05th July, 2022

Counsel for appellant present. Mr. Kabir Ullah Khattak, Additional AG alongwith Ahmad Yar AD for respondent present.

Counsel for appellant submitted an application for amendment/correction of respondent No.2 & 4 and written reply/comments on behalf of respondents No.1 to 5 also submitted which are placed on file. Copy of the same is handed over to the counsel for the appellant. Private respondents No.6 to 10 have not submitted written reply/comments. To come up for written reply/comments on 19.09.22 before S.B.

(Kalim Arshad Khan) Chairman

19.09.2022

Learned Member (Judicial) Mr. Salah-ud-Din is on leave, therefore, the case is adjourned to 27.10.2022 before S.B.

27th Oct., 2022

Counsel for the appellant present. Mr. Nosecard Din Shah, Asstt. Advocate General for respondents No. 1 to 5 present. Nemo for private respondents No. 6 to 10.

Private respondents No. 6 to 10 have yet not submitted reply/comments. Last opportunity is given. To come up for written reply/comments of respondents No. 6 to 10 on 29.11.2022 before S.B.

(Fareeha Paul) Member(E) Junior to counsel for the appellant present.

Muhammad Riaz Khan Paindakheil, learned Assistant Advocate General alongwith Ahmad Yar for respondents present.

Comments on behalf of official respondents are still awaited. Lawyers are on general strike. Appellant made a request for adjournment on the ground that certain changes in shape of amendment in the memo of appeal would be brought however, due to strike, he is unable to produce his counsel alongwith the proposed amendments. Case is adjourned on his request to 05.07.2022 for comments before S.B.

The record is silent in respect of attendance of private respondents No.6 to 10. There is no mention of the attendance of the private respondents in the order sheet dated 27.01.2022. The preceding date was adjourned on a Reader's note, therefore, all the private respondents be put on notice for the date fixed.

(Rozina Rehman)
Member (J)

27.01.2022

Mr. Amad Nasir Kundi, Advocate present and submitted Wakalatnama in favor of appellant. Mr. Kabirullah Khattak, learned Addl. AG alongwith Mr. Masroor Ahmed Junior Clerk of respondents present.

Reply/comments on behalf of official respondent are still awaited. Representative of respondents requested for time to furnish reply/comments. Granted. To come up for reply/comments before the S.B on 15.03.222.

(Atiq-Ur-Rehman Wazir)

Member (E)

15.03.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 07.6.2022. for the same as before.

Gul Zaman 7204/2021

20.09.2021

Counsel for the appellant present. Preliminary arguments heard.

Learned counsel for the appellant challenged and assailed the impugned order dated 07.04.2021 whereby privaté respondent No.6 to 10 were promoted from Family Welfare Assistant Male (BS-07) to the post of Supervisor (M)(BS-14) on regular basis and ignored the appellant for promotion to the post of Supervisor (M) (BS-14). The appellant, therefore, preferred departmental appeal on 11.04.2021 which was not responded within the statutory stipulated period, hence, the instant service appeal filed in the Service Tribunal on 03.07.2021. The appellant has retired from service on attaining the age of superannuation on 24.04.2021 and his legal and vested rights have been negated by the respondent-department. He is therefore, entitled for proforma promotion from the date his erstwhile juniors (Private respondents No. 6-10) were promoted as Supervisor (Male) (BS-14).

Points raised need consideration. The appeal is provisionally admitted to regular hearing, subject to all just and legal objections including limitation. The appellant is directed to deposit security and Appellant Depusing Fee respondents for submission of written reply/comments in office within 10 days after receipt of notices. process fee within 10 days. Thereafter, notices be issued to the not submitted within the stipulated time or extension of time is not sought, the office shall submit the file with a report of non-compliance. File to come up for arguments on 27.01.2022 before the D.B.

> (Mian Muhammad) Member(E)

Form- A

FORM OF ORDER SHEET

Court of_		***************************************	
	00011		
e No -	1100	/2021	

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	06/08/2021	The appeal of Mr. Gul Zaman resubmitted today by Mr. Faridullal Kundi Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
2-		REGISTRAR. This case is entrusted to S. Bench for preliminary hearing to be pu
		up there on 20109/21.
		·
	·	
, in the second		

The appeal of Mr. Gul Zaman Ex-Family Welfare Assistant, Family Welfare Centre Mullazai District Tank received today i.e. on 30.07.2021 is incomplete on the following score which is

1- Appeal has not been flagged/marked with annexures' marks.

 $\checkmark2$ The law under which appeal is filed is not mentioned.

3 Check list is not attached with the appeal.

4-Certificate be given to the effect that the appellant has not been filed any service appeal earlier on the subject matter before this Tribunal.

returned to the counsel for the appellant for completion and resubmission within 15 days.

- 5- Copies of seniority list dated 26.12.2018 and letter dated 20.5.2019 mentioned in para-5 of the memo of appeal are not attached with the appeal.
- 6- Copy of seniority list dated 03.02.2021 mentioned in para-6 of the memo of appeal is not attached with the appeal which may be placed on it.
- 7- Copy of letter dated 15.4.2021 mentioned in para-8 of the memo of appeal is not attached with the appeal which may be placed on it.
- 8- Annexures of the appeal are not in sequence which may be annexed serial wise as mentioned in the memo of appeal.
- 9- Appellant is the employee of Population Welfare Department and impugned order dated 07.042021 was also issued/passed by D.G Population Welfare but departmental appeal was made against the said impugned order to the Head of the Health department meaning thereby that there is no departmental appeal.

No. 150/ /S.T.
Dt. 30/07 /2021

REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Faridullah Kundi Adv. Pesh.

Respected Sir,

All the objections and defreeancies horoved with clearification that Departmental appear was prospesty treffered and Submitted & Immideate boss that is Distributed to Immideate boss that is Distributed to Submitted to Manne & DES PWD Perhaw and and Directorate unward Submit the Same to Secretary Papelation webfare 4PK Perhawan. Hence This appeal is seculoritleid with Thanks for Saving me from Embarrassing position before worthy tribubel. These Solid objection

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BEFORE THE KHYBER PAKHTUN KHEWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 2021

Gul Zaman

VERSUS

Govt of KPK ETC

SERVICE APPEAL AGAINST THE OFFICE ORDER NO. 4(5)/2020 /HR/Admn DTD 07/04/2021

INDEX

S No	Particular	Annex	Dogo
1 .	Grounds of Appeal with affidavit	cx	Page
2	Appointment order dtd 25/03/90	"A"	1- 09 10
3	Adjustment order dtd 13/03/2013	"B"&"B1"	11-12
4	office letter no F.NO.2(2)2017/Admn	3 a 51	11 12
	437 dtd 20/05/2019	"C"	13
5	Copies of seniority list dtd 26/12/2018	3 "D"	14
6	Copies of relevant page of tentative		11
	seniority list, representation of appella	nnt	
	and office letter NO.1(1)/2019/Admn/		
7.	43-44 dated 08/03/2021	"E" to" G"	-15 - 17
7:-	Copy of the Impugned Seniority list dto	d	~ .
	18/02/2021 and impugned Order # F.NO)	
0.	4(5)/2020/HR/Admn Dtd 07/04/2021	"H" & "H1"	18-37
9:-	Copies of Departmental Representation	ì	
0)	and covering letter #F.No. 01(01)/2018	3-19 "I" & "J"	38-44
8)	Vakalatnama		45
	Total	1	45 pages

Dtd:-22/07/2021

Your Humble Subordinate

Gul Zaman Ex-Family Welfare Assistant

(Appellant)

through Counsel,

FARID ULLAH KUNDI AOR/ASC Peshawar

BEFORE THE KHYBER PAKHTUN KHEWA SERVICE TRIBUNAL PESHAWAR

Service	Appeal	No	/2021
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Gul Zaman S/O Muhammad Doran R/O Mullazai Tehsil & District Tank Ex-Family Welfare Assistant (M)BPS-7 Family Welfare Centre Mullazai Tehsil and District Tank

VERSUS

- 1) Government of KPK through Chief secretary Civil Secretariat Peshawar
- 2) Secretary to Ministry of population welfare Civil Secretariat Peshawar
- 3) Director General Directorate General of Population Welfare Department Plot # 18 Sector E-8 Phase 7 Hayatabad Peshawar
- Director Human Resources Directorate General of Population Welfare
 Department Plot # 18 Sector E-8 Phase-7 Hayatabad Peshawar
- 5) Departmental Promotion committee Directorate General of Population Welfare Department Plot # 18 Sect: E-8 Phase 7 Hayatabad Peshawar
- 6) Nazir Ahmad Family welfare Assistant Male District Population Office Abbott Abad.
- 7) Afzal Khan Family welfare Assistant Male District Population Office Kohistan
- 8) Niaz Ali Family welfare Assistant Male District Population Office Mardan
- 9) Waqif Khan Family welfare Assistant Male District Population Office Mardan
- 10) Mukhtiar Muhammad Family welfare Assistant Male District Population Office Chasada.
- Note:- Addresses of Respondents No-6 to 10 are given as per record other wise may be served through Res' No-7 if changed after promotion and posted anywhere else

4

APPEAL U/S-4 OF PROVICIAL SERVICE TRIBUNAL ACT 1974
AGAINST THE OFFICE ORDER NO. F. NO 4(5)
/2020/HR/Admn DTD 07/04/2021 ISSUED BY RESPONDENT
NO.3 WHERE RESPONDENT HAD ILLEGALLY DROPED
APPELLANT & PROMOTED RESPONDENTS NO-6 TO 10 BY
PREPARING SELF MADE AND SOCALLED NEW SENIORITY
LIST WHERE APPELANT WAS PLACE AT SERIAL NO - 370
INSTAEAD OF SERIAL NO - 2 OF JOINT SEORITY LIST
FOR BPS-7 OF POPULATION WELFARE DEPARTMENT KPK

OFFICE ORDER NO. F. NO 4(5) /2020/HR/Admn DTD

07/04/2021 ISSUED BY RESPONDENT NO-3 MAY

GRACIOUSLY BE SET ASIDE AND APPELLANT MAY

BE PROMOTTED TO BPS- 14 WITH ALL BACK

BENEFIT AND OTHER ENTITLEMENT ACCORDING

TO LAW

Respectfully Sheweth :-

Short facts giving rise to present appeal are as under:-

- That appellant joined the service as TURNER in BPS-5 in Agriculture Department the then N.W.F.P Peshawar in 1990 vide initial appointment order # 1355-59/AE/TAP dated 25/03/1990 and joined the duties with in stipulated period in the office of Assistant Agriculture Engineer Tribal Area Tank. Copy of Appointment Order numbered above is enclosed as *Annexure "A"*
- 2:- That the Appellant was regularized after completion of probation period being having good conduct and duty full employee during service in Agricultural department KPK the then NWFP at Tank.

3:- That the Appellant served the Agriculture Department for thirteen years and later on, some where, in 2003, by reduction of departments and their employees, the appellant was placed in surplus pool employees list and his services was handed over to the Deputy Commissioner Tank for adjustment in other department with same cadre and scale as the appellant was junior to the fellows of the same scale and cadre in Agriculture Department at that time.

4:- That appellant performed many type of duties as surplus pool staff under the subordination of Deputy Commissioner Tank against same grade, cadre, salary and other entitlements for Ten years. And latter somewhere in 2013, the Appellant was adjusted in the population welfare department in office of District Population Officer Tank against a vacant post in BPS-5 where the appellant was performing his duty till his retirement dated 24/04/2021 as "Family welfare Assistant (Male) BPS-7 in Family welfare centre Mullazai District Tank. Copy of Adjustment Order # 1297/S.P dtd 13/03/2013 passed by Deputy Commissioner Tank is enclosed as Annexure "B:

5:- That as per all previous joint seniority lists and even last one prepared and notified vide Office Order NO 4(15)/2016 Admn dated 26/12/2018, the Appellant was there at serial # 5 and the concerned authority was pleased to asked for ACRs of the last five years from immediate boss and concerned officer whom were submitted accordingly through proper channel i/e District Population Welfare Officer Tank vide office letter F.NO.2(2)2017/Admn/437 dated 20/05/2019. Copies of the same are enclosed as Annexure "C" & D".

6:- That Appellant was waiting for promotion while all of the sudden came to know that Respondents had prepared another tentative seniority list dated 03/02/2021 where the appellant was need to be place at serial-2 due to retirement of my three senior colleagues but was

astonishing to know that appellant was placed at serial # 371 instead of Sr.#2 which was departmentally objected well with in time, by appellant through proper channel vide application dated 08/02/2021 sent through office letter NO.1(1)/Admn/743-44 dtd 08/03/2021 of District Population welfare Officer Tank to the High Ups but Respondent kept mum and not responded. Copies of the relevant page of tentative seniority list, representation of appellant and office letter NO.1(1)/2019/ Admn /743-44 dated 08/03/21 are enclosed as Annexure "E" to "E".

- That appellant came to know, few days after issuing impugned order, while going through promotion Office Order No F. NO 4(5)/2020/ HR/Admn dated 07/04/2021 passed by Respondent # 3 regarding promotion of Respondents # 6 to 10 Ignoring all the facts and legal norms/aspect of the case, Respondents had prepared another so called, illegal and impugned seniority list circulated vide office letter /526-29 dated 18/02/2021 to accommodate their blue eyed personals, with in no time (As stood on 03/02/2021) where the appellant was placed at serial # 370 of the impugned seniority list. Copy of the impugned seniority list circulated vide office Order No 526-29 dtd 18/2/2021 is enclosed as Annexure "H" while Impugned oxaler dld 7/4/21 is Annexume "H"
- Respondent NO-2 being the head of the department and appellate authority of Respondent No-3, the impugned order issuing authority, on 11/04/2021, through proper channel, presented to District Population Officer Tank who sent the same vide covering letter No .F.NO/01(01) 2018 -19/Admin/850-52 Dated Tank the 15/04/20212 which was delivered on 16/04/2021 to Respondent # 3 through Sharifullah PS to DG PW Peshawar. Copy of covering letter and grounds of departmental appeal are enclosed as Annexure "I" & "J"
- 9:- That instead of lapse of more than ninety days, the statutory period, the Respondents had not conveyed any work process or disposalof said representation hence the present appeal in hand,

"Annex His

10:- That aggrieved from the impugned office order dated 07/04/2021 for promoting respondents # 06 to 10, and no response of official respondents on departmental appeal, appellant invoke the appellate jurisdiction of this honorable Tribunal for setting aside the office order mentioned above of the Director General Population Welfare Directorate Peshawar and to promote the appellant on, inter alia, the following grounds:-

GROUNDS:-

- A) That it is crystal clear from the record that appellant had not left the Agricultural department and joined the Health department on his own accord and will but was the act of law and order of Respondents to kept the appellant as surplus pool employees for adjustment against any other vacant post of the same cadre and grade in the same or any other department on priority basis and it was the law that these vacant posts should not be filled by fresh appointment but by adjustment of surplus pool employees and so was the reason that when ever the post in present department become vacant appellant was adjusted on the said post with seniority as envisage in the previous seniority lists
- B) That it is also settled and proved from the record and even from adjustment order dated 22/05/2013 issued by Deputy commissioner Tank that appellant is not initially appointed but adjusted given protection to pay, increments and allowances etc. Meaning there by that adjustment was not a initial appointment but continuation of service started from the first appointment and so was the reason that appellant was placed at Sr. 5 of the joint seniority list of 2018..
- C) That appellant is senior to all civil servants in BPS -7 of the population welfare department KPK enlisted at serial NO 2 to 369 of the impugned seniority list while Arshid Mahmood at Serial # 1 is admittedly senior to appellant but the Respondent had clearly and

ATTESTED TO BODY

(E)

flagrantly violated the law by placing appellant at serial # 370 instead of serial #2 and specifically violated the legal provision of Section - 8 of civil servant Act 1973 and Rule 17 of Khyber Pakhtun Khewa Civil Servant (Appointment Promotion & Transfer) Rules 1989 as amen -ded & notified vide NO.SOR-I(E&AD)4-1/80(VOL-IV) dtd 28/05/2002 which is reproduced as under for ready reference:-

AMENDMENT

In Rule 17, after sub-rule 2, the following new sub rule shall be added, namely:-

- "(3) In the event of merger / reconstructing of the departments,

 Attached Departments or subordinate offices, the inter se
 seniority of civil servants affected on the merger /
 reconstructing, as aforesaid, shall be determined in
 accordance with the date of their regular appointment
 to a cadre or post"
- That it is settled principle of law and verdicts and practice of this honorable Tribunal and Superior courts of the country that policies cannot supersede or prevail over substantive law like Act, rules and regulations while the Respondent had illegally acted under surplus pool policies and avoided the clear provisions of Rule 17 (3) of Civil Servants Rules 1989. Further it is also held that count down for seniority must be started from initial appointment and not from merging or adjusting date
- E) That Appellant had well performed his duties under subordination of former department and Respondents offices with full devotion, honesty and has maintained high standard of efficiency coupled with integrity and efficient nature of office duties. Not only performance but also the manners of the appellant were appreciated by immediate bosses and high ups of the department and no one had raised a finger and thus appellant has kept better record of service with no adverse entry as none was ever communicated to appellant.

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F) That preparation of impugned seniority list is misconception of and wrong interpretation/ translation of law, amount to exceed and misuse of power and also acted beyond the jurisdiction for promotion & adjustment of blue eyed personal.

a joint seniority list according to law and placed the merged civil servant at proper serial number of the seniority list even Respondent did the same at first instance and prepared a proper seniority list but latter on they take U-Turn and prepared the impugned seniority list hence violated the law and legal provisions and the appellant is clearly discriminated for the sake of, to place the blue eyed person at high pedestal.

H) That the policy should not be given retrospective effect and having no binding effect on the vested and legal rights of the appellant and that which had done by the Respondents had adversely effected the appellant which is corm non judice without jurisdiction, having no legal effect. Further the change in seniority list, having no legal backing and any notification or policy of the Respondent is a colorful exercise which may be set at naught.

