requires nullification, hence warrants interference by this Hon'ble Tribunal.
- C. That the respondents are estopped at this belated stage to take the said adverse action

of relieving the present the present appellant keeping in view of principle of natural justice.

- D. That the appellant is entitled to be treated in accordance with law and have an equal protection of law but the case in hand the appellant is not dealt in accordance with law, thus auction/behavior of the respondents is violative of Articles 4 & 5 of the Constitution of the Islamic republic of Pakistan, 1973.
- E. That the appellant is the most senior in service and on qualification basis and has also got post RN BSc Nursing in second batch 2011/2013 from KMU Peshawar and has also got MPH degree in 2018 as the details has already been explained in the preceding paragraphs.
- F. That according to the Pakistan Nursing Council (PNC) minimum criteria the appellant is the

most eligible candidate as having experience of 7 YEARS after the completion of her degree.

**(Copy of the PNC Policy of criteria and the experience certificate of the appellant is attached as annexure "Z & Z/1" respectively).**

- G. That moreover it also becomes a lawful right of the present appellant to be adjusted and retained at her previous station i.e. College of Nursing Mardan, keeping in view the spouse policy as the husband of the present appellant namely Raazi Muhammad is also working as Senior Clinical Technician (SCT) in MTI Mardan Medical complex and the college of Nursing Mardan is also located in the premises of MTI Mardan. Furthermore the appellant has 2years daughter and one year son which will badly effect their livelihood and health if the present appellant has not been retained /adjusted in

the college of Nursing Mardan in her own pay and scale.

- H. That according to the office memorandum about the positing of serving husband/wife at the same station vide Order/Notification No.10/30/97-RII dated 13.05.1998 where it was clearly declared that "if there is tie between two or more government servants for posting at the same station in the same department/unit of an organization, the govt. servant with greater length of service may be preferred".

**(Copy of the Office memorandum is attached as annexure "Z/2").**

- I. That in notification No.SOR-II (E&AD)1-1/85 (Vol-II) dated 15.02.2003 regarding the posting /transfer policy of the Provincial Govt. it has been clearly stated that "all the

posting/transfer shall be strictly in public interest and shall not be abused or misused to victimize the Govt. Servant", in the same notification regarding the posting of Husband/wife, both in the Provincial services, were possible efforts would be made to post and adjust such a person/spouses at once station and this will be subject to the public interest.

- J. That in this regard the appellant has also moved an Departmental Appeal on 08.01.2022 to the Worthy Secretary Health, Govt. of Khyber Pakhtunkhwa to retain the appellant as a nursing Instructor in the Govt. College of Nursing Mardan on the basis of spouse policy but the same was unheard and was not responded by the respondents concerned. **(Copy of the departmental appeal to the Secretary Health is attached as annexure**

"Z/3"). And on the similarly grounds a departmental appeal was also moved by the appellant to DG (PHSA) Peshawar under the subject and facts on dated 27.10.2021 but still the appellant has not received any response and a fruitful outcome from the respondent No.2, hence, the present service appeal before this Hon'ble Tribunal. **(Copy of the Departmental Appeal to DG (PHSA) is attached as Annexure "Z/4")**.

- K. That as the appellant has took her charges in the college of Nursing Mardan on 20.11.2020 as a Nursing Instructor BPS-16, so prior to the completion of her tenure i.e. 3 years to be retrained at the station concerned which clearly shows the malafide and discriminatory behavior/ attitude on the behalf of the respondents against the present appellant.

- L. That the impugned order is not speaking order within the meaning of judicial spirit and policy, it does not provide the element of ratio decedie, stairdecies and obetor dicta, therefore one need interference on the part of this Hon'ble Tribunal.
- M. That the appellant seeks leave of this Hon'ble Tribunal to raise further points at the time arguments.

**It is, therefore, most humbly prayed that on acceptance of this instant Service Appeal the impugned relieving order issued by the respondent No.2 dated 27.12.2021 may very graciously be set aside and the service of the present Appellant being Nursing Instructor on the basis of spouse policy may very kindly be retained with all back benefits at her previous station i.e. College of Nursing Mardan.**

Any other remedy which deems fit and appropriate by this Hon'ble Tribunal according to the facts and circumstances of the instant case may also be granted in favour of the appellant.

**Mafkhar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court

Through

  
Appellant



**Mafkhar Haleem Kakakhel**  
Advocate High Court  
Cell No.0313-9700930

Dated 26.01.2022



**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,**  
**PESHAWAR**

Service Appeal No. \_\_\_\_\_/2022

Mrs. Gulfam.....**Appellant**

**V E R S U S**

Govt. of Khyber Pakhtunkhwa through Secretary Health,  
 at Khyber Road, Peshawar & others.....**Respondents**

**A F F I D A V I T**

I, Raazi Muhammad (Special Attorney for Appellant)  
 Son of Ali Ahmad Resident of Pandu Kothay Rustam,  
 Tehsil & District Mardan, do hereby solemnly affirm and  
 declare that the contents of the accompanying **Service  
 Appeal** are true and correct to the best of my knowledge  
 and belief and nothing has been concealed from this  
 Hon'ble Court.

*Raazi Muhammad*

Identified by:

D E P O N E N T

CNIC No.16101-3420002-9

Cell No.0346-9309510

**Mafkhar Haleem Kakakhel**

Advocate High Court

**Khalid Mahmood**  
 Oath Commissioner  
 Peshawar High Court

*Meh*  
 26-1-22

**Mafkhar Haleem Kakakhel**  
 Advocate High Court &  
 Federal Shariat Court

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,**  
**PESHAWAR**

Service Appeal No. \_\_\_\_\_/2022

Mrs. Gulfam.....**Appellant**

**V E R S U S**

Govt. of Khyber Pakhtunkhwa through Secretary Health,  
 at Khyber Road, Peshawar & others.....**Respondents**

**ADDRESSES OF PARTIES**

**A P P E L L A N T:**

Mrs. Gulfam D/o Amir Muhammad  
 Wife of Razi Muhammad,  
 (Charge Nurse BPS-16),  
 Resident of Paindo Kothay,  
 Rustam Tehsil & District Mardan

**R E S P O N D E N T S**

1. Government of Khyber Pakhtunkhwa through  
 Secretary Health, at Khyber Road, Peshawar
2. Government of Khyber Pakhtunkhwa through  
 Director General, Provincial Health Services  
 Academy (PHSA), Peshawar
3. Government of Khyber Pakhtunkhwa through  
 Director General Health Service Peshawar

4. Vice Principal, Government College of Nursing,  
Mardan
5. Director Nursing Provincial Health Services  
Academy (PHSA), Peshawar

**Mafkhar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court

Through

*Razi Mahmood*

Appellant

*Mafkhar Haleem*  
*MH*

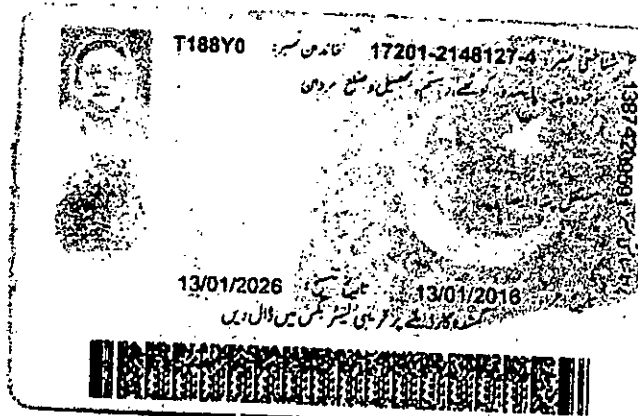
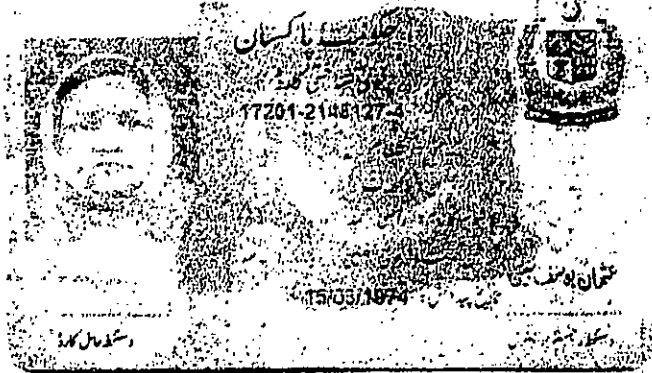
**Mafkhar Haleem Kakakhel**

Advocate High Court

Cell No.0313-9700930

Dated 26.01.2022

Annexure - D<sup>1</sup> p-21



Attested to be  
true copy.

**Makhar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court

Annexure - 'B'

**OFFICE OF THE CHIEF EXECUTIVE  
GOVT. LADY READING HOSPITAL, PESHAWAR**

**OFFICE ORDER**

In pursuance of Govt. of NWFP Health Department No SO/ME/II-DI-12/2001 dated 18-11-2001, Para 9 subsequent amendment vide No LEGIS (13)99/639-45, dated 2 June 2002 section (10) and recommendation of Departmental selection committee Govt. LRH Peshawar, Miss. Gul Jam D/o Amir Muhammad Vill:Rashakai Moh:Khattack Distt:Nowshera is hereby appointed as Charge Nurse BPS-14 plus all usual allowances admissible under the Government Rules on contract basis on the following terms and conditions from the date of joining:-

1. Her appointment is subject to Medical fitness certificate by the Civil Surgeon Peshawar verification of character from the chairman of her respective union council
2. She will not be considered as Government Servant
3. Her Services can be terminated at any time without assigning any reason by payment of thirty days pay however if she want to resign then she will have to give a notice of 30 days or in lieu thereof will forfeit/deposit an amount equivalent to her thirty days pay
4. She will not be entitled to pensionary benefit
5. During the employment the NWFP Govt Servant conduct Rules, 1987, the NWFP (E&D) Rules 1973, Civil Servant Rules 2000, West Pakistan Medical Attendant Rules 1959, the NWFP Medical & Health Institutions Reform Act 1999 and the NWFP Medical Institution Rules 2001 shall be applied on them with Govt. Servant Revised leave Rules 1981 except Rule 4(11), 6, 7, 11, 14, 20, 21 and 26

**Chief Executive**  
Govt. Lady Reading Hospital  
Peshawar

Dated 9/7 /2002.

No. 14500-4 /LRH,  
**COPY FOR INFORMATION TO THE:-**

1. The Director Finance Govt. LRH, Peshawar for information and to accommodate the excess number from the budgetary provision of newly appointed charge nurses from IBP income till their adjustment
2. DMS (Admin) Lady Reading Hospital, Peshawar
3. Chief Nursing Superintendent Lady Reading Hospital, Peshawar
4. PA to Chief Executive Lady Reading Hospital Peshawar
5. Miss. Gul Jam D/o Amir Muhammad Vill:Rashakai Moh:Khattack Distt:Nowshera Mis.

**Chief Executive**  
Govt. Lady Reading Hospital  
Peshawar

GOVT. LADY READING HOSPITAL  
PESHAWAR

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true copy.*

**Malkhar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court

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Amir IV

1170  
DIRECTORATE GENERAL HEALTH SERVICES, NWFP, PESHAWAR.

OFFICE ORDER

Consequent upon the approval accorded by Department Selection Committee the following qualified Nurses are hereby appointed as Charge Nurse in BPS-16 i.e. Rs.4375-340-14575, plus usual allowances as admissible under the Rules, and posted against the vacant post in the Hospitals mentioned against their names :-

S.No.	Name	From	To	Remarks
1	Robina Akhtar D/O Muhammad Rehan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
2	Falak Naz D/O Hakeem Khan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
3	Nafisa Yousaf D/O Yousaf Khan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
4	Sawera Saeed D/O Saeedullah	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
5	Farhana Taj D/O Noor Wali Khan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
6	Safia Iqbal D/O Noor Iqbal	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
7	Rahima Begum D/O Muhammad Bakhtiar	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
8	Musarrat Rehman D/O Sahib-ur-Rehman	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
9	Waheeda D/O Niamat Khan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
10	Anjum Shaheen D/O Shahrat Khan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
11	Fauzia D/O Mursaleen Khan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
12	Nadim D/O Muhammad Amin	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
13	Rahela Bibi D/O Shamsah Khan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
14	Bibi Zakia D/O Muhammad Azeem	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
15	Tabassum Bibi D/O Afzal Khan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
16	Jehan Ara D/O Ghulam Rehman	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
17	Mumlikat D/O Baz Muhammad	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
18	Najma Naz D/O Shakirullah	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
19	Shazia D/O Saeed-ur-Rehman	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
20	Shamila D/O Mumtaz Khan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
21	Seema Aurangzeb D/O Muhammad Aurang Zeb	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
22	Shadia D/O Toti Khan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
23	Samrin Begum D/O Wahid Shah	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
24	Razia D/O Aftab	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
25	Shahnaz D/O Zahir Shah	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
26	Shumaila Alam D/O Saddique Alam	Ist. Appointment	LRII Peshawar	Against the vacant Post.
27	Kousar Begum D/O Haji Rooh-ul-Amin	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
28	Mariam Begum D/O Muhammad Razaq	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
29	Sahiba Sarbaz D/O Sahbaz	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.

