### FORM OF ORDER SHEET

Court of			
Case No	ed to		17 <u>11/2022</u>

S.No.	Date of order proceedings	Order or other proceedings with signature of judge  3			
. 1	2				
1-	30/11/2022	The appeal of Umra Rasheed resubmitted today by Mr. Yasir Saleem Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on			
		Notices be issued to appellant and his counsel for the date			
		fixed.			
		By the order of Chairman			
		REGISTRAR'			
:					

The objections raised by the Honorable tribunal are removed. The removed objections are as following:

- 1-Objection No.1, 2, 3, 4 are removed, hence corrected.
- 2-Objection No.5, that 16.09.2014, 07.05.2014, and 07.03.2014 are attached as annexure (D & E), while 17.09.2018 is incorrectly mentioned due to clerical mistake while its 12.09.2018 mentioned on the same annexure (H) given as remarks, and in the 06.09.2019 the remarks are also given on the same annexure (I).
- **3-**Objection No.6, departmental appeal is available on annexure (M).

Hence Re-submitted today.

Afrasiab Khan Wazir Advocate High Court Peshawar This is an appeal filed by Umra Rasheed today on 28/10/2022 for release of salaries against which she show her departmental appeal/ representation in the present appeal which was made on 11.08.2022 the period of ninety days is not yet lapsed as per section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974, which is premature as laid down in an authority report as 2005-SCMR-890.

As such the instant appeal is returned in original to the appellant/Counsel. The appellant would be at liberty to resubmit fresh appeal after maturity of cause of action and also removing the following deficiencies.

- 1-. Check list is not attached with the appeal.
- 2- Appeal has not been flagged/marked with annexures marks.
- 3- Annexures of the appeal may be attested.
- 4- Annexures of the appeal are not in sequence which may be annexed serial wise as mentioned in the memo of appeal.
- 5- Copies of applications/letter dated 16.1.2014,7.3.2014,17.9.2018 & 6.9.2019 in respect of appellant mentioned in para-3, 4, 8 & 9 respectively are not attached with the appeal which may be placed on it.
- 6- Copy of departmental appeal dated 11.08.2022 in respect of appellant is not attached with the appeal which may be placed on it.

No. 3088 /ST,
Dt. 28/10-/2022.

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

#### Mr. Yasir Saleem Adv. Peshawar.

- objection No. 1, 2, 3 are removed.

- objection No. 4, enging report is attended as american "(')'.

- objection No. 4, enging report is attended as american "H" while

- objection No. 5, departmental is an american "F" and

adjustment release of pay is attend on american "F" and

The list of appellant is often american "D-12" page attend.

- objection No. "H" and "G", american "A" better copy is estacted

while annexum "G" is readable.

- objection No. 7 are removed.

Hence re-submitted today.

Janu Celem

## IN THE COURT OF SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Umra Rasheed	-	Appellan

#### **VERSUS**

Government of Khyber Pakhtunkhwa & others

.....Respondents

### INDEX

S.No	Description of Documents	Annex	Pages
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2.	Address of Parties		6
3.	Copy of the Office Order dated 21.12.2013	Α	<i>7</i>
4.	Copies of the application dated 16.12.2013 and readjustment dated 07.02.2014	B&C	8-5
5.	Copies of the appeal dated 07.03.2014 and letter dated 07.03.2014	D&E	10-11
6.	Copy of the inquiry report dated 05.04.2014	F	12
7.	Copies of the letter dated 07.06.2018	G	13
8.	Copy of the appeal dated 12.09.2018	Н	14
9.	Copy of the appeal dated 06.01.2019	I	15
10.	Copy of Office Order dated 30.01.2019	J	16
11.	Copies of the letter dated 16.02.2019& advertisement dated 21.12.2018	K&L	17-58
12.	Copy of appeal and office order dated 11.08.2022	M & N	75-20
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Linora Riched Appellant

Through:

YASIR SALEEM

Advocate High Court

&

Afarsyab Wazir

Advocate High Court

## IN THE COURT OF SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

	Rasheed PTC Government Primary School Rasool Khan Kot North
wazirisi	an DistrictAppellant
	<u>V E R S U S</u>
1.	<b>Government of Khyber Pakhtunkhwa</b> , through the Secretary Elementary & Secondary Education, Peshawar.
<u>2</u> .	Secretary Elementary & Secondary Education, (FATA Secretariat Merged Areas) Warsak Road Peshawar.
3.	<b>Director Elementary &amp; Secondary Education</b> , (FATA Secretariat Merged Areas) Warsak Road Peshawar .
4.	District Education Officer, North WaziristanRespondents

APPEAL UNDER SECTION 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT AGAINST INACTION OF THE RESPONDENTS REGARDING THE RELEASE OF SALARIES OF THE APPELLANT DESPITE THE FACT THAT HE IS STILL ON THE ROLL OF THE DEPARTMENT AS PERFORMING HIS DUTIES AND HAS NOT RESPONDED THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF 90 DAYS.

#### **Prayer-in-Appeal:**

On acceptance of this Service Appeal, respondents may kindly be directed to release the salaries of the appellant from the date of stoppage and to adjust the appellant on his post.

#### **Respectfully Sheweth:-**

- 1. That the appellant was initially appointed as PTC in the Respondent establishment vide office order dated 21.12.2013. (Copy of the Office Order dated 21.12.2013 is attached as Annexure A).
- 2. That the Appellant, ever since her appointment as PTC teachers in 2013, had been performing her duties without any complaint, albeit the appellant had been denied her salaries. Later the nomenclature of PTC is changed to PST. Ever since appointment, the Appellant has agitated the \*matter of adjustment and release of her salaries.
- 3. The since the Appellant was not paid her salary, she was constrained to filed application dated 16.01.2014 to the then Director Education FATA for the redressel of her grievances. The application was processed and the Appellant was issued re-adjustment order vide notification dated 07.02.2014. (Copies of the application dated 16.01.2014 and readjustment dated 07.05.2014 are attached as Annexure B & C)
- 4. That although the Appellant was readjusted, however her salary was not released, therefore the appellant filed appeal to Additional Accountant General, Peshawar on 07.03.2014 which was processed and vide letter dated 07.03.2014 the then Agency Accounts Officer was requested to entertain the claims of appellant. (Copies of the appeal dated 07.03.2014 and letter dated 07.03.2014 are attached as Annexure D & E)
- 5. That an inquiry committee was also constituted in the matter on the instructions of the then Agency Education Officer North Waziristan vide his letter dated 04.02.2014. The inquiry committee conducted its inquiry and submitted its report on 05.04.2014 wherein it was recommended to release the salary of the Appellant. (Copy of the inquiry report dated 05.04.2014 is attached as Annexure F)
- 6. That later when the law and order situation got worsen due to militancy, the appellant alongwith her family migrate being IDPs in June 2014 to Peshawar.

- (3)
- 7. That the Appellant throughout agitated the matter of release of her salary with the respondents on the post. One of the appeals was processed and Agency Education Officer (NWA)/ District Education Officer were asked to resolve the issue. The Respondent No. 4 replied vide his letter dated 07.06.2018 admitted that neither the Appellant were terminated nor she has been paid her salary, further added that pay bill was submitted to the accounts officer in the year 2014 which was returned with the remarks that the bill would be passed after the post verification. (Copy of the letter dated 07.06.2018 is attached as Annexure G)
- 8. That later on another appeal dated 12.09.2018 was submitted to the Respondent No. 3 which was marked to the Respondent NO.4 to release the pay vide his remarks dated 17.09.2018 on the body of the said appeal. (*Copy of the appeal dated 12.09.2018 is attached as Annexure H*)
- 9. That the above cited appeal was followed by another appeal dated 06.01.2019 again to Respondent No. 3 which was again marked to the Respondent No. 4 with a query that why the salary has not been released to the Appellant vide his remarks dated 09.01.2019 on the body of the appeal. (Copy of the appeal dated 06.01.2019 is attached as Annexure 1)
- 10. In that while processing the appeal dated 09.01.2019, the Respondent No. 3 directed the respondent No. 4 vide office order dated 30.01.2019 to implement his directives already made by him in his remarks on the appeal dated 09.01.2019 of the Appellant. (Copy of Office Order dated 30.01.2019 are attached as Annexure J)
- 11. That the office order dated 30.01.2019 was replied by the Respondent No. 4 vide his letter dated 16.02.2019 wherein he admitted that Appellant was never terminated. Astonishingly he added that the many posts including the post of the Appellant has been advertised published in newspaper dated 21.12.2018. (Copies of the letter dated 16.02.2019& advertisement dated 21.12.2018 are attached as Annexure K & L)