I)

That Appellant came to know the impugned order few days before filing of departmental representation dated 11/04/2021 against the impugned order 07/04/2021 which was sent through proper channel and had received to Respondent No 3 for un ward submission to Respondent No 2 which had yet to be responded with in statutory period of ninety days resulted into present service appeal hence the appeal is well with in time and according to law.

J) That the appellant retired on 24/04/2021 with out getting legal and vested rights from Respondents hence humbly submits to get

the same even after retirement with honor and satisfaction from this honorable tribunal for all type of benefits of his service. As at the present nothing has been left except monitory benefits for superannuate/old age employees

It is, therefore, most humbly prayed that the appeal in hand may graciously be accepted and redress the appellant as prayed in the heading of appeal.

Dtd:-

22/07/2021

Your Humble Subordinate

Gul Zaman Ex-Family Welfare Assistant

(Male) Family Wellfare Centre Mullazai

District Tank

(Appellant)

through Counsel,

FARID VILLAH KUNDI

AOR/ASC Peshawar

CNIC # 12201-9228751-9

Cell # 03005790887 - 03315790888

Email: - faridullah.kundi@gmail.com

(9)

BEFORE THE KHYBER PAKHTUNKHEWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No._____/2021

Gul Zaman

VERSUS

The Director General

APPEAL AGAINST THE OFFICE ORDER DTD 18/02/2021

AFFIDA VIT.

I, Gul Zaman S/O Muhammad Doran R/O Mullazai Tehsi & District Tank Ex- Family Welfare Assistant (Male) Family Welfare Centre Mullazai District Tank, appellant, do hereby solemnly declare and affirm that the contents of the appeal are true and correct to the best of my knowledge and belief and nothing has been kept secret from this honorable Tribunal.

Dated 22/07/2021

(Deponent)

Identified by

FARID LELLAH KUNI

AOR/Advocate of Supreme Court/Peshawar

29-7- U



Brished ir ian 3/0 Mohamad is Teheil Tunk District 3.1. Man is hereby appointed as a Turner in the office of the Assit: Agril: Engineer, (TA) Tank (Hironshah against the vacant post newly created).

His appointment is subject to the following conditions:-

i). He shall be governed by the Government Servants conduct Rules-1966, the MAFP. Government servant (effections and discipline) rules, 1973 and any other instructions on the subject as may be issued by the Government of Mad? from time to time.

The will initially be an probation for a period of the yearns, wis services will be liable to termination of any time withmout assigning any reason before empiry of the period of probation extended period of probation if this work and conduct during this period is not found satisfactory. In such an event he shall be given a month notice of termination of service or one wonth pay in lieu thereof. In tase he wishes to resign at any time, a month notice shall be necessary or in lieu therof a month pay shall be foreigned. ii).

iii). He has not been previously dismissed or deboared from servic of Government, Foard, Local body or Autonomous or Semi-Autonomous Organization etc. iv).

His employment will not in any case confer upon him any cla or right to permanent employment in the department. He will however be eligible for continuance and eventual confirmations on satisfactory completion of probation(including the extended period of probation) if and when a regular substantive vacancy in the post is available for him. V).

He shall not be entitled to any travelling Allowance/Daily Allowance on his first appointment except in case of permanent Government Servant,

He shall have to provide Medical fitness certificate from the Medical Superintendent Civil Hospital and prior to joining duty for which authority letter shall be issued. vii), He shall be liable to serve and where within NWFP in any post under the provincial Government.

If the above terms and conditions of appointment accepted to him he should immediately communicate his acceptance in writting to this office and report for duty to the office of the Asstt:Agril:Engineer,T/ireas

> Sd/-(MOHALMAD ASLAM KHAN) Agricultural Engineer,

Tribal Areas, Peshawar. /AE/TAP, dated Hayat Ahad the,

MEX Copy to:-Mr.Gul Zaman S/O Mohammad Dauran Village Mula Zai Tehsil Tank Dist D. J. Khan. 2.

The Agency Accounts Officer Tank. 3.

The Asstt: Agril: Engineer, (TA) Tank for information and n/action. The Honourable Minister for Agril: Govt: of NAFP, Peshawar for 4.

information with reference to his recommendation dated 4.3.1990. 5.

The Director Agril: Engineering, NAFP, Tarnab Peshawar for information with reference to his U.O.No. 3770 dated 25.3.1990.

> 2// Agricultural Engineer, 25 Tribal areas, Hayat Abad, / Phase V Sector 2-1 Flot No. 32 Peshawar.

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vi).





HYPER BU OFFICE OF THE DEPUTY COMMISSIONER CUSTRICT TANK

OFFICE ORDER

in supersession of the value and who it 197/5. Pool dated 15/05/2018, notioned espirate of District Tank is bereby adjusted in offices/Departmentioned espirate each vise 01.07.2012 or - volum problem or culated vide Established Department Gove of Khyber 93 of the Khyber 193 of the Legan 191. 2001-1854D, 1-100/98 dated 08.06.2 Play, allowances and increment of the Legan lead temp admisted stand protected if adjuing against lower pay scale.

5.710	Name and Designation with 825	Aujusted As	Offices / Dapartment
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2.	Barkatullah Graaser (89-0)	Mali	Govt Girls Degree Corlege T
3.	Abdul Jalil Tool Room, No. 19. 19 (BS-04)	Fusia(Male)	Population Welfare Deptt T
4.	Gul Zamar Turner (BT-CS)	FNVA(iviale)	Population Welfare Deptt T
3.	About Raheem Greet (*) 140 }		AQ Hospari Tank
6.	ishaq Khan Greasei 🗆 🧻	Mart. Atlendent	UHO Hyspitos Tabir
7.	M.Zareai Helger (85-02)	Somenier	SriQ Hospital Tank
රි.	Mr. Nazir Ahmad Mecha Tr (85-02)	Store Weedey	DHQ Hospital Turk
9.	Noor Aslam Truck Cleane (BS-02)	: [weepper	DHQ Hospital Tank
10.	Mohd: Nazeef Truck Cleaner (08-02)	i. Signii	DhQ Hospital Tank

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- 2. MS DHQ Hospital Veak
- 3. Principal Gov. Givin Despecificilism. Carporath the request to submit Source I forms of the adjusted employable OAC Table for drawl of Psy and arrear

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OFFICE OF THE DISTRICT POPULATION WEFARE OFFICER WAZIRABAD, DISTRICT TANK PH#/Fax: 0963-512825

F.NO.1 (1) 2019 Admin (com/1/2)/

Dated Fank the 62, 06 2021

OFFICE ORDER

On attaining the age of superannuation (o0-Years), Mr. Gul Zaman, Family Welfare Assistant (Male) (BPS-07), FW-Centre Mulazai, District Population Welfare Office. Fault is hereby refired from service on w.e.f 24/04/2021(Afternoon).

Furthermore, Sanction of 365-days leave encashment in heir of LPR is hereby granted to Mr. Gul Zaman, Family Welfare Assistant (Male) (BPS-07), FW-Centre Mulaza, Lank

The official will be entitled for pension and all other benefits admissible under the rules.

> (SAFDAR MURAD) District Population Welfare Officer.

Copy of the above is forwarded for information and neaction to the:-PS Director General, Population Welfare Department, Khyber Pakhtunkhwa, Peshawar,

2. District Accounts Officer, Tank

3. Incharge Concerned, Tank. 4. Accounts Assistant local for information and n/action.

5. Official Concerned.

District Population Welfare Officer.

Tank

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OFFICE OF THE DISTRICT POPULATION WELFARE OFFICER, TANK.

F.No.2(2)2017/Admn/457

Dated.20/05/2019.

To

The Deputy Director Admn, Population Welfare Department, Peshawar.

Subject:-

SENIORITY OF FWA MALE.

Enclose please find herewith original ACR form in respect of Mr.Gullzaman FWA

(M) for the period 2014-018 as desired please.

District Population Welfare Offic

Copy to, 438

1- PS to Director General for information .

District Population Welfare Officer

Government
Directorate General Population Velfare
Piot ito 18, Sector E-S, Phase 7, Havatabad, Peshawa

Date Peshaviar It of 2, 2016

OFFICE ORDER

التراوي	แกะกังย	Civil Servanis (BPS-7/11), (8	as stood	on 29.11.2013	11, 6,1,00,1	•			عسمت بم سندريني			被手到到
Weija	e Assis	Civil Servands tant (Male) (BPS-7/11), (a In the Supreme Court of	Pakistan	<u>Like floors</u>		Qualification	Date of joining	Present Grade	Date of Regularization	Place of Posting	Remarks	
tale o	T		BPS-	Date of birth	Domcile	1	Gov. service 24/03/1990 .	24/03/1930	1	Charsadde	1	
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1	Int. St	nakir Qayyuil	1	30/04/1968	Mansehra	F.A. T.		27/03/1990		Sonorda		
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-		Irshid Mehmood	1-27	24/04/1961	Tank		01/04/1990	02/04/1930		Audultobad	1 1000	
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·		Sarlaraz Khan		25/04/1960	Kohistan	Mainc	21/09/1992	28/10/1992	The same of the same	Mardan		
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1		Mr. Oazi Khan 😘 1/35	7 ·	7 - 06/01/1965		F.A.	01/11/1992			Peshawai		
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OFFICE OF THE DISTRICT POPULATION WELFARE OFFICER WAZIRABAD, DISTRICT TANK PH#/Fax: 0963-512825



F.No.1(1)/2019/Admn/

Dated Tank the 08/03/2021

To,

The Director General,

Population Welfare Department,

Peshawar.

44

Subject:

APPLICATION FOR CORRECTION IN SENEORITY THROUGH

PROPER CHANNEL.

Memo:

Kindly refer to the subject cited above and to enclose herewith a self explanatory application received from Mr. Gul Zaman s/o Muhammad Doran Family Welfare Assistant (Male) BPS-07, Family Welfare Centre Mulazai for information and further necessary action, please.

(SAFDAR MURAD)

District Population Welfare Officer,

Tank

Copy forwared to: 1:Mr.Gul Zaman, Family Welfare Assistant (Male), FWA Centre Mulazai, Tank.

(SAFDAR MURAD)

District Population Welfare Officer,

Tank

The Director General. population welfare Bepartment KPK.

Subject: Application for Correction of Seniority.

Kespected Six,

It is stated that MY. Coul Zoman S/o Muhammad Dauercen was appointed as a Turner (Bs-os) in agriculture department on 01/04/1990 and Gal Discel me at surplus pool 31/27/2004. But on 9/05/2013 Deputy Commissiones Tank order 9 was adjusted as FIVA(M) BPS-05 In population welfare deposit ment. The Concerned department issued seniority list of FUND(M) under notification F. NO. 4 (15) 2016 Melmo according Es which I was placed cut No.05. The Concerned department demanded ser of last five years from me and 9 submitted it through proper Channel ciniles the clispatch No. 437 on 20/05/2019. But Now seniority list 9 was placed cit 371 which is
smixtele injustice. I submitted application for justice " 02/12/2019 uncles the clispatch No. 954 but still recieved any kind of respond from my igh ups Because of ignoring of my request 9 Typhained to the Citizen portal for justice but clrop my request unai advisant to the concerned partment to belie the insue because its the blem of your department.

19 29 Trus Copi

Government of Khyber Pakhtunkhwa, Directorate General Population Welfare Plot No/ 18, Sector E-8, Phase-7, Hayatabad, Peshawar

f)111104-C

OFFICE ORDER

F.No.4(15)/2019-20/Admn:- In pursuance of Section-3 of Khyber Pakhtunkhwa Civil Servants Act, 1973 read with rules 17 of Khyber Pakhtunkhwa Civil Servants (Appointment. Promotion & Transfer) rules 1989, the Final Seniority list of Family Welfare Assistant (Male) (BPS-07). (As slood on 03.02.2021) Directorate General, Population Welfare, Khyber Pakhtunkhwa is hereby circulated for general information

3No/	Name Arshid Mehmood	BPS	Date of birth	Domcile	Qualification	Date of joining Govt/service	Present Grade	Place of Posting	
		7	25/11/1968	Abbettabad	Matric	27/03/1990	27/03/1990	Abbottabad	Remarks
	Nazir Ahmad	7	31/03/1965	Abbottabad	Matric	02/04/1990	02/04/1990	 Abbottabad	
	Afzal Khan	7	01/04/1972	Kohistan	Matric	21/09/1992	21/09/1992		
	Niaz Ali	7 ·	12/03/1972	Mardan	Matric	28/10/1992	28/10/1992	Kohistan	
· .	Waqif Khan	7	12/04/1972	Mardan	Matric	28/10/1992	28/10/1992	Mardan	ļ
	Mukhtiar Muhammad	7	30/03/1969	Charsadda	F.A.	31/10/1992	31/10/1992	Mardan	
	Qazi Khan	7	06/01/1965	Swat	F.A.	01/11/1992	01/11/1992	Charsadda	
	Rad Ali Shah	7	20/10/1968	Moh/Agency	F.A.	01/11/1992	01/11/1992	Tank RTI Peshawar	<u> </u>
	Abdul Nasir	7	25/04/1973	Peshawar	8.A.	01/11/1992	01/11/1992		
!	Iftikhar Ahmad	7	16/04/1970	Mardan	Matric	02/11/1992	02/11/1992	Peshawar Mardan	
	Adil lobal	7	01/01/1970	Mansehra	F.A.	08/11/1992	08/11/1992	Mansehra	
	Nisar Ahmad	7	14/04/1973	Mardan	F.A.	10/11/1992	10/11/1992	Mardan	ļ
	Gulab Said	7	12/11/1968	Charsadda	Matric	11/11/1992	11/11/1992	Charsadda	ļ
	Jamshid Ali	7	12/01/1968	Karak	Matric	20/05/1993	20/05/1993	Karak	<u> </u>
	Saif-ur-Rehman	7	03/02/1968	L/Marwat	F.A.	25/05/1993	25/05/1993	Lakki Marwat	ļ
	Zafar Iqbal	7	05/09/1972	Karak	F.A	17/07/1993	17/07/1993	Karak	
	Sikandar Zia	7	20/09/1968	Karak	B.A.	21/12/1994	21/12/1994	Karak	
18	Mr. Ijaz-ul-Haq	7	03/02/1975	Kohistan	Matric	21/12/1994	21/12/1994		
19	Mr. Sajawai	7	06/03/1970	Kohat				Kohistan	
20	Mr. Wasimuddin	7	03/07/1971	Peshawar		22/12/1994	22/12/1994	Kohat	
21	Fahim Gul	7				22/12/1994	22/12/1994	Peshawar	1
	Syes Nizam-ud-Din Shah	7	16/01/1965	Abbottabad	-i	26/12/1994	26/12/1994	Abbottabad	1 Jm
	Mr. Hida Hussain	7	13/04/1968	Hangu		26/12/1994	26/12/1994	Hangu	1/2/
	Mr. Iftikhar Ahmad	7	04/03/1974	Malakand	MA	14/07/1998	14/07/1998	Malakand	
L	The state of the s		01/06/1973	Dir Lower	MA, LLB	15/07/1998	15/07/1998	Dir (Lower)	

Date of joi

SNC	Name	BPS ·	Date of birth			Date of joining			
25	Ali Mohammad	7	10/04/1975	Domcile	Qualification	Govt/service	Present Grade	Place of Posting	Remarks
26	Nasir Sultan	7	20/06/1979	Swat	BA	15/07/1998	15/07/1998	Swat	
27	Chanveed	7		Abbottabad	ВА	18/07/1998	18/07/1998	Abbottabad	
28	Inam Jan	7	12/12/1969	Haripur	FA	20/07/1998	20/07/1998	Haripur	`:
29	Imran		27/02/1974	Charsadda	M.A.	20/07/1998	20/07/1998	Charsadda	
30	Mr. Irshad Ahmad	7	04/08/1977	Abbottabad	ВА	20/07/1998	20/07/1998	Abbottabad	<u> </u>
31	Bakht Zada	7	21/03/1977	Mardan	Matric	22/07/1998	22/07/1998	Mardan	+
32		7	01/06/1977	Charsadda	MA	25/07/1998	25/07/1998	Charsadda	
	Muhammad Nadeem	7	08/05/1973	Abbottabad		30/10/1998	30/10/1998		<u> </u>
33	Muhamamd Akbar	7	05/06/1977	Swat		01/11/1998		Abbottabad	
<u></u>	Izhar Ahmad	7	27/11/1975	Swat		07/11/1998	01/11/1998 07/11/1998	Swat	
35	Gulzar Farid	7	02/11/1972	D/I/Khan	B.A.	10/11/1998		Swat	
36	Amanullah	7	28/01/1974	D/I/Khan	Matric	1	10/11/1998	D/!/Khan	
37	Mr.Syed Imtiaz Shah	7	15/04/1974	Mansehra		10/11/1998	10/11/1998	D/I/Khan	
38	Muhammad Khurshid	7	10/02/1978		Matric	10/11/1998	10/11/1998	Mansehra	
39	Khwaja Muhammad	7	21/03/1976	Haripur		12/11/1998	12/11/1998	Haripur	<u> </u>
40	Abid Ullah	7		Abbottabad		11/12/1998	11/12/1998	Abbottabad	
41	Tahir Hussain	7	25/10/1970	Dir Lower		05/01/1999	05/01/1999	Dir (Lower)	
42	Mr.Tariq Masood		01/03/1972	Tank		30/04/1999	30/04/1999	Tank	
43	Saeed Ahmad Khan	7	27/04/1974	Dir Lower		30/04/1999	30/04/1999	Dir (Lower)	
44	Mr.Abdul Ahad	7	12/05/1969	Abbottabad		01/05/1999	01/05/1999	Abboitabad	
45		7	07/04/1971	Mardan	M.A.	04/05/1999	04/05/1999	Mardan	
<u> </u>	Mr.Shahid Hussain	7	10/03/1976	Mardan	B.Sc	04/05/1999	04/05/1999	l	
46	Mr.Zamrud Shah	7	25/05/1977	Dir Lower		05/05/1999		Mardan	
47	Mureed Hassan	7	02/02/1978	D/I/Khan	Matric	07/05/1999	05/05/1999	Dir (Lower)	
48	Mr.Abdullah	7	13/02/1974	Dir (Upper)	B.A.	1	07/05/1999	D/I/Khan	
49	Mr.Abdul Wali	7	30/04/1970	Shangla	D.A.	08/05/1999	08/05/1999	Dir (Upper)	
50	Izhar shah	7	15/02/1971			10/05/1999	10/05/1999	Shangla	
51	Muhammad Zafar Iqbal	7	30/04/1971	Haripur		10/05/1999	10/05/1999	Haripur	
	Javid Khokhar	7		Karak	B.A.	10/05/1999	10/05/1999	Karak	
	Ishtiaq Ahmad	7	02/03/1972	Haripur		11/05/1999	11/05/1999	Abbottabad	
	Mr.Shaukat Khan		12/04/1973	Abbottabad		11/05/1999	11/05/1999	Abbottabad	
	Mr.Farhad Ali	7	06/03/1977	Mardan	B.A.	11/05/1999	11/05/1999	Mardan	
		7	12/08/1972	Mardan	M.A.	12/05/1999	12/05/1999		- Ama
	Usman Ali	7	10/04/1976	Swabi	B.A.	15/05/1999		Mardan	1 1
57	Zaffar Mehmood	7	15/01/1971	Karak	B.A.		15/05/1999	Swabi	/
			<u> </u>	_ 1	J.A.	24/02/2001	24/02/2001	Karak	