As per copy

Malkhar Haleem Kakakhel  
Advocate High Court &  
Federal Shariat Court

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Advocate High Court &  
Federal Shariat Court

30.	Sabira Begum D/O Momin Said	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
31.	Suzia Tasmeen D/O Ghulana M-stafa	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
32.	Shakeela Tilla D/O Tilla Muhammad	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
33.	Zeenat D/O Ahmad	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
34.	Zeenat John D/O John Masch	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
35.	Minhaj Begum D/O Sabz Ali Khan	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
36.	Ishrat Jehan D/O Ghareebullah	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
37.	Rukhsana D/O Gul Muhammad	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
38.	User D/O Liaqat Ali	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
39.	Khalida Khanum D/O Nasir Ali Khan	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
40.	Balqees Begum D/O Zakirullah	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
41.	Sabiha Ulfat D/O Abdul Halim	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
42.	Nasreen Begum D/O Pri Bakhshe	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
43.	Suzilla Naz D/O Noor Muhammad	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
44.	Nadia Naheed Gul D/O Abdul Qayyum Khan	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
45.	Almas D/O Shaukat Ali	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
46.	Shahnaz Begum D/O Shaukat Ali	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
47.	Mumtaz Rasheed D/O Rasheed	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
48.	Faheema Gul D/O Zarbaz Khan	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
49.	Nizakat Shaheen D/O Sher Muhammad	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
50.	Suriya Begum D/O Sultan Akbar	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
51.	Sakina Jan D/O Fazal-e-Subhan	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
52.	Zeenat Begum D/O Yousaf Khan	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
53.	Sabina Begum D/O Hakim Khan	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
54.	Hanida Bibi D/O Syed Akbar	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
55.	Shabana D/O Mansoor Khan	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
56.	Saima D/O Sher Ahmad Khan	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
57.	Rukhsana Tabassum D/O Sadig Masih	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
58.	Naila Alam D/O Saddique Alam	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
59.	Farzana Shaheen D/O Ghulam Ali	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
60.	Farzana D/O Ghulamud Din	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
61.	Israaj Begum D/O Bahadar	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
62.	Shagufta D/O Damras Khan	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
63.	Gulshan D/O Amir Mohammad	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
64.	Majal Bibi D/O Umar Gul	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.
65.	Hayat Khan	Ist. Appointment	Govt. LRI Peshawar	Against the vac Post.

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66.	Rashida D/O Ghani Subhan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
67.	Anwar Shumim D/O Rehmatullah	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
68.	Shazia Begum D/O Siraj-ur-Rehman	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
69.	Sajida Gul D/O Ser Zamin Khan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
70.	Muslihi Begum D/O Lt. Badshah	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
71.	Azra Shaheen D/O Sardar Khan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
72.	Naseem Akhter D/O Gul Sharaf	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
73.	Anjuman D/O Usman Khan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
74.	Maimona Amin Gull Shehzadi D/O Muhammad Amin	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
75.	Nazma Begum D/O Barkatullah	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
76.	Farida D/O Muhammad Islam	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
77.	Arslam D/O Bashir	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
78.	Nusrat Jubeen D/O Bakht Roidar	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
79.	Wahida Bibi D/O Shamsul Omar	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
80.	Basmeena Wadood D/O Abdul Wadood	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
81.	Mehreen Majeed D/O Abdul Majeed	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
82.	Hussan Gulzar D/O Abdul Majeed	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
83.	Sarwat Bibi D/O Atiq-ur-Rehman	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
84.	Saimina Naz D/O Syed Amir Akbar Shah	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
85.	Arita Khadim D/O Khadimullah	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
86.	Bakht Bibi D/O Taza Khan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
87.	Bibi Ruqina D/O Ahmad Jan	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
88.	Baseerat Begum D/O Rehman Gul	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
89.	Bibi Aishia D/O Shah Badshah	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
90.	Naseem Akhter D/O Fazal Wahid	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
91.	Fouzia Shaheen D/O Khawaj Muhammad	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
92.	Yasmeen Bibi D/O Nazir Muhammad	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
93.	Shagufa Naz D/O Futhair Shah	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.
94.	Abida Gul D/O Sawab Gul	Ist. Appointment	Govt. LRII Peshawar	Against the vacant Post.

Their appointment in the Health Department, Govt. of NWFP will be subject to the following terms and conditions:-

01. They will be on probation initially for a period of two years extendable for a further period not exceeding one year.

02. Their services can be dispensed with during the probation period if their work and conduct found unsatisfactory.

03. Their appointment will be subject to the fitness and verification of character and antecedents of their family and relatives.

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Muhammad Haleem Kakakhel  
Advocate High Court  
Federal Shariat Court



04. They will not be entitled to any T. DA for medical examination and joining the first appointment.
  05. They will be governed by such Rules and orders as may be issued by the Government for the category of Government Servant to which they belong.
  06. They shall for all intents and purposes be Civil Servant except for the purpose of Pension and Gratuity in lieu of the same they will be entitled to receive Contribution provided Fund. For the said fund 10% contribution will be made by the provincial Govt. and 10% by the Civil Servant concerned in the prescribed manner. Provided further that in the event of death of the Civil Servant whether before or after retirement, their family shall be entitled to receive the said amount if it has already not been received by concerned deceased Civil Servant.
  07. They are liable to serve any where in the NWFP.
  08. They will serve the Government of NWFP Health Department for a period of 05 years being under bond failing which they will deposit a sum of Rs.50,000/- as bond money into Government treasury.
  09. They will submit an undertaking on judicial stamp paper to the Director General Health Services, NWFP Peshawar that the documents submitted are genuine and not fake. Moreover they have not been dismissed from Service by any Govt. or semi Govt. organization.
  10. If they wish to resign from Service after completion of bond period they shall resign in writing by giving prior notice of one month OR deposit one month pay in lieu of one month advance notice, in the Government treasury. However they will continue to serve the Govt till their resignation is accepted by the competent authority.
- If the above terms and conditions are acceptable to them they should report in the institutions mentioned against their names for duty within (14) days of receipt of this order.

Note:- Arrival reports should be submitted on proper charge report forms.

Sd/-  
DIRECTOR GENERAL HEALTH SERVICES, NWFP, PESHAWAR.

11453-519 T.II, Dated Pesh. The 04/05/2007  
Copy forwarded to the

01. Secretary to Govt. of NWFP Health Department Peshawar, for information.
02. Medical Supdt. Govt. LRII Peshawar.
03. Accountant General NWFP Peshawar.
04. Robina Akhtar D/O Muhammad Rehman, Tarni Jabba, Tehsil & District Nowshera.
05. Falak Naz D/O Haleem Khan, Habib Medical Complex, Dabgari Garden Peshawar, Nursing Centre.
06. Naheeda Yousaf D/O Yousaf Khan, Idrees Abad, Qadar Abad, Gulbahar No.03, Peshawar.
07. Sawera Saeed D/O Saeedullah, Sardar Ahmad In Colony St. No.01, Peshawar, Charsadda Road.
08. Farhana Taj D/O Noor Wali Khan, Dalarzak Road, Momin Town Peshawar, Street A-5, House No.58, Park area.
09. Faria Illahi D/O Noor Illahi, Lund Khawar, Tehsil Tarna Bala, District Mardan.
10. Rahima Begum D/O Muhammad Bakhtiar, Mohallah Garmi Kandary, P.O. Dastar Pura, Tehsil & District Charsadda.
11. Musarrat Begum D/O Sahib-ur-Rehman, Village Danwah, Tehsil Timergara, District Lower Dir.
12. Waheeda D/O Niamat Khan, Village Daman Afghan, Peshawar, Tehsil & District Nahaiqi, Peshawar.
13. Anjum Shabeen D/O Shahrani Khan, House No. A-235, Railway Lolo Sheed, Peshawar Cantt.
14. Fauzia D/O Mursaleen Khan, Mohallah Shaban Shaba Bashi, House No.2002, Chowk Nasir Khan Peshawar City.
15. Nadia D/O Muhammad Amin, Village Akbar Pura, Mohallah Qazian, District Nowshera.
16. Raheela Bibi D/O Shamshaed Khan, Village & P.O. Tarnab Farm, Tehsil & District Peshawar.
17. Bibi Zakia D/O Muhammad Azeem, Children Medical Centre, Dabgari Garden Peshawar.
18. Tabassum Bibi D/O Afzal Khan, Govt. LRII Peshawar, Nursing Hostel Room No.A3.
19. Jehni Ara D/O Ghulam Rahim, Staff Nursing Hostel Room No.A8, Govt. LRII Peshawar.
20. Mumtaz D/O Baz Muhammad, Room No.A-1, Staff Nursing Hostel, Govt. LRII Peshawar.
21. Najma Naz D/O Shakkirullah, Mohallah Kanoz Khan, Village & P.O. Lahore, Tehsil Peshawar District Swabi.
22. Shazia D/O Saeed-ur-Rehman, Village Danwah, Tehsil Timergara, District Lower Dir.
23. Shamia D/O Murtaza Khan, C/O Abdul Aleem, Mohallah Jinnah, District Lower Dir.
24. Secma Aurang Zeb D/O Muhammad Aurang Zeb, Mohallah Bara, Village & P.O. Mayar, Tehsil & District Mardan.

Attested to be **Haleem Kakakhel**  
Advocate High Court & Federal Shariat Court.

- 78. Maimona Amin Gull Shelzadi D/O Muhammad Amin, C/O Section Officer, Civil Secretariat, Budget & Accounts, School & Literacy Department Peshawar.
- 79. Nazma Begum D/O Barkatullah, Village Mir Alam Khan, Koroomi P.O. Sardheri Bazar, Tehsil & District Charsadda.
- 80. Farida D/O Muhammad Isham, Saran Kaloran City Railway Mal Godan Road, Peshawar.
- 81. Arshad D/O Bashir, Sathi Abad Galli No.03 Quaside Yakka Trout, Near Canal, Peshawar.
- 82. Nusrat Jabeen D/O Bakht Roidar, Village, P.O. Karlang Mohallah Hodigiamme, Tehsil & District Mardan.
- 83. Walida Bibi D/O Shamsul Qamar, Village Haazara Mohallah Naimat Khail, Tehsil Kabal District Swat.
- 84. Basmeena Wadood D/O Abdul Wadood, House No.06, Street No.05, Rasheed Abad Peshawar P.O. Eid Gah Colony.
- 85. Mehreen Majeed D/O Abdul Majeed, Village Akbar Pura, Mohallah Malik Shauirooz, Tehsil & District Nowshera.
- 86. Hussan Gulzar D/O Abdul Majeed, Village Kahal Bala, District Haripur.
- 87. Sarwat Bibi D/O Atiq-ur-Rehman, Khyber Medical Centre, Dabgari Garden, Peshawar.
- 88. Samina Naz D/O Syed Amir Akbar Shah, Bairon Gunj Akbar Abad No.05 Street No.02 Peshawar
- 89. Arifa Khadim D/O Khadimullah, Doctors Colony Block No.02, Flate No.12, Govt. I.R. Peshawar.
- 90. Bakht Bibi D/O Taaza Khan, Village & P.O. Pingal, Tehsil Timergara, District Lower Dir.
- 91. Bibi Ruqia D/O Ahmad Jan, House No.12, Aziz Mansion, Faqir Abad No.01, Peshawar.
- 92. Baseerat Begum D/O Rehman Gul, Chakdara Village Darban, Lower Dir.
- 93. Bibi Aisha D/O Shah Badshah, House No.12, Aziz Mansion, Faqir Abad No.01, Peshawar.
- 94. Naseem Akhter D/O Fazal Wahid, Hamid Abad Kashkal Peshawar City.
- 95. Fouzia Shaheen D/O Khawaj Muhammad, Nai Abada, Mohallah, Darwash Haripur, P.O. Haripur Hazara.
- 96. Yasmeen Bibi D/O Nazir Muhammad, House No.121, Mohallah Gari Sedan, Hashimqir Peshawar City.
- 97. Shagufta Naz D/O Muthair Shah, Village & P.O. Jantal Ghari, District Mardan.

For information and necessary action.

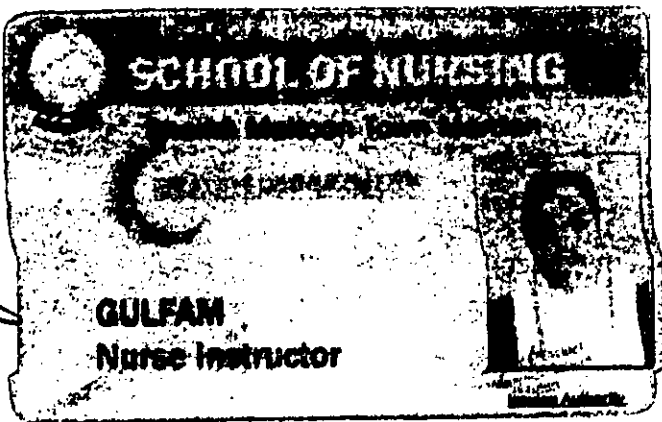
*Jalil-ur-Rahman*  
 DR. JALIL-UR-RAHMAN,  
 SERGEANT, CIVIL SUPPLY  
 1/24/07

Attested to be true copy.

