28.07.2022

Due to summer vacations, the case is adjourned to 29.09.2022 for the same as before.

Reader

29<sup>th</sup> September, 2022

Appellant in person present. Mr. Muhammad Adeel Butt, Additional Advocate General for official respondents present.

Appellant seeks adjournment on the ground that his counsel is indisposed today. Adjourned. To come up for arguments on 25.10.2022 before the D.B at Camp Court D.I.Khan.

(Salah Ud Din) Member (Judicial)

Camp Court D.I.Khan

(Kalim Arshad Khan)

Chairman
Camp Court D.I.Khan

25.10.2022

Appellant present through counsel.

Muhammad Jan, learned District Attorney alongwith for respondents present.

Bench is incomplete, therefore, case is adjourned. To come up for arguments on 22.11.2022 before D.B at Camp Court, D.I Khan.

(Rozina Rehman) Member (J) Camp Court, D.I.Khan .27<sup>th</sup> June, 2022

Counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl: AG alongwith Mr. Kamran, ADEO (Litigation) for respondents present.

Written reply has not submitted. Learned AAG seeks time to submit the same within two days. Last opportunity granted for written reply/comments failing which the case will be decided on the available record. To come up for written reply/arguments on 29.06.2022 before the D.B at camp court

D.I.Khan

(Mian Muhammad) Member(E)

(Kalim Arshad Khan) Chairman Camp Court D.I.Khan

29th June 2022

Counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl: AG Mr. Kamran Khan, ADEO for official respondents present.

Written reply/comments on behalf of official respondents submitted which is placed on file. A copy of the same is handed over to the learned counsel for the appellant. To come up for arguments on 28.07.2022 before D.B at camp court D.I.Khan.

(Mian Muhammad)

Member(E)

(Kalim Arshad Khan) Chairman

Camp Court D.I.Khan

Mr. Waqar Alam, Advocate present and submitted Wakalat Nama as well as list of legal heirs which is placed on file.

Mr. Muhammad Rasheed, Deputy District Attorney for respondents present.

Reply on behalf of respondents was not submitted. Learned Deputy District Attorney made a request for time to submit reply/comments; granted with direction to furnish the same within 10 days in office positively. If the written reply/comments are not submitted within stipulated time, the right of respondents for submission of reply shall be deemed as struck of. To come up for arguments on 24.11.2021 before D.B at Camp Court D.I. Khan. The restraint order already granted vide order sheet dated 29.09.2021 shall continue till the date fixed.

(ATIQ-UR-REHMAN WAZIR) MEMBER (E)

CAMP COURT, D.I KHAN

(ROZINA REHMAN) MEMBER (J) CAMP COURT, D.I KHAN

24.11.2021

Appellant in person and Mr. Muhammad Rasheed, DDA alongwith Kamran, ADO (Litigation) for the respondents present.

Written reply/comments of respondents are still awaited. Last opportunity is granted to respondents for submission of written reply/comments on 26.01.2022 before S.B at camp court, D.I.Khan.

In case the last chance as given above is not availed, the next adjournment shall be subject to prior payment of cost of Rs. 5000/- to the appellant failing which the case shall be fixed before D.B for arguments without reply/comments deeming the same as waived off by the said respondents.

Camp Court, D.I.Khan

29.09.2021

Appellant alongwith his counsel namely Mehmood, Advocate, present, who submitted fresh Wakalat Nama, which is placed on file. Preliminary arguments heard.

preliminary arguments during raised consideration, hence the appeal is admitted to regular hearing subject to all legal and valid objections including the question of limitation. The appellant is directed to deposit security and process fee within 10 days, where-after notices be issued to the respondents for submission of written reply/comments in office within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, the office shall submit the file with a report of non-compliance. File to come up for arguments before the D.B at Camp Court D.I.Khan on 25.10.2021.

Appellant Deposited rity & Process Fee

The appellant has also filed an application for restraining respondents from making any appointment/promotion on the post of S.S.T. Bio-Chemistry till the decision of the service appeal. Notice of the application also be issued to the respondents and they are restrained from filling the post of SST (Bio/Chem) till the date fixed, provided it has already not been filled.

> (SALAH-UD-DIN) MEMBER (JUDICIAL) CAMP COURT D.I.KHAN

24.03.2021

Appellant alongwith his counsel present. Learned counsel for the appellant sought adjournment being not prepared for preliminary arguments today. Adjourned. To come up for preliminary arguments before S.B at Camp Court D.I.Khan on 26.05.2021.

1. July 2. 18

(SALAH-UD-DIN) MEMBER (JUDICIAL) CAMP COURT D.I.KHAN

Due to correr 19 therefore to come up for the same on 29/9/21

# Form- A

# FORM OF ORDER SHEET

Court	UI			
Case No	•	11154	/2020	
		• 9		

	Case No	/// ) // /2020
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3 .
1-	25/09/2020	The appeal of Mr. Muhammad Arif received today by post through Mr. Ahmad Ali Advocate may be entered in the Institution Register and put
 	A. Comment	l l
, ,		REGISTRAR .
2-	11:11.20	This case is entrusted to touring S. Bench at D.I.Khan for
		preliminary hearing to be put up there on <u>25 - // 2020</u>
		CHAIRMAN
	25.11.2020	Counsel for appellant present and made a request for
	ā	djournment. Adjourned. To come up for preliminary hearing on
		7.01.2021 before S.B at Camp Court, D.I.Khan.
		(Rozina Rehman) Member (J) Camp Court D.I.Khan
<i>.</i> 	27.1.2021	Due to covid 19 the case is
		(Rozina Renman)  Member (J)  Camp Court D.I.Khan  Due to covid 19, the case de  adjourned to 25.3.2021 for  The basse.
: '		
-		

# BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. /// of 2020

# Muhammad Arif Khan Vs. Govt. of K.P.K. etc SERVICE APPEAL

S#	DESCRIPTION OF DOCUMENTS	Annexure	Page No.
1.	Grounds of Service Appeal with application for condonation of delay		1-10
2.	Copy of first appointment order of appellant	A	11-13
<b>3.</b>	Copy of the office Order bearing No.2321-26 dated 04.05.2006 of the Deputy Director (S&L)	В	14
4.	Copy of the Charge Report dated 01.06.2006 at D.I.Khan	C	15-17
5.	Copies of the academic and professional testimonials of appellant	D	18-39
. 6.	Copy of the Working Paper for promotion	E	40.
7.	Copy of the Notification bearing Endst. No.8439-44 dated 07.02.2020 issued by the respondent No.3	F	41-46
8.	Copy of the Departmental Appeal of appellant	G	47-48
9.	Copy of the PUC/Note Sheets	Н	49-50
10.	Copy of the letter No.7455 dated 30.06.2020 :	I	51
11.	Vakalatnama	*	52-53

Yours Humble Appellant

(Muhammad Arif Khan) Through Counsel

Dt. <u>24</u> September, 2020

Ahmad Ali
Advocate Supreme Court.

Miss Shumaila Awan Advocate High Court, D.I.Khan.

# BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, CAMP AT D.I.KHAN Service Tribunal

Service Appeal No. 11154 of 2020.

Diary No. 10/07

Muhammad Arif Khan son of Inayatullah, resident of Gulshan Hameed Colony, D.I.Khan: Presently serving as Drawing Master, Govt. Middle School Chah Roshan, District D.I.Khan.

Appellant

### **VERSUS**

- Govt. of Khyber Pakhtunkhwa, through Secretary Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar.
- 2. Secretary to Govt. of K.P.K. Elementary & Secondary Education Department, Peshawar.
- 3. **Director,** Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar.
- **Deputy Director (Estab),** Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar.
- 5. District Education Officer, Education Department, D.I.Khan.
- **6. Kashif Ali,** Drawing Master, Govt. Middle School No.2, D.I.Khan; now posted as Secondary School Teacher (SST, Bio Chemistry), care of District Education Officer, D.I.Khan.

Respondents

Registrar 25 9 2021

A

SERVICE APPEAL UNDER SECTION 4 OF THE K.P.K. SERVICE TRIBUNALS ACT, 1974, AGAINST PROMOTION OF RESPONDENT NO.6 VIDE NOTIFICATION BEARING ENDST. NO.8439-44 DATED 07.02.2020 OF RESPONDENT NO.3 VIDE WHICH THE APPELLANT DESPITE BEING SENIOR, WAS DEPRIVED OF THE RIGHT OF PROMOTION AND ALSO AGAINST LETTER NO.7455/F.NO.9/SST(M)/DEPT: PROMOTION CASES DATED 30.06.2020 ISSUED BY THE RESPONDENT NO.4 WHEREBY THE PETITIONER INSTEAD OF PROMOTION AS SST IN PREFERENCE TO RESPONDENT NO.6, WAS DIRECTED TO BE CONSIDERED IN THE NEXT DPC.

### PRAYER:

ON ACCEPTANCE OF PRESENT SERVICE APPEAL, AND BY CANCELLING THE PROMOTION OF RESPONDENT NO.6 VIDE NOTIFICATION BEARING ENDST. NO.8439-44 DATED 07.02.2020, AND BY SETTING ASIDE LETTER NO.7455 DATED 30.06.2020 AND ALSO BY RESTORING THE SENIORITY OF APPELLANT, THE APPELLANT MAY PLEASE BE PROMOTED TO THE POST OF SECONDARY SCHOOL TEACHER (SST BIO CHEM) W.E.F. 07.02.2020 WITH ALL BACK BENEFITS, WITH SUCH OTHER RELIEF WHICH THIS HONOURABLE TRIBUNAL, IN THE GIVEN CIRCUMSTANCES, MAY DEEMS FIT IN THE INTEREST OF JUSTICE MAY ALSO BE GRANTED TO THE APPELLANT.

### Respectfully Sheweth,

That the appellant was appointed as Drawing Master in District Tank on 09.04.1999, and thereafter, vide office Order bearing No.2321-26 dated 04.05.2006 of the Deputy Director, Schools & Literacy (now Elementary & Secondary Education) Peshawar, appellant was transferred from District Tank to District D.I.Khan. Accordingly, the appellant took the charge of the Post of Drawing Master (D.M.) at D.I.Khan on 01.06.2006.

Copy of first appointment order of appellant is **Annexure A.** 

Copy of the office Order bearing No.2321-26 dated **2**4.05.2006 of the Deputy Director (S&L) is **Annexure B.** 

Copy of the Charge Report dated 01.06.2006 at D.I.Khan is enclosed as **Annexure C.** 

2. That the appellant is having Master degree in Islamiat, Master in Education (M.Ed), Bachelor in Education (B.Ed) and B.A. with additional/Science Subjects of Chemistry & Zoology. Copies of the academic and professional testimonials of petitioner are jointly enclosed as **Annexure D.** 



- 3. That the respondent No.6 was appointed as Drawing Master on 14.05.2014 through NTS (National Testing Service) and as such, he was most junior than the appellant. The appellant was in the Seniority List of D.M. D.I.Khan since 01.06.2006, and as such, appellant is most senior than the respondent No.6 in the cadre of Drawing Master, and as such, the appellant was having preferential and vested right of promotion in the next higher grade/post as compare to respondent No.6.
- 4. That the official respondents prepared working papers for promotion wherein they by wrongly, illegally, unlawfully and malafidely ignoring the Seniority of the appellant, recommended the respondent No.6 for promotion to the post of SST (Bio Chemistry) being their blue-eyed-cherish. Finally, the respondent No.6 was awarded promotion to the post of SST (Bio Chem) vide Notification bearing Endst. No.8439-44 dated 07.02.2020 issued by the respondent No.3 and thereby respondent No.5 was directed for further adjustment of respondent No.6 as SST BPS-16.