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ŞNo/	Name	BPS	Date of birth	Domcile	Qualification	Date of joining Govt/service	Present Grade	Place of Posting	<u> </u>
58	Mr. Nasir Ahmed	7	20/04/1979	Dir (Upper)	Matric	26/02/2001 \	26/02/2001	Dir (Upper)	Remarks
59`	Mr. Isar Khan	7	01/04/1973	Mansehra	Matric	12/03/2001	12/03/2001		
60	Mr. Mufti Shafat Ali	7	12/04/1973	Mansehra	B.A.	12/03/2001	12/03/2001	Mansehra	
61	Sadaqat Khan	7	10/02/1977	Haripur	F.A.	12/03/2001	12/03/2001	Mansehra	
62	Shakoor Elahi	7	01/01/1978	Mansehra	Matric	12/03/2001		Haripur	<u>.</u>
63	Mr. Tariq Mehmood	7	03/02/1978	Mansehra	FA	12/03/2001	12/03/2001	Mansehra	
64	Sajid Saleem	7	20/09/1978	Abboitabad	B.A.		12/03/2001	Mansehra	
65	Yasir Mir	7	10/10/1980	Abbottabad	Matric	12/03/2001	12/03/2001	Abbottabad	
66	Mohammad Ali Masud	7	09/04/1972	D/I/Khan		12/03/2001	12/03/2001	Abbottabad	
67	Shakeel Arshad	7	04/10/1972		M.Sc	13/03/2001	13/03/2001	D/I/Khan	
68	Gohar Munir	7	31/03/1973	D/I/Khan	MA	13/03/2001	13/03/2001	D/I/Khan	
69	Rehmat Shah	7		D/I/Khan	FA	13/03/2001	13/03/2001	D/I/Khan	
70	Azizul Hassan		20/02/1973	Haripur	F.A.	14/03/2001	14/03/2001	Haripur	
71	Ghulam Yasin		28/03/1973	D/I/Khan	B.Sc	14/03/2001	14/03/2001	D/I/Khan	
		7	05/09/1975	D/I/Khan	MA	14/03/2001	14/03/2001	D/I/Khan	
	Waçar Hussain	7	05/01/1979	Kohat		14/03/2001	14/03/2001	Kohat	
	Mr.Ahmed Khan	7	08/03/1979	Mansehra	Matric	14/03/2001	14/03/2001	Mansehra	
	Mushtaq Ahmad	7	08/08/1972	D/I/Khan	MBA	15/03/2001	15/03/2001	D/I/Khan	
	Abdur Rehman	7 .	16/02/1974	D/I/Khan	BA	15/03/2001	15/03/2001	D/I/Khan	
76	Muhammad Rafiq	7	20/02/1976	D/I/Khan	M.A.	24/03/2001	24/00/2001		
77	Muhammad Ayub	7	05/06/1975	L/Marwat		26/03/2001	26/03/2001	D/I/Khan	
	Zahidullah Khan	7	02/08/1976	Bannu	MA	26/03/2001		Lakki Marwat	
79	Sami Ullah Khan	7	07/09/1973	Bannu	BA	27/03/2001	26/03/2001 27/03/2001	Bannu	ļ
80	Sohail Shamrez	7	27/12/1975	Abbottabad	BA	31/03/2001		Bannu	
81	Saifur Rehman	7	01/04/1972	Chitral	BA	 	31/03/2001	Abbottabad	
82	Barakat Ali Shah	. 7	03/10/1972	Chitral	BA	10/04/2001	10/04/2001	Chitral	
83	Muhamad Hussain	7	10/04/1980	Chitral		10/04/2001	10/04/2001	Chitrai	
84	Jamshed Ahmad	7	01/01/1982		Matric	10/04/2001	10/04/2001	Chitral	,
85	Mr.Muhamamd Jehanzeb	7	03/05/1978	Chitral	ВА	10/04/2001	10/04/2001	Chitral	/
	Mr.Arbab Shahid Usman	7		Peshawar		22/05/2001	22/05/2001	Peshawar	
	Mr.Haseebur Rehman		15/01/1970	Peshawar	ВА	23/05/2001	23/05/2001	Peshawar	Imm
<u> </u>	ascebul Kellillali	7	21/03/1970	Nowshera		23/05/2001	23/05/2001	Nowshera	+ #12-

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SNo/	Name	BPS	D-464: 41	1/6	T	Date of joining			
88	Mr. Mohammad Iftikhar		Date of birth	Domcile	Qualification	Govt/service	Present Grade	Place of Posting	Remarks
89,		7	23/12/1970	Peshawar	BA ·	23/05/2001	23/05/2001	Peshawar	remarks
	Mr.Muhammad Saliheen	7	01/01/1979	Nowshera	BA	23/05/2001	23/05/2001	Peshawar	
90	Mr.Muhammad Zia UL Had	7	05/12/1980	Peshawar		28/05/2001	28/05/2001	Peshawar	
91	Mr. Shaukat Ullah	7	01/03/1973	Mardan	F.A.	30/05/2001	30/05/2001	Mardan ·	·
92	Mr. Sajjad Ahmed	7	06/04/1973	Mardan	F.A.	30/05/2001	30/05/2001	Mardan	
93	Mr. Nawab Ali Khan	7	19/03/1976	Mardan	M.A.	30/05/2001	30/05/2001	Mardan	<u> </u>
94	Mr. Muslim Khan	7	18/02/1977	Mardan	Matric	30/05/2001	30/05/2001	Mardan	
95	Mr. Amir Farzand	7	03/04/1978	Mardan	ВА	30/05/2001	30/05/2001	Mardan	<u> </u>
96	Mr. Mohammad Zahid	7	07/04/1978	Mardan	Matric	30/05/2001	30/05/2001	Mardan	
97	Fayyaz Muhammd	7	28/03/1982	Swabi	Matric	30/05/2001	30/05/2001	Swabi	
98	Mr.Aqeel Asghar	7	20/04/1974	FATA		01/06/2001	01/06/2001	1	
99	Mr. Rehmat Ali shah	7	26/08/1981	Mardan	F.A.	04/06/2001		FATA	
100	Mr. Adnan Ali Shah	7	06/12/1980	Mardan	F.Sc.	22/06/2001	04/06/2001	Mardan	
101	Adalat Khan	7	01/06/1969	Swat	F.Sc		22/06/2001	Mardan	
102	Mohammad Saleem-II	7	01/11/1969	Swat	BA	05/07/2001 05/07/2001	05/07/2001	Swat	
103	Mr. Ghulam Hussain	7	05/01/1970	Dir Lower	BA	05/07/2001	05/07/2001	Swat	
104	Mr. Waheedullah	7	04/04/1974	Peshawar	FA	05/07/2001	05/07/2001	Dir (Lower)	
105	Saeed-ur-Rehman	7	16/09/1974	Swat	Matric	1	05/07/2001	Peshawar	
106	Mr. Attaullah	7	21/06/1976	Dir Lower		05/07/2001	05/07/2001	Swat	
107	Mr.Fazal Wahid	7	16/04/1977	Malakand	BA	05/07/2001	05/07/2001	Dir (Lower)	
108	Mr. Shah Khalid.	7	20/05/1977		F.A.	05/07/2001	05/07/2001	Malakand	
109	Muhammad Arif Khan	7	01/04/1978	Shangla	Matric	05/07/2001	05/07/2001	Shangla	
110	Mr. Sajjad Arshad	7		Swat		05/07/2001	05/07/2001	Swat	
111	Mr. Sultan-e-Room		10/05/1979	Dir Lower	МА	05/07/2001	05/07/2001	Dir (Lower)	
112	L i	7	04/04/1982	Dir Lower	FA	05/07/2001	05/07/2001	Dir (Lower)	
	Mr. Hamayat Ullah	. 7	10/04/1982	Dir Lower	Matric	05/07/2001	05/07/2001	Dir (Lower)	A Pro-
113	Fazal Wahab	7	15/01/1975	Swat	FA	07/07/2001	07/07/2001	Swat	1
	Mr.Liaqat Ali	7	02/02/1976	Malakand	B.A.	07/07/2001	07/07/2001	Malakand	· · · · · · · · · · · · · · · · · · ·
115	Mr. Arshad Hussain	7	12/02/1982	Malakand	Matric	07/09/2001	07/09/2001	Malakand	
116	Zarif Khan	7	20/02/1973	Chitral	Matric	11/10/2001	11/10/2001	Chitral	
	Shahid Ullah Khan	7	04/04/1980	Bannu	F.A.	18/02/2005	18/02/2005	Bannu	
	Waseem Malok	7	05/11/1971	Khyber	FA	22/03/2005			The interest of the control of the c
119	Fazli Rehman	7	25/07/1975	Bajaur	M A	22/03/2005	22/03/2005 22/03/2005	Khyber	The inter-se seniority of employees of merged FATA

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SNo/	Name	BPS	Date of birth	Domcile	Qualification	Date of joining Govt/service	Present Grade	Place of Posting	Remarks
120	Aziz Ahmad	7	03/03/1977	\ Khyber	ВА	22/03/2005	22/03/2005	Khyber	Remarks
121	Hussain Rehman	7	01/01/1978	Malakand	МА	22/03/2005	22/03/2005	Bajaur	dotorminod in according
122	Muhammad Saleem	7	22/10/1978	Bajaur	FA	22/03/2005	22/03/2005	Bajaur	determined in accordiance w Rule-17 of the Civil Servants
123	Ali Akber Shahzad	7	30/01/1979	Peshawar	ВА	22/03/2005	22/03/2005	Bajaur	(APT), Rules, 1989 vide
124	Shoaib khan	7	05/03/1979	Mohmand	MA	22/03/2005	22/03/2005	Mohmand	Notification No/ SOE(PWD)4
125	Amanullah	7	05/02/1980	Bajaur	МА	22/03/2005	22/03/2005		13/FD/MA/19-20/116-18 date
126	Tehseen Ullah	7	04/02/1982	Khyber	BA	22/03/2005	22/03/2005	Bajaur	04th August, 2020
127	Kifayat Ullah	7	10/04/1983	Khyber	ВА	22/03/2005		Khyber	-
128	M Saleem	7	09/03/1984	Khyber	BA	22/03/2005	22/03/2005	Khyber	_
129	Sajjad Khan	7	17/04/1985	TD NW	F.A		22/03/2005	Khyber	4
130	lmran Ullah Khan	7	01/01/1985	TDNW	M.A Islamiat	25/03/2005	25/03/2005	N/waziristan	_
131	NasirUllah	7	05/01/1984	TDNW	F.A	01/04/2005	01/04/2005	North Waziristan	4
132	Iftikhar Ahmad	7	17/04/1978	FR Bannu	F.A	01/04/2005	01/04/2005	North Waziristan	4
133	Amanullah	7	01/12/1979	Bannu		01/04/2005	01/04/2005	North Waziristan	4
134	ShafiUllah	7	18/02/1985	FR Lakki	MA	01/04/2005	01/04/2005	SW District	_
135	Fagir Ali	7	01/04/1974		B.A	04/04/2005	04/04/2005	North Waziristan	
136	Mohammad naeem	7	25/06/1977	Kurram	M.A	04/04/2005	04/04/2005	Kurram	
137	Jan Mohammad	7	05/01/1971	Orakzai	MA	20/10/2005	20/10/2005	Orakzai	_]
138	M. Sadiq	7	03/03/1981	Charssada	FA .	20/10/2005	20/10/2005	Mohmand	_}
139	Rashid Ali-I	7	03/03/1985	South Waziristan Shangia	FA	02/12/2005	02/12/2005	SW District	
140	Muhammad Naeem	7	14/04/1980	Karak	M.B.A	04/03/2006	04/03/2006	Shangla	
141	Mr.Mureed Abbas	7	10/03/1987	Kohat	N.G.IVI	07/03/2006	07/03/2006	Karak	
142	Muhammad Mirai	7	11/11/1984	Karak		07/03/2006	07/03/2006	Kohat	
143	Kashif Ali	7	05/02/1977		B.A.	08/03/2006	08/03/2006	Karak	
144	Muhammad Rafi	<u>-</u> 7	01/02/1979	Peshawar		11/03/2006	11/03/2006	Peshawar	
145	Alam Sher	7	01/12/1979	Peshawar		11/03/2006	11/03/2006	Peshawar	,
146	Mr.Nazir Muhammad	7		Peshawar		11/03/2006	11/03/2006	Peshawar	/
147	Riaz Khan	7	27/12/1975	Mardan	BA	15/03/2006	15/03/2006	Mardan	
	Mr.Khan Nawaz	 7	02/05/1986	Nowshera		20/03/2006	20/03/2006	Nowshera	1 m
149	Mr.Samar Kand		16/03/1971	Nowshera		25/03/2006	25/03/2006	Nowshera	W/
150		7	14/08/1974	Nowshera		25/03/2006	25/03/2006	Nowshera	
	Mr.Muhammad Shoaib	7	09/09/1975	Nowshera		25/03/2006	25/03/2006	Nowshera	
	Mr.Nasir Khan	7	19/12/1979	Nowshera		25/03/2006	25/03/2006	Nowshera	
152	Mr.Said Muhammad	7	30/09/1980	Nowshera		25/03/2006	25/03/2006	Nowshera	

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SNo/	Name	BPS	Date of birth	Domcile	Qualification	Date of joining Govt/service	Present Grade	Place of Posting	
153	Mr.Asif Jamal	7	21/16/1981	Nowshera		25/03/2006	25/03/2006	Nowshera	Remarks
154	Tariq Zaman	7	03/02/1985	Haripur		25/03/2006	25/03/2006	Hàripur	
155	Mr.Shams-ul-Wahab	7	05/03/1972	Malakand	B.A.	01/04/2006	01/04/2006	RTI Malakand	
156	Mr.Murad Ali	7	01/04/1976	Malakand	M.A.	01/04/2006	01/04/2006	Malakand	<u> </u>
157	Bakhshesh Ellahi	7	11/04/1982	Haripur	FA	01/04/2006	01/04/2006		:
158	Syed Ghulam Ali	7	21/06/1982	Haripur		01/04/2006	01/04/2006	Haripur	
159	Mr.Kiramat Uliah	7	04/07/1983	Malakand	DAE	01/04/2006	01/04/2006	Haripur	
160	Sajid	7	10/04/1988	Maiakand		01/04/2006		Malakand	-
161	Mr.Muhammad Ikram	7	01/04/1979	Shangia	M.A (Islam: &	03/04/2006	01/04/2006	Malakand	
420					P.Science) & B.Ed	03/04/2006	03/04/2006	Shangla	
162	Mr.Bashir Ullah	7	10/03/1977	Nowshera		04/04/2006	04/04/2006	Nowshera	<u> </u>
163	Mr.Shah Faisal	7	10/06/1981	Shangla		04/04/2006	04/04/2006	Shangla	
164	Yaqoob Khan	7	01/10/1980	L/Marwat	F.A.	05/04/2006	05/04/2006	Lakki Marwat	
165	Saeed Khan	7	28/03/1980	Peshawar		11/04/2006	11/04/2006		
166	Said Ullah Jan	7	24/05/1985	Peshawar		11/04/2006	11/04/2006	Peshawar	
167	Maqbool Ahmad	7	26/03/1968	Chitral	F.A.	15/04/2006	15/04/2006	Peshawar	
168	Mumtaz Hussain	7	04/03/1980	Chitral	B.A.	15/04/2006	: :	Chitral	
169	Renmat Azeem	7	12/11/1981	Chitral	MA	15/04/2006	15/04/2006	Chitral	
170	Shahid Ur Rehman	7	10/02/1982	Battagram		18/04/2006	15/04/2006	Chitral	
1.71	Syed Amir Shah	7	01/04/1982	Battagram		18/04/2006	18/04/2006	Battagram	
172	Sohail Ahmad	7	15/09/1982	Swabi	M.A(B.Ed)		18/04/2006	Battagram	
173	Noor-ul-Wahab	7	01/06/1986	Battagram	IW.A(B.Ed)	18/04/2006	18/04/2006	Swabi	
174	Muhammad Hayat	7	01/04/1979	Swabi	B.A.	18/04/2006	18/04/2006	Battagram	
175	Ishtiaq Ali	7	22/08/1981	Swabi		19/04/2006	19/04/2006	Swabi	
176	Shaukat Ali	7	05/01/1983		M.A	19/04/2006	19/04/2006	Swabi	
177	Fiazullah		01/04/1987	Battagram		21/04/2006	21/04/2006	Battagram	
	Mr.Shahzada Faheem	7	25/12/1984	Battagram		21/04/2006	21/04/2006	Battagram	
	Mr.Mansoor Elahi	7	_	Mansehra	D.Com	28/04/2006	23/04/2006	Mansehra	. /
	Mr.Sarfaraz Ahmad		05/04/1985	Mansehra	D.cCom	28/04/2006	28/04/2006	Mansehra	
		7	25/04/1960	Kohistan		29/04/2006	29/04/2006	Kohistan	
	Mr.Shahzada Faheem	7	10/08/1977	Kohistan		29/04/2006	29/04/2006	Mansehra	John
	Mr.Abrar Ahmad	7	17/04/1985	Mansehra	F.A.	29/04/2006	29/04/2006	Mansehra	<u> </u>
183	Mr.Saifur Rehman	7	01/02/1986	Kohistan		29/04/2006	29/04/2006	Kohistan	