**Malkha Haleem Kakakhel**  
 Advocate High Court & Federal Shariat Court

25. Shadia D/O Toti Khan, EE32 Ibadat Hospital, Mchtrabad Peshawar.
26. Samrin Begum D/O Wahid Shah, Khyber Medical Centre, Dabgeri Garden Peshawar Operation Theater.
27. Razia D/O Alifran, Village Gul Zada, P.O Gilozai, Tehsil & District Nowshera.
28. Shahnaz D/O Zahir Shah, Mohallah Qazi Kani Qasim, Tehsil & District Charsadda.
29. Shumaila Alam D/O Sadique Alam, Mohallah Yousaf Abad, House No. C-11, Bekhal Payan No.02, Peshawar.
30. Kausar Begum D/O Haji Rook-ul-Amin, Umer Farooq Street Sarra, Kala Khan, Jehangir Pura, Peshawar.
31. Mariam Begum D/O Muhammad Razaq, Aghaa Colony, P.O. Ashrafia Colony, Gali No.03, Block-A, Peshawar.
32. Saima Sarbaz D/O Sarbaz Khan, Daghraisa-1, P.O. RSP, Tehsil & District Nowshera.
33. Sabira Begum D/O Momin Said, Saira Bano, Post Graduate College of Nursing Phas-V, Hayatabad Peshawar.
34. Fouzia Yasmin D/O Ghulam Mubashir, Cardiology Ward, Govt. LRI Peshawar.
35. Shakeela Tilla D/O Tilla Muhammad, Canal Road, Academy Town House No 02, Peshawar.
36. Zeenat D/O Ahmad, House No.25, Yousaf Abad, Father Colony, Bekhal Payan Peshawar, University Town Committee, Peshawar.
37. Zeenat John D/O John Masih, Board of Intermediate & Secondary Education, Peshawar.
38. Minhaj Begum D/O Sabz Ali Khan, Gali Lami Khawar, Tehsil Takht Bhai, District Mardan.
39. Ishrat Jehan D/O Ghareebullah, Mohallah Tajik Abdul Jafar, P.O. Raza, Dawood Zai, Tehsil & District Peshawar.
40. Rukshana D/O Gul Muhammad, Islamabad N. 02, Street Nowshera Road, Tehsil & District Charsadda.
41. User D/O Liaqat Ali, C/O Nisar Shaheen Form, Street B-6, Nisar Quarter.
42. Kholida Khanum D/O Nasir Ali Khan, P.O. Kauran Kuli, Dabbanda, Tehsil & District Charsadda.
43. Balqees Begum D/O Zakirullah, Village Shakar Pura, P.O. Nahani, District Peshawar.
44. Sabilha-Ulfat D/O Abdul Halim, C/O Dr. Mirza Khan Board of Intermediate & Secondary Education, Peshawar.
45. Nazeem Begum D/O Pir Balhsh, Aziz Mansion Farar Abad No.01, Peshawar.
46. Sohila Naz D/O Noor Muhammad, Taya Khat, 10 dohar, Tehsil & District Swabi.
47. Nadia Naheed Gul D/O Abdul Qayyum Khan, New Rampura Gate House No.628, Peshawar.
48. Almas D/O Shaukat Ali, PTCL colony Telephone Exchange, Mardan.
49. Shahnaz Begum D/O Shaukat Ali, Ring Road Laili Abad, Street No.20, Peshawar.
50. Mumtaz, R. Naheed D/O Rasheed, House No.467, Kala Mohallah Ramdas Bazar Area Dabgeri Peshawar City.
51. Faheema Gul D/O Zarbaz Khan, Village Kaddi Mohallah Tajik Khail, Gulshan Abad Banda, District Swabi.
52. Nizakat Shaheen D/O Sher Mohammad, P.O. Umar, M. Jodah Kalem Abad, Near Science Academy School, Tehsil & District Charsadda.
53. Surriya Begum D/O Sultan Akbar, Mohallah Pass Kaka Khel, Tehsil & District Nowshera.
54. Sakina Jun D/O Fazal-e-Subhan, Mohallah Mahar Mitoo, House No.1273, Andaroon Hashimnagri Gate Peshawar.
55. Zeenat Begum D/O Yousaf Khan, Village Qazi Kala Manrong District Shangla.
56. Sabina Begum D/O Hakim Khan, House No.12, Aziz Mansion, Enqirabad No.01, Peshawar.
57. Hamida Bibi D/O Syed Akbar, Village Mahzara Kandi Myana, P.O. Haji Zai, District Charsadda.
58. Shubana D/O Maambar Khan, C/O Chief Nursing Supd., Govt. LRI Peshawar.
59. Saima D/O Sher Ahmad Khan, Village & P.O. Masima Tehsil & District Peshawar.
60. Rykhsana Tabassum D/O Sadiq Masih, House No.167, Kala Agha, Dabgeri Ramdas Bazar, P.O. Nannal Mandi, Peshawar.
61. Naila Alam D/O Sadique Alam, Mission Hospital, Dabgeri Garden House No.05, Peshawar.
62. Farzana Shaheen D/O Ghulam Ali, Rehman Medical Institute Phase-V, Nursing Hostel, Room No.406, Hayatabad Peshawar.
63. Farzana D/O Gulfaran Din, Village Pipplet, Mohallah Zer Muhammad Khel, District Nowshera.
64. Farzana D/O Banoor Khan, Shakar Pura P.O. Nahani, Tehsil & District Peshawar.
65. Shagufta D/O Banaras Khan, 75/1, Hyatt Masjid Road Nowshera, Peshawar.
66. Gulshan D/O Amir Muhammad, C/O Raza Muhammad, Mohallah Pindoo Koway, P.O. Rustam, District Mardan.
67. Mehabida Bibi D/O Umar Gul, Miami Gul Alam Korona, P.O. Nabqi, District Peshawar.
68. Noor Jehan D/O Hameed Khan, C/O Dr. Mubshir Khan, DSE, Peshawar.
69. Abida Gul D/O Sawab Gul, Matti Boodah Gul, Abad, P.O. Lami Khwar, Tehsil & District Mardan.
70. Anwar Shamim D/O Rehmatullah, Village & P.O. Sher Garh, Mohallah Sarani, Tehsil Takht Bhai, District Mardan.
71. Shazia Begum D/O Shafi-ur-Rehman, Taji Abad, Street No.05, House No.8, P.O. Peshawar University.
72. Sajida Gul D/O Sarfaraz Khan, Sarwar Abad, Tehsil Takht Bhai, District Mardan.
73. Rashida D/O Ghani Sabhar, Village Lami Khwar, Mohallah Seni Tehsil Takht Bhai, Mardan.
74. Aunisa Begum D/O Faraz Khan, Govt. LRI Peshawar, Nursing Hostel, Room No.116, Peshawar.
75. Farzana Shaheen D/O Saima Khan, Village Gali, P.O. Pakha Ghulam No.1, Kalam Suban, Tehsil & District Peshawar.
76. Nazeem Akbar D/O Gul Shaukat, P.O. Wazir Chowk, Peshawar.
77. Anjum D/O Usman Khan, Mohallah Malik Khail, Peshawar.

Annexure - "D"  
Page - 28.



Name:	Gulfam
N/Name:	Razi Mohammad
CNIC No.	17204-2140127-4
Contact:	0316-803028
Emergency No.	0316-803010
Blood Group:	B+
Date of Birth:	16-02-1974
H.Address:	Rawalpindi

Attested to be  
true copy.

**Mahzar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court.

Roll No. 3 200077

Group 8 GENERAL

Certificate No. 53667 (55000)

Registration No. \_\_\_\_\_



Annexure E

**FEDERAL BOARD OF INTERMEDIATE AND SECONDARY EDUCATION ISLAMABAD  
SECONDARY SCHOOL CERTIFICATE EXAMINATION**

SUPPLEMENTARY **SESSION** 1991

**RESULT CARD**

Son/Daughter of AMIR KHAN

of (Institution/Area) BY-STUDENT

\_\_\_\_\_ has secured the marks shown against each subject, in the Secondary School Certificate Examination held in the month of NOVEMBER, 1991

S. No.	Subject (s)	Maximum Marks			Marks Obtained			P/F	Remarks
01	ENGLISH	75	75	150	016	032	048	PASS	
02	URDU	75	75	150	025	048	073	PASS	
03	PAKISTANI STUDIES			75			034	PASS	
04	CREATIVITY			75			042	PASS	
05	GENERAL MATHEMATICS			100			050	PASS	
06	GENERAL SCIENCE			100			047	PASS	
07	ISLAMIC STUDIES			100			059	PASS	
08	ELEMENTS OF HOME ECO.			100			051	PASS	

Total Marks (in figures) 407

(In words) FOUR HUNDRED AND SEVEN ONLY.

General Remarks THE CANDIDATE HAS PASSED AND PLACED IN GRADE 2.

*Attested to be true copy.*

**Makhar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court

*[Signature]*  
**Dr. Farooq Tahir**  
Assistant Professor  
AMU Dera Ismail Khan

Islamabad Dated: 20TH DECEMBER 1991

**CONTROLLER OF EXAMINATIONS**

Note: Errors/Omissions excepted

P-30

Annexure - F

Certificate No. 580021/09252

بِسْمِ اللّٰهِ الرَّحْمٰنِ الرَّحِیْمِ

FEDERAL BOARD OF INTERMEDIATE AND SECONDARY EDUCATION ISLAMABAD

SECONDARY SCHOOL CERTIFICATE EXAMINATION AUTUMN 1991

Certified that GULFAM son/daughter of

AMIR MUHAMMAD whose particulars are given below has

passed the Secondary School Certificate Examination held in the month of AUGUST, 1991 securing 407 marks (FOUR HUNDRED SEVEN)

Roll No. 280277 Registration No. 9141020036

Group of subjects GENERAL Regular/Private EX-STUDENT

Attempt SECOND Grade awarded D

Institution/Area N.W.F.P.

Date of birth (as per school record) 15-03-74 (In words) 15TH MARCH

one thousand nine hundred and SEVENTY FOUR

SUBJECT-WISE STATEMENT OF MARKS

S.No.	Name of the subject	Maximum	Obtained
1.	ENGLISH	150	048
2.	URDU	150	073
3.	PAKISTAN STUDIES	75	036
4.	ISLAHIYAT	75	043
5.	GENERAL MATHEMATICS	100	050
6.	GENERAL SCIENCE	100	047
7.	ISLAMIC STUDIES	100	050
8.	ELEMENTS OF HOME ECONOMICS	100	051
Total		850	407

Attested to be  
Muhammad Waheed Kakakhel  
Advocate High Court &  
Federal Shariat Court

Dr. Tahir  
Secretary  
SECRETARY

Islamabad

Date 19TH MARCH 1992

Note: This Certificate is issued without alteration or erasure. (Graves over leaf)

**BOARD OF INTERMEDIATE & SECONDARY EDUCATION**



*Amendment - 6*

**PESHAWAR**

**DETAILED MARKS CERTIFICATE**

**INTERMEDIATE EXAMINATION (HUMANITIES GROUP)**

Session ~~200~~ 95 Annual/Supplementary

Name: Gul Zam Father's Name: Amir Muhammad  
 District: \_\_\_\_\_ Date of Birth: \_\_\_\_\_

SUBJECTS	Subjects Marks	Part-I	Part-II	Marks Obtained	
				Figures	Words
1. English	200			78	<i>(Signature)</i>
2. Urdu	200			91	
3. Islamic Education	50			56	
4. Pakistan Studies	50			96	
5. <i>PH</i>	200			93	
6. <i>ev</i>	200			99	
7. <i>PS</i>	200				
<b>Total</b>	<b>1100</b>			<b>513-0</b>	

*(Signature)*  
 Dr. *(Signature)* Tabir  
 Assistant Controller of Examinations  
 Peshawar, Pakistan

Note: This Certificate is issued errors and omission excepted. Total in words Five hundred thirteen

Prepared by: *(Signature)*  
 Checked by: *(Signature)*  
 Dated: 25 APR 2002

*(Signature)*  
 Controller of Examinations

*Attested to be true copy.*

**Malkhar Haleem Kakakhel**  
 Advocate High Court &  
 Federal Shariat Court



S. No. 107720



Roll No. 4780

Annexure - H

**BOARD OF INTERMEDIATE AND SECONDARY EDUCATION**

**Peshawar N.W.F.P. Pakistan**

**INTERMEDIATE EXAMINATION**

**Humanities Group**

**SESSION 1995 (SUPPLEMENTARY)**



THIS IS TO CERTIFY THAT Gul Fam

Son/Daughter of Amir Muhammad

and a resident of Nowshera District

Registered No. 56-B/GHS BM-92 has passed the *Intermediate Examination* of the

Board of Intermediate and Secondary Education, Peshawar held in December 1995

as a *Private candidate*. He/She obtained 513 Marks out of 1100

and has been placed in Grade D Representing Fair

the Examination was taken as a whole/in parts.

*[Signature]*  
Asst. Secretary

*[Signature]*  
Secretary

This certificate is issued without alteration or erasure.

Attested to be true copy.