Copy of the Working Paper for promotion is enclosed as **Annexure E**.

Copy of the Notification bearing Endst. No.8439-44 dated 07.02.2020 issued by the respondent No.3 is enclosed as **Annexure F.** 

- 5. That discontented with the promotion of respondent No.6 as SST vide Notification dated 07.02.2020, the appellant preferred a Departmental Appeal to the respondent No.3. Copy of the Departmental Appeal of appellant is enclosed as **Annexure G.**
- 6. That in response to the Departmental Appeal of appellant, a put-upcase (PUC) was prepared wherein the seniority of appellant was admitted and he was also noted as entitled for promotion in

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preference to the respondent No.6. Copy of the PUC/Note Sheets is enclosed as **Annexure H.** 

7. That thereafter the appellant eagerly waited for the final outcome of his Departmental Appeal as positive progress was being made in the Department and there was every possibility of its acceptance. However, no reply/response received to the appellant till 21.09.2020. In the meanwhile appellant heard about another vacancy of SST for promotion from holders of the posts of Drawing Master and in this regard appellant visited the Education Office D.I.Khan on 22.09.2020, and there appellant was informed by the Office Superintendent that Directorate has directed to place the case of appellant in the next DPC and also provided copy of the letter No.7455 dated 30.06.2020 to the appellant, and as such, appellant came in the knowledge of the result of his Departmental Appeal, hence, limitation to file Service Appeal before this worthy Tribunal commenced from 22.09.2020. However, a separate application for the condonation of delay is being filed herewith.

Copy of the letter No.7455 dated 30.06.2020 is enclosed as **Annexure I.** 

8. That aggrieved of the inaction of respondents in awarding promotion to the appellant in preference to the respondent No.6 against the post of SST (Bio Chem) and also dis-satisfied with letter No.7455 dated 30.06.2020 and non-cancellation of promotion Notification No.8439-44 dated 07.02.2020 of respondent No.6, the appellant has been left with the only remedy to invoke the jurisdiction of this Honourable Tribunal through the present appeal on, inter alia, the following grounds:



### **GROUNDS:**

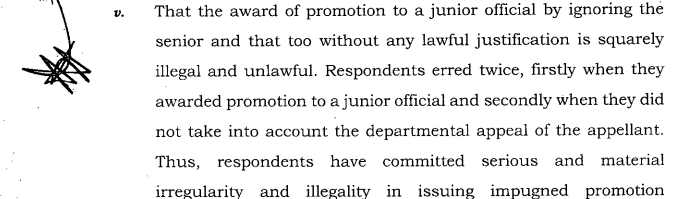
i. That the impugned promotion of respondent No.6 and the letter dated 30.06.2020 are against law, facts, based on malafide, result

of improper exercise of jurisdiction and having no binding effect upon rights of the appellant accrued to him by dint of his

to the respondent No.6 as appellant posted as DM at D.I.Khan in June-2006 whereas, respondent No.6 was appointed as DM in the year 2014; but awarding promotion to respondent No.6 in preference to the appellant is without any legal backing.

seniority.

- the working papers and impugned promotion notification. Besides, while taking the departmental appeal of appellant into consideration, a clear-cut PUC was prepared wherein it was specifically mentioned that the appellant is senior than the respondent No.6 and as such respondent No.6 was held not entitled to adjustment against the post of SST. But while issuing letter dated 30.06.2020 the seniority of the appellant has not been taken into account which has resulted into grave miscarriage of justice.
- tv. That all the professional and academic qualifications are mentioned in the service book of appellant but official respondents while preparing working papers on the basis of favouritism, have wrongly ignored the appellant and as such a great injustice has been done to the appellant.



notification and impugned letter.

- vi. That on one hand respondents admitted the seniority of appellant but on the other hand they have placed the promotion case of appellant to next DPC and thereby declared the respondent No.6 as senior to the appellant.
- vii. That the appellant is entitled to be promoted in preference to the respondent No.6 and he is entitled for the restoration of his seniority.
- viii. That the counsel for appellant may be allowed to raise additional grounds at the time of arguments.

It is, therefore, humbly prayed that the present service appeal may please be allowed as prayed for.

Yours Humble Appellant

Muhammad Arif Khan) Through Counsel

Dt 24 September 2020

Ahmad Ali
Advocate Supreme Court.

Miss Shumaila Awan Advocate High Court, D.I.Khan.

# BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal	No	of	202	20
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# Muhammad Arif Khan Vs. Govt. of K.P.K. etc SERVICE APPEAL

### **CERTIFICATE/VERIFICATION**

I, the appellant, on this day of September-2020 (herein mentioned above) at district D.I.Khan do hereby verify and certify that it is the first Service Appeal on behalf of appellant and no appeal on the subject has earlier been filed.

### <u>Appellant</u>

### **AFFIDAVIT**

I, the Appellant, do hereby solemnly affirm and declare on oath that all the Para-wise contents of above **Service Appeal** are true & correct to the best of my knowledge and belief and nothing has been deliberately concealed from this Honourable Court.

DEPONENT

# BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Civil Misc. No		of 2020
In Service Appeal No.	:	of 2020

# Muhammad Arif Khan Vs. Govt. of K.P.K. etc SERVICE APPEAL

APPLICATION TO PLEASE CONDONE
THE DELAY OCCURRED IN FILING
OF ABOVE TITLED SERVICE
APPEAL.

### Respectfully Sheweth,

- That a Service Appeal is being filed before this Honourable Court and grounds of same may please be considered as an integral part of this Application.
- were initiated by the Department on the said appeal. Thus, the appellant was eagerly waiting for the final outcome of his Departmental Appeal as positive progress was being made in the Department and there was every possibility of its acceptance. However, no reply/response received to the appellant till 21.09.2020. In the meanwhile appellant heard about another vacancy of SST for promotion from holders of the posts of



Drawing Master and in this regard appellant visited the Education Office D.I.Khan on 22.09.2020, and there appellant was informed by the Office Superintendent that Directorate has directed to place the case of appellant in the next DPC and also provided copy of the letter No.7455 dated 30.06.2020 to the appellant, and as such, appellant came in the knowledge of the result of his Departmental Appeal, hence, limitation to file Service Appeal before this worthy Tribunal commenced from

3. That delay in filing of Service Appeal was neither wilful nor deliberate thus, for the foregoing reasons, the delay in filing the appeal is condonable in the interest of justice.

22.09.2020.

4. That the facts and circumstances elucidated in this application involves the question of "substantial justice", where the delay (if any) in filing the appeal deserves to be condoned in the overall interest of justice as the vested and settled rights of appellants have been denied. On the other hand, if condoning the delay being denied it would seriously undermine the cause of justice, resulting into miscarriage of justice for the applicant/appellant.

It is, therefore, humbly prayed that this Honourable Tribunal on scrutinizing facts & circumstances in this application may please construe the facts & circumstances as "sufficient cause" for condoning the delay and the delay in filing of service appeal may



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graciously be condoned in the interest of justice by treating the service appeal as within time.

Yours Humble Appellant

(Muhammad Arif Khan)
Through Counsel

Dt. 24 September, 2020

Ahmad Ali Advocate Supreme Court.

Miss Shumaila Awan Advocate High Court, D.I.Khan.

**CERTIFICATE:** I, **the appellant/applicant**, on this Day of September, 2020 (herein mentioned above) do hereby verify that the contents of this application for condonation of delay are correct and true to the best of my knowledge, belief, and based on legal advice, which I believe to be true.

Applicant

**AFFIDAVIT:** I, **the appellant/applicant**, do hereby solemnly affirm and declare on oath that all the Para-wise contents of this **application for condonation of delay** are true and correct to the best of my knowledge, belief and information and that nothing has been deliberately concealed from this Honourable Court.

<u>Deponent</u>

# OFFICE OF THE DISTT: EDUCATION OFFICER (Male) SECONDARY TANK.

### APPOINTMENT ORDER:-

Consequent upon the Selection by the Departmental Selection Committee, the following D. Half Cundidates are heroby appointed in the Schools noted against their names in BPS-No.09 (Rs.1605-97-3060) plus usual allowances as admissible under the rules with immediate effect subject to the existing terms and conditions,

S/No. Name of Candidate/ Date of No.of School Where Merit/ Appointed. Father's Name & birth. address:-Marke.

# BATCH-WISE/YEAR-WIEE (Session: 1997)

- 1. Muhammad Arif 8/0 GHS Darraki. Inayat Ullah r/o Against vacnab Muhammad Akbar (Pai). post.
- 2. Inam Ullah S/O 09/04/75. Illahi Bakhsh r/o GHB G/Bazar -do-Moh: Maidan Tank City.
- 3. Ahmad Baeed B/O 08.04.75. GHS Bazai. -do-Abdul Qayyum r/o Muhammad Akbar (Pai).
- 4. Patch Ullah S/O 20.12.74 GMS Kot Azom. Heji Muhammad Aziz -00r/o Mullazai. ///////

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11.11111.

# TERMS & CONDITIONS:-

- They will be governed by such and regulation as may be prescribed by the Govt: from time to time for the category which they belong. 1.
- Their Services will be liable to terminuttoon one month notice 2; from either side. In case of resignation without notice one month
- They should join the posts within one month or the issue of this 3.
- Their inter seniority will be determined (in) accordence with the melit of Departmental Selection Committee: 4.
- 5. Charge report should be submitted to all concerned.
- б. They shall be on probation for a period of Two Years and will baye to many Departmental Examination of newill be given One more chance if the fails again then his services will be terminated. On arrival/availability of trained teacher the service of untrained teacher occupies the post will be terminated.

Their original Cartificates/Degrees should be checked & verified from the concerned University/BISE/RDE and Islamic Madaras's. However, their Pay may not be drawn till the verification of documents.

SAN UA DANHA

Contad ; on next Page .?.

### Pahe No.2.

- 8. Service books of the teachers must be prepared complete in all respect before handing over thange.
- 9. The acclaration of assets knowed be obtained from them immediately and placed on record.
- They are required to produce health and agencertificate from, Medical Superintendent concerned before taking over the charge.
- 11. Charge should not be given to the overlage candidates. His case for relaxation is sent to the conserned outlier.
- 12. Errorto for trunnfer before the completion on tenurerwill disqualify him from the service.
- 13. No TA/DA 18 allowed.
- An undertaking shall be obtained from Munter and Degree holder be C"/DM/PET/AT/TT/Qari/Wountor Clark: etc. that they will serve the Department at least Five years. Unless he is selected by the Public Service Commission in any post.
- 15. The age of candidate should not exceed 25/33 years and not below 13 years.
- 16. I any person make, appeal, the Department for his appointment, then service of junior most will be terminated.
- 17. His service will be terminated if his Sanad/Certificate are found Bougust at any time and action will be taken against thim according to the rules.