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Name

Mr.Shamsul Hadi

Mr.Sajid Hussain

Mr.Itbar Gul

Mr.Khan Muhammad

Mr.Muhammad Rashad

Mr. Muhammad Sohail

Mr.Muhammad Noor

Mr.Habib-ur-Rehman

Ghulam Daud Shah

Shah Mehmood Khan

Muhammad Nisar Khan

Gulab Shehzada

Rehmatullah

Imran Khan

Naveed Khan

Shaukat Khan

Gul Shad Khan

Wajid Ullah

Asad Nazir

Musavir Shah

Shakir ud Din

Abdul Wahid

Raj Malak Khan

Hamayun Khan

Bakht Shed

Yasir Khan

Tawab Ullah

Aman Ullah Khan

Nisar Ali Shah

Iqbal Shah

Muhammad Rasheed

Muhammad Sohail

Mr.Waseem-ul-Hassan

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14/08/1982

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01/01/1981

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Qualification	Date of joining Govt/service	Present Grade	Place of Posting	
	29/04/2006	29/04/2006	Kohistan	Remarks
M.A	02/05/2006	02/05/2006	Dir (Lower)	
B.A.	03/05/2006	03/05/2006	Mansehra	<u> </u>
M.A	04/05/2006	04/05/2006	Dir (Lower)	<u> </u>
	05/05/2006	05/05/2006	Dir (Lower)	
B.Sc.	08/05/2006	06/05/2006	Hangu	
F.Sc	06/05/2006	06/05/2006	Hangu	
F.A.	15/05/2006	15/05/2006	Hangu	
B.A.	23/05/2006	23/05/2006	Bannu	
F.A.	23/05/2006	23/05/2006	Bannu	
M.Com	23/05/2006	23/05/2006	Bannu	<u> </u>
B.Com	23/05/2006	23/05/2006	Bannu	
F.A.	23/05/2006	23/05/2006	Bannu	
F.A.	23/05/2006	23/05/2006	Bannu	
F.A.	23/05/2006	23/05/2006	Bannu	
F.A.	23/05/2006	23/05/2006	Bannu	
B.A.	06/06/2006	06/06/2006		
 	11/06/2006	11/06/2006	Hangu Peshawar	
 	11/06/2006	11/06/2006		
 	11/06/2006	11/06/2006	Peshawar	
	11/07/2006	11/07/2006	Peshawar	
	14/05/2006	14/06/2006	Peshawar	
B.A.	01/08/2006		Abbottabad	
F.A.	20/09/2006	01/08/2006	Chitral	
M.A	20/09/2006	20/09/2006	Bunner	
B.Sc		20/09/2006	Bunner	
M.A.	22/09/2006	22/09/2006	Bunner	
F.A.	22/09/2006	22/09/2006	Bunner	
F.A.	22/09/2006	22/09/2006	Bunner	,
	13/11/2006	13/11/2006	Peshawar	1/_
	14/11/2006	14/11/2006	Peshawar	
	16/11/2006	16/11/2006	Peshawar	The state of the s

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ŞNo/	Name	BPS	Date of birth	Domcile	Qualification	Date of joining	Present Grade	Place of Posting	
217	Muhammad Shoaib Khan	7	03/08/1982	Bannu	F.A.	Govt/service 14/12/2006	14/12/2006		Remarks
218	Bahader Zaman	7	20/03/1987	Bannu	F.A.	14/12/2006		Bannu	
219	Mr.Atiq-ur-Rehman	7	20/12/1975	Dir (Upper)	B.A.	22/12/2006	14/12/2006	Bannu	
220	Mr.Shah Khalid	7	01/01/1978	Dir (Upper)	B.Com		22/12/2006	Dir (Upper)	* .
221	Mr.ljaz Ahmad	7	08/05/1983	Dir (Upper)		22/12/2006	22/12/2006	Dir (Upper)	
222	Mr.Shah Nawaz Khan	7	01/07/1985		B.A.	22/12/2006	22/12/2006	Dir (Upper)	
	Mr.Mohammad Tahir	7	08/07/1987	Dir (Upper)	F.Sc.	27/12/2006	27/12/2006	Dir (Upper)	4
	Mr.Hamid Ullah	7		Dir (Upper)	F.Sc	27/12/2006	27/12/2006	Dir (Upper)	
	Mr.Zahid Rawan		13/04/1975	Dir (Upper)	B.A.	01/01/2007	01/01/2007	Dir (Upper)	
		7	20/03/1981	Dir (Upper)	B.A.	01/01/2007	01/01/2007	Dir (Upper)	
226	Talat Hussain	7	06/04/1982	Peshawar	ВА	12/02/2007	12/02/2007	SW District	The internal and it of
227	Umar Afridi	7	21/03/1988	Khyber	FA	13/02/2007	13/02/2007		The inter-se seniority of employees of merged FATA
228	M.Perviz	7	20/08/1977	Peshawar	FA	13/02/2007		Khyber	determined in accordiance with
229	Shakir Khan	7	10/01/1978	Mohmand District	FA	13/02/2007	13/02/2007	Orakzai	Rule-17 of the Civil Servants
230	S.Mehdi Shah	7	01/03/1978	Kurram	M.A		13/02/2007	Orakzai	(APT), Rules, 1989 vide -Notification No/ SOE(PWD)4-
231	Saifullah	7	01/04/1982	FR Bannu	F.A	13/02/2007	13.2.2007	Kurram	13/FD/MA/19-20/116-18 dated
				A Sulling	I.A	16/02/2007	16/02/2007	N.Waziristan	04th August, 2020
232	Mohammad Imran	7	04/04/1987						
	Mr. Iftikhar Ahmad	7	04/04/1987	TD NW Abbottabad	B.A	16/02/2007	16/02/2007	N.Waziristan	-
	Rahmat Ali	7	03/10/1969	L/Marwat	FA	08/05/2007	08/05/2007	RTI, Abbettabad	
235	Aman Ullah	7	20/03/1983	L/Marwat	M.A.	12/05/2007	12/05/2007	Lakki Marwat	
	Asad ali khan	7	20/03/1989	Mardan	BA	14/05/2007	14/05/2007	Lakki Marwat	
	Hameed Ullah	7	03/04/1982	Charssada		27/06/2007 27/06/2007	27/06/2007 27.06.2007	Orakzai	The inter-se seniority of
	Ali Akber	7	12/05/1978	Swat		02/07/2007	02/07/2007	Mohmand Swat	employees of merged FATA
	Abdul Khabir	7	01/02/1981	Swat		02/07/2007	02/07/2007	Swat	
240	Akhter Ali	7	04/04/1981	Swat		02/07/2007	02/07/2007		
241	Ihsanullah-l	7	15/04/1982 .	Swat	<u> </u>	02/07/2007		Swat	
242	Amir Zaib	7.	17/04/1984	Swat			02/07/2007	Swat	
243	Naqibullah	7	21/09/1992	Swat		02/07/2007	02/07/2007	Swat	/
244	Nasir ud Din	7	13/08/1981		<u> </u>	02/07/2007	02/07/2007	Swat	
	Said Muhammad Ayaz	7		Karak		06/07/2007	06/07/2007	Karak	Town .
	Jafar Khan		23/03/1986	Peshawar		27/07/2007	27/07/2007	Peshawar	- Phot
	odiai Mali	7	27/09/1973	Peshawar		30/07/2007	30/07/2007	Peshawar	

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SNo/	Name	BPS	Date of birth	Domcile	Qualification	Date of joining	Present Grade	Place of Posting	T
247	Atta Muhammad	7	15/02/1978	Peshawar		Govt/service 30/07/2007	30/07/2007		Remarks
248	Shah-e-Room	7	09/04/1978	Peshawar		30/07/2007		Peshawar	
249	Hanif Ullah	7	03/04/1980	Peshawar	 		30/07/2007 ^	Peshawar	`
250	Muhammad Mohsin	7	02/01/1983	Peshawar		30/07/2007	30/07/2007	Peshawar	
251	Rizwan Uliah	7	04/01/1986	Peshawar		30/07/2007	30/07/2007	Peshawar	
252	Mr Shehzad Nawab	7	05/04/1986			30/07/2007	30/07/2007	Peshawar	
	Mr Fazli Malik	7	04/05/1983	Peshawar	S.A.	30/07/2007	30/07/2007	Peshawar	
254	Zawar Hussain	7		Peshawar	DAE	31/07/2007	31/07/2007	Peshawar	
255	Bakht Riaz		20/03/1983	Mardan		02/08/2007	02/08/2007	Mardan	
	<u></u>	7	04/04/1979	Charsadda	B.A.	17/08/2007	17/08/2007	Charsadda	
	Qazi Qamar Mahmood	7	23/09/1979	Haripur	F.A.	21/08/2007	21/08/2007	Haripur	
257	Hameed Ahmad	7	29/03/1984	Haripur		21/08/2007	21/08/2007	Haripur	
258	Aziz ur Rehman	7	01/12/1983	Mohmand	BA	14/12/2007	14.12.2007	Mohmand	The inter-se seniority of
259	Miraj Ali	7	10.3.1980	Kurram	M.A	14/10/2007			employees of merged FATA
260	Tarig Hussain	7				14/12/2007	14.12.2007	Kurram	determined in accordiance with
	Tang russam	,	03/03/1985	Peshawar	FA	31/12/2007	31/12/2007	Khyber	Rule-17 of the Civil Servants
261	Kashif rashid	7	02.02.1981	Charssada	FA	31/12/2007	21.12.2000		(APT). Rules, 1989 vide -Notification No/ SOE(PWD)4-
262	Zia Ur Rehman					31/12/2007	31.12.2007	Mohmand	13/FD/MA/19-20/116-18 dated
202	Zia Of Rentian	7	03/06/1989	FR Bannu	F.A	01/01/2008	01/01/2008	North Waziristan	04th August, 2020
263	Abdul wahab	7	11/04/1986	North Wazirista:	M Phil	01/01/2008	01/01/0000		_
264	Mr.Raiz Ahmad	7	06/09/1981	Kohat			01/01/2008	SW District	
265	Mr.Zeshan Khan	7	08/10/1981	Kohat	B.A. B.Sc.	10/01/2008	10/01/2008	Kohat	
266	Dil Jan Khan	7	12/04/1981	Karak		10/01/2003	10/01/2008	Kohat	
267	Nasir Jamil	7	25/12/1985		D.Com	21/01/2008	21/01/2008	Karak	
268	Sadagat Ali	7		Karak	F.A.	21/01/2008	21/01/2008	Karak	
	Ajmal Hayat	7	15/01/1978 12/12/1982	Peshawar		20/03/2008	20/03/2008	Peshawar	
	Muhammad Dawcod	7	11/01/1986	Peshawar Peshawar	 	20/03/2008	20/03/2008	Peshawar	
271	Akbar Sher	7	03/01/1980	Peshawar		20/03/2008	20/03/2008	Peshawar	
272	Adnan Ali	7	04/01/1984	Peshawar	ļ	29/03/2008	29/03/2008	Peshawar	
	Muhammad Amir	7	10/02/1986	Charsadda	MA	29/03/2008	29/03/2008	Peshawar	
274	Muhammad Ashfaq	7	01/01/1981	Charsadda	M.A.	15/04/2008 17/04/2008	15/04/2008	Charsadda	
275	Arish Mateen	7	04/09/1977	Peshawar	+		17/04/2008	Charsadda	
276	Mr.Asif Hussain	7	18/04/1979	Kohat	E So	20/05/2008	20/05/2008	Peshawar	
277	Mr.Salman Adil	7	15/05/1987		F.Sc	16/08/2008	16/08/2008	Kohat	Min
	Nadim Shebaz	7		Kohat	F.Sc	16/08/2008	16/08/2008	Kohat	1 /
			05/05/1977	Karak	B.A.	01/09/2008	01/09/2008	Karak	

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ŞNo/	Name	BPS '	Date of birth	Domcile	Qualification	Date of joining Govt/service	Present Grade	Place of Posting	
279	Khaliq Ullah	7 \	02/01/1978	Karak	F.A.	01/09/2008	01/09/2008	Karak	Remarks
280	Gul Wahid.	7	01/05/1983	Bunner	B.A.	24/09/2008			
281	Abdul Wali Khan	7	12/03/1989	Bunner	F.A.	27/09/2008	24/09/2008	Bunner	
282	Asmatullah	7	26/03/1973	Tank			27/09/2008	Bunner	
283	Muhammad Zakir	7	14/01/1987		F.A.	23/01/1991	18/10/2008	Tank	4.
284	Yasir Khan	7		Nowshera		16/12/2008	16/12/2008	Nowshera	
285	Ubaid Ullah		09/03/1984	Nowshera		26/12/2008	26/12/2008	Nowshera	
		7	11/03/1986	Nowshera		01/01/2009	01/01/2009	Nowshera	
286	Shaukat Ali	7 ~	15/01/1981	Swabi	BA	20/01/2009	20/01/2009	Swabi	
287	Zair Muhammad	7	10/02/1976	Swabi	F.A.	21/01/2009	21/01/2009		
288	Shah Saud	7	04/03/1978	Swabi	M.A.	21/01/2009		Swabi	
289	Akmal	7	03/02/1980	Swabi	F.A.	1	21/01/2009	Swabi	
290	Syed Tariq Shah	7	01/02/1982			21/01/2009	21/01/2009	Swabi	
291	Yasir Nabi	7		Swabi	B.A.	21/01/2009	21/01/2009	Swabi	
	Nasir Gul	7	19/12/1985 05/09/1979	Swabi	F.A.	21/01/2009	21/01/2009	Swabi	
	Imran Khan			Abbottabad		06/02/2009	06/02/2009	Abbottabad	
		7	03/09/1984	Abbottabad		06/02/2009	06/02/2009	Abbottabad	
	Mr.Irshad Ali	7	03/04/1977	Malakand	B.A.	02/03/2009	02/03/2009	Malakand	
	Zeshan ali	7	05 June 1989	Orakzai	FSC.DAE. BS- Geology	17/03/2010	17/03/2010	Orakzai	The inter-se seniority of empicyees of merged FATA determined in accordiance wit
	Jibdan ali	7	16 February 1984	Orakzai	ВА	17/03/2010	17/03/2010	Orakzai	Rule-17 of the Civil Servants (APT), Rules, 1989 vide Notification No/ SOE(PWD)4- 13/FD/MA/19-20/116-18 dated
297	Alamgir ali	7	03 February 1982	Orakzai	BA	17/03/2010	17/03/2010	Orakzai	04th August, 2020
	Mr.Sheryar Anwar	7	13/04/1985	Mansehra	F.A.	28/06/2010	28/06/2010	Mansehra	
	Mr.Muhammad Bilal	7	20/04/1985	Mansehra	F.A.	28/05/2010	28/06/2010		
	Syed Babar Hussain Sha Mr Umer Shahzad	7	17/01/1985	Mansehra	F.A.	29/06/2010	29/06/2010	Mansehra Mansehra	
	Mr.Umer Shahzad Abdul Rauf	<u>7</u>	02/01/1987	Mansehra	F.A.	30/06/2010	30/06/2010	Mansehra	
	Imran Khan	7	04/09/1985 15/02/1987	Haripur		01/02/2010	01/02/2010	Haripur	
	Fareed Zaman	7	20/09/1987	Haripur	F.A.	01/02/2010	01/02/2010	Haripur	†
	Muhammad Arshad	7	01/06/1988	Haripur	Matric	01/02/2010	01/02/2010	Haripur	1
	Sajad Khan	7	29/01/1984	D/I/Khan Kohistan	F.A.	12/03/2010	12/03/2010	D/I/Khan	The same
307	Frances James	7	15/06/1959			21/04/2010	21/04/2010	Kohistan	1/2
		·	1.5/00/1008	Peshawar		01/02/1982	23/11/2010	Peshawar	T