(4)

- 12. That still the appellant is pursuing the case and lastly filed his appeal to respondent No. 2 for redressal of his grievances vide his appeal dated 11.08.2022 which was forwarded to DEO North Waziristan with directions to resolve the issue under intimation to this office vide order dated 63.21.2022. (Copy of appeal and office order dated 11.08.2022 are attached as annexure M & N).
- 13. That in response the DEO referred the matter to already constituted inquiry committee to probe the matter in hand, where-after the inquiry committee submitted his report to the DEO on 08.09.2022. (Copy of report of inquiry committee dated 08.09.2022 is attached as *annexure O*).
- 14. That the acts and omissions of the respondents regarding stoppage of salaries of the appellant is illegal and unconstitutional inter alia on the following grounds.

#### **GROUNDS**:

- A. **That** the appellant has not been treated in accordance with law, hence his rights secured and guaranteed under the law are badly violated
- B. **That** withholding of salary amounts to punishment albeit without any charge sheet or show cause notice his salary has been stopped.
- C. **That** ever since appointment as PTC (PST) in 2014, the Appellant has been on the roll of the department and has not been terminated yet.
- D. **That** the appellant has been denied of her livelihood, which amounts to violation of Article-4 of the Constitution of Islamic republic of Pakistan, 1973, it is the fundamental right of the Appellant that she must be paid her salary for the services she are rendering for the respondents.
- E. **That** since her services has not been terminated, therefore she is on the strength of the department for all intents and purposes, thus being civil servant, she is entitled for salary of her post.



- F. **That** from the reply/ letter dated 16.02.2019 of the respondent No. 4, it is quite clear that the Post against which the Appellant has been promoted is still in field meaning thereby the Appellant is still on the roll of the department, so it is in the interest of justice not to re-advertise the posts but to adjust on her respective post and also release her pay also.
- G. **That** since the issue relates to the monthly salaries and adjustment of the appellant in service, therefore the matter being recurring, hence no time limitation runs in the instant matter.
- H. **That** the appellant has been appointed by the competent authority, duly took over charge of her post and performed her duties thus valuable rights have been created in her favour the same cannot be undone or snatched away from them illegally.
- I. **That** the appellant seek the permission of this Honourable Court to rely on additional grounds at the hearing of this petition.

It is, therefore prayed that the Service Appeal may please be allowed in favour of appellant as prayed for.



Through:

**Appellant** 

YASIR SALEEM

Advocate High Court

8

Afarsyab Wazir

Advocate High Court

#### CERTIFICATE:

It is certified that that appellant has not previously moved any service appeal regarding the instant matter.

ADVOCATE

#### **AFFIDAVIT:**

It is do hereby solemnly affirm and declare on oath that the contents of the accompanying **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon; able Tribunal.