HAJI QAYYUM NAWAZ QASURTA DISTT: EDUCATION OFFICER. (Male) SECONDARY T & N K.

Endst: No. 2168 -73 /AE-I/

nated Tank the as/of 11999.

Copy of the above is forwarded for information to the:-

- 1. Director Secondary Education, N.W.F.P. Peshawara
- 2. District Accounts Officer Tunks
- 3. Principals/Hend Masters, GHSS/GHS/GMS concerned.
- 4. PS to Secretary to Govt:of NWFP, Education Department, N. W.F.P.
- 5. Candidates Concerned.
- 5. Office Copy.

DISTT: EDUCATION OFFI ER, (Male) SECONDARY T A N K

جارى رادرك

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Ann. B 14

### PERSONAL THE DEPENDENCE SCHOOLS AND LITERACY NWEP PESHAWAR

POSTER ATEMA

Consequent upon the approval of the competent authority, transfer of the following teachers is hereby ordered to the schools noted against each on their own pay and scale in the interest of public service with effect from the date of their taking over charge.

	,				in the second
	G.No.	Manic & Designation	From	To	Remarks
	į !	. Khalid Khan SET	GHS Kafoor	'As ADO'O/O	Against
			Dheri	Sie DO (M)	Vacant Pest
	!	·	Peshawar	Tangi	Ou 2/2 2
				i Chansadda	Look
	17	Tej Muhammad SET	GHS Chalandri	GHS Hot	Against
	. 1		Випег	Chandan	Vacant Fest
				Mardan	
,	3	Adif Khan DM	GMS Kot	GHS Rori	Against
			Alladed Tank	DIKhan	Vacant Post +

Note, .

- 1. Charge Report should be submitted to all concerned.
- 2. No TA/DA is allowed.
- The lixecutive District Officers (S&L) concerned are directed to check their original service documents before making payment of palaries.
- 4. Seniority of the S. no. 3 will be determined as per rules.

DIRECTOR SCHOOLS & LITERACY N.W.F.P.PESHAWAR.

E. No.

Endst: No. 23,21-26 /Dated Peshawar the 21/5/2006

Copy of the above is ferwarded to the

1. Executive District Officer(S&L.:).concerned.

2. District Accounts Officer concerned.

PS to Minister for Education NWPP.

4. Principal/Headmaster concerned.

5. Teachers concerned.

FA to Director Schools and Literacy NWFP, Feshawar,

(Sypul Manzar Ter Sajid)"
Debuty Director (Estab:)

Director Schools & Literacy - N.W.F.P. Peshawar.

Collaborates Control of the Ex-

ATTESTE WANTED

Ann. C 15

# OFFIE OF THE EXECUTIVE DISTRICT OFFICER SCHOODS & LITRACY DIKHAN.

ORDER:

Mr.Arif Khan D.M GMS.Kot Allahdad(Tank) transfer to GHS, Rori is hereby adjusted at GMS, Hissam(DIKhan) in the interest of public service with effect from the date of taking over charge.

NOTE:

Charge reports should be submitted to all concerned. No TA/DA is allowed. SeniorIty will be determinated as per rules.

Sd/-EXECUTIVE DISTRICT OFFICER SCHOOLS& LITRACY D.I.KHAN.

Endst:No: //603-06

Dated DIKhan the 1/6 /06

1). Executive district Officer concerned.
2(. Dist: Accounts Officed.

Headmaster concerned.
Teacher concerned.

Vla, c

EXECUTIVE DISTRICT OFFICER SCHOOLS& LITRACY D.I.KHAN.

SALIE TAMES

12350 Roll No.

Nº 000730

Bannu N.W.F.P. Pakistan
Secondary School Certificate Examination

SESSION ANNUAL/STOPPE 1991

THIS IS IC	CERTIFY THAT	Muhammad Ar	if Khan
Son/Dawgakek of		Inayat Ulla	ı <b>b</b>
and a student of	GOVT: Higher	Secondary School	NO:4 D.I.Khan
has passed the S	Secondary School (	Dertificate Examir	nation
of the Board of Ir	termediate and Secor	ndary Education, Ba	innu.
as a REGULAR	candidate. He/Sh	ne obtained 450	Marks out of 850
and has been pla	ce in Grade C	Representing	Good
The Candidate p	assed in the following	subjects.	
1. English	3. Islamiyat	5. Physics	7. Chemistry
2. Urdu	4. Pakistan Studie	S 6. Biology	8. Mathematics
•	/She has been awarde sessment by the Institu		on the basis of internal
* .	te of birth according to thousand nine hundr	•	Fifth July, Six (05-07-1976)
Asst. Secretary 2 8 JUL 1991	٠	d without alteration of erasi	
		. 1	

Nº 000477



# BOARD OF INTERMEDIATE & SECONDARY EDUCATION B A N N U.

Secondary School Certificate Examination
(SCIENCE GROUP)

Session 199 (Amnual)

(Annual/Supplementary)

Name Mohamend Hell Khan

rather's Name 179	_//	illal.	Roll No. 12350	
SUBJECT	Total Number	MARKS OBTAINED		
	of Marks Allotted	In figures	In words	
1. English	150	95		
2. Urdu	150	86		
3. Islamiyat	75	45		
4. Pakistan Studies	75	53		
5. Mathematics	100	40		
6. Physics	100	70		
7. Chemistry	100	51		
8. Biology	100	33		
		39	مر .	
Total	850	450-0	Town Hiward Feflyon	

Note:- Errors / ommigsions excepted.

Prepared by

Checked by

- Suns

Controller of Examinations
Board of Intermediate & Secondary Education
B A N N U

Nº 000299

Nº 000299

Marks

Improved

Bannu N.W.F.P. Pakistan

TO MEDIATE EXAMINATION

BN. Nº 000299



SESSION 1994 (ANNUAL)

THIS IS TO CERTIFY THAT	Mohammad Arif Khan
Son / Daughter of	Inayatuliah Khan
and a student of	Distt: DIKhan.
Registered No.74-BB/1-D-91 has pas	ssed the Intermediate Examination of
the Board of Intermediate & Second	ary Education, Bannu.
	he obtained <u>555</u> Marks out of 1100
and has been placed in Grade C	Representing Good
He / She has been awarded Grade	on the basis of internal
assessment by the Institution conce	
LOGRANDS CALLED A ACTUAL ACTUA	s us 666642

Nº 003407



# BOARD OF INTERMEDIATE & SECONDARY EDUCATION BANNU.

DETAILED MARKS CERTIFICATE
Intermediate Examination (Pre-Medical Group)

PART - I & II

25255	Session 19Q (Annual / Supplementary)							
7777	Name Muhamomad Arif When							
2222	Father's Name Oncy	rent	ller.	ahl	Kher	Roll No. 15804		
	SUBJECTS	Total V Marks			MARK	S OBTAINED Total in		
	5015	ToMa	Part-I	Part-II	figures	Words		
	t English	200	·		103			
	2. Urdu	200			100			
	3. Islamic Education	50	e.		55	andred		
	4 Pakistan Studies	50			85	five hundred fifty five		
	5 Physics	<b>20</b> 0		<u> </u>	87	Stifty		
	6. Chemistry	200			j			
	7. Biology	200	-		130			
	Total	1100			555	C(M-1)		
	NOTE:- Errors / Omitsions excepted.							
-iii	Ohecked by			Boar	Cont d of Inte	troller of Examinations rmediate & Secondary Education B A N N U.		

HMAI AU AR



# DERA ISMAIL KHAN

(N.W.F.P) PAKISTAN



1995

· (Se	ession ——	1995 Ann	<del>U</del> .AL	
MUHAMMAD ARTE KHAN.	SON	_of	NAYAT ULL	AH and
a student of				•
having passed the prescribed	l examinati	ion in,	November,	19 95
is this day admitted by th				
BA	CHELO	R OF A	RTS	•
in the SECOND Division	HE	_ Passed a	lso in	(XX XX XXX
<b>AUMHSKIM OPKIGKAT STOJECK</b> Pal	kistan Studi	es and Islaı	niyat as Compt	ulsory Subjects.
			vhole <b>∦¥√ĕ¥¥ĕ</b> .	<b>V</b> -
Registered No. 3961-D-93	<del></del>	۷ مد شیع به ۱۰	Roll No	6339
APRIL 6, 19	; 96		Counters	igned
Controller of Examinations		, e	Vice-Ci	nancellor



# DERA ISMAIL KHAN

Passed/Re-appear / Failed in Agg/Failed/Absent

# DETAILED MAKES CERTIFICATE

B.A. EXAMINATION PART - II

Session 19 95 (Annual)

Roll No. 6009

Second

Mr. / Miss Muhammad Ax

به برور به

The candidate secured the following marks

	Total Number	MARKS OBTAINED			
SUBJECTS	of Marks allotted	In figures	In words		
1. English.	. 75	31	Thirty one		
2. Ur <del>du/Pashto/Arabic/</del> Pe <del>rsian</del> /English Elective.	75	26	Thents orix Thirts thro		
S. Islamic Studies.	75	32	Thirty two		
4. Political Science.	75				
5. History.	75-				
6. Economics.	75				
7. Pre-Law.	-75				
8. Statistics.	75-				
9. Geography.	75		·		
10. H.P.E.	75-	,			
11. Pak: Stud (Comp)	40	20	hearts one		
12. Aggregate of part-I	285	149	one Led + Forts Nihe		
TOTAL	550	258	Two Low + Fifty Eight		

Nº 002730

Dated 6.4. 1996

CONTROLLER OF EXAMINATIONS,
GOMAL UNIVERSITY, DERA ISMAIL KHAN.

MINA! AND



# **DERA ISMAIL KHAN**

(Khyber Pakhtunkhwa, Pakistan)

# DETAILED MARKS CERTIFICATE BACHELOR OF SCIENCE PART - I

Held in February :- 2019 Session 2018/Supplementary

Roll No.

<u>93</u>

ADDITIONAL

Name.

Muhammad Arif Khan

The Candidate secured the following marks & has been placed in

VYYYX

Division'

SUBJECT	Total No of Marks	Marks Obtained				
	Allotted	In Figure	In Words			
Physics	75	-				
Chemistry	75	52	FiftyTwo			
Botany	75 :	-				
Zoology	75	38	ThirtyEight			
Computer Science	75	-				
Geography	75	-				
Maths-A	75	-				
Maths-B	75	_				
Statistics	75	-				
Islamiyat ©	60	_				
Total	-		Add Chem=52/75, Zol=38/75			

Result Declaration Date . 08-05-2019 Errors & Ommissions Accepted

Controller of Examinations Gomal University, D.I.Khan



# DERA ISMAIL KHAN

(Khyber Pakhtunkhwa, Pakistan)

# DETAILED MARKS CERTIFICATE BACHELOR OF SCIENCE PART - II

Held in February :- 2019 Session 2018/Supplementary

Roll No.

<u>93</u>

**ADDITIONAL** 

Name.

Muhammad Arif Khan

The Candidate secured the following marks & has been placed in

XXXX

Division.