**Malkhar Haleem Kakakhel**  
Advocate High Court & Federal Shariat Court



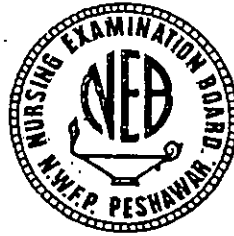


Diploma No. N.W.F.P. \_\_\_\_\_ / NEB/DM.

Roll No. 716

*Annexure - I*

*Nursing Examination Board*



*P. O. No. J. F. 10*

### DIPLOMA IN MIDWIFERY

This is to Certify that Gulfam

Daughter/wife/of Amir Muhammad

having been trained in the SON LR Hospital, Peshawar

has passed the **MIDWIFERY EXAMINATION** of the Nursing Examination Board N.W.F.P. held in March/ September, 2001 and is considered qualified to attend Cases of **NORMAL LABOUR.**

She Passed in Second Division,

*[Signature]*  
Vice-Chairman

*[Signature]*  
Controller

**NURSING EXAMINATION BOARD N.W.F.P**

Peshawar 2001/2001

*Dr. Farhat Tabir*  
M.B.B.S. (Hons.)  
F.R.C.S. (Ed.)  
F.R.C.S. (G) (Ed.)  
F.R.C.S. (G) (UK)  
F.R.C.S. (G) (USA)  
F.R.C.S. (G) (CAN)  
F.R.C.S. (G) (AUS)  
F.R.C.S. (G) (NZ)  
F.R.C.S. (G) (INDIA)  
F.R.C.S. (G) (SOUTH AFRICA)  
F.R.C.S. (G) (MALAYSIA)  
F.R.C.S. (G) (SINGAPORE)  
F.R.C.S. (G) (AUSTRALIA)  
F.R.C.S. (G) (NEW ZEALAND)  
F.R.C.S. (G) (INDIA)  
F.R.C.S. (G) (SOUTH AFRICA)  
F.R.C.S. (G) (MALAYSIA)  
F.R.C.S. (G) (SINGAPORE)  
F.R.C.S. (G) (AUSTRALIA)  
F.R.C.S. (G) (NEW ZEALAND)

*Attested to be true copy*

**Markhar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court

# NURSING EXAMINATION BOARD



## Midwifery Examination Session : March 2001 Detailed Marks Certificate

*Annexure - J*

Name: Gulfam D/O Amir Muhammad Roll No. : 716

The candidate secured the following marks and is placed in Second division.

Subjects	Marks		
	Allotted	Obtained	In words
Obstetrics			
Theory	100	50	FIFTY
Practical	100	60	SIXTY
Obstetrical Nursing			
Theory	100	66	SIXTY SIX
Practical	100	50	FIFTY
English 'A'	75	25	TWENTY FIVE
English 'B'	75	26	TWENTY SIX
<b>Total</b>	<b>550</b>	<b>277</b>	<b>TWO HUNDREDS AND SEVENTY SEVEN</b>

Note: The marks obtained in English 'A' and English 'B' are not counted in division.

Date 20-Jun-2001

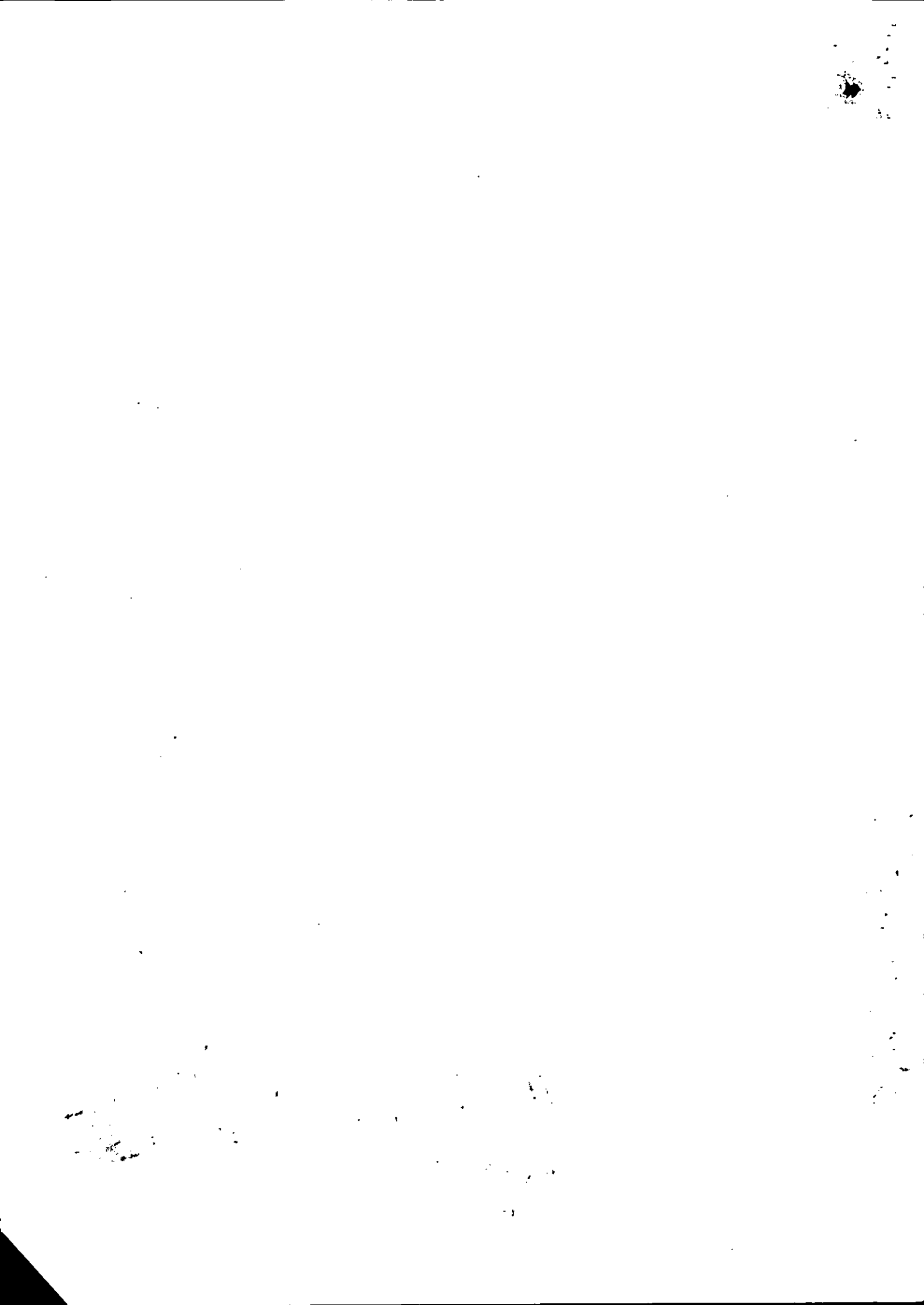
Prepared by \_\_\_\_\_

Controller  
Nursing Examination Board  
NWFP, Peshawar.

*Attested to  
be true copy.*

**Matkhar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court

15/06/2001



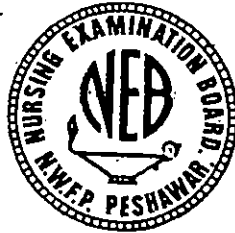


Diploma No. N.W.F.P. 2278 NEB/DN.

Roll No. 500

*Ammeem - K*

# Nursing Examination Board



N.W.F.P.

## DIPLOMA IN NURSING

This is to Certify that Gulfam  
 Daughter/wife/son of Amir Mohammad  
 having been trained in the SON, Lady Reading Hospital Peshawar  
 has passed the FINAL NURSING EXAMINATION of the Nursing  
 Examination Board N.W.F.P. held in March/ September, 2000  
 She/He Passed in 2nd Division,

*A. Razaq*  
Vice-Chairman

*Qureshi*  
Controller

NURSING EXAMINATION BOARD N.W.F.P.

Peshawar 5/11/2001

*Dr. Zahid*  
Department of Physics  
University of Peshawar, Pakistan

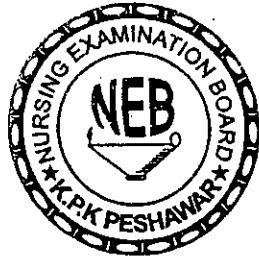
*Attested to be true copy.*

**Malkhar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court

135

S. No. \_\_\_\_\_

# NURSING EXAMINATION BOARD KHYBER PAKHTUNKHWA



Duplicate.

Annexure - 2<sup>nd</sup>

## Preliminary Nurses Examination

Session: March, 1998

### Detailed Marks Certificate

Name: Gulfam D/o Amir Muhammad.

Roll No: 48

The candidate secured the following marks and is placed in 1<sup>st</sup> Division

Subjects	Marks		
	Allotted	Obtained	In words
Fundamental of Nursing :-			
Theory	100	74	
Practical	100	58	
Anatomy and Physiology:-			
Theory	100	72	
Practical	100	50	
Community Health:-			
Theory	100	66	
Practical	100	54	
Microbiology:-	50	38	
Physics Chemistry:-	100	63	
Total	750	475	Four hundred & Seventy Five.

Date:- 06/03/2018

Prepared by \_\_\_\_\_

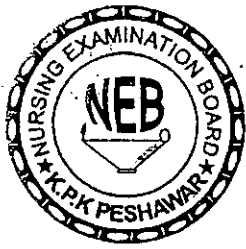
Attested to be  
true copy.

Controller  
Nursing Examination Board  
KPK, Peshawar

Matkhar Haleem Kakakhel  
Advocate High Court &  
Federal Shariat Court

No. 547

# NURSING EXAMINATION BOARD KHYBER PAKHTUNKHWA



Duplicate.

*Annexure - M*

## 2nd Year Nurses Examination

Session: March-1999

### Detailed Marks Certificate

Name: Miss Gulfam D/O Amir Muhammad

Roll No. : 353

The candidate secured the following marks. First division.

Subject	Marks		
	Allotted	Obtained	In words
Medical and Surgical			
Theory	100	60	SIXTY
Practical	100	78	SEVENTY EIGHT
Community Health			
Theory	100	63	SIXTY THREE
Practical	100	70	SEVENTY
Paediatric Nursing			
Theory	100	57	FIFTY SEVEN
Practical	100	65	SIXTY FIVE
Sociology Psychology	100	65	SIXTY FIVE
Islamiat	60	18	EIGHTEEN
English 'A'	100	33	THIRTY THREE
English 'B'	100	33	THIRTY THREE
<b>Total</b>	<b>960</b>	<b>542</b>	<b>FIVE HUNDREDS AND FOURTY TWO</b>

*[Handwritten signature]*

*Dr. Ghulam Mustafa Khan  
Assistant Commissioner, Peshawar  
AWP, University of Peshawar, Peshawar*

Note: The marks obtained in English 'A' and English 'B' are not counted in division.

*Admitted to be true copy.*

Date 06-Mar-2018

Prepared by *[Signature]*

**Makhār Haleem Kakakhei**  
Advocate High Court &  
Federal Shariat Court

Controller

Nursing Examination Board  
NWFP, Peshawar.

NOTE: Errors & Omission are subject to subsequent rectification.

# NURSING EXAMINATION BOARD



*Annexure - N*

**3rd Year Nurses Examination**

**Session : March 2000**

**Detailed Marks Certificate**

Name: **Gulfam D/O Amir Muhammad** Roll No. : **500**

The candidate secured the following marks and is placed in Second division.

Subject	Marks		
	Allotted	Obtained	In words
Medical and Surgical			
Theory	100	58	FIFTY EIGHT
Practical	100	50	SIXTY
Community Health			
Theory	100	50	FIFTY
Practical	100	59	SIXTY NINE
Psychiatric Nursing	50	34	THIRTY FOUR
Nursing Leadership	50	28	TWENTY EIGHT
Pakistan Studies	40	22	TWENTY TWO
<b>Total</b>	<b>540</b>	<b>321</b>	<b>THREE HUNDREDS AND TWENTY ONE</b>

Date 25-Sep-2000

Prepared by \_\_\_\_\_

*[Signature]*  
 Controller  
 Nursing Examination Board  
 NWFP, Peshawar.

NOTE: Errors & Omission are subject to subsequent rectification.