DEPONENT

# IN THE COURT OF SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No/2022	
Umra RasheedAppellant	
<u>V E R S U S</u>	· ·
Government of Khyber Pakhtunkhwa & others	ts
ADDRESSES OF PARTIES APPELLANT:	
Umra Rasheed PTC Government Primary School Rasool Khan Kot Nor Waziristan District	th
RESPONDENTS:	
<ol> <li>Government of Khyber Pakhtunkhwa, through the Secretary Elementary &amp; Secondary Education, Peshawar.</li> </ol>	ne
2. Secretary Elementary & Secondary Education, (FAT Secretariat Merged Areas) Warsak Road Peshawar.	īΑ
	•
3. <b>Director Elementary &amp; Secondary Education</b> , (FAT Secretariat Merged Areas) Warsak Road Peshawar	
•	

&

Afarsyab Wazir

Advocate High Court

As per recommendation of Selection Committee and approval of the worthy FATA. The following male / female PTC is hereby appointed against the vacant post in BPS-0 allowances as admissible under the rules mentioned against each with immediate effect from overcharge against the post noted against each in the best interest of public.

	Name		12000
1	Rugia PTC	Place of Posting	!Remarks
2	Bushra Qadir PTC	GGPS Adam Khan Kot	TAVPE
3	Zaibun Nise 770	GGPS, Akhtar Nawaz Kot - 1940	是在特殊是此
		GGPS,Ghulam Sher Khan Kot.	of Merin
4	M. Shahid PTC	GPS, Awal Knan Kot	
5	ljaz-ur- Rehman PTC		The same of
		GPS, Gul Rauf Kot.	
6	Asad Ullah PIC	Zar Gui Khan Kot	
<del></del> _			
7	Imran Ullah PTC	GPS, Noor Khan Mada Khel.	<del>                                     </del>
8	Taskin PTC	GGPS, Rehmat Uliah Kot	
9	Amra Haider PTC	GGPS, Muhammad Amin Kot.	
10	Sawal Haider PTC	GGPS, Sher Dad KoL	
11	Jabreela PTC	GGPS, Shahzad Gul Kot	
12	Smina Naz PTC	GGPS, Muhammad Noor Din Kot	lo <sub>n</sub> .
13	Abid Rehman PTC	GPS, Darpa Khel	
14	Razia PTC	GGPS Zar Muhammad KoL	<del> </del>
15	Noor Zahid PTC	GPS, Muhammad Aslam Kot.	
16	Abdul Qayum PTC	GPS, Inayat Khan Kot.	-
17	Usma Rashid PST	GGPS Rasool khan kot.	
18	Janzeba PST	GGPS Zindai kot.	×,

#### Terms & Conditions

- Their appointments are made on contract / temporary basis and liable to be terminated any time and without any notice.
- They should being their medical certificate from Medical Supdt AHQ Hospital Miranshah. If they fail to assume their charges within 15 days, their orders will be treated as cancelled.
- Their original CNICs should be produced to the accountant local office.
- Their services will be terminated if they found absent for days continuously from the date of taking over

Ends: No 1035-41

Copy to the .-

Director Education FATA, Governor Secretariat, Peshawar.

Political Agent North Waziristan Agency Miranshah.

Agency Accounts Officer, NWA. 3.

- AAEO circle concerned.
- Head Teacher concerned 5.
- The Accountant Local Officer.

Candidates Concerned.

Horth Waziristan Agency

Pur Lili - elecuri de this de propositiones wisi's pot ou 20 withen order order or of in a 20 الرئرسيس من من من وينا حارسي . أكر نرسيسك للس عين أنر يو تخواس ما المرك المال ما ما وروس كر مي روساوس - Ju'u il paciel 16/1/0/4 وروس والمرو Matter. The teachers to min want were
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There is a strake. AGO NWA Leer with reported a withher property ver har gel Gur 16.01 19 Dwedon Edulation Mill METSTED

Amx C

### Office Of The Agency Education Officer North Wazirlstan Agency Miranshah

Re- Adjustment Order

According to the order of the worthy Director education FATA Khyb Pakhtunkhwa, Peshawar order dated 16-1 -2014. The following candidates are hereby readjusted / release of pay against the vacant of post of PTC mentioned against their name with immediate effect in the larger interest of justice. Note: - Necessary entries should be made in their service books.