SUBJECT	Total No of Marks	Marks Obtained					
	Allotted	In Figure	In Words				
Physics	75	_					
Chemistry	75	46	FourtySix				
Botany	75	_	z our tyon				
Zoology	75	41	FourtyOne				
Computer Science	75	;					
Geography	75	_					
Math-A	75	_					
Math-B	75	-					
Statistics	75	_					
Pak Study	40	-					
Aggregate of Part-1	-	· -	Add Chem=52/75, Zol=38/75				
Total	-	·	Add Chem=98/150, Zol=79/150				

Result Declaration Date . 08.05.2019

Errors & Ommissions Accepted



Controller of Examinations Gomal University, D.I.Khan



# (N.W.F.P) PAKISTAN



having passed the prescribed examination in APRIL MAY 20 09,		(Session	1 <u> </u>	8 ;		
a student of DEFA ISMAIL KHAN DISTRICT having passed the prescribed examination in APRIL MAY 20 09, is this day admitted by the GOMAL UNIVERSITY to the DEGREE of  IMASTER OF ARTS  in the SECOND Class  The subject of examination being ISLAMIYAT  The Examination was taken as a whole/in parts.  Registered No. 3961—93 Roll No. 3021  SOULT DECL.ON DECEMBER 5, 2009 Countersigned	•		ANNU	AL		
a student of DEFA ISMAIL KHAN DISTRICT  having passed the prescribed examination in APRIL MAY 20 09  is this day admitted by the GOMAL UNIVERSITY to the DEGREE of  IMASTER OF ARTS  in the SECOND Class  The subject of examination being SLAMIYAT  The Examination was taken as a whole/in parts.  Registered No. 3961—1-93 Roll No. 3021  SOULT DECL.ON DECEMBER 5, 2009 Countersigned  Controller of Examinations  Vice-Chancellor	MUHAMMAD ARIF KHAN.	SON	of		INAYAT ULLAF	and
MASTER OF ARTS  in the SECOND Class  The subject of examination being SLAMIYAT  The Examination was taken as a whole/in parts.  Registered No. 3961-193 Roll No. 3021  SOULT DECL.ON DECEMBER 5, 2009 Countersigned	a student of	DEFA ISW	IL KHAN DIS			dille
MASTER OF ARTS  in the SECOND Class  The subject of examination being SLAMIYAT  The Examination was taken as a whole/in parts.  Registered No. 3961-1-93 Roll No. 3021  SOULT DECL.ON DECEMBER 5, 2009 Countersigned	having passed the pre-	scribed exam	ination in _		PRILMAY	20 09 .
The subject of examination being   SLAMIYAT  The Examination was taken as a whole/in parts.  Registered No. 3961-2-93   Roll No. 3021  SOULT DECL.ON DECEMBER 5, 2009   Countersigned	is this day admitted			RSITY	1 12 m	: :
The Examination was taken as a whole/in parts.  Registered No. 3961-3-93 Roll No. 3021  SULT DECL.ON DECEMBER 5, 2009 Countersigned  Controller of Examinations  Vice-Chancellor		MASTE	ER OF AI	RTS		• •
The Examination was taken as a whole/in parts.  Registered No. 3961—93 Roll No. 3021  SULT DECL.ON DECEMBER 5, 2009 Countersigned  Controller of Examinations  Vice-Chancellor		in the	SECOND C	lass	• • • • • • • • • • • • • • • • • • • •	
The Examination was taken as a whole/in parts.  Registered No. 3961-1-93  Roll No. 3021  SULT DECL.ON DECEMBER 5, 2009  Countersigned  Controller of Examinations  Vice-Chancellor	The subject of	examination	4170		γ <b>A</b> T	• · · · · · · · · · · · · · · · · · · ·
Registered No. 3961-1-93 Roll No. 3021  SULT DECL.ON DECEMBER 5, 2009 Countersigned  Controller of Examinations  Vice-Chancellor					1 1	
Controller of Examinations  Countersigned  Countersigned  Whyne  Vice-Chancellor		**			The second secon	<u></u>
Controller of Examinations  Vice-Chancellor						1 - 4
Controller of Examinations  Vice-Chancellor						
VICE-CHARCEHOV	SULT DECL.ON DECEMBER	5, 2009		C	ountersigned	
VICE-CHARCEHOV				1		
VICE-CHARCEHOV	Marie Labolie				M	<b>h</b>
ATTERTA	Controller of Examinat	tions	<del>-</del>	v	ice-Chanc	) ellor
		•	ATTENT			



# DERA ISMAIL KHAN

(N.W.F.P. PAKISTAN)

# DETAILED MARKS CERTIFICATE M.A ISLAMIYAT FINAL

Held in April-May 2009 Session 2008/Annual

Roll No: 3021

Name: Muhammad Arif Khan

The Candidate secured the following marks & has been placed in 2nd Division.

The Calididate secured the following	narks & has been	placed in 2nd	l Division.		
CITIES AND CHAN	Total No	MARKS OBTAINED			
SUBJECT	of Marks Allotted	In Figure	In Words		
Al-Fiqah	100	40	Forty		
Usool-e-Fiqa	100	58	Fifty Eight		
Taqable Adyan	100	49.	Forty Nine		
Islam and Other System	100	61	Sixty One.		
Essay	100	60	Sixty		
Viva Voce	100	50	Fifty		
Aggregate Previous	500	282	Two Hundred and Eighty Two		
Total Marks	1100	600	Six Hundred		

The Examination was taken as a . Whole

Result Declaration Date 05/12/2009

Additional Controller of Examinations
City Campus, Gomal University,
Dera Ismail Khan.

ATTA



30

# GOMAL UNIVERSITY

# DERA ISMAIL KHAN (N.W.F.P) PAKISTAN



(Session

MUHAPMAD ARIF KHAN. SOM INAYAT-ULLAH. and a student of TANK DISTRICT, having passed the prescribed examination in MARCH/ABRIL 20 03 is this day admitted by the GOMAL UNIVERSITY to the DEGREE **BACHELOR OF EDUCATION** in the SECOND Division in Part I (Theory) in the SECOND Division in Part II (Skill in Teaching) and in the SECOND Division in Aggregate. The Examination was taken as a whole/in parts Registered No. 3961-0-93 Roll No. Result declared on DECEMBER 15, 2003 ontroller of Examinations Vice-Chancellor



# **DERA ISMAIL KHAN**

Passed/Re-appear/Failed in Agg:

# DETAILED MARKS CERTIFICATE

BEd (Pu	1) Examination 20 02	(Annual/Supplementary/	Term.)
Roll No	393	•	

Mr./Miss. Muhammad Azif Kham

The Candidate secured the following marks & has been placed in Division

Total Total Division.							
SUBJECTS	No. of Marks	MARKS OBTAINED					
	Allot- ted	In Figures	In Words				
1 Ech. Psychoit guidane	100	47	Faily reve				
? Perspection of Edu.	100	63:	Snaly Three				
3 School organize negl	/070	64					
4 Carrian 8 hustruction		53	Sixty Four				
5. Measure & Evaluation	/ <i>v</i> v	32					
6 Teachy of English	100	47	Thirty Two				
7 " ? Pale study	100	53	Fifty Three				
Edu-lalias of western Thinkers	/w	47	Forty Seven				
9. Practical Skell	200	102	one And only Two				
TOTAL	סעט	508	Fire Had tools Eggs				

THE EXAMINATION WAS TAKEN AS A WHOLE / IN PARTS.

Nº 076046

Date\_\_\_\_\_1 5 DEU 2003

ATTES .

Controller of Examinations Gomal University, D.I.Khan. 

# SONTON DEPARATION DE LA PESHAWAR.

# ARTS AND CRAFTS

Rall No 502	TEACHERS (OUT) ZR GENERA		Marks obtained Division	614 First
Certified that	Mohammad 11-5-7-1976	Arif Khan Fifth Ju	ily	
(	Nineteen h	undred an		
resident of—District—	D.I. Khan amination held	having p	assed the A	rts and Crafts
Traine 1 at 1	Distric: D. I. Kha	on Fro	m xxx	—То
CARI	AWAR. 13-5- 19 97		Rich 15 Have arismonial Examen partment, NW.1	

<u>andersoppedations and an analysis of the consequence of the consequen</u>

# DETAIL MARKS CERTIFICATE

Roll No. 562 Name Mohammoral Son/Daughter of Group at ullah

Serial		U	Max: Marks	Marks (	Obtained	TOTAL
No.	SUBJECT		Marks	Interl	Exterl:	
t.	Scale, Tach: and Geom: Drg: Free hand Sketchin	ng .	100	48		
2.	Model Drg:		20	27		
3.	Nature Study	•	50	39	į	/ /
4.	Black Board Sketching		50	31		
5.	Expl: Drawing		50	34		
6.	Craft	•	200	105		<i>X</i>
7.	Islamiat		100	82		
8.	Child Devp: (Pay: Prl; of Edu: Pract: Art)	·	100	.53		
9.	Physical Education		50	3>		
10.	Design:	. ,	. 50	39		
11-4	Practice of Teaching		. 200	116		
•		G. Total .	1000	-614	SW	frindree

1				Divis	و. باد	Tot.
assed/Failed			<del></del>	Divis	1011	
	;	-		***	4	

To Re-appear in

Prepared by.

Checked by.

. Date of declaration.

Deputy Registrar, & Departmental Examinations, Education Department ., Peshawar.

# ama Intal Open University, Islamah

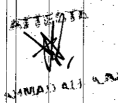
Inayat Ullah Muhammad Arif Khan son / daughter of mr/ms. Roll No. 1-6539092 has completed all the requirements of Registration No.

# Certificate in Teaching

in Spilng/Autumn 2000 semester on 31st July, 2001

Code/Course	Marks obtained	Code/Course	Marks obtained
631-Dimensions in Education	<u>55</u> /100	604-Teaching of Urdu	48_/100
632-Educational Psychology	<u>51</u> /100	608-Teaching of S. Studies	<u>45</u> /100
633-School Organisation & Management	<u>55</u> /100	607-Teaching of Science	62 /100
634-English and its Jeaching	46 /100	638-Jeaching of Strategies	<u>54</u> /100
612-Workshop & Jeaching Practice	<u>69</u> /100		• •
Holsho has	secured 54 % marks as	nd cummulative grade <u>C</u>	

Controller of Examinations



Serial No. 015648

# ALLAMA IQBAL OPEN UNIVERSITY, ISLAMABAD

广系系统

神経がま

Roll No.

16539392

## DETAILED MARKS SHEET

Registration No.

	ughter of INAYAT ULLAH	has completed
	requirements for Certificate in	
followi	ng-courses-in AUT2000, REP Semester :=	
Comp	pulsory Courses(6)	Marks obtained
631	Dimensions in Education	55/100
632	Educational Psychology	<del></del>
- 633	School Organization and Management	55 /100
634	English and its Teaching	46/100
638	Teaching Strategies	54 /100
612	Workshop and Teaching Practice	6 <sup>-</sup> /100
<del></del>	Elective_Courses(3)	
604	Urdu Language and its Teaching	/100
605	Social Studies and its Teaching	45 ————————————————————————————————————
606	Home Economics and its Teaching	<u></u>
607	Science and its Teaching	<u>62</u>
635	Islamiat and its Teaching	/100
He	e/She has obtained 54 % marks and h	has been placed in grade
Date ·	1.0	t this shid
	e-Detailed Marks-Sheet is issued, errors and omis	of Examinations (

بسب والله الرفين الرحسيو

Registration 担o 2010-UB-IIEMS-33489

Registrat & Technology Ag.