\$No/	Name Attaullah	BPS	Date of birth	Domcile	Qualification	Date of joining Govt/service	Present Grade	Place of Posting	Damada
309		7	15/04/1981	Swat	F.A.	03/04/2001	03/04/2001	Swat	Remarks
310	Murad Ali	7	04/05/1993	Bunner	1	07/01/2011	07/01/2011	Bunner	
311	Amir Hussain Qureshi	7	30/03/1983	Peshawar		11/01/2011	11/01/2011	Peshawar	
312	Adnan Zeb	7	05/06/1986	Peshawar		11/01/2011	11/01/2011	Peshawar	
313	Said Qamar	. 7	16/06/1989	Peshawar		11/01/2011	11/01/2011	Peshawar	
	Muhammad Kamil	7	01/05/1990	Peshawar	Matric	11/01/2011	11/01/2011	Peshawar	
314	Mehfooz Ahmad	77	03/04/1979	Charsadda	MA	23/06/2011	23/06/2011	Charsadda	<u> </u>
315	Sabir Rehmand	7	08/02/1983	Charsadda	BA	24/06/2011	24/06/2011	Charsadda	<u> </u>
316	Ali Rehman	7	28/03/1987	Charsadda		24/06/2011	24/06/2011		
317	Kashif Alam	7	05/05/1990	Charsadda		24/06/2011	24/06/2011	Charsadda	
318	Umair	7	14/10/1990	Charsadda		24/06/2011	24/06/2011	Charsadda	
319	Jamshed Khan	7	12/08/1979	L/Marwat	B.A.	12/03/2011		Charsadda	
320	Islam Badshah	7	13/04/1981	L/Marwat	B.A.	12/03/2011	12/03/2011	Lakki Marwat	
321	Sajjad Mehmood	7	11/09/1986	L/Marwat	B.A.	12/03/2011	12/03/2011	Lakki Marwat	
322	Hanifullah	7	06/04/1992	L/Marwat	Matric		12/03/2011	Lakki Marwat	
323	Israr	7	02/10/1987	Peshawar	Mauric	12/03/2011	12/03/2011	Lakki Marwat	
324	Muhammad Rashid	7	11/08/1976	Bannu		15/08/2011	15/08/2011	Peshawar	
325	Inam Ullah Khan	7	15/01/1984	Bannu		02/08/2003	27/09/2011	Bannu	
326	Azmat Ullah	7	01/01/1987	Bannu		02/08/2003	27/09/2011	Bannu	
327	Rashid Ali-II	7	08/01/1977	Shangla		28/09/2006	27/09/2011	Bannu	
328	Haider Ali	7	25/02/1993	Shangla	 -	15/11/2011	15/11/2011	Shangla	
329	lobal Hussain	7	15/02/1986	Shangla		15/11/2011	15/11/2011	Shangla	
330	Majid Latif	7	30/03/1987			18/11/2011	18/11/2011	Shangla	
331	Mehran Khan	7	10/12/1992	Peshawar		16/12/2011	16/12/2011	Peshawar	
332	Nasrullah	7	20/04/1979	Charsadda		13/01/2012	13/01/2012	Charsadda	
333	Rooh Ullah	7	09/04/1989	Dir (upper)	BA	01/02/2012	01/02/2012	Dir (Upper)	
334	Nazim Ali Shah	7	05/10/1990	Dir (upper)	BA	01/02/2012	01/02/2012	Dir (Upper)	
335	Sher Bahadur	7		Dir (upper)	FSc	01/02/2012	01/02/2012	Dir (Upper)	
	Ajab Khan	7	11/08/1990	L/Marwat		04/02/2012	04/02/2012	Lakki Marwat	
	Fazal Hayat	. 7	12/03/1980	Dir Lower		13/02/2012	13/02/2012	Dir (Lower)	
338	izhar Ahmad Jan		04/04/1984	Swabi		16/02/2012	16/02/2012	Swabi	
339	Naveed	7	09/04/1985	Swabi		16/02/2012	16/02/2012	Swabi	
	Jamil Khan	7	20/01/1986	Swabi		16/02/2012	16/02/2012	Swabi	
		7	02/02/1987	Swabi		16/02/2012	16/02/2012	Swabi	
	Mian Ali Shan	7	20/03/1993	Swabi		16/02/2012	16/02/2012	Swabi	
	Mubashir	7	20/01/1992	Kohat		21/02/2012	21/02/2012	Kohat	
	Asif Mehmood	7	04/01/1978	L/Marwat		27/02/2012	27/02/2012		//
	Mr.Jehangir	7	02/03/1978	Mardan	F.A.	28/02/2012	28/02/2012	Lakki Marwat	
	Asghar Shah	7	19/02/1983	Mardan	- 	28/02/2012		Mardan	Dogo
346	Taimur Shah	7	04/07/4000			2010212012	28/02/2012	Mardan	1/100

F.A

346 Taimur Shah

347 Muhammad Ismail

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01/07/1989

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28/02/2012

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\$No/	Name	BPS	Date of birth	Domcile	Qualification	Date or joining Govt/service	Present Grade	Place of Posting	Remarks
348	Zaheer Abbas	77	04/12/1984	Haripur		01/03/2012	01/03/2012	Haripur	Remarks
349	Muhammad Tufail	7	07/08/1983	Swabi		06/03/2012	06/03/2012	Swabi	
350	Syed Adil Shah	7	20/01/1985	Mansehra		21/04/2012	21/04/2012	Mansehra	
351	Altaf Ahmad Khan	. 7	04/01/1986	Mansehra		21/04/2012	21/04/2012	Mansehra	<u> </u>
352	Muhammad Akbar	7	14/03/1976	Bannu		25/04/2012	25/04/2012	Bannu	
353	Kashif Khan	7	25/03/1979	Bannu		25/04/2012	25/04/2012	Eannu	
354	Muhammad Azam Khan	7	09/04/1980	Bannu		25/04/2012	25/04/2012	Bannu	<u> </u>
355	Fazal Amin Khan	7	09/04/1984	Banrıu		25/04/2012	25/04/2012	Bannu	
356	Mati Ullah Khan	7	01/04/1987	Bannu		25/04/2012	25/04/2012	Bannu	
357	Tariq Aziz	7	25/02/1992	Swat	M.A	02/05/2012	02/05/2012	Swat	
358	Ikram-ur-Rehman	7	08/05/1985	Swat	F.A.	05/05/2012	05/05/2012	Swat	
359	Asif Iqbal	7	06/03/1986	Swat	M.A.	18/05/2012	18/05/2012	Swat	
360	Mian Izhar-u!-Haq	7	15/04/1979	Swat	M.A.	24/05/2012	24/05/2012	Swat	
361	Ajab Khan	7	02/04/1979	Malakand		29/06/2012	29/05/2012		
362	Muhammad Ilyas	7	05/02/1986	Nowshera	MA	21/03/2006	07/05/2012	Malakand	
363	Hassan Shah	7	29/05/1983	Nowshera		05/08/2012		Nowshera	
364	Aziz Ullah	7	15/02/1984	Nowshera		05/08/2012	05/08/2012 05/08/2012	Nowshera	
365	Waheed Murad	7	03/03/1986	Nowshera		05/08/2012		Nowshera	·
366	Qadir Farid	7	05/06/1991	Karak		29/09/2012	05/08/2012	Nowshera	
367	irian Ullah	7	02/09/1984	Dir Lower		02/11/2012	29/09/2012	Karak	
368	Amar Musa	7	01/01/1989	Charsadda		01/12/2012	02/11/2012	Dir (Lower)	
. 369	Muhammad Yaseen	7	04/06/1986	Charsadda		03/12/2012	01/12/2012	Charsadda	
370	Gul Zaman	7	24/04/1961	Tank		 	03/12/2012	Charsadda	
371	Muhammad Ishaq	7	13/09/1982	L/Marwat		01/04/1990	09/05/2013	Tank	
372	Rukh Niaz	7	05/06/1987	I /Marwat	- 	19/03/2014	19/03/2014	Lakki Marwat	
373	Wagar Ahmad	7	15/03/1989	L/Marwat		19/03/2014	19/03/2014	Lakki Marwat	
374	Asad Ullah	7	02/07/1989			19/03/2014	19/03/2014	Lakki Marwat	
375	Muhammad Asif	7	09/10/1989	Kohat	·	23/04/2014	23/04/2014	∺angu	
376	Anis Mehmood	7	20/01/1993	Kohat		25/06/2014	25/06/2014	Kohat	
377	Fazal Hag	7	03/01/1985			26/06/2014	26/06/2014	Kohat	
378	Abdul Dawood	7	03/02/1990	Peshawar	Matric	14/07/2014	14/07/2014	Peshawar	
379	Abubakar	7		Peshawar		14/07/2014	14/07/2014	Peshawar	
380	Lugman Hussain	·	03/01/1992	Peshawar		14/07/2014	14/07/2014	Peshawar	
381	Ayub Jan	7	20/03/1995	Peshawar		14/07/2014	14/07/2014	Peshawar	
382	Shahid Akbar	7	01/01/1977	Dir (upper)	MA	18/12/2014	18/12/2014	Dir (Upper)	
383		7	16/03/1983	D/I/Khan		20/11/2015	20/11/2015	D/I/Khan	
	Sami Ahmad	7	10/02/1994	D/I/Khan		20/11/2015	20/11/2015	D/I/Khan	
384	Mureed Aqeel	7	05/02/1986	D/I/Khan		23/11/2015	23/11/2015	· D/I/Khan	- Ima
385	Shakir Ullah	7	02/04/1986	D/l/Khari		23/11/2015	23/11/2015	D/I/Khan	1-1-
386	Haider Shah	7	09/01/1995	D/I/Khan		23/11/2015	23/11/2015	D/I/Khan	
387	Muhammad Usman	7	05/09/1995	D/I/Khan		23/11/2015	23/11/2015	D/I/Khan	

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Ş N o/	Name	BPS	Date of birth	Domcile	Qualification	Date of joining	Present Grade	Place of Posting	
388	Khalil Ullah	7	07/01/1976	\ Dir Lower		Govt/service 13/02/2012			Remarks
389	Muhammad Naeem	7.	28/12/1981	Peshawar		05/10/2016	05/10/2016	Dir (Lower)	
390	Zaheer-ul-Haq	7	10/02/1982	Abbottabad		05/10/2016	05/10/2016	Peshawar	
391	Shahreryar-I	7	02/03/1974	Malakand	: - 	15/06/2012	05/10/2016	Abbottabad	
392	Zeenat-ul-Ismlam	7	05/05/1977	Dir Lower		02/11/2012	05/10/2016	Malakand	
393	Mehdi Khan	7	08/01/1978	Charsadda		05/10/2016	05/10/2016	Dir (Lower)	
394	Asif Khan	7	12/04/1981	Bannu		05/10/2016	05/10/2016	Charsadda	
395	Bilal Mehmood	7	18/09/1982	Charsadda		05/10/2016	05/10/2016	Bannu	
396	Farmanullah Zaman	7	27/11/1983	Bannu		05/10/2016	05/10/2016	Charsadda	
397	Saqib Mustafa	7	04/12/1983	Abbottabad		05/10/2016	05/10/2016	Bannu	
398	Noor Ellahi Khan	7	04/02/1984	Peshawar		05/10/2016	05/10/2016	Abbottabad	
399	Shah Baz Khan	7	19/02/1984	Peshawar		05/10/2016	05/10/2016	Peshawar	
400	Muhammad Nadeem	7	07/03/1984	Peshawar			05/10/2016	Peshawar	
401	Zia Ullah	7	16/03/1984	Charsadda	·	05/10/2016	05/10/2016	Peshawar	
402	Tasbeeh Ullah	7	22/02/1986	Charsadda		05/10/2016	05/10/2016	Charsadda	
403	Tariq Raheem	7	30/03/1986	Peshawar		05/10/2016	05/10/2016	Charsadda	
404	Adnan	7	11/04/1986	Bannu		05/10/2016	05/10/2016	Peshawar	
405	Syed Kamran Mustafa	7	06/05/1986	Peshawar		05/10/2016	05/10/2016	Bannu	
406	Asim Ali	7	15/02/1987	Abbottabad		05/10/2016	05/10/2016	Peshawar	
407	Raj Wali	7	24/04/1987	Nowshera		05/10/2016	05/10/2016	Abbottabad	
408	Naseer Ullah	7	05/01/1988	Peshawar		27/03/2012	05/10/2016	Nowshera	
409	Wilayat Muhammad	7	04/05/1988	Charsadda		05/10/2016	05/10/2016	Peshawar	
410	Inam Ullah	7	05/01/1989	Nowshera		05/10/2016	05/10/2016	Charsadda	
411	Muhammad Imran	7	22/06/1989	Peshawar		05/10/2016	05/10/2016	Nowshera	
.412	Syed Muhammad Ubaid	. 7	05/02/1990	Peshawar		05/10/2016	05/10/2016	Peshawar	
413	Fawad Khan	7	03/10/1990	Dir Lower		05/10/2016	05/10/2016	Peshawar	
414	Shahreryar-II	7	13/04/1991			13/02/2012	05/10/2016	Dir (Lower)	
415	Jehanzeb	 7	06/03/1992	Malakand		29/06/2012	05/10/2016	Malakand	† · · · · · · · · · · · · · · · · · · ·
416	Jawad Khan	7	10/10/1992	Peshawar		05/10/2016	05/10/2016	Peshawar	
417	Syed Shahid Ali Shah	 /		Abbottabad		05/10/2016	05/10/2016	Abbottabad	
418	Faizan Ahmad	7	04/10/1982	Mansehra		10/07/2016	10/07/2016	Mansehra	
419	Zakir Jalil	 7	20/02/1983	Mansehra		10/07/2016	10/07/2016	Mansehra	
420	Tariq Shah		04/01/1986	Karak		05/10/2016	05/10/2016	Karak	
	Alam Zeb	7 =	31/03/1986	Karak		05/10/2016	05/10/2016	Karak	
	Syed Mohsin Haroon		07/05/1986	Mansehra		10/07/2016	10/07/2016	Mansehra	
		7	15/04/1988	Mansehra		10/07/2016	10/07/2016	Mansehra	†
	Farman Ali	7	04/10/1989	Bunner		03/03/2012	05/10/2016	Bunner	
	Kifayat Ullah	7	04/12/1990	Karak		05/10/2016	05/10/2016	Karak	
425	Nisar Muhammad	7	03/05/1991	Bunner		10/07/2016	10/07/2016	Bunner	- Amer
426	Syed Ishraq	7	22/03/1992	Bunner		03/03/2012	05/10/2016	Bunner	f
427	Katib Khan	7	14/02/1982	Nowshera		09/09/2016	09/09/2016	Nowshera	

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SNo/	Name	BPS	Date of birth	Domcile	Qualification	Date of joining Govt/service	Present Grade	Place of Posting	
428	Muhammad Waseem	7	15/06/1993	Nowshera		09/09/2016	09/09/2016	Nowshera	Remarks
429	Khalid Khan	7	13/01/1990	Nowshera		05/10/2016	05/10/2016	Nowshera	<u> </u>
	Zakriya Khan	7	15/01/1991	Nowshera		05/10/2016	05/10/2016	Nowshera	
	Yar Muhammad Gul	77	09/01/1982	Torghar		05/10/2016	05/10/2016	Torghar	
	Mohabbat Khan	7	06/04/1985	Torghar		05/10/2016	05/10/2016	Torghar	<u> </u>
	Ihsan Ullah	7	10/10/1985	Torghar		05/10/2016	05/10/2016	Torghar	
	Muhammad Ayaz	7	03/04/1987	Torghar		05/10/2016	05/10/2016		<u> </u>
	Ajmal Nazar	7	01/04/1988	Torghar		05/10/2016	05/10/2016	Torghar	
436	Attique Ahmed Khan	7	01/03/1989	Torghar		05/10/2016	05/10/2016	Torghar	
	Syed Nawab Zar	7	01/07/1992	Torghar		05/10/2016	05/10/2016	Torghar	
438	Syed Junaid Shah	7	25/10/1985	Mardan		05/10/2016	05/10/2016	Torghar	
	Ibrar-ud-Din	7	01/01/1988	Mardan		05/10/2016		Mardan	
440	Malik Muhammad Sulemar	7	22/04/1988	D/I/Khan		05/10/2016	05/10/2016	Mardan	
441	Farhad Khan	7	13/01/1989	Mardan		05/10/2016	05/10/2016	D/I/Khan	
442	Muhammad Aslam	7	10/04/1989	Mardan		05/10/2016	05/10/2016	Mardan	
443	Qasim Ali	7	15/04/1990	Mardan		05/10/2016	05/10/2016	Mardan	
444	Jamal-ud-Din	7	04/05/1991	D/I/Khan		05/10/2016	05/10/2016	Mardan	
445	Naeem-ur-Rehman	7	25/08/1991	Mardan		05/10/2016	05/10/2016	D/I/Khan	
446	Anwar Khan	7	28/01/1983	L/Marwat		05/10/2016	05/10/2016	Mardan	
447	Imran Khan	7	01/04/1984	Swabi			05/10/2016	Lakki Marwat	
448	Muhammad Suhrab	7	27/01/1985	Swabi		05/10/2016	05/10/2016	Swabi	
449	Asad Zaman	7	11/02/1986	Swabi		05/10/2016	05/10/2016	Swabi	
450	Qaiser Ali	7	02/04/1986	L/Marwat		05/10/2016	05/10/2016	Swabi	
451	Ibn-e-Amin	7	04/03/1990	Swabi		05/10/2016	05/10/2016	Lakki Marwat	
452	Shakir Ullah	7	12/10/1991	L/Marwat		05/10/2016	05/10/2016	Swabi	
453	Tariq Muhammad	7	01/01/1992	Swabi		05/10/2016	05/10/2016	Lakki Marwat	
454	Saeed Ullah	7	20/05/1977	Shangla		05/10/2016	05/10/2016	Swabi	
455	Muhammad Saleem	7	15/03/1981	Shangla		11/10/2016	11/10/2016	Shangla	
456	Kaleem Ullah	7	03/04/1993			11/10/2016	11/10/2016	Shangla	
457	Saif Ullah	- ' 7	01/03/1980	Shangla		11/10/2016	11/10/2016	Shangla	
	Jabal Noor	7	04/03/1986	Battagram		01/03/2012	05/10/2016	Battagram	
459	Mohsin Khan	7		Hangu		13/10/2016	13/10/2016	Hangu	
	Adnan Khan	7	05/10/1993	Battagram		01/03/2012	05/10/2016	Battagram	
	Kamran Khan	7	01/03/1989	Swat		05/10/2016	05/10/2016	Swat	
	Shahid		01/01/1990	Swat		05/10/2016	05/10/2016	Swat	
	Shafat Ullah	7	02/01/1986	Swat		05/10/2016	05/10/2016	Swat	
	Bahadar Sher	7	15/12/1987	Tank		05/10/2016	05/10/2016	Tank	
	Najeeb Ullah	7	01/03/1989	Swat		05/10/2016	05/10/2016	Swat	
		7	15/03/1989	Swat		05/10/2016	05/10/2016	Swat	JA02-
	Hidayat Ullah	7	09/01/1991	Swat		05/10/2016	05/10/2016	Swat	
467	Sami Ullah	7	04/03/1986	Kohat		18/10/2016	18/10/2016	Kohat	