*Attested to be true copy.*

**Makhar Haleem Kakakhel**  
Advocate High Court & Federal Shariat Court



Program: B.Sc: Nursing Post RN (2- Years)  
KMU Institute of Nursing Sciences, Peshawar

Name:	Gulfam	Semester	Cr.Hrs.	G.Ps	GPA	CGPA
F/Name:	Amir Muhammad	I	21	46.5	2.21	
Reg. No:	PRN/KMU/S11/06	II	22	55.0	2.50	2.36
CGPA:	2.40	III	22	49.5	2.25	2.32
Session:	Spring 2011	IV	20	54.5	2.73	2.42
T.Cr.Hrs:	85		4	8.0	2.00	2.40

Course Code	Title of Course	Cr.Hrs.	Marks Obt.	L.G.	N.G.	Grade Point
<b>Spring 2011</b>						
PN-702	Health Assessment Theory & Practice	3	66	C+	2.5	7.5
PN-706	Social Sciences (Sociology & Psychology)	3	60	C	2.0	6.0
PN-703	Integrated Sciences-I (Physio & Microbio)	3	63	C	2.0	6.0
PN-701	Advance Nursing Concepts - I*	6	60	C	2.0	12.0
PN-705	Professional Development	3	60	C	2.0	6.0
PN-704	Computer in Nursing	1	70	B	3.0	3.0
PN-707	English - I	2	71	B	3.0	6.0
<b>Fall 2011</b>						
PN-708	Advance Nursing Concepts - II	6	60	C	2.0	12.0
PN-709	Integrated Sciences-II (Physics & Chem)	3	67	C+	2.5	7.5
PN-712	Introduction to Management	2	76	B+	3.5	7.0
PN-713	Fundamentals of Counselling & Guidance	2	64	C	2.0	4.0
PN-714	English - II	2	85	A	4.0	8.0
PN-710	Community Health Nursing	5	67	C+	2.5	12.5
PN-711	Epidemiology	2	62	C	2.0	4.0
<b>Spring 2012</b>						
PN-715	Advance Nursing Concepts - III	6	66	C+	2.5	15.0
PN-716	Nursing Research****	3	64	C	2.0	6.0
PN-717	Bio - Statistics*	3	60	C	2.0	6.0
PN-718	Psychology of Learning	3	60	C	2.0	6.0
PN-719	Principles & Methods of Teaching	2	69	C+	2.5	5.0
PN-720	Clinical Teaching & Clinical Supervision	3	66	C+	2.5	7.5
PN-721	English - III**	2	64	C	2.0	4.0
<b>Fall 2012</b>						
PN-729	Staffing	1	62	C	2.0	2.0
PN-732	Financing & Budgeting	1	64	C	2.0	2.0
PN-727	Planning	1	62	C	2.0	2.0
PN-731	Controlling	1	62	C	2.0	2.0
PN-728	Organizing	1	66	C+	2.5	2.5
PN-730	Directing	1	70	B	3.0	3.0
PN-725	English - IV***	2	66	C+	2.5	5.0
PN-726	Practicum (Nursing Management)	12	74	B	3.0	36.0
Result Declared on: 23.10.2014						
Additional Subjects as per HEC requirements:						
IS-626	Islamiyat	2	60	C	2.0	4.0
PS-644	Pak Study	2	60	C	2.0	4.0


Note: Errors and omissions, if any, are subject to subsequent rectification.

Result Date: 07.10.2020

Issue Date: 08.06.2021

Legend: L.G. = Letter Grade, N.G. = Numeric Grade  
CGPA = Cumulative Grade Point Average  
G.P. = Grade Points

Attested to be  
true copy.  
Malkhar Haleem Kakakhel  
Advocate High Court &  
Federal Shariat Court

  
Additional Controller of Examinations  
Khyber Medical University, Peshawar



Serial No.: 150247/6156



Reg. No.: PRN/KMU/S11/00

Session: Spring, 2011

*Amended - P*

KHYBER MEDICAL UNIVERSITY  
PESHAWAR, PAKISTAN.

*Attested to be  
true copy.*

has conferred upon

GULFAM d/o AMIR MUHAMMAD

of KMU Institute of Nursing Sciences, Peshawar

the degree of

BACHELOR OF SCIENCE IN NURSING (POST RN)

Given this twenty third day of July two thousand and fourteen

**Waikhar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court

Controller of Examinations

Registrar

Vice Chancellor

BY  
APPROVED  
APPROVED

Serial No. 000471

# Abdul Wali Khan University

Mardan, Pakistan

Reg. No. 16-AU-MIS-M-66

Roll No. 9036

*Ammedure - Q*



The University in recognition of the fulfilment of prescribed requirements has conferred upon

Mr. / Ms. GULFAM Son / Daughter of AMIR MUHAMMAD

The Degree of

## MASTER OF PUBLIC HEALTH

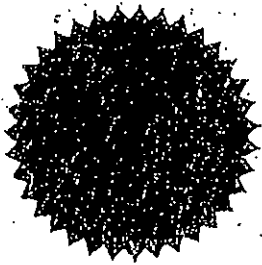
in the examination held in June 2018 session Fall 2016-18

He / She was placed in 2.60 Division / Grade / CGPA

The examination was taken as a whole / ~~in Parts~~

*Started to be true copy*

**Muhammad Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court



*Qasrat*  
Controller of Examinations

*JK*  
Registrar

*Muhammad*  
Vice Chancellor

*[Handwritten signature]*

*Qasrat*  
ASST. REGISTRAR

Result Declaration Date. 09-11-2018

Annexure - R.



# ABDUL WALI KHAN UNIVERSITY

MARDAN, PAKISTAN

## TRANSCRIPT

Attested to be true copy.

MARDAN INSTITUTE OF SCIENCES, MARDANMPH  
(Master of Public Health)

Matkhar Haleem Kakakhel  
Advocate High Court &  
Federal Shariat Court

Name: GULFAM

Father's Name: AMIR MUHAMMAD

Roll No: 9036

Registration No: 16-AU-MIS-M-66

1st Semester (Fall, 2016)								
Title of Course	Total Marks	Marks Obtained	CR Hrs	Grade	NG	GP	GPA	Remarks
Epidemiology	100	73	3	B	3.15	9.45		
Biostatistics	100	76	3	B+	3.3	9.9		
Public Health	100	65	3	B-	2.75	8.25		
Diseases of Public Health Importance	100	68	3	B-	2.9	8.7		
Occupational & Environmental Health	100	62	3	C+	2.6	7.8		
Basic Communication Skills	100	66	3	B-	2.8	8.4		
<b>TOTAL</b>	<b>600</b>	<b>410</b>	<b>18</b>			<b>52.5</b>	<b>2.92</b>	<b>Promoted</b>
2nd Semester (Spring, 2017)								
Title of Course	Total Marks	Marks Obtained	CR Hrs	Grade	NG	GP	GPA	Remarks
Health Policy Planning	100	62	3	C+	2.6	7.8		
Health Management	100	59	3	C	2.45	7.35		
Reproductive & Child Health	100	61	3	C+	2.55	7.65		
Primary Health Care	100	64	3	C+	2.7	8.1		
Health Systems	100	54	3	C-	2.2	6.6		
Hospital Management	100	62	3	C+	2.6	7.8		
<b>TOTAL</b>	<b>600</b>	<b>362</b>	<b>18</b>			<b>45.3</b>	<b>2.52</b>	<b>Promoted</b>
3rd Semester (Fall, 2017)								
Title of Course	Total Marks	Marks Obtained	CR Hrs	Grade	NG	GP	GPA	Remarks
International Health	100	50	3	C-	2	6		
Health Edu. & Promotion	100	63	3	C+	2.65	7.95		
Health Planning	100	60	3	C+	2.5	7.5		
Nutrition	100	54	3	C-	2.2	6.6		
Health Research	100	50	3	C-	2	6		
Health Care Financing	100	50	3	C-	2	6		
<b>TOTAL</b>	<b>600</b>	<b>327</b>	<b>18</b>			<b>40.05</b>	<b>2.23</b>	<b>Promoted</b>
4th Semester (Spring, 2018)								
Title of Course	Total Marks	Marks Obtained	CR Hrs	Grade	NG	GP	GPA	Remarks
Disaster Management	100	63	3	C+	2.65	7.95		
Health Needs Assessment	100	62	3	C+	2.6	7.8		
Thesis/ Dissertation	200	111	6	C	2.25	13.5		
Field Practicum	100	90	3	A+	4	12		
<b>TOTAL</b>	<b>500</b>	<b>326</b>	<b>15</b>			<b>41.25</b>	<b>2.75</b>	<b>Passed</b>
			69			179.1		

CGPA 2.60

Errors & Omissions are subject to subsequent rectification  
Result Declaration Date: - 09 November, 2018

Prepared by: Computer Cell  
Checked by: Kaleem Ullah

*Prasanta*

Controller of Examinations



GOVT OF KHYBER PAKHTUNKHWA  
HEALTH DEPARTMENT

Dated the Peshawar 08<sup>th</sup> October, 2013

**NOTIFICATION**

*Annexure - 93*

No. SOH-III/3-5/2013. The Competent Authority is pleased to transfer Mst. Gulfam Charge Nurse BS-16 MMC, Mardan against the vacant post of Nursing Instructor BS-17 in her own pay scale at School of Nursing, MMC Mardan with immediate effect in the public interest.

*Secretary to Govt. of Khyber Pakhtunkhwa  
Health Department*

Endst of even No and Date.

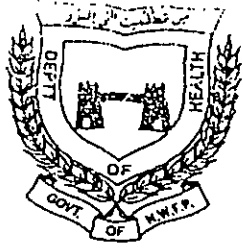
Copy forwarded to:-

1. The Director General, Health Services, Khyber Pakhtunkhwa with reference to his letter No. 20402/E.II dated: 21-08-2013.
2. The Director Provincial Health Services Academy, Peshawar.
3. The Medical Superintendent, MMC Mardan.
4. The District Accounts Officer, Mardan.
- ✓ 5. The Principal, School of Nursing MMC Mardan.
6. PS to Minister Health, Khyber Pakhtunkhwa.
7. PS to Secretary Health, Khyber Pakhtunkhwa.
8. The Deputy Director (I.T) Health Department.
9. Charge Nurse concerned.

*Attested to be  
true copy*

*(SARDAR BAHADAR)*  
SECTION OFFICER-III

**Malik Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court



# School of Nursing

Sheikh Maltoon Town, Mardan  
Health Department  
Government of Khyber Pakhtunkhwa

*Amerone J*

Ref:# \_\_\_/SON-Mrd/2872

*Accepted to be  
true copy*

Dated:13 /09 /2018

To

The Director General  
PHSA Peshawar

**Malkhar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court

**SUBJECT:- DETAILS OF TEACHING FACULTY**  
R/Sir,

S#	Name of Teacher	BPS	Post Held	Date of initial appointment	Required qualification
1.	Miss Raibul Manoon	BPS-17	Against the post of Nursing Tutor BPS-18	17-12-1981	Teaching Administration Ward administration Specialty in CCU BS.Nursing
2.	Miss Sameeun	BPS-17	Actual post of Nursing Instructor BPS-17	19-04-1982	Ward Administration Teaching administration

*R. Farid*

*R. Farid*

3.	Miss Nasreen	B.S-16	Against the post of Vice Principal BPS-18	01-07-1991	Ward Administration Teaching Administration BS. Nursing MPH
4.	Miss Rozeena	BPS-16	Against the post of Nursing Instructor BPS-17	01-10-1996	Specialty in Community BS.Nursing
5.	Miss Gulfam	BPS-16	Against the post of English Teacher BPS-17	13-07-2002	BS.Nursing MPH
6.	Miss Naheeda	BPS-16	Against the post of Nursing Instructor BPS-17	27-05-2003	Specialty in Community Ward Administration Teaching Administration BS.Nursing

*Attested to be true copy.*

**Malkhar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court.

*[Signature]*  
Vice Principal  
School of Nursing  
Mardan



PROVINCIAL HEALTH SERVICES ACADEMY  
Government of Khyber Pakhtunkhwa  
Health Department



OFFICE ORDER

The Competent authority is pleased to adjust Mrs. Gulfam D/O Ameer Muhammad, Charge nurse, BPS-16, against any vacant post at School of Nursing Mardan, in her own pay and scale with immediate effect in the best interest of public.

s/d\*\*\*\*\*  
Director General (Health)  
PHSA, Khyber Pakhtunkhwa

395  
No. \_\_\_ /PHSA/Admn/ PET /2020-21/ 2434  
Copy for information;

Dated: 28-10-2020

1. Director Nursing; PHSA, Peshawar.
2. Vice Principal, SON MMC Mardan.
3. Account officer, PHSA, Peshawar.
4. Officer concerned.
5. Personal file.

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Malkhar Haleem Kakakhel  
Advocate High Court &  
Federal Shariat Court

Director General (Health)-  
PHSA, Khyber Pakhtunkhwa



PROVINCIAL HEALTH SERVICES ACADEMY  
Government of Khyber Pakhtunkhwa  
Department of Health



OFFICE ORDER.

With reference to the Director General Health Services Khyber Pakhtunkhwa Peshawar office order vide No.3472-76/E-II dated 30-8-2021, Mr. Amjad Ali S/o Muhammad Yaqoob Khan Charge Nurse (BPS-16) Type-D Hospital Toru Mardan placed at the disposal of the Director General PHSA, is hereby transferred/posted against the vacant post of Nursing Instructor (BPS-17) at Govt. College of Nursing Mardan in his own pay and scale in the best public interest.

Note. He will submit his departure/arrival report for record to this office.

---Sd/---

Director General Health  
PHSA Peshawar

Dated 09/09/2021

No. 395/PHSA/Nursing/P&T/2021-22/ 1533

Copy for information to.

1. Director General Health Services Khyber Pakhtunkhwa Peshawar w/r to his letter quoted above.
2. Principal college of nursing Mardan.
3. Director Nursing PHSA.
4. District Accounts Officer Mardan.
5. Officer concerned.
6. Nursing section PHSA.