Session <del>虎. 妙. 贞. 洵 -</del> 和akistan Khyber Pakhtunkhwa 2010-2011

Muhammad Arif Khan

50m of

Inayat Vllah

International Institute of Education & Managment Sciences DIKhan

having passed the prescribed examination held in November, 2011 is this day admitted by the

Aniversity of Science & Technology Bannu to the **Begree** of

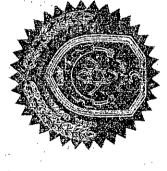
# Master of Education

The examination was taken as a whole/in-parts-Result Beclared on 22-03-2012 1st <u>Division/Grade/G.利.</u>强





Controller of Examinations





# UNIVERSITY OF SCIENCE & TECHNOLOGY BANNU Khyber Pakhtunkhwa PAKISTAN

S.No.01274

#### RANSCRIP

#### **Master of Education**

Session: 2010-2011

Name.	Muhammad Arif Khan	Father's Name:	Inayat Ullah
Registration No.	2010-UB-IIEMS-33489	Roll No.	6960
- · · · · ·		. '	

The candidate has secured the following marks and is placed in First Division

Term/Semester	Cubinat	Ma	rks	Remarks
	Subject	Maximum	Obtained	Remarks
First Term	Advanced Educational Psychology	100	63	Promoted
	Curriculum Development & Implementation	100	69	
	Education in Pakistan, Problems, Issues & Trends	100	66	
	Foundations of Education	100	66	٠.
	Quantitative Research	100	80	
	Total	500	344	•
Second Term	Higher education in Pakistan	100	68	Passed
	Pedagogical Theories & Skills	100	66	·
	Education Management & Suppervision	100	64	·
	School Improvement	100	79	
	Advance Educational Measurement & Evaluation	100	83	*
	Total	500	360	
	Grand Total	1000	704	Over All 70 %

Prepared by:

Checked by:

**Result Declaration Date** 

Issue Date

22-03-2012

31-05-2012

The Examination was taken as a whole

**Controller of Examinations** 

University of Science & Technology, Bannu

# DOMICILE CERTIFICATE

MOHAMMAD ARIF KETTING IN AYATULLAH
from a declare that I was born of parents who re permanently domiciled in North West Frontier Frontier from the province having been born/settled* in this province.
was norn at Village/Mahallah MottAMMAD AKBAR
7 cheir TANK Distric TANK
Signature/Thumb Impression
of the Applicant  Dated 17.9-1995
Purseunce to the declaration dated
MELMISS NICHAMMAD HRIF Son/Doughter of INAVATILIAN
Min. Mic. Mic. Mic. Min. Min. Min. Min. Min. Min. Min. Min
Thave satisfied myself from personal knoledge / verification by the Nois Teherlass Tau that the above declaration is true and certify wordingly.
This 18 th days Sef 1995.
Seal MAGISTRATE IS CLASS
COUNTRSIGNED
DISTRICTACISTRATE
T
CT MAGISTA
J FANK
* Strike on which ever is not applicable
in the No 1/35 H.C.Dated TANK The 18.8

من من المرائي المرائي

PRALARIA 18/9

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D. 2 - 18/9/95

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2 Chaimh, 1995 Maiseon (1997) 199 Town Cooker 199

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# OFFICE OF THE DISTRICT EDUCATION (MALE) DERA ISMAILL KHAN

# WORKING PAPERS FOR DEPARTMENTAL PROMOTION COMMITTEES FOR THE PROMOTION OF DM TO SST (B/C) (B-16)

	74
Total No. of SST (B/C) vacant post due to promotion as HM & SS	06
25% share for NTS	10
75% share for promotion	01
4% share of SDM to SST (B/C) Post	01
Previous defer cases	01
Total available posts	
Already Promoted in Previous DPC	01
Posts available for promotion	01
Proposed for promotion	end is gonuine and recommended for

After scrutiny of appeal of Mr. Muhammad Arif, DM. It is clear that appeal is genuine and recommended for acceptable, therefore, the teacher is hereby proposed for promotion.

S #		Name of Official	Present place of posting	Date of Birth	Date of Appointment as Regular DM	Acad: Qualf:	Prof: Qualif:	Whether Eligible for promotion	Remarks
1	124	Muhammad Arif Khan	GMS Chah Roshan DIKhan	05.07.1976	09.04.1999	BSc/ M.A	B.Ed/ M.Ed		

#### **CERTIFICATE:**

- 1) It is certified that all DM (Male) included in the panel for the promotion of DM BPS-15 to SST (B/C) BPS-16. Hold the posts on regular basis and none of them in holding the post of Adhoc/acting charges basis/contract.
- a) Hold the posts on regular basis and none of them is holding the post on Adhoc / Acting charge basis / Contract.
- b) Have completed the required minimum length of qualifying service and qualification as required for promotion to the post of DM BPS-15 to SST (B/C) BPS-16 under the rules.
- c) None of them is on deputation to any organization under the Federal / Provincial / autonomous / Semi-Autonomous / International organization.
- d) Neither any disciplinary / Departmental proceedings / Anti-Corruption / Judicial enquiry is not pending against them nor has any penalty been imposed upon anyone of them during the last five year.
- e) None one is on long leave / Ex-Pakistan leave.
- 1) Their synopsis / ACRs are free from adverse remarks.
- g) They are all alive and serving.
- h) Their appointment orders against DM posts are attached herewith.
- i) The seniority list of DM teacher is final un-disputed and not subjudice.
- 2) The Departmental Promotion Committee is requested to determine the suitability of the above DM for promotion of DM BPS-15 to SST (B/C) BPS-16 with immediate effect.

3) After scrutiny of appeal of Mr. Muhammad Arif DM, it is clear that appeal is genuine and recommended for acceptance. Therefore the teacher is hereby proposed for promotion.

Prepared By

Verified By

DISTRICT EDUCATION OFFICEI (MALE) DERA ISMAIL KHAN

AMAD ALI ADA

Promotion of SST of District D1 K



# DIRECTORATE OF ELEMENTARY AND SECONDARY EDUCATION KHHYBER PAKHTUN KHAWA PESHAWAR.

#### **Notification**

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the Government of Khyber Pakhtunkhwa Elementary and Secondary Education Notification No.SO(B&A)/1-18/E&SE/2012 dated 11.7.2012 and Finance Department Endorsement No.SO(FR)/FD/ 10-22(E)2010 dated 16.7.2012, the following SCT/CT, SAT/AT, STT/TT, S.Qari and PSHT/SPET/PST (Male) are promoted to the post of SST (G), SST (Bio/Chem) and SST (Phy/Maths) in PBPS-16 (Rs.18910-1520-64510) respectively, plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, on the terms and condition given blow with immediate effect, and further they will be adjusted by the District Education Officer concerned.

#### A. Promotion to SST (General)

## ITEM No.1. PROMOTION OF SCT (BPS-16) MALE TO THE POST OF SST (G) BPS-16 ON REGULAR BASIS

Total No.of Vacant Post of SST(G)	-	24	
25% Initial Recruitment of SST (G)		6	
75% Promotion Quota of SST (G)		18	
40% SCT/CT Quota to SST (G)		10	
Posts Available for Promotion (G)		10	
Proposed SCT for Promotion to SST (G)		10	

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular CT	Qual:	Remarks
1	30	Khalid Mujtaba	GHS\$ No.2 D.i.K	1.9.1963	21.3.1993	M.A, C.T, B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 on Regular Basis with immediate effect.
2	32	Aman Ullah	GHS No.1 P.Pur	2.4.1963	22.3.1993	M.A, C.T, B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 on Regular Basis with immediate effect.
3	33	Muhammad Fayyaz	GHSS No.3 D.î.K	20.4.1968	22.3.1993	B.A, C.T B.Ed, M.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 on Regular Basis with immediate effect.
4	35	Haq Nawaz	GHS Naivila	8.9.1971	22,3,1993	M.A, C.T, B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 or Regular Basis with immediate effect.
5	36	Ihsan Ullah	GHS Din Pur Khan	11.10.1971	22.3.1993	M.A, C.T, B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 of Regular Basis with Immediate effect.
6	37	Muhammad Munir	GHS Hassa D.I.K	18.2.1968	23.3.1993	M.A, P.T.C, B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 of Regular Basis with immediate effect.
7	39	Noor Ahmad	GHSS No.3 D.I.K	15.3.1964	6.4.1993	B.A, C.T, B,Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustmen against the post of SST (G)in BPS-16 of Regular Basis with immediate effect.

AMAD OLI AM

42

#### Promotion of SST of District DIK

.8	41	Abdul	GHS No.2	24	<u></u>	rrun	notion of SST of District DI K
		Mujeeb	D.I.K	21.12.1966	7.4.1993	B.A.C.T, B.Ed, M.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 on
9	44	Ashiq	GHS Jatta	1.12.1969	<u> </u>		Regular Basis with immediate effect.
ļ		Hussain		1.12,1909	29.4.1993	M.A, CT, B.Ed,	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 on
10	45	Jehangir	GHSS Kachi	6.12.1969		M.Ed	Regular Basis with immediate effect.
1		Khan	Paind Khan		29.4.1993	M.A,	Services are placed at the disposal of
					′ ′	CT, B.Ed,	DEO (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 on
			<del></del>	<u> </u>	<u> </u>	M.Ed	Regular Basis with immediate effect.

# ITEM No.2. PROMOTION OF SAT(BPS-16) MALE TO THE POST OF SST (G) BPS-16 ON REGULAR BASIS

Total No of V	
Total No. of Vacant Post of SST(G)	24
25% Initial Recruitment of SST (G)	6
75% Promotion Quota of SST (G)	18
4% SAT/AT Quota to SST (G)	0.96
Posts Available for Promotion (G)	1
Proposed SAT for Promotion to SST (G)	1 ф

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular AT	Qual:	Remarks
1		Muhammad Kalim Ullah	GHS Hafiz Abad	13.11.1969	12.5.1992	B.A, B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 on Regular Basis with immediate effect.

# ITEM No.3. PROMOTION OF STT(BPS-16) MALE TO-THE POST OF SST (G) BPS-16 ON REGULAR BASIS -

Total No.of Vacant Post of SST(G)	24
25% Initial Recruitment of SST (G)	6
75% Promotion Quota of SST (G)	18
4% STT/TT Quota to SST (G)	0.96
Posts Available for Promotion to SST (G)	. 1
Proposed STT for Promotion to SST (G)	1

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular TT	Qual:	Remarks
1	88	Muhammad Arif Mehmood	GHSS Muryali	9.6.1970	13.12.1999	M.A, B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 on Regular Basis with immediate effect.