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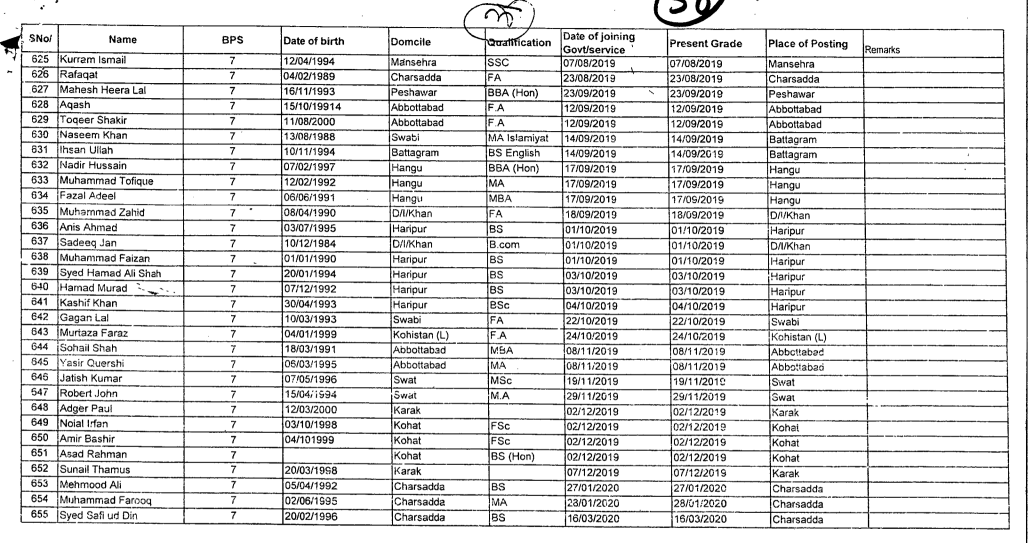
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\$No/	Name	BPS	Date of birth	Domcile	Qualification	Date of joining Govt/service	Present Grade	Place of Posting	D
468 469	Zahid Rehman	7	04/03/1992	Kohat		18/10/2016	18/10/2016	Kohat	Remarks
470	Mujeeb-ur-Rehman Saif Ali	7	06/05/1992	Kohistan		19/10/2016	19/10/2016	Kohistan	
471	<u> </u>	7	03/05/1978	Chitral		05/10/2016	05/10/2016	Chitral	
472	Muhammad Rafi	7	03/03/1979	Chitral		05/10/2016	05/10/2016	Chitral	
473	Shuja-ud-Din Saif Ullah	7	02/01/1986	Chitral		05/10/2016	05/10/2016	Chitral	+
474	Sami Ullah	7	12/03/1986	Chitral	MA	05/10/2016	05/10/2016	Chitral	
474		7	02/12/1986	Chitral		05/10/2016	05/10/2016	Chitral	
	Shuja-ur-Rehman	7	04/12/1986	Chitral		05/10/2016	05/10/2016	Chitral	
476	Shaukat Ali	7	12/01/1987	Chitral		05/10/2016	05/10/2016	Chitral	
477	Abdul Wahid	7	10/06/1988	Chitral		05/10/2016	05/10/2016	Chitral	
478	!mran Hussain	7	03/03/1990	Chitral		05/10/2016	05/10/2016	Chitral	
479	Jamshad Ahmad-II	7	01/04/1991	Chitral	F.Sc	05/10/2016	05/10/2016	Chitral	<u> </u>
480	Zafar Iqbal	7	01/12/1993	Chitral		05/10/2016	05/10/2016	Chitral	
481	Anees Afzal	7	19/03/1994	Chitral		05/10/2016	05/10/2016	Chitral	
482	Muhammad Zakir	7	15/01/1991	Nowshera		27/03/2016	05/10/2016		
483	Luqman	7	10/04/1985	Dir (upper)	BA	05/10/2016	05/10/2016	Nowshera	
484	Liaqat Zada	7	21/12/1990	Dir (upper)		15/11/2016	15/11/2016	Dir (Upper)	
485	Zia-ur-Rehman	7	20/06/1992	Dir (upper)	BA	05/10/2016	05/10/2016	Dir (Upper)	<u> </u>
486	Muhammad Jawad	7	11/10/1983	Charsadda		28/04/2017	28/04/2017	Dir (Upper)	
487	Shahid Jamal	7	04/06/1985	Charsadda		28/04/2017	28/04/2017	Charsadda	
488	Zeeshan Gul	7	10/03/1994	Charsadda		29/05/2017	29/05/2017	Charsadda	
489	Muhammad Zahid	7	14/02/1987	Tank		16/07/2017	16/07/2017	Charsadda	
490	Yasir Shah	7	02/02/1992	Tank		16/07/2017	16/07/2017	Tank	
491	Saeed Anwar	7	25/12/1992	Tank		16/07/2017		Tank	ļ
492	Aziz-ur-Rehman	7	24/04/1995	Peshawar	Matric	20/07/2017	16/07/2017 20/07/2017	Tank	
493	Arshad Ali	7	02/05/1979	Mardan		21/08/2017		Peshawar	
494	Muhammad Qasim	7	01/04/1991	Mardan	·	19/07/2017	19/07/2017	Mardan	
495	Nouman Khan	7	07/04/1993	Mardarı		19/07/2017	19/07/2017	Mardan	
496	Fahad Niaz	7	13/04/1997	Mardan		<u> </u>	19/07/2017	Mardan	
497	Anwar Zeb	7	09/05/1999			19/07/2017	19/07/2017	Mardan	
498	Nadeern Akram	7	26/02/1993	Mardan		19/07/2017	19/07/2017	Mardan	
499	Qamar Zia	7	29/01/1994	Hairpur		23/09/2017	23/09/2017	Haripur	
500	Irfan Ali	7	26/12/1990	Hairpur	Ì	23/09/2017	23/09/2017	Haripur	
501	Asghar Ali	7	_	Peshawar	BSc .	22/12/2017	22/12 /2 017	Peshawar	
502	Saddam Hussain	7	05/11/1996	Peshawar	BA	22/12/2017	22/12/2017	Peshawar	
503	Safwan-Ur-Khan	7	16/03/1992	Nowshera		02/01/2018	02/01/2018	Nowshera	
504	Amjad Ali		12/04/1992	Nowshera		02/01/2018	02/01/2018	Nowshera	
505	Noor Hairder	7	20/03/1993	Nowshera		02/01/2018	02/01/2018	Nowshera	In
505	INDOL Hairder	7	28/04/1992	Nowshera		02/01/2018	02/01/2018	Nowshera	

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SNol	Name	врѕ	Date of birth	Domcile	Qualification	Date of joining	Present Grade	Place of Posting	
	Zia Ullah	7	03/10/1991	D/I/Khan		Govt/service 13/01/2018	13/01/2018		Remarks
508	Maqbool Ahmad	7	03/04/1993	D/I/Khan		13/01/2018		D/I/Khan	
509	Rab Nawaz	7	18/11/1967	D/I/Khan		06/02/2018	13/01/2018	D/I/Khan	
510	Hidayat Ullah	7	04/07/1971	D/I/Khan		06/02/2018	06/02/2018	D/I/Khan	
511	Adil Khan Mehmood	7	18/05/1992	Hairpur	BS	23/02/2018	06/02/2018	D/I/Khan	
512	Zohaib Haroon	7	20/10/1990	Hairpur	BBA	24/02/2018	23/02/2018	Hairpur	
513	Muhammad Zubair	7	06/01/1991	Hairpur	BSc	24/02/2018	24/02/2018	Haripur	
514	Muhammad Asif	7	06/05/1993	Haripur	1000		24/02/2018	Haripur	
515	Fida Muhammad Khan	7	22/03/1995	Bannu	FA	24/02/2018	24/02/2018	Haripur	
516	Rameez Abbas	7	06/10/1990	Peshawar	M.Sc	01/03/2018	01/03/2018	Bannu	
517	Bilal Abdul Malik	7	12/11/1991	Peshawar		02/03/2018	02/03/2018	Peshawar	
518	Muhammad Ali Khan	7	14/08/1986	Abbottabad	B.Sc	02/03/2018	02/03/2018	Peshawar	
	Lohdi			Appollabag	ВА	07/03/2018	07/03/2018	Abbottabad	
519	Awais Khan	7	02/02/1987	Tank		07/03/2018	07/02/02/0		
520	Shehryar	7	05/03/1987	Nowshera		07/03/2018	07/03/2018	Tank	
521	Fazal Khaliq	7	01/01/1988	Bunner			07/03/2018	Nowshera	
522	Islam ur Rehman	7	01/01/1988	Di Upper	BA	05/06/2017	07/03/2018	Bunner	
523	Naveed	7	01/04/1988	Bannu	DA	01/06/2017	07/03/2018	Dir Upper	
524	Muhammad Ilyas	7	01/05/1988	Bunner		07/03/2018	07/03/2018	Pannu	
525	Syed Fakhr-e-Alam	7	03/01/1989	Bunner		05/06/2017	07/03/2018	Bunner	
526	Arsalan Arshao	7	23/02/1989	Abbettabad		05/06/2017	07/03/2018	Bunner	
527	Awais Khan	7	18/03/1989	Swabi	BBA	07/03/2018	07/03/2018	Abbottabad	
528	Muhammad Ehsan	7	16/05/1989			07/03/2018	07/03/2018	Swabi	
529	Farid Ullah	7	03/06/1989	Torghar		07/03/2018	07/03/2018	Torghar	
530	Sajjad Ali	7	03/01/1989	Battagram		07/03/2018	07/03/2018	Battagram	
531	Aftab Amir Shah	7	04/03/1990	Mardan		07/03/2018	07/03/2018	Mardan	
532	Rafi Ullah		18/04/1990	D/I/Khan		07/03/2018	07/03/2018	D/I/Khan	
533	Fiasal Zaman	7	05/07/1990	L/Marwat		07/03/2018	07/03/2018	Lakki Marwat	
534	Ghaffar Ali	7	15/08/1990	Mansehra	B.Com	07/03/2018	07/03/2018	Mansehra	
535	Wajid Knan	7		Mardan		07/03/2018	07/03/2018	Mardan	
536	Akbar Said		02/12/1990	Peshawar	MBA	07/03/2018	07/03/2018	Peshawar	
537	Kaleem Ullah	7	18/02/1991	Peshawar	B.Com	07/03/2018	07/03/2018	Peshawar	
538	 	7	12/03/1991	Nowshera		07/03/2018	07/03/2018	Nowshera	
	Yasir Qayum	7.	29/03/1991	Nowshera		07/03/2018	07/03/2018	Nowshera	
	Muheeb Ullah	7	01/04/1991	Dir Upper	MA	07/03/2018	07/03/2018	Dir Upper	
	Sajjad	7	05/04/1991	Nowshera		07/03/2018	07/03/2018	Nowshera	
	Ashfaq Hussain	, 7	15/04/1991	Bunner		08/06/2017	07/03/2018	Bunner	
	Moiz Ali Shah	7	06/05/1991	Battagram		07/03/2018	07/03/2018		
543	Altaf Shah	7	03/11/1991	Battagram		07/03/2018	07/03/2018	Battagram	- Avon
544	Mumtaz Khan	7	04/03/1992	L/Marwat		07/03/2018	07/03/2018	Battagram	July 1
545	lmad Ullah	7	01/04/1992	L/Marwat		07/03/2018		Lakki Marwat	
		· · · · · · · · · · · · · · · · · · ·				01103/2018	07/03/2018	Lakki Marwat	

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SNo/	Name	BPS	Date of birth	Domcile	Qualification	Date of joining Govt/service	Present Grade	Place of Posting	Pomedia
	Mujahid Ali	7	03/04/1992	Nowshera		07/03/2018	07/03/2018	Nowshera	Remarks
	Nouman Khan	7	05/04/1992	Nowshera		07/03/2018	07/03/2018	Nowshera	-
548	Amir Ali Shah	7	06/04/1992	Nowshera		07/03/2018	07/03/2018	Nowshera	<u> </u>
549	Noman Khan	7	16/04/1992	Bannu		07/03/2018	07/03/2018	Bannu	
550	Faizan Malik	7	05/08/1992	Abbottabad	BA	07/03/2018	07/03/2018	Abbottabad	
551	Waleed-ur-Rehman	7	02/09/1992	Abbottabad	BS	07/03/2018	07/03/2018	Abbottabad	`.
552	Zeeshan Gul	7	08/11/1992	Charsadda		07/03/2018	07/03/2018	Charsadda	
553	Shakir Ullah	7	12/11/1992	Karak		07/03/2018	07/03/2018	Karak	
	Muhammad Ahmad	7	20/01/1993	Karak		07/03/2018	07/03/2018	Karak	
	Inam Habib Ullah	7	10/04/1993	Swat		07/03/2018	07/03/2018	Swat	<u> </u>
556	Naveed Ali	7	28/04/1993	Swat		07/03/2018	07/03/2018		
557	Sher Muhammad	77	08/03/1994	Swat		07/03/2018	07/03/2018	Swat	
558	Muhammad Hamdan	7	10/03/1994	Swabi		07/03/2018	07/03/2018	Swat	
559	Muhammad Fawad	7	23/03/1994	Swabi		07/03/2018	07/03/2018	Swabi	
560	Muslim Khan	7	01/04/1994	Hangu	FSc	07/03/2018		Swabi	
561	Abdul Basit	7	10/04/1994	Mansehra	B.A	07/03/2018	07/03/2018	Hangu	
562	Shams	7	15/02/1995	Swabi		07/03/2018	07/03/2018	Mansehra	
563	Muhammad Muneeb	7	26/02/1995	Swabi	BS	 	07/03/2013	Swabi	
564	Muhammad Zubair	7	04/03/1995	Torghar		07/03/2018	07/03/2018	Swabi	
565	Saqib Khan	7	10/04/1995	Mansehra	BSc	07/03/2018	07/03/2018	Torghar	·
566	Muhammad Ishfaq	7	10/04/1995	Hangu	FSc	07/03/2018	07/03/2018	Mansehra	
567	Muhammad Rafique	7	01/01/1998	Torghar	1 30	07/03/2018	07/03/2018	Hangu	
568	Muhammad Yasir	7	25/03/1998	Mardan		07/03/2018	07/03/2018	Torghar	
569	Muhammad Sajjad Alam	7	02/081992	Mardan		07/03/2018	07/03/2018	Mardan	
570	Wasim Akram	7		mardan		07/03/2018	07/03/2018	Mardan	
571	Shams-Ul-Zamn	7				07/03/2018	07/03/2018		
572	Waqas Ali	7				07/03/2018	07/03/2018		
573	Adnan	7		Mardan		07/03/2018	07/03/2018		
574	Syed Usman Shah	7	18/04/1989	Abbottabad		07/03/2018	07/03/2018		
575	Fazal-e-Hag	7	12/05/1994		MS	19/03/2018	19/03/2018	Abbottabad	
576	Atta-ur-Rehman	7	20/11/1990	Swat	M.A	29/03/2018	29/03/2018	Swat	
577	Abdul Aziz	7	17/04/1990	Swat	M.A	29/03/2018	29/03/2013	Swat	
578	Wajid Ali	7	18/01/1991	Swat	M.A	29/03/2018	29/03/2018	Swat	,
579	ifran Anwar	7	15/04/1993	Swat :	M.A	29/03/2018	29/03/2018	Swat	/
580	Kashif Khan	7		Swat	F.A	29/03/2018	29/03/2018	Swat	
581	Majid Khan	7	04/04/1988	Swat	Matric	29/03/2018	29/032018	Swat	
582	Azadullah		23/09/1996	Swat	Matric	29/03/2018	29/03/2018	Swat	l van
583	Shams-ul-Qamar	7	10/04/1991	Karak		04/04/2018	04/04/2018	Karak	h
		7	15/04/1994	Karak		04/04/2018	04/04/2018	Karak	
584	Shahid Usman	7	03/02/1990	Tank		10/04/2018	10/04/2018	Tank	
585	Pervez Rafiq	7	01/04/1986	Bannu	SSC	30/05/2018	30/05/2018	Bannu	