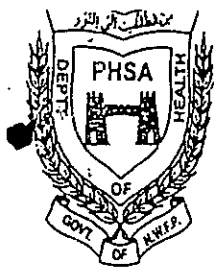
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Malkhat Maleem Kakakhel  
Advocate High Court &  
Federal Shariat Court

Director General Health  
PHSA Peshawar





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Annexure - W

9

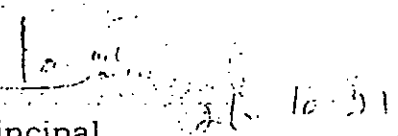


Dated: 26<sup>th</sup> October 2021

## OFFICE ORDER

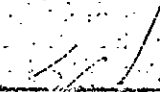
Reference to Notification no SOH-III/3-5/2021 issued by Secretary Health Khyber Pakhtunkhwa, consequently Tasleem Kausar posted as Nursing Tutor BPS-18 at this institute, Govt college of Nursing Mardan.

Miss Gulfam BPS-16 working as Nursing Tutor BPS-18 against the post at this institute is hereby relieved from this institute and directed to report to Provincial Health Services Academy Peshawar for further posting, as Tasleem Kausar adjusted on her actual post (BPS-18)

  
Vice Principal  
Govt College of Nursing  
Mardan

Endst of even No & date:

- Distct Account Officer Mardan
- Director general PHSA, Peshawar
- Official concerned

  
Vice Principal  
Govt College of Nursing  
Mardan

*Attested to be  
true copy*

**Maikhar Haleem Kakakhel**  
Advocate-High Court &  
Federal Shariat Court



PROVINCIAL HEALTH SERVICES ACADEMY  
Government of Khyber Pakhtunkhwa  
Department of Health



OFFICE ORDER.

Mrs. Gulfam Nursing Tutor (BPS-16) waiting for posting is hereby relieved from PHSA network to report to the Director General Health Services Khyber Pakhtunkhwa Peshawar office for further posting in the best public interest.

-----Sd/-----  
Director General Health  
PHSA Peshawar  
Dated 27/12/2021

No. 395/PHSA/Nursing/P&T/2021-22/2240

Copy for information to

1. Accountant General Khyber Pakhtunkhwa Peshawar
2. Director General Health Services Khyber Pakhtunkhwa Peshawar w/r to his office order quoted above.
3. P.A to Director General PHSA Peshawar
4. Principal GCN Mardan.
5. Deputy Director I T PHSA.
6. Nursing section PHSA
7. Officer concerned.

Attested to be

true copy.

Malkhar Haleem Kakakhel  
Advocate High Court &  
Federal Shariat Court

Asf.  
Director Nursing PHSA  
Peshawar



**DIRECTORATE GENERAL HEALTH SERVICES  
KHYBER PAKHTUNKHWA PESHAWAR**

All communications Should be Addressed to The Director General  
Health Services Peshawar and not to any official by name  
Office Ph (091)-9210252 Fax (091)-9210197 091-92101951 a.c. (091)-9210230

**OFFICE ORDER**

Mrs. Gulfam D/O Amir Muhammad, Charge Nurse BPS-16 relieved from DG, PHSA Peshawar (Waiting for posting) is hereby posted at DHQ Hospital, Charsadda against the vacant post with immediate effect in the public interest.

NB: - Arrival report should please be submitted to this Directorate for records.

Sd/-  
DIRECTOR GENERAL HEALTH  
SERVICES, KP, PESHAWAR.

No. 342-47

I.E.II.

Dated Pesh. The

12/1/2022

Copy forwarded to the:-

01. Director General, PHSA Khyber Pakhtunkhwa Peshawar.
02. Medical Superintendent, DHQ Hospital, Charsadda.
03. Accountant General, Khyber Pakhtunkhwa Peshawar.
04. District Accounts Officer, Charsadda.
05. Charge Nurse concerned.
06. DA-concerned, DGHS KPK Peshawar.

For information and necessary action.

*Sr. [Signature]*  
DIRECTOR GENERAL HEALTH  
SERVICES, K.P PESHAWAR  
7/10/11/22

*Attested to be*

*True copy*

**Malkhar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court

*Annexure - 7.*

# PAKISTAN NURSING COUNCIL



**MINIMUM CRITERIA**  
TO ESTABLISH NEW  
NURSING EDUCATIONAL INSTITUTIONS  
FOR  
DEGREE PROGRAMS  
2019

*Attested to be  
true*

*Walid Haleem Kakakhel*  
Advocate High Court &  
Federal Shariat Court

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**Makhar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court

IV.

**Number, Qualifications, and Functions of the faculty:**

The recruitment and development of a nursing institution's faculty shall take into account its mission, the diversity of its student body, and the population that it serves. There has to be a sufficient number of faculty members in the subjects basic to nursing and in the clinical disciplines to meet the needs of the educational program and the other missions of the nursing institution. In determining the number of faculty needed for the educational program, nursing institutions shall consider that faculty may have educational and other responsibilities in academic programs.. Persons appointed to a faculty position have to demonstrate achievements commensurate with their academic rank. Members of the faculty must have the capability and continued commitment to be effective teachers.

V.

**Effective Teaching:**

It requires knowledge of the discipline and an understanding of curriculum design and development, curriculum evaluation, and methods of instruction. Faculty members involved in teaching, course planning and curricular evaluation shall possess or have ready access to expertise in teaching methods, curriculum development, program evaluation, and student evaluation. Such expertise may be supplied by a department of nursing education or by faculty/staff members with backgrounds in educational science. Faculty involved in the development and implementation of a course, clerkship, or larger curricular unit shall be able to design the learning activities and corresponding evaluation methods (student and program) in a manner consistent with the institution's stated educational objectives and sound educational principles. Community nurse appointed to the faculty, on a part-time basis or as volunteers, shall be effective teachers, serve as role models for students, and provide insight into contemporary methods of providing patient care. Faculty members shall have a commitment to continuing scholarly productivity characteristic of an institution of higher learning. Among the lines of evidence indicating compliance with these standards are the following:

- (i) Documented participation of the faculty in professional development activities related specifically to teaching and evaluation.
- (ii) Attendance at international, regional or national meetings on nursing educational affairs.
- (ii) Evidence that faculty members' knowledge of their discipline is current.

**VI. The following designation position needs to be created in BSN institution:**

Note: The following criterion will be applicable for 10 years and then need to revise according to ground realities or according to availability of required candidates.

- 1. Dean / Director of Nursing education / Principal
  - a. MSN, Post RN BSN /BSN with 10 years' experience in relevant field of teaching/clinical experience
  - b. PhD in Nursing with 5 year of experience in relevant field of teaching and clinical experience is desirable
  - c. Registered with PNC

Or

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Copy.*

**Makhar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court

- d. For Government Institutions, existing / already hired Principal with at-least Pos RN BSN and Diploma in Teaching Administration be continued till retirement

2. Professor

- a. MSN/MSPH & Post RN BSN /BSN with 7 years' experience in relevant field of teaching / clinical experience
- b. MSN, Post RN BSN/BSN preferred
- c. PhD in n nursing / health related subjects with 3 year of experience in relevant field of teaching and clinical experience is desirable
- d. Registered with PNC

3. Associate Professor

- a. MSN /MSPH & Post RN BSN /BSN with 5 years' experience in relevant field of teaching / clinical experience
- b. MSN, Post RN BSN/BSN preferred
- c. Registered with PNC

4. Assistant Professor

1. MSN/MSPH & Post RN BSN /BSN with 2 years' experience in relevant field of teaching / clinical experience
2. MSN, Post RN BSN/BSN-preferred
3. Registered with PNC

5. Lecturer/Instructor

1. Post RN BSN/BSN with 5 years' experience in relevant field of teaching / clinical experience
2. MSN/MSPH & Post RN BSN/BSN preferred
3. Registered with PNC

6. Clinical Nursing Instructor

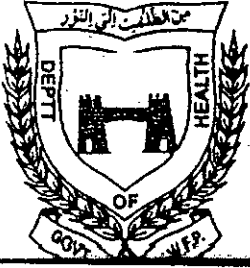
1. Post RN BSN/BSN with 5 years' experience in relevant field of teaching / clinical experience
2. MSN/MSPH & Post RN BSN/BSN preferred
3. Registered with PNC

**Note:** Faculty must be registered with PNC and faculty registration certificate will be awarded by PNC.

**VII. The required faculty for 50 students is as under:**

**I. Full-Time Faculty:**

- a. 01 faculty of Master in Nursing Degree with 3-5 years' experience in teaching and clinical should be available in first two years of BSN degree.



# GOVT: COLLEGE OF NURSING

Sheikh Maltoon Town Mardan

Health Department

Government of Khyber Pakhtunkhwa

Tel: 0937-9230050

Fax: 0937-843130

*Annexure-7/1*

OF

DATED: 12/07/2021

## EXPERIENCE CERTIFICATE

Certified that Miss Gulfam is working here as Nursing Instructor providing lectures to both Diploma Nursing Programme and BSN Programme at this institution w.e.f 01-03-2014 till date.

*[Signature]*  
Vice Principal  
Government College of Nursing  
Mardan

*Attested to be*

*true copy*

**Malik Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court



GOVERNMENT OF PAKISTAN  
CABINET SECRETARIAT  
ESTABLISHMENT DIVISION

No. 10/J097-R.11

Islamabad, the 13<sup>th</sup> May, 1998.OFFICE MEMORANDUMSubject: POSTING OF SERVING HUSBAND / WIFE AT THE SAME STATION

The undersigned is directed to state that Government has taken note of the socio-economic problems and hardships faced by husbands and wives in Government service due to posting at different stations of duty, and it has been decided to prescribe the following guidelines to facilitate posting of husband and wife at the same station:

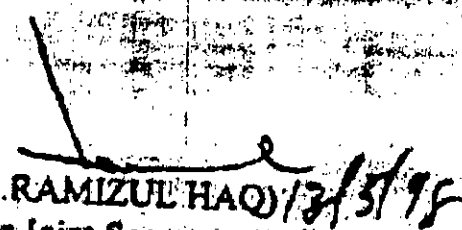
- (i) Where a request is made for posting at a different station in the same department/service/cadre in which an employee is already serving, the request may be accepted subject to availability of a post in the same BPS.
- (ii) If a request involves temporary deputation to another department, it may be processed in consultation with the concerned department, and may be accepted on the prescribed terms of deputation subject to availability of a post in the same BPS.
- (iii) When a request is made for permanent transfer to absorption in another department/agency, the request may be processed in consultation with the department concerned, subject to the condition that in the event of permanent transfer, seniority shall be determined in accordance with Rule 4 of the Civil Servants (Seniority) Rules, 1993.
- (iv) If there is a tie between two or more Government servants for posting at the same station in the same department/unit of an organization, the Government servant with greater length of service may be preferred.
- (v) Request for posting by a spouse facing serious medical problems may be accorded highest priority.
- (vi) Spouses already posted at one station, including those posted on deputation beyond the prescribed maximum period, may normally not be disturbed without compelling reasons of public interest. Requests for extension of

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Muhammad Haleem Kakakhel  
Advocate High Court &  
Federal Shariat Court

deputation period beyond the permissible limit may be considered with compassion if interests of public service would permit.

2. The above guide-lines are subject to the following conditions:-
  - (i) Posting of husband and wife at the same station should not be made by dislocation of any Government servant already serving at a particular station unless his transfer is necessitated by compelling reasons of public interest or within the frame work of general policy of postings and transfers.
  - (ii) The prescribed selection authority should be consulted in each case.
3. All Government servants whose spouses are in Government service may be asked to furnish at the end of every calendar year the particulars of their spouses to their controlling Ministries/Divisions so as to facilitate maintenance of ICP Charts and up-to-date monitoring of the situation.
4. The above guidelines may be circulated to the autonomous bodies under the charge of Ministries / Divisions for adoption, with such modifications as may be considered necessary.

  
(M. RAMIZUL HAQ) 13/5/95  
Senior Joint Secretary to the  
Government of Pakistan

All Ministries / Divisions  
Islamabad / Rawalpindi

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true copy*

**Malkhar Haleem Kakakhel**  
Advocate High Court &  
Federal Shariat Court

Annexure - 7/3

To,

The honourable secretary for health,

Govt of khyber pakhtunkhwa .

L.No. 237  
Date 10/11/2022  
Secretary Health

Subject: Appeal for to retain my posting as nursing Instructor to govt. Collège of nursing mardan on the basis of spouse policy.

Respected sir,

- ① It is stated that I join PHSA network in March 2014 vide health department notification no so III /3-5/2013 against the vacant post of nursing instructor.
- ① In 2018 on the promotion of the nursing staff to bps 18 and transferred to college of nursing mardan , I was relieved by the vice principal that you are junior and Mrs nasreen nursing instructor BPS 16 draws her salary against the post of vice principal BPS18 is senior, adjusted against the post vacated by me.
- ① Then the DG PHSA adjusted my salary in 2018 at PHSA. After that in November 2020 the DG PHSA transfer me from PHSA to college of nursing mardan
- ① Now recently promotion of nursing staff to BPs 18 vide notification so III/ 3-5/2021 on dated 11-8-2021 and adjustment order no III /3-5/-2021 dated 21-9-2021, during this duration a most junior male nurse Mr Anjed Ali BPs 16 (post RN BSC) nursing + (MPH) also transferred and adjusted at college of nursing mardan in september 2021, The vice principal relieves me from college of nursing mardan to DG PHSA on date 26-10-2021 on un-justice way
- ① I submit an appeal To DG PHSA on dated 27-10-2021, but after 2 month unfortunately DG PHSA relieves me to DGHS Peshawar on date 27-12-2021 vide order no 395/ PHSA Nursing P aE T /2021-22/ 2240,

no 3  
no 4  
no 5

① Sir, I am most senior on service and qualification basis, I got post RN Bsc nursing in second batch 2011/2013 from KMU peshawar and also got MPH degree in 2018.