# ITEM No.4. PROMOTION OF S.QARI (BPS-16)MALE TO THE POST OF SST (G) BPS-16 ON REGULAR BASIS

The state of CCT/G)	24	
Total No.of Vacant Post of SST(G)	6	
25% Initial Recruitment of SST (G)	18	
75% Promotion Quota of SST (G)	0.72	
40% S.Qari Quota to SST (G)	1	
Posts Available for Promotion to SST (G)	1	
Proposed S.Qari for Promotion to SST (G)	*	

5#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular	Qual:	Remarks		
ŀ		י יייויייוייו אמ	ປແທບ ລວາ (ປ)		<u> </u>	<u> </u>	1	<u> </u>	
Pro	posed	STT/TT for P	romotion to S	ST (C)			2		•

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# 43 Promotion of SST of District DI K

				/		
1	Muhammad	GHSS No.2	1	<u> </u>		
-	Ramzan		17.3.1988	23.1.2012	B.A,	Services are placed at the disposal of DEO
	Natitzan	D.I.Khan	İ	}	B.Ed	(M) D.I.Khan for further adjustment
	[ ]	1	ļ	ļ	İ	against the post of SST (G)in BPS-16 on
L	<del> </del>	<u> </u>		Ì		Regular Basis with immediate effect

# ITEM No.5. PROMOTION OF PSHT MALE TO THE POST OF SST (G) BPS-16 ON REGULAR BASIS

2,1010	
Total No.of Vacant Post of SST(G)	24
25% Initial Recruitment of SST (G)	6
75% Promotion Quota of SST (G)	18
40% PSHT Quota to SST (G)	5
Posts Available for Promotion to SST (G)	5
Proposed PSHT for Promotion to SST (G)	5

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular PSHT	Qual:	Remarks
1	259	Hashmat Ullah	GPS Kot Rab Nawaz	25.9.1969	14.11.1990	B.A, B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 on Regular Basis with immediate effect.
2	273	Musarrat Hussain Shah	GPS Khushrana	1.10.1963	30.11.1990	B.A, B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 on Regular Basis with immediate effect.
3	280	Muhammad Rafiq	GPS Sheikh Rajoo	28.9.1964	30.11.1990	B.A, B.Ed	Services are placed at the disposal of DEC (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 on Regular Basis with immediate effect.
4	304	Hafiz Aman	GPS Wanda Baiochan GU	10.11.1968	30.11.1990	B.A, B.Ed	Services are placed at the disposal of DEC (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 on Regular Basis with immediate effect.
5	313	Niaz Hussain	GPS Ijaz Abad	11.5.1964	1.12.1990	B.A, B.Ed	Services are placed at the disposal of DE (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 on Regular Basis with immediate effect.

#### B. Promotion to SST (Bio/Chem)

#### ITEM No.1. PROMOTION OF SCT/CT MALE TO THE POST OF SST (Bio/Chem) BPS-16 ON REGULAR BASIS

Com(n) (d)	8
Total No. of Vacant Post of SST(Bio-Chem)	<u> </u>
25% Initial Recruitment of SST (Bio-Chem)	2
75% Promotion Quota of SST (Blo-Chem)	<u> </u>
40% SCT/CT Quota to SST (Bio-Chem)	3
Posts Available for Promotion to SST (Bio-Chem)	3
Proposed SCT for Promotion to SST (Bio-Chem)	3

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regutar CT	Qual:	Remarks-
1	345	Ubaid Ullah	GHS Gomal Kala	2.10.1986	14.5.2014	MA, CT, B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Bio/Chem) in BPS-16 on Regular Basis with immediate effect.
2	350	Muhammad Sajjad Ali	GHS Potha	26.6.1989	14.5.2014	BS, B.Ed A.D.E	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Bio/Chem) in BPS-16 on Regular Basis with immediate effect.

-1 evelstwart Promotion Quota to SST (G)	1
Proposed STT/TT for Promotion to SST (G)	2



44

### Promotion of SST of District DLK

3 الجم	447	Sohall Nawaz	GMS Kotla	25.2.1075	7	The state of K	
			Qaim Shah	25.3.1970	20.5.2014	Services are placed at the disposal of DEO (M) D.i.Khan for further adjustment against the post of SST (Bio/Chem) In BPS-16 on Regular Basis with immediate	
	17	EM No.2. PE	OMOTION	1.60.00	J	 effect.	

# TTEM No.2. PROMOTION OF SDM/DM MALE TO THE POST OF SST (Bio-Chem) BPS-16 ON REGULAR BASIS

Total No. of Vacant Post of SST(Bio-Cher	
25% Initial Receiving of 551 (Bio-Cher	0)
25% Initial Recruitment of SST (Bio-Cher	1) 8
7378 FLORIOGION QUOTA OF SET INC. CL	2
THE SOLVE DIVI Quota to SST (Bio-Client)	
Proposed Space	- 1
Proposed SDM for Provident to SST (BI	o-Chem)
Proposed SDM for Promotion to SST (B	o-Chem)

S#	,#	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular DM	Qual:	Remarks
	171	Kashif Ali	GMS No.2 D.I.Khan	10.4.1989	14.5.2014	B.Sc (Bio- Chem) B.Ed, M.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Bio/Chem) in BPS-16 on Regular Basis with immediate (effect.

# ITEM No.3. PROMOTION OF PSHT/SPST/PST MALE TO THE POST OF SST (Bio-Chem) BPS-16 ON REGULAR BASIS

Total No.of Vacant Post of SST(Bio-Chem)	. 8	
25% Initial Recruitment of SST (Bio-Chem)	2	
75% Promotion Quota of SST (Bio-Chem)	6	
20% PSHT/SPST/PST Quota to SST (Bio-Chem)	2	
Posts Available for Promotion to SST (Bio-Chem)	2	
Proposed PSHT/SPST/PST for Promotion to SST (Blo-Chem)	2	

S#	Sn#	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular PST	Qual:	Remarks
1	944	Muhammad Akram	GPS No.2 Ramak	4.7.1974	21.2.1998	BA, BSc (Aaddl: Chem & Zoology) B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Bio/Chem) in BPS-16 on Regular Basis with immediate effect.
2	1065	Khalil Ahmad	GPS No.2 Maddi	20.9.1979	16.10.2004	8A, 8Sc (Aaddl: Chem & Botony) B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Bio/Chem) in BPS-16 on Regular Basis with Immediate effect.

#### C. Promotion to SST (Phy/Maths)

## ITEM No.1. PROMOTION OF SCT/CT MALE TO THE POST OF SST (Phy/Maths) BPS-16 ON REGULAR BASIS

Total No.of Vacant Post of SST(Phy/Maths)	8
25% Initial Recruitment of SST(Phy/Maths)	2
75% Promotion Quota of SST (Phy/Maths)	- 6
40% SCT/CT Quota to SST (Phy/Maths)	` 3
Posts Available for Promotion to SST (Phy/Maths)	3
Proposed SCT/CT for Promotion to SST (Phy/Maths)	3

1 4% SAT/AT Proinction Quota to SST (G)	I
4% STT/TT Promotion Quotn to SST (G)	2
3% S.Qari Promotion Quota to SST (G)	
Proposed STT/TT for Promotion to SST (G)	2

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S# 1	5n # 306	Name of Official Khalil-ur-	Name of School	Date of Birth	Date of Apptt: as Regular CT	Qual:	Remarks
		Rehman	GHSS Karri Shamozai	1.2.1970	1.8.2006	BS.c CT, B.Ed	Services are placed at the disposal of DEO (M) D.l.Khan for further adjustment against the post of SST (Phy/Maths) in BPS-16 on Regular Basis
2	323	Muhammad Jamshed	GMS Thoya Fazil	1.8.1978	29.10.2006	M.Sc (Physic) CT, B.Ed	with immediate effect.  Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Phy/Maths) in BPS-16 on Regular Basis with immediate effect.
3	357	Mulazim Hussain	GHS Belot Sharif DIK	15.10.1969	17.5.2014	MA, CT, B.Ed,M.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Phy/Maths) in BPS-16 on Regular Basis with immediate effect.

# 1TEM No.2. PROMOTION OF SAT/AT MALE TO THE POST OF SST (Phy/Maths) BPS-16 ON REGULAR BASIS

·	
Total No.of Vacant Post of SST(Phy/Maths)	8
25% Initial Recruitment of SST(Phy/Maths)	22
75% Promotion Quota of SST (Phy/Maths)	6
4% SAT/AT Quota to SST (Phy/Maths)	0.32
Posts Available for Promotion to SST (Phy/Maths)	1
Proposed SAT/AT for Promotion to SST (Phy/Maths)	11

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular AT	Quaf:	Remarks
1	175	Muhammad Ehsan	GMS Musa Khar	19.8.1987	14.9.2014	B.Sc (P/M) B .Ed; M.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Phy/Maths) in BPS-16 on Regular Basis with immediate effect.

# ITEM No.3. PROMOTION OF PSHT/SPSHT/PST MALE TO THE POST OF SST (Phy/Maths) BPS-16 ON REGULAR BASIS

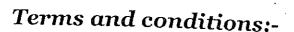
for any part of SST(Phy/Maths)	8
Total No.of vacant post of SST(Phy/Maths)	2
25% initial recruitment of SST(Phy/Maths)	6
75% Promotion quota of SST (Phy/Maths)	
20% PSHT/SPSHT/PST Quota to SST (Phy/Maths)	<u> </u>
ZU% P3H1/3F3H1/10 CCT /Phy/Maths)	. 2
Posts available for Promotion to SST (Phy/Maths)	2
Proposed PSHT/SPSHT/PST for Promotion to 331	_
Proposed PSHT/SPSHT/PST for Promotion to SST (Phy/Maths)	

S#	Sn#	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular PST	Qual:	Remarks
1	788	Riaz Hussain	GPS Shah Dau	1.2.1973	31.1.1996	B.Sc(Add: Phy/Maths) B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Phy/Maths) in BPS-16 on Regular Basis with immediate effect.
2	1073	Muhammad Attiq Ullah	GP5 Wanda Sheru	11,12.1982	15.10.2004	B.5c (Phy/Maths) B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Phy/Maths) in BPS-16 on Regular Basis with immediate effect.

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8/01/210



They would be on probation for a period of one year extendable for another one year. 1 2

They will be governed by such rules and regulations as may be issued from time to time

by the Govt.

Their services can be terminated at any time, in case their performance is found 3 unsatisfactory during probationary period. In case of misconduct, they shall be proceeded under the rules framed from time to time.

Charge report should be submitted to all concerned.

Their Inter-Se- seniority on lower post will remain intact. 5

6 No TA/DA is allowed for joining their duty.

They will give an under taking to be recorded in their service books to the effect that if any over payment is made to them in light this order will be recovered and if they are wrongly promoted they will be reversed.

Before handing over charge their documents may be checked. If they have not the required relevant qualifications as per rules, they may not be handed over charge of the

post

(Hafiz Dr. Muhammad Ibrahim)

#### Director

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

Endst: No. 2439-44 / File No.1/Promotion SST (PSB-16) Dated Peshawar the 07-2- 20

Copy forwarded for information and necessary action to the: -

- 1. Accountant General Khyber Pakhtunkhwa Peshawar.
- 2. District Education Officer (M) Dera Ismail Khan.
- 3. District Accounts Officer Dera Ismail Khan
- 4. Officials Concerned.
- 5. PS to the Secretary to Govt: Khyber Pakhtunkhwa E&SE Department.
- 6. PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar.