Name	3		*			(()-	- (<i>)</i>	Y		
See					Domcile	Qualification	Date of joining	Present Grade	Place of Posting	
597 Nasir Hidger 7 1804/1985 Peshawar MA 11/04/2018 11/04/2018 Peshawar 588 Shad Umann 7 1300/21990 Tank 1700/2018 1700/2018 Tronk/2018 Multi-mark Tronk/2018 Multi-mark Tronk/2018 Kohstan (U) MS 1511/12018 Multi-mark Kohstan (U) MS 1511/12018 1511/12018 1511/12018 1511/12018 1511/12018 1511/12018 1511/12018 1511/12018 1511/12018 1511/12018 1511/12018				25/02/1985	Peshawar	FA		11/10/2018	Pachawar	Remarks
598 Shalla Osaman 7 03/02/1990 Tank 1704/2018 1704/2018 Tank 598 Humayun Khan 7 140/31/983 Bunner 277/202018 Bunner 590 Rauf Khan 7 03/06/1995 Hangu BA 151/102018 EST/102018 Hangu 591 Muhammad Kawan 7 05/03/1991 Kohistan (U) MA 09/11/2018 151/102018 Kohistan (U) 592 Muhammad Kawan 7 05/03/1991 Kohistan (U) MA 09/11/2018 20/11/2018 Kohistan (U) 593 Abdut Ghani 7 05/02/1988 Chiral MSS 217/11/2018 20/11/2018 Kohistan (U) 594 Nasir Ali 7 06/12/1888 Chiral MSS 27/11/2018 27/11/2018 Chiral 595 Syed Safdar Ali Shah 7 00/03/1992 Chiral MSS 27/11/2018 Chiral Chiral 596 Amurinatah 7 20/04/1992 Chiral MSS 27/11/2018 Chiral Chiral 597 Zufigar Akhasa			7	18/04/1985	Peshawar	MA				
599 Humayun Khan					Tank					
Hangu			7	14/03/1983	Bunner					
591 Muhammad Rawan 7 060/0E/1996 Kohistan (U) MSC 15/11/2018 Kohistan (U) MSC Muhammad Rawan 7 05/0S/1991 Kohistan (U) MA 2011/2018 2011/2018 Kohistan (U) MSC 21/11/2018 Kohistan (U) MSC 21/11/2018 Kohistan (U) MSC 27/11/2018			7	03/09/1995	Hangu	BA				
592 Mulhammad Rawan 7 05/93/1991 Kohistan (U) MA 2011/2018 2011/2018 Kohistan (U) 593 Abdul (Shani) 7 01/02/1993 Kohistan (U) BSC 2111/2018 2011/2018 Kohistan (U) 594 Natir (II) 7 01/02/1998 Chitral MSC 2711/2018 2711/2018 Chitral 595 Syed Safdar Al Shah 7 01/03/1992 Chitral MSC 2711/2018 2711/2018 Chitral 596 Fathuminatlah 7 20/04/1992 Chitral MSC 2711/2018 2711/2018 Chitral 597 Zuifiqar Ali Khan 7 20/04/1992 Chitral MSC 2711/2018 2711/2018 Chitral 598 Sarwar Sultan 7 12/04/1992 Chitral MSC 2711/2018 2711/2018 Chitral 599 Ijaz Ahmad 7 28/04/1998 Torghar 01/12/2018 01/12/2018 Chitral SC 601 Zahi Gul 37 10/04/1992 Torghar A 01/12/2018 01/12/2018 01/12/2018<	591	Muhammad Nisar Khan	7	06/06/1996	Kohistan (U)	MSc				
593 Abdul Ghani 7 01/02/1988 Onlistan (U) BSC 21/11/2018 Collistan (U) Collistan (U) 594 Nasir Ail 7 06/12/1988 Chitral MSC 27/11/2018 27/11/2018 Chitral 595 Syed Satlar All Shah 7 01/03/1982 Chitral MBA 27/11/2018 27/11/2018 Chitral 597 Zuffigar Ali Khan 7 20/04/1992 Chitral MBA 27/11/2018 27/11/2018 Chitral 598 Sarwar Sultan 7 12/02/1996 Chitral MSC 27/11/2018 27/11/2018 Chitral 599 Igaz Ahmad 7 12/02/1996 Chitral MSC 27/11/2018 27/11/2018 Chitral 600 Zahid Gul 7 10/03/1998 Di/IKRan 01/12/2016 04/12/2018 07/12/2016 D/IKRan 601 Mhammad Ismail 7 06/04/1995 Torghar F.A. 04/12/2018 04/12/2018 Torghar Torghar 602 Tariq Ultah 7 30/11/1999 Dir (Upper) MA 04/12/2018 04/12/2018 Torghar 603 Dilawar Said 7 01/13/1999 Dir (Upper)	592	Muhammad Rawan	7	05/03/1991	Kohistan (U)		<u> </u>			
	593	Abdul Ghani	7		Kohistan (U)					
595 Syed Saldar All Shah 7 01/03/1992 Chiral MBA 27/11/2018 27/11/2018 Chiral 596 Fathuminalah 7 20/04/1992 Chiral MSc 27/11/2018 27/11/2018 Chiral 597 Zulfiqar Ali Khan 7 20/04/1992 Chiral MSc 27/11/2018 27/11/2018 Chiral 598 Sarvar Sultan 7 12/02/1996 Chiral MSc 27/11/2018 27/11/2018 Chiral 600 Zarlid Gul 7 10/03/1999 Torghar F.A 04/12/2018 04/12/2018 Dirkhan 602 Zarlid Gul 7 10/03/1995 Torghar F.A 04/12/2018 04/12/2018 Torghar 602 Tariq Uliah 7 30/04/1995 Torghar F.A 04/12/2018 04/12/2018 Dir (Upper) 602 Tariq Uliah 7 30/04/1995 Dir (Upper) MA 07/01/2019 07/01/2019 Dir (Upper) 603 Dilawar Sald 7	594	Nasir Ali	7	06/12/1988						
Sept	595	Syed Safdar Ali Shah	7	01/03/1992	Chitral					
597 Zulfiqar Ali Khan 7 20/04/1992 Chitral MSc 2711/2018 2711/2018 Chitral 598 Sarvar Sultar 7 12/02/1996 Chitral SSC 2711/2018 2711/2018 Chitral 599 Ijaz Ahmad 7 28/08/1998 D/IKKhan 011/22/018 011/22/019 011/22/0	596	Fathuminallah	7	20/01/1989	Chitral		<u></u>		1	
Sarvar Sultan 7	597	Zulfiqar Ali Khan	7	20/04/1992						
1999 Iliza Ahmad	598	Sarwar Sultan	7	12/02/1996						
22-hid Gul 7 10/03/1999 Torghar F.A 04/12/2018 04/12/2018 Torghar Torghar Torghar Torghar 04/12/2018 04/12/2018 Torghar Torghar Torghar 04/12/2018 04/12/2018 Torghar Torghar Torghar 04/12/2018 O7/01/2019	599	Ijaz Ahmad	7	28/08/1998			-L			
Muhammad Ismail 7	600	Zahid Gul	7	10/03/1999		ΕΛ				
Tariq Ullah 7 30/01/1889 Dir (Upper) BS (IT) 07/01/2019 Dir (Upper) Di	601	Muhammad Ismail	7			1.0			Torghar	
Dilawar Said 7	602	Tariq Ullah	7	30/01/1889		PS (IT)				
Soluman 7 12/11/1991 Dir (Upper) MA 07/01/2019 07/01/2019 Dir (Upper) Dir (Upper) Official	603	Dilawar Said	7							
Sulaman 7 20/05/1993 Burner 04/01/2019 04/01/2019 Burner 05/07/07/07/07/07/07/07/07/07/07/07/07/07/	604	Amir Nawab `	7:				4	1		
	605	Sulaman	7			- IWA				
607 Waqar Ali 7 15/02/1994 Malakand MiA 17/01/2019 17/01/2019 Malakand MiA 17/01/2019 Peshawar SSC 04/02/2019 04/02/2019 Peshawar Dir (Lower) MiA 07/02/2019 04/02/2019 Peshawar Dir (Lower) MiA 07/02/2019 07/02/2019 Dir (Lower) MiA 07/02/2019 07/02/2019 Dir (Lower) MiA 07/02/2019 07/02/2019 Swat 22/04/2019 Swat 22/04/2019 22/04/2019 Swat 22/04/2019 Swat 22/04/2019 22/04/2019 Swat Dir (Lower) MiA 07/03/2019 Dir (Lower) MiA 07/03/2019 Malakand MiA 17/01/2019 MiA 17/01/2019 Marcian Dir (Lower) MiA 07/02/2019 Marcian Dir (Lower) MiA 07/03/2019 Marcian Dir (Lower) MiA 07/03/2019 Marcian Dir (Lower) MiA 07/03/2019 Mowshera Dir (Lower) MiA 07/03/2019 Nowshera Dir (Lower) MiA 07/03/2019 Mi	606	Inamuliah				246			Bunner	
Haroon Bacha 7 05/03/1994 Malakand MSc 17/01/2019 17/01/2019 Malakand MSc 17/01/2019 17/01/2019 Malakand MSc 17/01/2019 17/01/2019 Malakand MAC 17/01/2019 Malakand MAC 17/01/2019 17/01/2019 Malakand MAC 17/01/2019 Marcian MAC MAC MACACACACACACACACACACACACACACACACACACAC	607	Waga: Ali	7							
Fisal Amin 7 07/04/1990 Malakand MA 17/01/2019 17/01/2019 Malakand MA 17/01/2019 17/01/2019 Malakand MA 17/01/2019 17/01/2019 Malakand MA MA 17/01/2019 Malakand MA MA MA MA MA MA MA M	608	Haroon Bacha								
Malakand	609	Fisal Amin					<u></u>		Malakand	
Shahriyar Khan 12/03/1999 Peshawar SSC 04/02/2019 04/02/2019 Peshawar SSC 04/02/2019 O4/02/2019 Peshawar O7/02/2019 O7/02/	610	Ubaid Ahmad					<u></u>		Malakand	
612 Hilal-Ud-Din 7 02/01/1991 Dir (Lower) MA 07/02/2019 04/02/2019 Peshawar 613 Khalid Usman 7 05/02/1994 Swat 22/04/2019 07/02/2019 Dir (Lower) 614 Muhammad Yasin Khan 7 30/06/1996 Swat F.Sc 22/04/2019 22/04/2019 Swat 615 Javed Iqbal 7 10/04/1984 Tank 27/03/2019 27/03/2019 Swat 616 Muhammad Parvez Khan 7 04/04/1982 Swabi Fharma:D 11/05/2019 11/05/2019 Tank 617 Waseem Shah 7 02/04/1994 Mardan 10/05/2019 10/05/2019 Mardan Nowshera 618 Qasim Khan 7 01/04/1990 Nowshera 15/04/2019 15/04/2019 Nowshera 619 Emmanule Daniel 7 03/04/1990 Nowshera 15/04/2019 15/04/2019 Nowshera 620 Suneel Riaz 7 22/01/1995 Nowshera 15/04/2019										
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Mansehra



(Director General)
Population Welfare Directorate

All Directors /All Principals RTIs /All DPWOs, PWD, KP, for information with the request to distribute the same amongst the concerend Officials and submit distribution certificate to this office.

2 PS to Director General, Population Welfare Department, Govt: of Khyber Pakhtunkhwa, Peshawar.

Assistant Director (Admn)





PIINIX- H.

GOVERNMENT OF KHYBER PAKHTUNKHWA
DIRECTORATE GENERAL, POPULATION WELFARE
Plot No.18, Sector E-8, Phase-7, Hayatabad, Peshawar

Dated Peshawar the: 67/04/2021

OFFICE ORDER

F.No. 4(5)/2020/HR/Admn: On recommendation of the Departmental Promotion Committee and with approval of the competent authority, the following Family Welfare Assistant Male (SPS-07), are promoted to the post of Supervisor (Male), (BPS-14) on regular basis with immediate effect.

S.No	Name of Official	Place of Posting
1.	Arshad Mehmood	DPW Office, Abbottabad
2.	Nazir Ahmad	DPW Office, Abbottabad
3.	· Afzal Khan	DPW Office, Kohistan
4.	Niaz Ali	DPW Office, Mardan
5.	Waqif Khan	DPW Office, Mardan
б.	Mukhtiar Muhammad	DPW Office, Charsadda

The officials shall remain on probation for a period of one year in terms of Rules-15 of Civil Servants (Appointment, Promotion & Transfer) Rules, 1989 extendable for another one year.

Postings / Transfers orders will be issued later on.

(Director General)
Population Welfare Department

Copy to the:-

- 1. ALL Directors, PWD Khyber Pakhtunkhwa, Peshawar.
- 2. Section Officer (Estt :) PWD, Khyber Pakhtunkhwa, Peshawar.
- 3. District Population Welfare Officers, Abbottabad, Kohistan, Mardan, Charsadda.
- 4. District Accounts Officers Abbottabad, Kohistan, Mardan, Charsadda.
- 5. PS to Director General PWD, Peshawar.
- 6. HR Assistant (HR Section), PVVD Peshawar.
- 7. Officials concerned.

Assistant Director (HR)

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OFFICE OF THE DISTRICT POPULATION WELFARE OFFICER WAZIRABAD, DISTRICT TANK PH#/Fax: 0963-512825



F.No. 01(01)/2018-19/Admin/850-852

Dated Tank the 15/04/2021

To,

The Director General,
Population Welfare Departm
Peshawar.

Subject:

DEPARTMENTAL APPEAL AGAINST THE OFFICE ORDER NO.4(5)/2020/HR/Adma DATED 07/4/2021 APPEAL FOR PROMOTION TO BPS-14 WITH ALL BACK BENEFITS AND OTHER ENTITLEMENTS

ACCORDING TO LAW.

Memo:

I have the honor to refer the subject cited above and forward an appeal by Mr.Gul Zaman, Family Welfare Assistant (Male) BPS-07 consisted of 33 pages for necessary action as deem appropriate.

(SAFDAR MURAD)

District Population Welfare Officer

Tank

Copy of the above is forwarded to the:

1: PS to DG Population Welfare Department, Peshawat

2: Official Concerned.

District Population Welfare Officer

Tank



12.112cx-j BEFORE THE SECRETARY HEALTH KPK PESHAWAR

Departmental Appeal No._____/2021

Gul Zaman S/O Muhammad Doran Family Welfare Assistant (Male) BPS-7 Family Welfare Centre Mullazai Tehsil and District Tank

VERSUS

The Director General

Directorate General of Population Welfare

Department Plot # 18 Sector E-8 Phase - 7

Hayatabad Peshawar

Through proper channel/ District Population Officer Tank

APPEAL AGAINST THE OFFICE ORDER NO. F. NO 4(5) SUB:_ /2020/HR/Admn DTD 07/04/2021 OF THE RESPONDENT NO.1 WHERE RESPONDENT HAD ILLEGALLY IGNORED THE APPELLANT AND PROMOTED JUNIORS TO APPELLANT BY PREPARING SELF MADE AND SO CALLED SENIORITY LIST BY PLACING THE PETITIONER/APPELANT AT SERIAL NO 370 INSTAEAD OF SERIAL NO - 2 OF JOINT SEORITY LIST OF BPS-7 OF POPULATION WELFARE DEPARTMENT KPK **PESHAWAR**

ON ACCEPTANCE OF THE APPEAL THE IMPUGNED PRAYER:-OFFICE ORDER NO. F. NO 4(5) /2020/HR/Admn DTD

e (40°

07/04/2021 OF THE RESPONDENT NO.1 MAY GRACIOUSLY BE SET ASIDE AND APPELLANT MAY BE PROMOTTED TO BPS 14 WITH ALL BACK BENEFIT AND OTHER ENTITLEMENT ACCORDING TO LAW

Respectfully Sheweth:-

Short facts giving rise to present appeal are as under:-

That appellant joined the service in 1990 in

Agriculture Department N.W.F.P Peshawar as TURNER BPS -5) vide

Oder # 1355-59/AE/TAP dated 25/03/1990 and joined the duties

with in stipulated period in the office of Assistant Agriculture Engineer

Tribal Area Tank. Copy of appointment Order is enclosed as

Annexure "A"

1:-

3:-

2:- That the petitioner was regularized after completion of probation period being a good conduct and duty full employee of the parent department.

That the petitioner served the Agriculture Department for thirteen years and later on some where in 2003, by decreasing the departments OR their employees, the services of the petitioner were handed over to the Deputy Commissioner Tank for adjustment in other department with same cadre and scale as the same were declared as surplus pool staff because the petitioner was junior at that time to the fellows of the same scale and cadre in Agriculture Department.

ATTESTED

To be True Cory

That petitioner performed many type duties as surplus pool staff under the subordination of Deputy Commissioner Tank against salary and entitlements for Ten years.

That in 2013, the petitioner was adjusted in the office of District Population Officer Tank (Population Welfare Department) against a vacant post in BPS -5 where the appellant is performing his duty up till now and at present serving as "Family welfare Assistant (Male) BPS-7 in Family welfare centre Mullazai District Tank. Copy of Adjustment Order # 1297/S.P dated 13/03/2013 passed by Deputy Commissioner Tank is enclosed as

Annexure "B:

Office Order NO 4(15)/2016 Admn dated 26/12/2018, the petitioner/
Appellant was placed at serial # 5 and the concerned authority was pleased to asked for ACR for the last five years for considering appellant for promotion whom were submitted well with in time accordingly through proper channel/ District Population Welfare

Officer Tank vide office letter F.NO.2(2)2017/Admn/437 dated 20/05/2019. Copies of seniority list dtd 26/12/2018 and covering letter sending ACRs areenclosed as

Annexure "C" & "D".

That Appellant was waiting for promotion while all of the sudden, he came to know that Respondent had prepared another tentative seniority list dated 03/02/2021 and the appellant has been placed at serial # 371 instead of Serial # 2 which was objected by appellant through proper channel vide application dated 08/02/2021 sent through office letter NO.1(1)/Admn/743-44 dated 08/03/2021 of District Population welfare Officer Tank to the concerned quarter but Respondent kept mum and did not

4:-

5:-

responded. Copies of the relevant page of tentative seniority list, representation of appellant and office letter NO.1(1)/2019/Admn/743-44 dated 08/03/2021 are enclosed as

Annexure "E" to" G".