- 1. Rugia PTC
- 2. Bushra Qadir PTC
- 3. Zaibun Nisa PTC
- 4. M. Shahid PTC
- 5. liaz-ur- Rehman PTO
- 6. Asad Uliah PTC
- 7. Imran Ullah PTC
- 8. Taskin PTC
- 0. Amra Holder PTC
- 10. Sawal Haider PTC
- 11, Jabrecka PTC
- 12. Smina Naz PTC
- 13. Abid Rehman PTC
- 14. Razia PTC
- 15. Noor Zahie PTC
- 16. Abdul Qayum PTC
- 17 Unnie Rashid PST
- 18 JanzabaPST

GGPS Adam Khan Kot

GGPS, Akhtar Nawaz Kot

GGPS, Ghulam Sher Khan Kot.

GPS, Awal Khan Kot.

GPS, Gul Rauf Kot.

Zar Gul Khan Kot.

GPS, Noor Khan Mada Khel.

GGPS, Rehmat Ullah Kot.

GGPS, Muhammad Amin Kot.

GGPS, Sher Dad Kot.

GGPS, Shahzad Gul Kot.

GGPS, Muhammad Noor Din Kot.

GPS, Darpa Khel.

GGPS Zar Muhammad Kot.

GPS, Muhammad Aslam Kot.

GPS, Inayat Khan Kot

CGPS Resool Idean Lot

GGPS zindai kut

Endst: No. 365-68

/ R-Adj: PTC/MRN/AEO dated\_

Copy to the:-

- T. Director Education FATA KPK, Peshawar w/r to his order dated 16-12-2013.
  - 2. Agency Accounts Officer North Waziristan Agency.
  - 3. AAEO Circle Concerned.
  - 4. Accountant Local office is directed to prepare their bills with immediate effect and onward submission in favour of the Teachers mentioned above accordingly.

Agency Education Officer North Waziristan Agency

ATTESTET

the Add : Acc : General AGPS Sub office Pesh Susject Appeal For Juntile politi great respect it is stalid Hat our pays was Slopped by the ZR-ARDS IN. Agency of with out any Cogent rescason fiverellen order. The AEO his heleased our pays but the Account of was claims and was officer NWA and not entertain our claims and was delay tactics. Therefore it is husby may a that necessary order
may kindly be prosted the entertain our claims without
may kindly be prosted the entertain our claims. any fuller delay cans which have which have get delay, jos which we shall be grant zut & your for this regards Jon Jours Baduly Thous 1-Rugea PTC and others patiol 6/3/014. Jehanzebe pre act other was old photopolicess in h 2- 1hs an with T.T. & ollers AAONINA ) 7/2/014 Allested ATETSTEE

And E

### Accountant General

Pukistan Revenues, Sub Office, Peshawar Ph II 091-9211278 Fax# 091-9211301

1.41 1 op. d cell/Coreral Core/2013-14/113

Dated; 07:03.2014

The Agency Accounts Officer
North Waziristan Agency
Miranshah

or brook

#### APPEAL FOR JUSTICE

I am directed to enclosed herewith a copy of appeal submitted by MS Rusqua PST and others and Jehanzeba PTC and others which is self-explanatory.

The additional Accountant General AGPR sub Office Peshawar has recorded his directive on the face of the said appeal you are therefore requested to entertain the claims submitted by the applicants after completing all coddled formallings.

ACCOUNTS OFFICER
AGPR Sub Office Peshawa

ATEISTED

-4

1. 70Pace Datea-1/TM letter

Office of

Amx F (19) (15)

### Office of the Agency Education Officer North Waziristan Agency

From

The Enquiry Committee

To

The Agency Education Officer

North Waziristan Agency

Subject:

Enquiry

Memo:

Kindly refer to your order dated 4/2/2014 on the subject noted above and to state that we the undersigned checked the record and determined that the contain mentioned in the appeal filed by Ruqia and Others to the Director Education FATA on date 11/1 //2014 is based on fact and found that neither they were terminated nor released their pays until now. They are deserve for the same as requested in the appeal please.