*M/File* 

Dy: Director (Estab) Elementary and Secondary Education

Khyber Pakhtunkhwa Peshawar

Ann: G 47 أرمت من بردام بيتم مام المعنزى ابندارى الحويش فيرودو الاستاور بخدمت مناب دی مای ماه مهام (مردانه) ابتیشری این سیندی انگورش مله در انه ایل درباره برخلاف عام رائے بروہش مام DD سے (Bio/chem) میں دربارہ برائے بروہش الرارس كفنور الوريد ع كر اللي 1999-40-90 كو فعلع مًا من درانيكم Dear 1 2168-73 18, 100 (m) Tanki 10, 13, 1 195 1 1 2168-73, 13, 1 DEO(m) Tanki 10, 13, 1 195 1 19 0 0 000 24/2006 2321-26 ; 13, 1 16 Ell in 1 2006 کرسر در وی و و از این موانر اندو مورسی HWFP بیش و موثو کالی لف سے ( BABSUC BUNG MA/MED MA/MED SUBJUSTE Bew DMC 22/100 i wy wy wy or 2019 i Gol & Bio phem; عامی عام میں سائل (Bio/chem) اور فی کا موسان کر اگر ہی کا حقدار ہے سان سائی کونظرانداز کرکے سانی سے سروس اور حراف کے لحاظ سے ان جوہم وراینگ ماستر سمی کاشف علی مرح کورن مزل سکول مجاره ورم می کاشف علی مرح کارندن کو رَقی دی تی جس ک تعبیاتی برزیعہ ۱۲۶ م 14/05 مال کو بھی ای عاص اردر آمرہ از رِي دُارِ مِلْمِرُ عُولًا-8439 مورهم موركم 07/00 ساء من ع -سائی و نو انداز کرے ایک جونی سرح کو بروموت کرنا سراسر الفافی اور قانون کی خدر ف ورزی ہے نیز سائل کے باس رہنے حقوق کے تبوت بھ تورو النزا بهرمانی سائل کی ایس کو صنطور کرتے ہوئے تا جائز کیرو دوئی کی جگر سائل ی حق رسی کی جائے سائی قانونی جارہ جوئی کا حق محفوظ رکھتا ہے مندرجه ذبل كاغذات برهور تبوتر لف هي in First Appt; order (2) Franspox order from Tank To DILL DDE(M) (3) Alexander photocopies of Costopicate Degrees of the condidate (4) Dilestel shot copies of service Bade 15) Die order copytaj Kashijali om GMS N. 2 DIKA عین لوازش یونی حداق 09-02-2020 الرسارف خان مرو گورند ورک کول جاه روش در و الی کافن Recommended & Forwarded is original for N/Action please Warrage Head Master GM.S. Chan Roshan

سنسر المائية المائية المائية المائية

Mr. Muhamannof And IDM COMS. HAM. H elich Rosham Michael Submit am application against recent ope of DATE SST (Pile). Above mentend teneturis in ment if your guidade ogresal the may be repproud. As the entonies of Bsc. were not mentioned in the Seniority list Due to which he was mistaken by dooppred and and also he has not Subsmitted his fill at the time of DPC. So the next leacher. file was put up for DPC, when the notification was issued by directorate he appealed, 80 the selected candidate way dropped and no affectionent order was treated to for formotion the has a sight for formotion of agreed of agreed of the may his appeal be accepted of the left DDFO Supdit (3) commente? May be agreed pare 16.02 remarks
of ADBO(S). Pleader Substituted his

Ann. 1

Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar

No. 1 \(\frac{1}{2}\)/F.No. 9/SST(M)/Dept; Promotion cases

Dated Peshawar the 2016 2019

To

The District Education Officer, (Male) D.I Khan.

Subject: Memo:

## APPEAL FOR PROMOTION FROM DM/SDM TO SST.

I am directed to enclose herewith an appeal submitted to this office by Mr.Muhammad Arif DM GMS Chah Roshan on the subject cited above, for your perusal and to ask you to consider his case for submitting before the next DPC subject to his seniority-cum-fitness as per rules/policy in vogue.

Deputy Director (Estab)
Elementary & Secondary Education
Khyber Pakhtunkhwa

Endst: No.\_\_\_\_

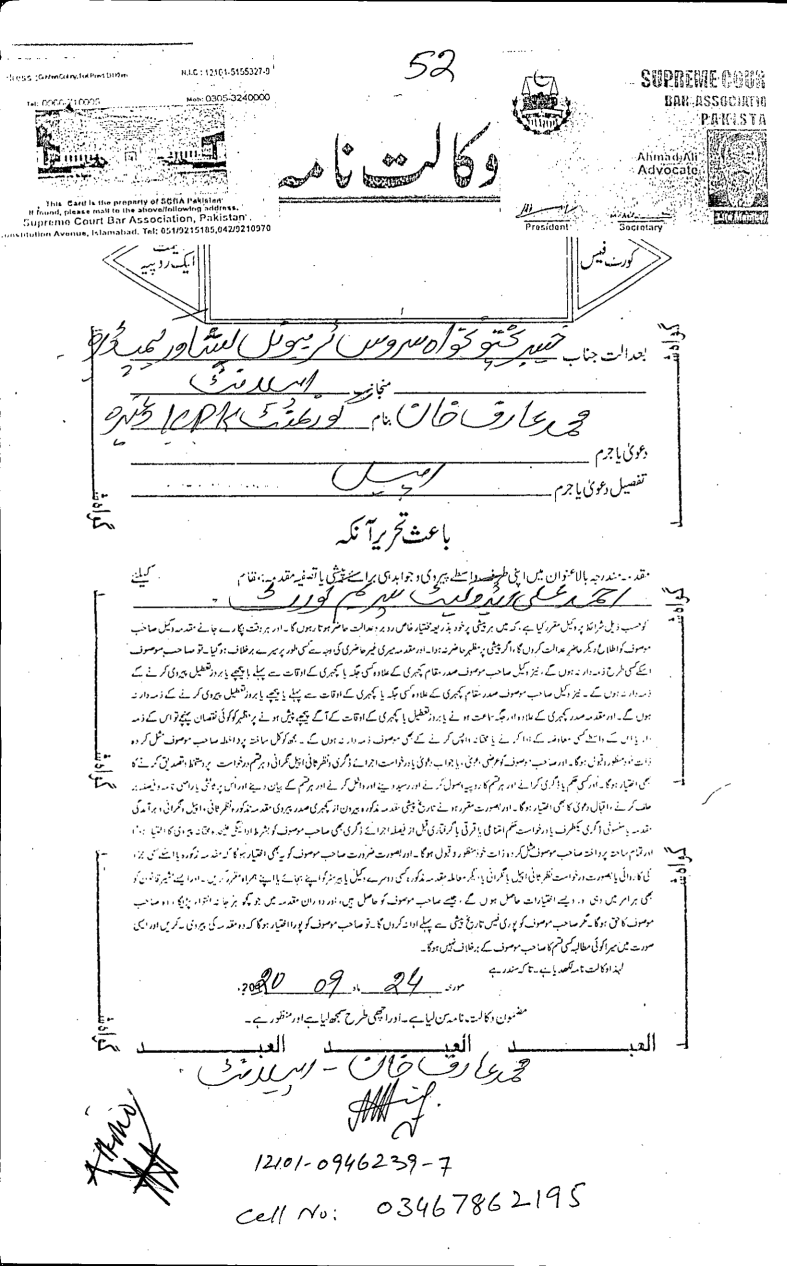
Copy of the above is to:-

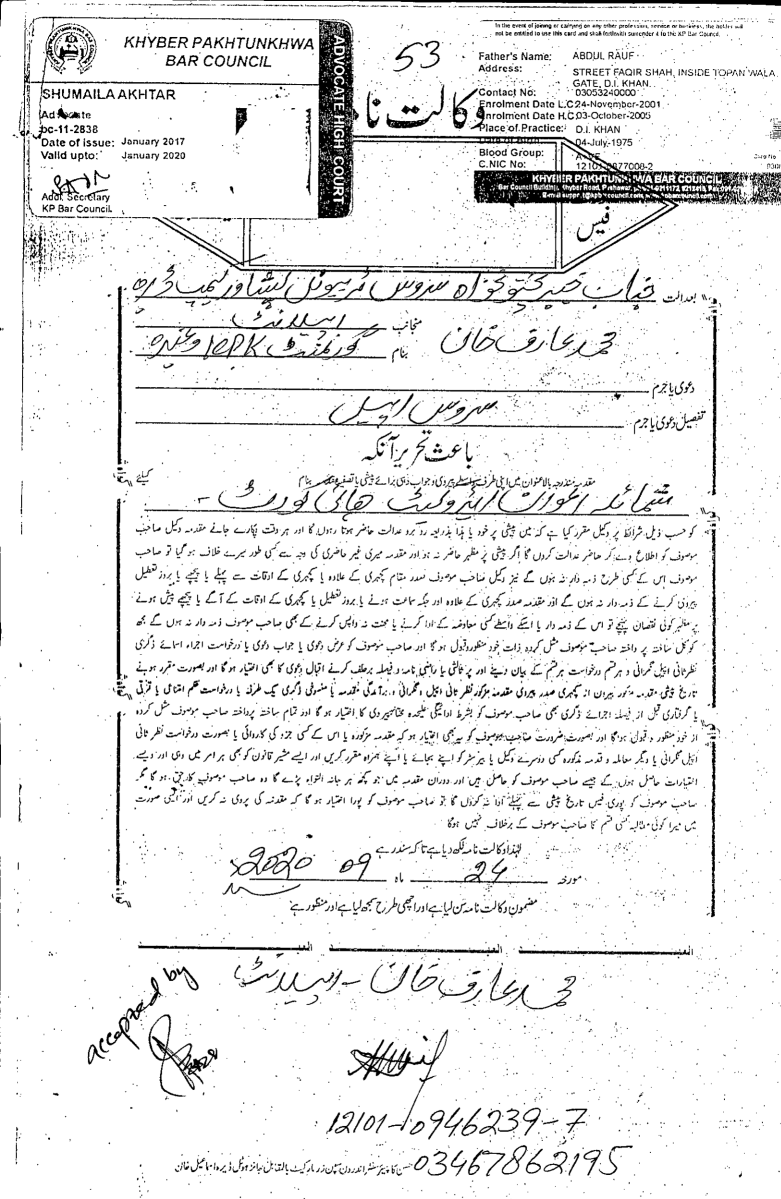
- Mr. Muhammad Arif DM GMS Chah Roshan D. I Khan.
  - 2. PA to Director (E&SE) Local Directorate.