6:- That appellant came to know, few days ago, while got a copy of impugned Office Order # F. NO 4(5)/2020/HR/Admn dated 07/04/2021 passed by Respondent regarding promotion of other employees that by Ignoring all the facts and legal aspect of the case, Respondent prepared and circulated a manmade and illegal seniority list vide office letter /526-29 dated 18/02/2021 and in the light of that promoted other employees against the legal norms of justice vide impugned order mentioned above. Copy of the impugned order is enclosed as

Annexure "H"

7:- That aggrieved from the impugned office order dated 07/04/2021 by ignoring petitioner and promoting other employees junior to appellant, appellant invoke the Departmental appellate jurisdiction of your good authority to impugned the office order of the Director General Population Welfare Directorate Peshawar on, inter alia, on the following grounds:-

GROUNDS:-

A)

That legally, appellant is senior to all civil servants in BPS – 7 of the population welfare department KPK enlisted at serial NO 2 to 269 of the impugned seniority list while Arshid Mahmood at Serial # 1 is admittedly senior to appellant but the Respondent had clearly and flagrantly violated the law by placing appellant at serial # 370 instead of serial #2 and specifically violated the legal provision of Section – 8 of civil

Day.





servant Act 1973 and **Rule 17** of Khyber Pakhtun Khewa Civil Servant (Appointment, Promotion & Transfer) Rules 1989 as amended notified vide NO.SOR-I(E&AD)4-1/80(VOL-IV) dated 28/05/2002 which is reproduced as under for ready reference:-

AMENDMENT

In Rule 17, after sub-rule 2, the following new sub rule shall be added, namely:-

- "(3) In the event of merger/reconstructing of the depart ments, Attached Departments or subordinate offices, the interse seniority of civil servants affected on the merger/reconstructing, as aforesaid, shall be determined in accordance with the date of their regular appointment to a cadre or post"
- Superior court that policies cannot supersede or prevail over substantive law like Act, rules and regulations while the Respondent had illegally acted under surplus pool policies and avoided the clear provisions of Rule 17 (3) of C.S Rules 1989
- Under subordination of your good offices with full devotion,
 honesty and has maintained high standard of efficiency;
 coupled with integrity and efficient nature of office duties.

Not only performance but also the manners of the appreciated by immediate bosses and high

ATTESTED TO BUTTON CONT.



ups and no one, in office or public, had raised on a finger and thus appellant has kept better record of service with no adverse entry, as none was ever communicated.

That the promotion on the basis of fake illegal D) and already impugned seniority list is misconception & result of wrong interpretation/translation of law, amount to exceed and misuse of power and also acted beyond his jurisdiction.

That the petitioner had vested rights to be promoted to BPS – 14 being the most senior cum fit person for promotion according to law hence the appellant had clearly discriminated and the blue eyed person are place at high pedestal and promoted them illegally.

That the appellant is going to be retired in near F) future (in the running month of April 2021) i.e on 24/04/2021 and wish to be retired with honour, satisfaction and securing legal rights & all type of benefits of his service. As at the present nothing has been left except monitory benefits for superannuate/old age

It is, therefore, most humbly prayed that the appeal in hand may kindly be accepted and redress the appellant as prayed in the heading of appeal.

Dtd:-11/04/2021

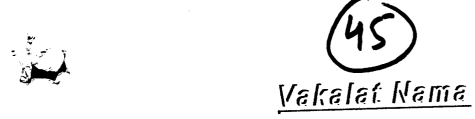
Your Humble Subordinate

Gul Zaman Family Welfare Assistant

(Male) Family Wellfare Centre Mullazai

District Tank

E)



1:



IN THE PROVICIAL SERVICE TRIBUNAL KPK PESHAWAR

G	oul Zaman Appellant
	Versus
C	Chief Secretary KPK etc Respondents
,	I Mr. Gul Zaman S/O Duran Khan R/O Mulazai Tehsii & District Tank Ex-Female
¥	Velfare Assistant (M) Mulazai Tehsil & District Tankl Appellantdo hereby appoint
	Var. Farid Ullah Kundi ASC Peshawar in the above mentioned Writ Petition to
	to all or any of the following acts, deads and things:-
1:-	To appear, act and plead for me in the above mentioned Appeal in this Tribunal or
i i	any other Court/ Tribunal in which the same may be tried or heard, and any other proceeding or
(or connected there with .
2-	To sign, verify and file or withdraw all proceedings, petitions, appeals, affidavits
i	and applications for compromise or withdrawal, or for submission to arbitration of the said Appea
(or any other documents, as may be deemed necessary or advisable by him for conduct, prosecu
(or defence of the said case at all its stages.
3:-	To do all other act and thing which may be deem necessary or advisable during
1	the course of the proceeding.
HEREB'	Y AGREE
	a) to ratify what ever the said Advocate may do in the proceeding
	b) not to hold the Advocate responsible if the said case be proceeded Ex parte or
	dismissed in default in consequence of my absence from the court / Tribunal when it is
•	called for hearing.
	c) that the Advocate shall be entitled to withdraw from the prosecution of the said
	case if the whole or any part of the agreed fees remain unpaid.
	In witness where of I have signed this power of attorney / Vakalat Nama
	hereunder, the content of which have been read / explained to me and fully understood
	me on this day Wednesday, 20 July, 2021 at Peshawar.
Cigno	ture of executants Attacted & Accepted
	man Appellant
Gul Zar	man Appellant
	Peshawar (
	Sabir Kliari AHC Festiawar

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

NO.					
	Appeal No,	720	4	of 20 2-1	
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		<i>V</i>		`\$	
Notice to: —	Director Po	Pulation v	Nelfore	Dopor.	Coneral Domarad
Province Service the above case be hereby informed from appellant/petit/ethe case may be Advocate, duly sethis Court at less alongwith any of default of your appeal/petition versions.	S an appeal/petition of Tribunal Act, 1974 by the petitioner in the dithal the said appearance on the will be heard and decay any alteration in the	4, has been preshis Court and no eal/petition is for the second of the s	sented/regist otice has bee fixed for hea ou wish to u e date fixed authorised y. You are, the nearing 4 co rely. Please I in the man sence.	tered for con en ordered to aring before arge anythin , or any othe representa erefore, req pies of write also take aner aforem	nsideration, in poissue. You are the Tribunal against the er day to which tive or by any paired to file in ten statement notice that in tentioned, the
given to you by address. If you fa address given in notice posted to this appeal/petit	registered post. You ail to furnish such ad the appeal/petition this address by regis	should inform ldress your addr will be deemed t tered post will k	n the Registr ress contain to be your co be deemed su	rar of any c ed in this no rrect addres afficient for	hange in your tice which the ss, and further the purpose of
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for 1	Copy)	K hyb		tegistrar,' khwa Serv	rice Tribunal,
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^{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.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR. $\int \mathcal{B}$
No.
Appeal No
Appellant/Petitioner
Versus (7)
Versus Versus Respondent No. 1
Notice to: - Director Human Re Sources Directora (neneral of Population welfere Deptt: WHEREAS an appeal/petition langer the provision of the Mayber Pakhtunkhwa
WHEREAS an appeal/petition under the provision of the Whyser 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
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 Nodated
Given under my hand and the seal of this Court, at Peshawar this.
Day of

7

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 correspontence.

£5 ...

"B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

No.
Appeal No. 7-2-04 of 20 21 Coul Laman Appellant/Petitioner
Coul Laman Appellant/Petitioner
Versus
Court of Kill Chiet Very: Respondent
Responden No
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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
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 Nodated
Given under my hand and the seal of this Court, at Peshawar this
Day of
(tor Keply)
\(\text{Khyber Pakhtunkhwa Service Tribunal,}\)
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 correspontence.

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

No.
Appeal No. 72.04 of 20 24 (7m 2amm Appellant/Petitioner
0) 20
rad Contict Which Pay: Respondent Respondent No.
Notice to: - Nazir Ahrad Famil Wedfare Assiste Male Dist Population Office A: Abad.
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
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Registrar,
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 correspon tence.

R. James

"B"

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

No.
Appeal No
Appeal No. 7204 of 20 21 (-74.5 Zaman Appellant/Petitioner
Notice to: — At 201 Khar Family welfare Assistant Population Office Kohistan
Notice to: - At 201 Khar Family welfare Assistant Mule Dirt: Population Office Kohiston
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
ofilice Notice Nodated
Given under my hand and the seal of this Court, at Peshawar this
Day of
Hex 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.

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

No.
Appeal No. 7204 0f 20 21
Appeal No. 7204 of 20 21 (7) 2 aman Appellant/Petitioner
Versus CAG 1-20-ts C.F. 19 is 18th Scent Respondent Respondent No. 8
Respondent No. 8
Notice to: - Niaz Ali Faily welfare Assistant M Dist; Population Office Mardan
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
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Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this.
Day of Dec 20 3-1
And Kaply) Registrar, Khyber Pakhtunkhye Family Thill
γKhyber 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.

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

No.

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	Wagif Khan Disti Popu	Respondent N	Vo	
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Notice to:	Wagit Khan	Faily	walfore	
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WHEREAS	S an appeal/petition u	nder the provision	n of the Khy	how Dobbitonality
Province Service	e Tribunal Act, 1974, h	ne hoon procented	n or the Kny	ber Pakhtunkhwa
the shore each by	g the notition on in this (as been presented/	registered for	r consideration, in
hougher informs a	the petitioner in this	Court and notice na	as been order	ed to issue. You are
hereby informac	that the said appeal	petition is fixed for	or hearing be	efore the Tribunal
Onesessassassassassassassassassassassassas	at <u>8.0</u>	10 A.M. If you wis	h to urge any	thing against the
appenant/petitio	per you are at liberty t	o do so on the date	fixed, or any o	other day to which
the case may be	$^\prime$ postponed either in p	erson or by autho	rised represe	entative or by any
Advocate, duly su	apported by your power	r of Attorney. You a	ire, therefore,	, required to file in
this Court at lea	st seven days before t	he date of hearing	g 4 copies of	written statement
alongwith any o	ther documents upon	which you rely. I	Please also ta	ke notice that in
default of your	appearance on the dat	te fixed and in th	e manner afc	rementioned the
appeal/petition w	vill be heard and decide	ed in vour absence	o manner are	remembered, the
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Notice of a	any alteration in the da	ate fixed for hearin	og of this anno	al/potition will be
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		4	Registra	
1		Khyber Pak		Service Tribunal,
			Peshawa	

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Always quote Case No. While making any correspondence.

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

	No.
	Appeal No. 72 C. 7 of 20 2.1
	Con I among
ı	Appellant/Petitioner
,121 	Versus () Respondent Respondent No. 10
	Respondent No
	Notice to: - Mil Khtiay Muhamad Family welfade 1+35is: Notice to: - Male Dirt. Population Office Chassadda. WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa
	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
	Copy of appeal is attached. Copy of appeal has already been sent to you vide this
	ofilice Notice Nodateddated
	Given under my hand and the seal of this Court, at Peshawar this
	Day of
	Hyber Pakhtunkhwa Service Tribunal,

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

^{1.} 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 Ng. 7209 of 2021
Appeal Ng. 7204 of 20 21 (741 2-amass Appellant/Petitioner
\ \ Versus
Cost: CF Will Chief Conf. Respondent No
Respondent No
Notice to: - Port of Uph larough Chief Resetally
I MANUEL CONTRACTOR OF THE PARTY OF THE PART
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
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Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
(too Reply)
Registrar,

dance in the court are the same that of the High Court except Sunday and Gazetted Holidays. se No. While making any correspondence.

7Khyber Pakhtunkhwa Service Tribunal, Peshawar.

Appel Nu 7204/2021 سور خد ريم باب عبي الم مقدمه وعوى باعث تحرميا نكه مقدمه مندرجة عنوان بالامين الي طرف سے واسطے بيروي وجواب دي وكل كارواكي متعلقه آن مقام كر من المراك كيلي على المراك المراك المراك المراك المراك المراكم المركم المركم المركم المراكم المراكم المراكم مقرر کرکے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کومقدمہ کی کل کاروائی کا کامل اختیار ، وگا۔ نیز وکیل صاحب کوراصنی نامه کرنے وتقرر شالت و فیصله برحلف دیجے جواب دہی اورا تبال دعوی اور بسورت و کری کرنے اجراءا درصولی چیک وروبیارعرضی دعوی اور درخواست برتم کی تقیدین زراین پردستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیردی یا ڈگری میکطرفہ یا اپیل کی برایدگی ادرمنسوخی نیز دائر کرنے اپیل مگرانی ونظر ثانی و پیروی کرنے کا ختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور کے کل پاجزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کواییے ہمراہ پاایے بجائے تقرر کا ختیار موگا _اور صاحب مقرر شره کوجهی و بی جمله ندکور «باا ختیارات حاصل موں محےاوراس کا ساخت برواخت منظور قبول ہوگا۔ دوران مقدمہ میں جوخر چدد ہرجاندالتوائے مقدمہ کےسب سے وہوگا۔ کوئی تاری بیتی مقام دوره پر به میا حدے باہر بهوتو دیل صاحب پابند بهوں کے کہ بیروی مذكوركرين لبداوكالت نام لكهديا كرسندر ب Ace of A America

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

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). 	Appe	al No7	2.04	of 20	0 21 ant/Petitioner
-	Cauric	ca upu	hrough C	hief Say R	espondent
Notice to:	- Nas	e Distr	Respond Family Population	ent No6 Welfare Office	21 ant/Petitioner espondent Assistant Abbottaboo
WHI Province S the above of hereby int *on	EREAS an appear Service Tribut case by the period that the p	ppeal/petition in al Act, 1974, letitioner in this the said appead 2 2 2 are at liberty oned either in ed by your power days before ocuments upon ance on the days	under the province been present Court and noting the light of the ligh	rision of the Kated/registered ce has been orded for hearing wish to urge date fixed, or a uthorised reproduced are, therefore a copies ely. Please also the manner	Chyber Pakhtunkhwal for consideration, in dered to issue. You are go before the Tribunal anything against the any other day to which resentative or by anyore, required to file in of written statement aforementioned, the
given to yo address. If address giv	ou by registe you fail to fur ven in the app ted to this add	red post. You s rnish such addi eal/petition wi	hould inform t ress your addres ll be deemed to	he Registrar o ss contained in be your correc	appeal/petition will be of any change in your of this notice which the taddress, and further ient for the purpose of
Сор	y of appeal is	attached. Cop	y of appeal has	s already been	sent to you vide this
office Noti	ce No		dated		
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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.

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

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 Tribuant on the appeal petitioner in this Court and notice has been ordered to issue. You are some at 8.00 A.M. If you wish to urge anything against the appealant/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 lay 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 begin 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 fairther notice posted to this address by registered post will be deemed sufficient for the pearway. If this appeal/petition.

Rogistrar, I Khyber Pakhtunkhwa Service Fribansi. Peshawar.

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

No.

. Appeal N	vo. 720	04	of 20 21	
- Gul	Zaman		.Appellant/Petition	err
Egd - Govt: OF	KPK KYOUSL	Chief Rey	f: Respondent	
Regd - Govt: CF Notice to: - Afral Dist.	Khan Family Population C	Respondent No We have This Kol	7 Assistant nistan	Male
WHEREAS an appear Province Service Tribunal the above case by the petitic hereby informed that the *on	Act, 1974, has been ioner in this Court a said appeal/petitio	n presented/regiond notice has been is fixed for he. If you wish to on the date fixed or by authorise torney. You are, see of hearing 4 and in the me.	istered for considered to isteen ordered to isteen ing, before the urge anything ed, or any other ded, representatively therefore, requires of writter also take not	deration, in suc. You are lee Tribunal against the ay to which e or by any led to file in statement tice that in
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office Notice No				и_
Given under my har	nd and the seal of t	his Court, at Pe	shawar thisl.3	16
Day of	June	20-2		

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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KHYBER PAKHTUNKHWA/SERVICE TRIBUNAL PESHAWAR

the case m	ay be postponed eitl	aer in person or by auti	norised representative or by any
appellant/p	etitioner you are at l	iberty to do so on the dat	e fixed, or any other day to which
*on/	1 1 1 202 -	at 8.00 A.M. If you wi	sh to urge anything against the
hereby (nfo	himed that the said	appeal/petition is fixed	for hearing before the Tribum.
the above c	ase by the petitioner	in this Court and notice	has been ordered to issue. You are
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•	Appeal No		
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default of your appearance on the date fixed and in the manner aforementioned, the alongwith any other documents upon which you rely. Please also take notice that in this Court at least seven days before the date of hearing 4 copies of written statement Advocate, duly supported by your power of Attorney. You are, therefore, required to file in

office Notice No.dated.....dated..... Copy of appeal is attached. Copy of appeal has already been sent to you wisher these

Day of..... Given unde · my hand and the seal of this Court, at Peshawar this

Rogistrar,

Peshawar. Khyber Pakhtunkhwa Service Tribusani

Always quote Case No. While making any correspondence.

appeal/petition will be heard and decided in your absence.

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

No.
Appea No. 7264 of 20 21
Appea No. 7204 of 20 21 Company Appellant/Petitioner
· · · · · · · · · · · · · · · · · · ·
Govt: OF KPK Krough Chief Leng: Respondent
· Niaz Ali Family welltake Assistant Made
Notice to: - Niaz Ali Pamily Westore Assistant Made Notice to: - Dist. Population Office Mardan
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in
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hereby informed that the said appeal/petition is fixed for hearing before the Tribunal on the said appeal and the said appeal that the said appeal that the said appeal to the said appe
appellant/betitioner 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
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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 Nodateddated
Given under my hand and the seal of this Court, at Peshawar this.
Davof June 20 22

Registrar,

> Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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

^{2: 1.} The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

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No

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

	Appeal No. 7204 of 20 21
2 1	74/ Zaman Appellant/Petitioner
cap	Part: OF UPU trough Chief en: Respondent Respondent No. 9
	Respondent No9
	Notice to: - Wavif Kham Family walfase Hristant Male Notice to: - Dirit: Population Office Mardan WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa
	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
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	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
	June 30 22

Registrar, P Khyber Pakhtunkhwa Service Tribunal Peshawar.

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

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD,

PESHAWAR.

No.

Notice to: - Nu Khtias Muhamad Family uplface Assistant Male Distr. population with Office Chassadd

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.

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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)Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

. 231,747
No.
Appeal No
Appeal No. 7204 of 20 21 Com 2 amon Appellant/Petitioner
Coarts CF KM Whief Perg: Respondent
Respondent No. 2
Notice to: - Secretary to ministry CF DW Civil Secretariat Jashanas.
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
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Given under my hand and the seal of this Court, at Peshawar this
Day of
Hos Reply)

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y Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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