1- Mr Umar Niaz Khan Supdt

Chairman

2- Taj Muhammad AAEO

Member

3- Sadiq Ali AAEO

3.6----

Agreed and Physically Checked

Attested

fior Pincer

0/ d- 5/9/014

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Amx G (13

### <u>T EDUCATION OFFICER NORTH WAZI</u> TRIBAL DISTRICT

\_/Appoint/ DEÓ/NWTD

The Director Education Newly Merged Districts Khyber Pakhtunkhwa, Warsak Road Peshawar

Subject:

## APPEAL FOR ADJUSTMENT / RELEASE OF PAY

Memo:

Undly refer to your remarks on the body of an appeal "resolve the issue in respect of ... Fahim Junior Clerk on the subject cited above and to state that Ex. DEO has been issued order on 24-01-2014 in the light of notification dated 24-01-2013(copy attached).

It is further stated that Ex. DEO has issued order in respect of Ruqia PTC and others after enquiry ( copy attached).

Pay bill of the above officials have been submitted to the accounts office NWD. Miranshah and returned with the remarks that bills will entertain / passed after post verification (copy attached).

It is further added that neither they were terminated nor release their pays up till now. They are performing their duties regularly to the entire satisfaction of their superior up till. But presently there are no vacant posts of PTC / Junior Clerk to adjust them for release of pay as they need vacancies. As and when the posts are available / exist in the office of undersigned, they will be adjusted for the release of pay accordingly to avoid more litigation, please.

Report is submitted for further necessary action, please.

North Waziristan Tribal Diene

the horomable Discelor Edu H PATA WASSALL TOUR PORTE (14) Apperl For pelesse of page in 1/0 hugen pre and others a fahimulal 1/2 and other Burgul the Ex-DE prim Ras been Stoped om pays without any written ordan verbally In this Connection you good office las been wind clear direct cons to the for helach of pays but no action as been lacen on this direction Neather we were terminalit nor belease our Prys up will now If me nucle les monahed than Kendy gove en to mination order of we were not les ominacial than believe our pays without in further delay of detry the Case, which have already been delayed er you issued direction one way or another way, we shell fray for your good Realth and long leave. Luga Obcoluite Rugia pre sunt an others of Fahim ulluh 1/4 and other. Allested 911/019.

Anna I (5) The honouxble Director Education. FATA Warsase wood pash. Appeal gos relacte of satisfies in a for Rugia and Subject :-Fehimellah. U/C with great report it is stated that the Ex Director Edu FATA has been stoped our page withaut In this Connection your good office has been issued. any critten order verbally. a clear disclions to AEO NIOA Jos Release of pays. but no action has been taken on your those. directions but using a delay factives. It is worthly mentioned that neither we were derminated nos selessed our pays explitterond. Therefore it is brought into your their holice that of we were tenminated than issue direction to give les les mination orders for Court of law, if we were not biminated than issue direction to MED NIND for beleasing our pays wheel have already been House d'is onse again requested in your think bronour Mhal delayed. a necessary order may Kindly be pressed to Also MAD to or another way to Besove the release our pays one Ryi fours obedieth issue once gor Rugia pic and other 40 J/ gahimullah 1/e. Daled 5/1/019 Alluld

ATTESTE

list of appellants are attached. Bushina Bushina Bader. - 2 Laboursa Zaibem Nisa Mr. Shahd I moud shahid 1 juil Cehr - yay-ur-Rehmar. - 5 Asadullar Asadullah. : 5 linvar Imranullah Joseph Taskin Sawal Haider. 9 Jebreel 9 Tebroela Samia samina Naz. Abid-Rehman Kring Ragia Non Jahd woor Zahid. A Rayo - About Aayrum - 15 Jaharab Tahan 216 - 17

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Alledd



## DIRECTORATE OF EDUCATION NEWLY MERGED TRIBAL DISTRICTS WARSAK ROAD RESHAWAR PARISTAN

WARSAK ROAD PESHAWAR, PAKISTAI PHONE: 091-9210166 FAX 091-9210216

No. 1666

/Date Pesh: the /

/2019

To

The District Education Officer, North Waziristan District.