① According to PNE Rules I am most eligible and having 7 year post degree teaching experience.

① Beside this my husband Razi Muhammad also working as senior technician in Mti MMC mardan and college of nursing mardan also located in the premises of Mti MMC mardan, I have 2 year daughter and 1 year son, directly will be effect from this critical situation.

• Sir with most humbler request in your honors to retain my posting at college of nursing mardan as nursing instructor on the basis of spouse policy and above mentioned fact with additional charge of vice principal, because the vice principal is going on retirement in this month,

I shall be very thankful to you this act of kindness.

Your sincerely

Gulfam  
GULFAM w/o Razi Muhammad

Nursing Instructor

Mti MMC  
Mardan

college of nursing, mardan

Date: 8/1/2022

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true copy.

Maikhar Haleem Kakakhel  
Advocate High Court &  
Federal Shariat Court

Annexure - 7/A

The Honourable DG,  
PHSA Peshawar.

Subject: APPEAL

Respected Sir,

It is stated that I want to turn your attention, that I join the PHSA network in March 2014 vide Health Department notification no SOH-111/3-5/2013 against the vacant post of nursing instructor.

That in 2018 when the senior instructor BPS-18 transferred to College of Nursing (CON) Mardan. Mrs. Nasreen Teacher BPS-16 draws her salary against the post of Vice Principal BPS-18.

But the Vice Principal relieves me that you are junior and Mrs Nasreen BPS-16 is senior, adjusted against the post vacated by me.

Then the DG PHSA adjusted my salary in 2018 at PHSA. After that in November 2020 the DG PHSA Transfer me from PHSA to College of Nursing (CON) Mardan for adjustment/posting against the vacant post.

Now recently senior instructor BPS-18 promoted and transferred from Peshawar to CON Mardan against the post of BPS-18, during this duration a most junior male nurse Mr. Amjad Ali BPS-16 also transfer and adjusted. I relieved from CON Mardan by the Vice Principal on dated 26-10-2021 on un-justice way.

Sir, I am senior and already working at college of nursing Mardan and on the qualification basis, I am senior and got the post RN BSc nursing degree in 2<sup>nd</sup> batch from Institute of Nursing Science (INS) KMU Peshawar and also got Master of Public Health (MPH) degree in 2018.

According to the Pakistan Nursing Council (PNC) rules, I most eligible and having 7 year post nursing degree, teaching experience.

According to the educational policy KPK Government specially arranges male nursing college at KTH Peshawar. Because there is no co-education, female nursing college only for female student and female teachers.

Beside this my husband Razi Muhammad also working in MTI MMC Mardan and the nursing college also located in the premises of MMC, on the basis of spouse policy I have more right from other to do duty here, on my transfer my 2 year daughter and 10 months son directly will be affect, the look after of my children.

Sir, with most humble request in your honors to retain my duty at (CON) Mardan and May kindly issue order for continuation of my posting at College of Nursing Mardan in own pay & scale.

I shall be very thankful to you for this act of kindness.

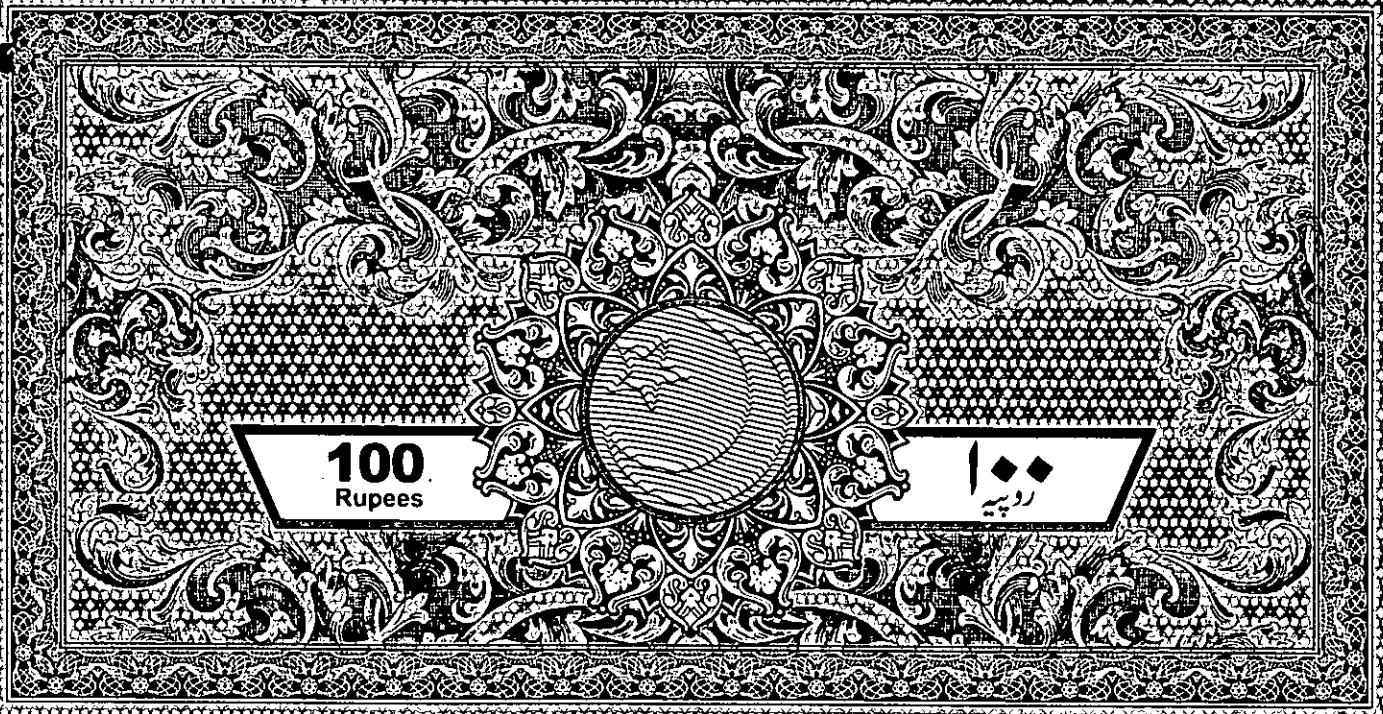
You're sincerely

Gulfam  
GULFAM

Nursing Instructor (BPS-16)  
College of Nursing, Mardan.

Attested to be  
true copy.  
Malkhar Haleem Kakakhel  
Advocate High Court &  
Federal Shariat Court

Dated: 27-10-2021



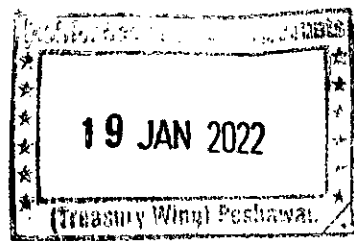
### SPECIAL POWER OF ATTORNEY

I, **Mrs. Gulfam D/o Amir Muhammad Wife of Razi Muhammad**, Resident of Painso Kothay, Rustam Tehsil & District Mardan, do hereby nominate, constitute and appoint my husband **Mr. Raazi Muhammad Son of Ali Ahmad Resident of Pandu Kothay Rustam, Tehsil & District Mardan**, as my Special Attorney and authorize him by virtue of this power of attorney to appear on my behalf in in case titled **Mrs. Gulfam Versus Govt. of Khyber Pakhtunkhwa through Secretary Health, at Khyber Road, Peshawar & others, in the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar**

**Mr. Raazi Muhammad Son of Ali Ahmad** is authorized/ empowered through this Special Power of Attorney to file suit, reply, rejoinder, petition, revision petition, appeal, review, Application etc upto Apex Court, to record evidence, statement and furnish affidavits, Wakalatnama on my behalf, to sign any statement, application etc and also received any documents, if need be and to also engage lawyer/

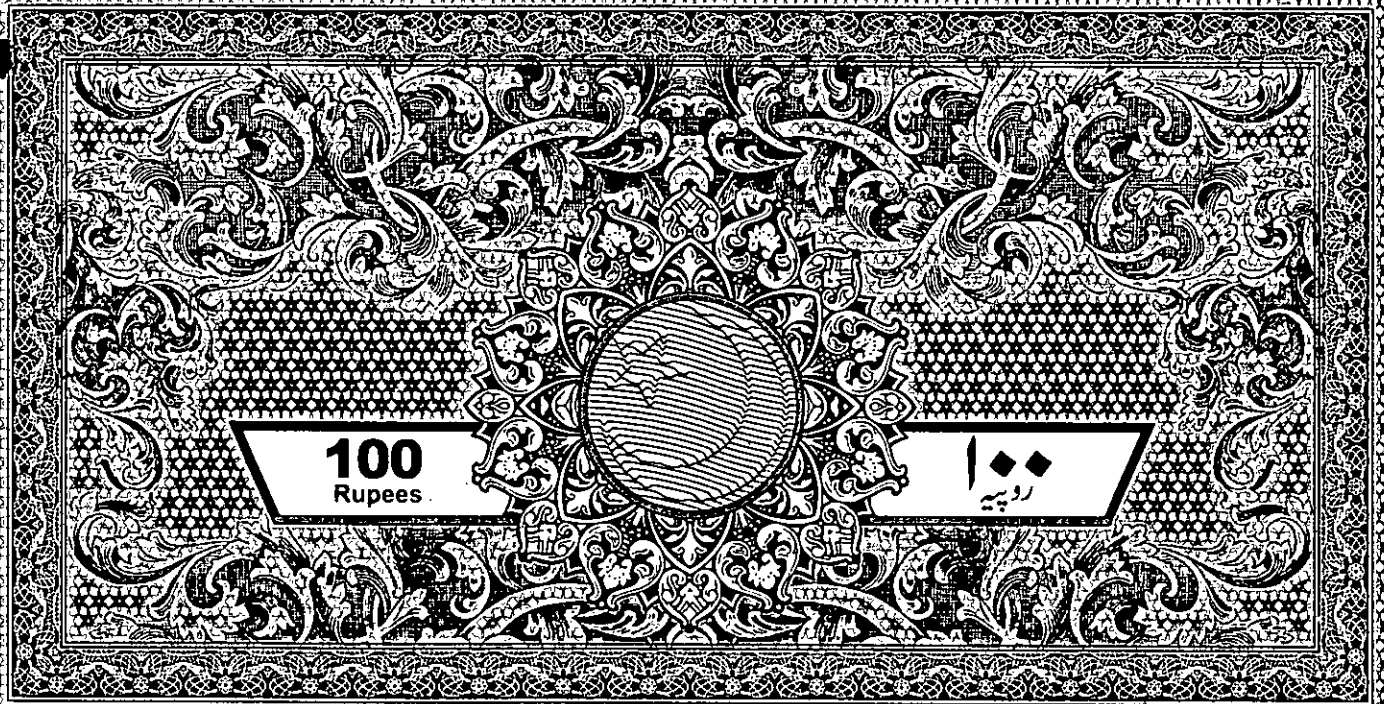
Handwritten signature in Urdu script.

26/1/2022



Handwritten signature or mark.

M. ZUBAIR Stamp Vender  
Peshawar Treasury  
Licence No.43 Date 01-09-06  
High Court Peshawar



counsel on my behalf.

Every action taken or ought to be taken in this respect shall be admitted to me and shall be deemed to have been performed by me.

I shall be having no objection to the acts performed by the said attorney on my behalf.

THEREFORE, this Special Power of Attorney is signed and executed in favour of above mentioned person in presence of witnesses on this 26<sup>th</sup> day of January 2022.