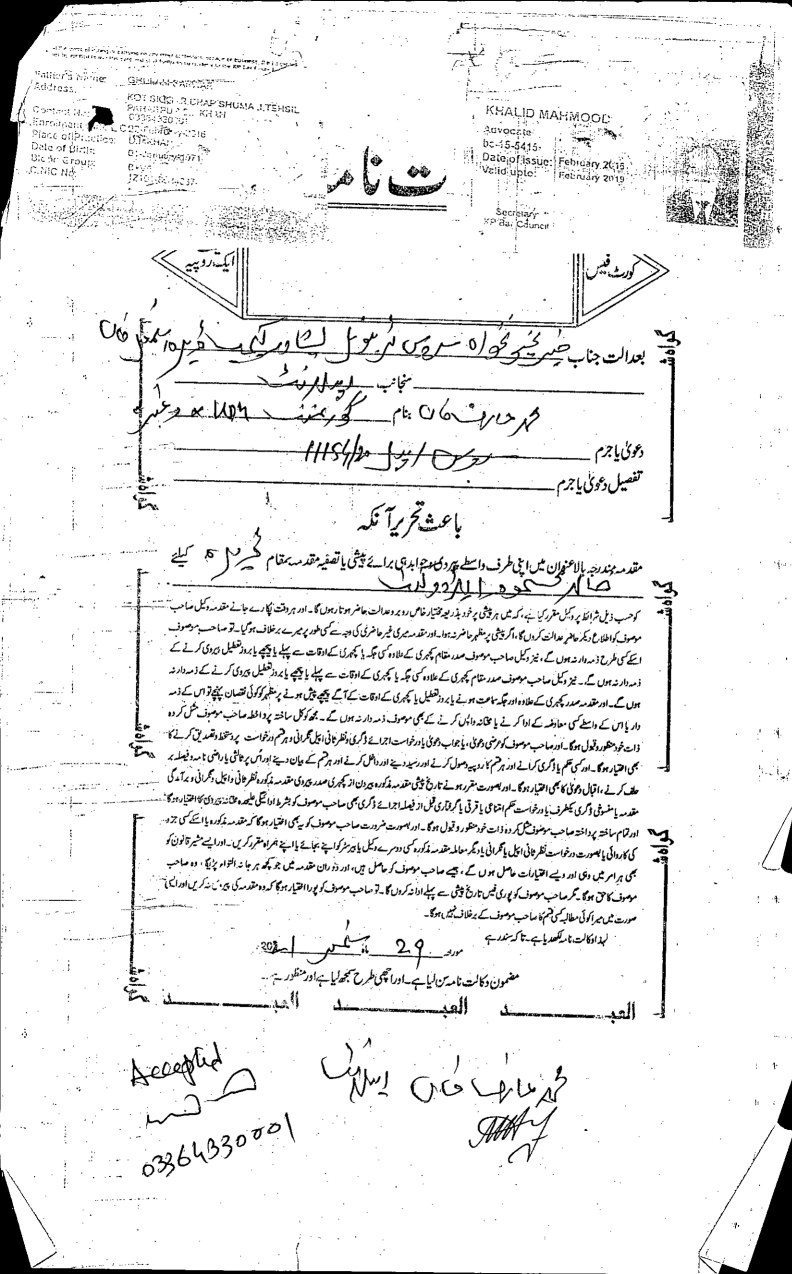
Deputy Director (Estab)
Elementary & Secondary Education
Khyber Pakhtunkhwa 24/6/2

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AMMAD ALL AMMA







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

No.			1110-12			
Raga	Appeal N	· · · · · · · · · · · · · · · · · · ·	11137	of 20 3	· '	
	ji jujum	imad H81	h kha	7) Appellant/l	Petitioner	
	Through	Secy 1	Versus ESE Pe	Appellant/	ndent	
		•	Responden	t No		
Notice to: _	Dist.	Educal	in office	», Edu	Dept	ς >
			D.	1. Kho	W.	
Province Set the above can hereby information appellant/p the case mandadocate, do this Court alongwith a default of y appeal/peti	ervice Tribunal ase by the petitioned that the etitioner you are ay be postponed by supported by the etition will be hear the etition will be at the etition will	Act, 1974, has coner in this Coner in this Coner in this Coner in the said appeal/person at liberty to do either in person your power of lays before the iments upon we can the date and decided attion in the date.	been presented urt and notice estition is fixed A.M. If you we do so on the date of Attorney. You end to date of hear which you rely fixed and in in your absence of the date of hear which you rely fixed and in the date of hear which your absence estixed for hear which your absence of the date of hear which your absence of the date of hear which your absence of the date of the	ring of this appe	consideration ed to issue. You fore the Tributhing against other day to whentative or by required to filwritten statemake notice that orementioned, eal/petition will	the indiction in the indiction in the indiction the indiction the indiction in the indictin
address. If y address give	ou fail to furni en in the appeal ed to this addres	sh such addres l/petition will b	s your address e deemed to be	e Registrar of a contained in the your correct ac eemed sufficient	s notice which dress, and furt	the her
Сору	of appeal is at	tached. Copy	of appeal has a	already been ser	it to you vide	this
office Notic	e No	•••••	dated	***************************************	15 11	
Give	ı under my han	nd and the seal	•	, at Peshawar tl	13/h	
pay of	Court 7	D:1 Khan	Oct )	.20		
	•			1		
	•		_	- A		•

H Khyber Pakhtunkhwa Service Tribunal,

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

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

No. 11154 20	
No.  Appeal No.  Appeal No.  Munimmad Arif Kham  Appellant/Pe	ntitioner
Yawasa	:tttotter
Through Secy CESE Pesh. Respon	dent .
Notice to: - Calada No 2 - Wil Man Now Pos	ted as Secon
Notice to: - School No. 2, Dil Khan Now Pos School Teacher (SST, Bio Chemistry	) COR of Dish.
WHEREAS an appeal/petition under the provision of the Khyb Province Service Tribunal Act, 1974, has been presented/registered for	er Pakhtunkhwa
the above case by the petitioner in this Court and notice has been ordered	d to issue. You are
hereby informed that the said appeal/petition is fixed for hearing bef *onat <u>8.00 A.M.</u> If you wish to urge anyt	hing against the
appellant/petitioner you are at liberty to do so on the date fixed, or any of the case may be postponed either in person or by authorised represen	ther day to which itative or by any
Advocate, duly supported by your power of Attorney. You are, therefore, this Court at least seven days before the date of hearing <u>4 copies</u> of w	required to file in
alongwith any other documents upon which you rely. Please also tal	ke notice that in
default of your appearance on the date fixed and in the manner afor appeal/petition will be heard and decided in your absence.	ementioned, the
Notice of any alteration in the date fixed for hearing of this appear	al/petition will be
given to you by registered post. You should inform the Registrar of an	y change in your
address. If you fail to furnish such address your address contained in this address given in the appeal/petition will be deemed to be your correct add	dress, and further
notice posted to this address by registered post will be deemed sufficient this appeal/petition.	for the purpose of
Copy of appeal is attached. Copy of appeal has already been sen	t to vou vida this
	Lto-you vide onis
office Notice Nodateddated	13 /5
Given under my hand and the seal of this Court, at Peshawar th	is
Day of	
Jayof Court Dil Kham	
A	200

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

Khyber Pakhtunkhwa/Service Tribunal, Peshawar.

Note:

#### "B"

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

		Ч	ESHAWA	R.			<del></del>
No.							
	Appea	l No	11154		of 20 .	20	
	Muk	lammad	Arik	146000			
/ ~		` .	_	•		Petitioner	
WINDY	-11-00	4 Secy	Presus	Pesh.			_
PI	Wiens	200	1-0 3 hr	1 - 040	Respo	ndent	,
	1	-4	Respe	ondent No	حطر		**********
Notice to:	MOA,	ondary condary	-Throw	rh Se	cretar	4 Ele	menta
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•	9 3	COMM	7 Ecodo	<u>amon</u>	- Pu	: KP	resha
	EREAS an ap	peal/petition nal Act, 1974, l	under the p	rovision o	of the Khy	ber Pakht	tunkhwa
the above o	case by the per	titioner in this	Court and n	otice has i	een order	ed to issue	. You are
hereby inf	ormed that, the $5/9$	he said appea ユーユ・ユー at <u>8</u>	l/petition is .00 A.M. If v	fixed for l	hearing be	efore the '	Tribunal
appellant/j	petit <b>io</b> ner you	ı are at liberty	to do so on t	he date fix	ed, or any	other day	to which
		ned either in ed by your pow	-	•			
this Court	at least seve	n days before	the date of	hearing <u>4</u>	copies of	written st	atement
_		ocuments upo ance on the d	_	_			
•		eard and decid		•			
Noti	ce of any alte	eration in the	date fixed fo	r hearing o	of this app	eal/petitio	n will be
given to ye	ou by register	red post. You s	should infor	m the Reg	istrar of a	ny change	e in your
		mish such add eal/petition w			· · · · · · · · · · · · · · · · · · ·	•	
<del>-</del>	ted to this add	lress by registe				·	
• -	_						
Сору	y of appeal is	attached. Cor	oy <u>of appeal</u>	has alrea	ly been se	nt to you	vide this
office Noti	ce No	***************************************	dated		••••••	•••	
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Day of	a N Coux	+ DIK		20			
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			_	_	Registr	ar.	
		•	<b>Likery</b>	yber Pakh	tunkhwa		ribunal,

Peshawar

2. Always quote Case No. While making any correspondence.

<sup>1.</sup> The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

## "R"

# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, 7.8 PESHAWAR.

	No.  Appeal No
T	Muhammad Arif Khan Appellant/Petitioner
	Through Secy E2SE Pesh. Respondent
	Notice to: - Secretary to Govt, of KPK Blementary & Sec Education Deptt. 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
	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 Nodated
	Given under my hand and the seal of this Court, at Peshawar this
	at Camp Court D. 1 Khan)

Khyber Pakhtunkhwa Service Tribun Peshawar.

2. Always quote Case No. While making any correspondence.

Note:

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

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

No.  Appeal No	56
Appeal No	5 99 of 20 <sup>20</sup>
Muhammad Arif	
Through Bery E2	SE Pesh Respondent
	Respondent No
Notice to: _ Deputy Direct	cation Peshawar
Secondary Edu	cation Peshawar
Province Service Tribunal Act, 1974, has been the above case by the petitioner in this Court hereby informed that the said appeal/petities and appeal/petities appellant/petitioner you are at liberty to do so the case may be postponed either in person Advocate, duly supported by your power of A this Court at least seven days before the day alongwith any other documents upon which	the provision of the Khyber Pakhtunkhwa en presented/registered for consideration, in and notice has been ordered to issue. You are son is fixed for hearing before the Tribunal M. If you wish to urge anything against the so on the date fixed, or any other day to which is or by authorised representative or by any ttorney. You are, therefore, required to file in ate of hearing 4 copies of written statement the you rely. Please also take notice that in sed and in the manner aforementioned, the your absence.
given to you by registered post. You should address. If you fail to furnish such address yo address given in the appeal/petition will be denotice posted to this address by registered pothis appeal/petition.	xed for hearing of this appeal/petition will be inform the Registrar of any change in your ur address contained in this notice which the eemed to be your correct address, and further st will be deemed sufficient for the purpose of
	ppeal-has-already-been-sent-to-you-vide this
Given under my hand and the seal of	this Court, at Peshawar this
Day of at Comp Court D. 1 Khan)	Oct 21
	defin
15/16/2021	Registrar,
15/18/	Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

Note:

# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, 1.B. PESHAWAR.
No.
Appeal No
Muhammad A. Y. J. Khan Appellant/Petitioner
T LI SUS
Through Berg EESE Pesh: Respondent
Respondent No
Notice to: _ Director Elementary & Secondary Ed
Dopt. Kp Peshowar.
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhw 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 Tribuna *on
this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide thi
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
at comp (ourt D. I. Kham)
Mer /

Registrar, Khyber Pakhtunkhwal Service Tribunal Peshawar.

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