Subject:

APPEAL FOR ADJUSTMENT/RELEASE OF PAY.

Memo:

I am directed to refer to this office letter No. 300 dated 7/1/2019 on subject noted above and to enclose herewith an application in respect of Mr. Fahimullah Junior Clerk and Mst: Ruqia PST and others of North Waziristan District and to ask you to implement the directions on the body of the previous applications dated 09.01.2019.

I am further directed to ask you to follow the directions put up by Director Education Erstwhile FATA on the body of enclosed application under intimation to this office positively please.

Encl: A.A.

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

Dated Pesh: the

12019.23/1/

1. District Accounts Officer NWD for necessary action.

2. PA to Director Education NMTD,

Deputy Director (F/A).

Allected



OFFICI	E OF THE	DISTRICT EDUC	ATION OFFICER
NORTH W.	AZIRISTAN	TRIBAL DISTRI	CT AT MIRANSHAH.

o loly DEO/NWTD

Dated: 16 /02/2019



ANKK.

T():

The Director Education
Newly Merged District KPK Peshawar.

Subject:

APPEAL FOR ADJUSTMENT/RELEASE OF PAY.

Memo:

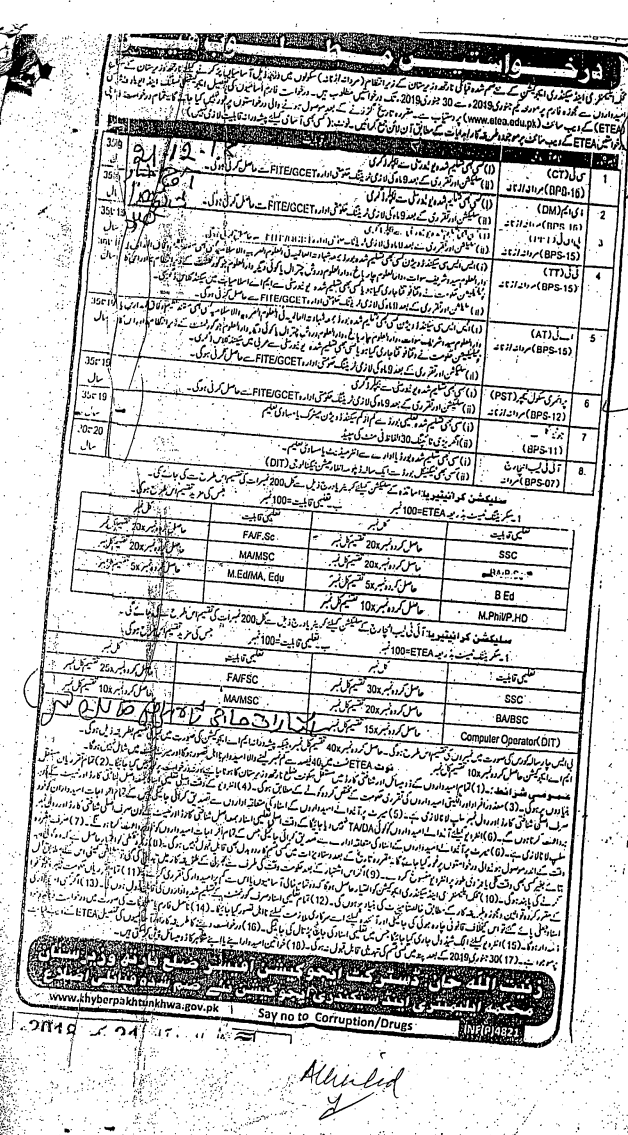
Reference your letter No:1665 dated 30/01/2019 the undersigned was directed to release the salaries and adjust the applicants if there is no termination order and cogent reason in this connection the Ex.District Education Officer submitted a detail report along with enquiry report vide letter No:4347 dated 7/06/2018.

This office searched a lot, but we found no termination order on the record of this office. Moreover, this office has advertised the posts of all categories for filling up through ETEA. Hence this office is unable to release/adjust the applicants as they need vacancies.