EXECUTANT BY:-

Signature: 

Mrs. Gulfam

D/o Amir Muhammad

Wife of Razi Muhammad

Resident of Paindo Kothay,

ACCEPTED BY

Signature: 

Mr. Raazi Muhammad

Son of Ali Ahmad

Resident of Pandu Kothay Rustam,

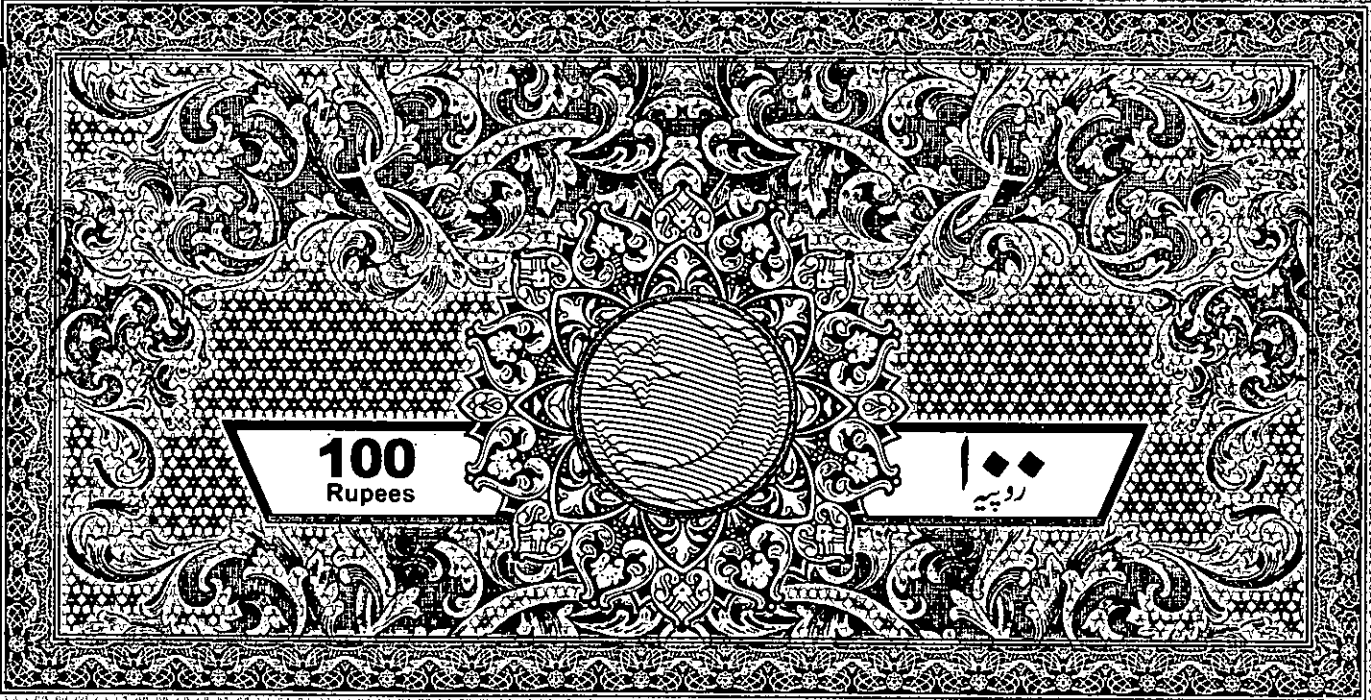
Tehsil & District Mardan

عبدالله بن محمد  
26/1/2022

19 JAN 2022  
High Court Peshawar

M. ZUBAIR Stamp Vender  
Peshawar Treasury  
Licence No. 43 Date 07-04-11  
High Court Peshawar



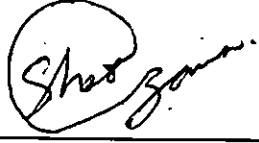


Rustam Tehsil & District Mardan  
CNIC No.17201-2148127-4

CNIC No. 16101-3420002-9

WITNESS No.1

WITNESS No.2

Signature/thumb: 

Signature/thumb: 

Sher Zamin

Asghar Khan

Son of Muhim Gul

Son of Amir Muhammad Khan

CNIC No. 16101-5699725-7

CNIC No. 17201-2102592-5

رسیدگی شد  
تاریخ 26/01/2022

SECRET FOR OFFICIAL USE ONLY  
19 JAN 2022  
(Treasury Wing) Peshawar

0

M. ZUBAIR Stamp Vendor  
Peshawar Treasury  
Licence No. 43 Date 01-03-06  
High Court Peshawar

بعدالت

سروس ٹریبیونل پشاور جسٹس خٹونخواہ

26-1-2022

Service Appeal

مقدمہ  
دعویٰ  
جزم

مسماة گلنار 2، پنجاب مسماة گلنار

گورنمنٹ آف جسٹس خٹونخواہ  
نذر لکھ سیکرٹری سروس

باعث تحریر آئٹکے

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی اور جواب دہی وکل کارروائی متعلقہ  
آن مقام ~~سروس ٹریبیونل کیلئے~~ مؤخر حلیم گل کا حیل ریڈو کیلئے  
مقرر کر کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کارروائی کا کامل اختیار ہوگا۔ نیز  
وکیل صاحب کو راضی نامہ کرنے و تقرر ثبالت ہ فیصلہ بر حلف دیئے جواب دہی اور اقبال دعویٰ اور  
بصورت ڈگری کرنے اجراء اور صولی چیک ور و پیرا عرضی دعویٰ اور درخواست ہر قسم کی تصدیق  
زرائیں پر دستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیروی یا ڈگری کیلئے ہر قسم کی برآمدگی اور مندرجہ  
نیز دائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور  
کے کل یا جزوی کارروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے تقرر کا اختیار  
ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ مذکورہ باختیارات حاصل ہوں گے اور اس کا ساختہ  
پرداختہ منظور قبول ہوگا۔ دوران مقدمہ میں جو خرچہ ہر جانہ التوائے مقدمہ کے سبب سے ہوگا۔  
کوئی تاریخ پیشی مقام دورہ پر ہو یا حد سے باہر ہو تو وکیل صاحب پابند ہوں گے۔ کہ پیروی  
مذکور کریں۔ لہذا وکالت نامہ لکھ دیا کہ سندر ہے۔

الرقوم 26 1 2022

Rang Muhammad S/O A. Ahmad

Rang Muhammad

ENCC no:- 16101-3920007-9

بقام پشاور سروس ٹریبیونل جسٹس خٹونخواہ کے لئے منظور ہے۔

BC no :- 26222

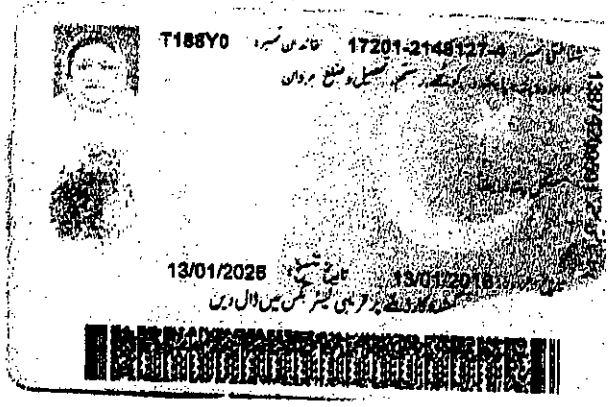
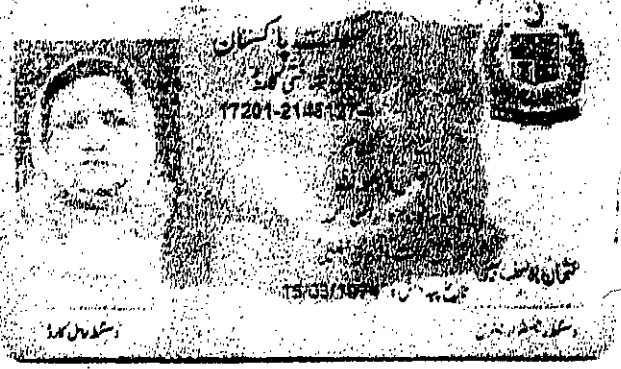
Case :- 16101-7239598-7.

cell no :- 03139700930.

me :- Maqhar Haleem Kakakhel  
Advocate High Court.

Maqhar Haleem Kakakhel  
Advocate High Court &  
Federal Shariat Court

Annexure - D\* p-24



0346-9309510 Razi-Muhammad

**IN THE HON'BLE SERVICE TRIBUNAL KHYBER**  
**PAKHTUNKHWA PESHAWAR**

Service Appeal No: 139/2022

Mrs. Gulfam

**Versus**

Govt of KPK through Secretary Health KPK  
Peshawar & Others

**INDEX**

<i>S#</i>	<i>Description of Documents</i>	<i>Annex</i>	<i>Pages</i>
1.	Application for Withdrawal		1
2.	Affidavit		2

Dated: 20-07-2022

Appellant

Through



Razi Muhammad

Attorney for Appellant

**IN THE HON'BLE SERVICE TRIBUNAL KHYBER**  
**PAKHTUNKHWA PESHAWAR**

Service Appeal No: 139/2022

Mrs. Gulfam

**Versus**

Govt of KPK through Secretary Health KPK  
Peshawar & Others

**AFFIDAVIT**

I, Razi Muhammad S/o Ali Ahmad R/o Mohallah Paindo Kotay, P.O Rustam, Tehsil & District Mardan (Special Attorney for the Appellant/Petitioner), do hereby solemnly affirm and declare that all the contents of the **application** are true and correct to the best of my knowledge and belief and nothing has been concealed or withheld from this Hon'ble Tribunal.



Deponent

CNIC: 16101-3420002-9

20/7/2022



# GOVERNMENT COLLEGE OF NURSING

Sheikh Maltoon Town Mardan

Health Department

Government of Khyber Pakhtunkhwa  
Tel: 0937-9230050 Tel:: 0937-843130



NO.PF /GCON-MRD/2022-23/172-75

DATED: 01-06-2022

To

The Director General  
Provincial Health Services Academy  
Peshawar

Sub: **ARRIVAL REPORT**


Sir

With reference to office order No. 395/PHSA/PET/2022-23/674 dated: 19-5-2022. Mst Gulfam BPS-16 submitted her arrival report on 01/06/2022 (Morning). Her charge report is submitted for information.

  
**Vice Principal**  
Govt: College of Nursing  
Mardan

Copy to:

- Director Nursing PHSA, Peshawar
- District Account office Mardan
- Official concerned

  
**Vice Principal**  
Govt: College of Nursing  
Mardan

To

Vice Principal  
Govt: College of Nursing  
Peshawar

Sub; **ARRIVAL REPORT**

Reference to Officer order No. 395/PHSA/PET/2022-23/674 dated, 19-5-2022 issued by PHSA. I hereby submitted by my arrival report for duty on this day 1<sup>st</sup> June 2022 (morning).

*Gulfam* 01-06-2022  
Gulfam Bbegum  
BPS-16





**DIRECTORATE GENERAL HEALTH SERVICES  
KHYBER PAKHTUNKHWA PESHAWAR**

All communications Should be Addressed to The Director General  
Health Services Peshawar and not to any official by name.

Office Ph: 091 - 9210202 Exchange No: 891 - 9219187, 091 - 9210196 Fax: 091 - 9210230

**OFFICE ORDER**

The competent authority is pleased to transfer Mrs. Gulfam D/O Amir Muhammad, Charge Nurse BPS-16 from DHQ Hospital, Charsadda and placed her services at the disposal of DG, PHSA Peshawar for further posting, against the vacant post with immediate effect in the public interest.

NB: - Arrival/Departure report should please be submitted to this Directorate for records.


Sd/-  
DIRECTOR GENERAL HEALTH  
SERVICES, KP, PESHAWAR.

No. 2783-88 /E.II. Dated Pesh. The 13/05/2022.

Copy forwarded to the:-

01. Director General, PHSA Peshawar.
02. Medical Superintendent, DHQ Hospital, Charsadda.
03. Accountant General, Khyber Pakhtunkhwa Peshawar.
04. District Accounts Officer, Charsadda.
05. DA-concerned, DGHS KPK Peshawar.
06. DHIS Cell, DGHS KP Peshawar.

For information and necessary action.

  
DIRECTOR GENERAL HEALTH  
SERVICES, KP PESHAWAR



PROVINCIAL HEALTH SERVICES ACADEMY  
Government of Khyber Pakhtunkhwa  
Health Department



OFFICE ORDER

In execution of Director General Health Services Khyber Pakhtunkhwa, Peshawar letter No.2783-88/E.II, Dated Resh. ltr. 13/05/2022, Mst. Gulam D/© Amir Muhammad, Charge Nurse BPS-18 is hereby placed at the disposal of office of Principal GCON MMC Mardan for further adjustment against any vacant post, in her own Pay and scale, in the best interest of Public.

Note: Arrival/Departure report should be submitted to this directorate for record.

S/D.....xxxxxxx  
Director General  
PHSA, Khyber-Pakhtunkhwa

395  
No. \_\_\_/PHSA/

*RET* 12022-23/674

Dated: 19/05/2022

Cc.

1. Director Nursing, PHSA, Peshawar.
2. Principal GCON, MMC, Mardan for Compliance.
3. Charge Nurse Concerned.
4. Personal file.

*[Signature]*  
19/05  
Director General  
PHSA, Khyber Pakhtunkhwa

**"B"**

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.  
JUDICIAL COMPLEX (OLD), KHYBER ROAD,  
PESHAWAR. S.B

No.

Appeal No. 139 of 2022

Gulfam Appellant/Petitioner

Versus

Through Secy Health etc. Respondent

Respondent No. 2

Notice to:

Govt. of KPK Through Director General  
Provincial Health Services Academy (PHSA)  
Peshawar.

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration; in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal \*on 2/6/2022 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached: ~~Copy of appeal has already been sent to you vide this office Notice No.....dated.....~~

Given under my hand and the seal of this Court, at Peshawar this HTA

Day of May 2022

(For Reply)

Registrar,

Khyber Pakhtunkhwa Service Tribunal,  
Peshawar.

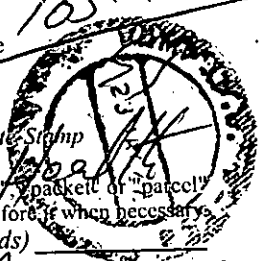
Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.  
2. Always quote Case No. While making any correspondence.

No. 45

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मॉलर

through post office etc.

Provincial Health Services (P.H.S.)  
Director General of Health Services (D.G.H.S.)

2/10/55

11/2

25

(For Reply)