Report is submitted for your perusal and further necessary action please.

DISTRICT/EDUCATION OFFICER

North Waziristan Miranshah.



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1005 Mary ash (#1)08 MIETSTED (3) Sist - Accoult office Make (1) The world AG less penes): Rufre psi and others
3) DE (M) DE (M) Broth 109 taked 11/8/039. Jours of May to the power of the property to the Shull hothered the pred by the Ex Des. For ence a we are charged honbur that a necessary order may the solutions Ing-you the last year Thurspore it is humbly requested in your graceses Length Corresponding without my light reson. was a new DEO was poeted and Deprool all the to A 914. The AG 19 how that enough and issued direction & process the closure. (apy attached) The Ex Des support the process and we fused appeal due to Some observation, then the sum was removed and resubmitted to the DAO offers. (Gpy estacked) and bubmilied at the DISH. Accouding their bul relievend regard (apy au a ded), after enginey bulk were prepared The District Edu office Conducted enguiry in this de 30/1/2019 and No 2149-51 de 7/2/219 (CPY adacted) was wind enough and issued order vide no 1666 appeal to serector Edu ménged Dieth. The DE'(m) Dieth any logent headen/ engally. Let Love already lodged thud notice that our pays were desposed without wey his shound it is brought inthe your bubyed: Appeal for treliese of pay stapped without any logued reason / elligally el feshanan. the Howourable Secy Edu BASED. 

list of appellants are attached. Rushing Bushva Bader. - 2 Tarbursa Zaibem Nisa Mr. Shahed mond shahed Hay Keh yaz un Resman - 5 Asadallar Asadullah. 5 linvar Imranullal Taku Taskin and Saval Haider. g Sebreela Jebroela Samia samina Naz. Abid-Rehman Ergo Ragia Non Jahd wood Zahid. - 14 A Rayon - Abolul Aayrum - 15 Luxa Luxa Rashid 16 Jahanzeb. Jahan zeba - 17

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#### GOVERNMENT OF KHYBER PAKHTUNKHWA

ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT Block "A" Opposite M PA's Hostel, Civil Secretariat Peshawar Phone No. 091-9223587

> No. SO(PE)/E&SED/5-1/ Gen Misc/2022 Dated Peshawar the August 11<sup>th</sup>, 2022

Τc

The District Education Officer (Male)
District North Waziristan.

Subject: -

## APPEAL FOR RELEASE OF PAYS IN R/O NASIRUDDINTT RUQIA PSTAND OTHERS

I am directed to refer to the subject noted above and to enclose herewith a copy of self-explanatory explication submitted by Mr. Nasiruddin TT and others along with its enclosure, for further necessary action.

You are therefore, directed to resolved the issued under intimation to this office.

Encl. As above.

(MUHAMMAD ISHAQ) SECTION OFFICER (PE)

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To

The District Education Officer.

. North Waziristan District.

## Subject: PHYSICAL VERIFICATION FOR IMPLEMENTATION OF DIRECTOR EDUCATION MERGED DISTRICT

Kindly refer your office No30410-12 dated 23-07-2022 on the subject noted that and to state in pursuance of director Education FATA order No. 1666-68 dated 30-01-2019 on the subject noted above. We the following committee members thoroughly checked and verified the teachers whose salaries were stooped without any cogent reason and they are performing their duties regularly to the entire satisfaction of their superiors and they are regular employees of this department. In view of the above facts we the enquiry committee members recommended for releasing the outstanding salaries of the following teachers.

Report is submitted for further necessary action being low paid Government servants.

- 1. Ruqia PST GGPS Adam Khan Kol
- 2. Bushra Qadar PST GGPS Akhlar Nawaz Kot
- 3. Zaiba Nisa PST GGPS Ghulam Sher Khan Kot
- 4, Muhammad Shahid PST GPS Awal Khan Kot
- 5, Ijaz Ur Rehman PST GPS Gul Rauf Khan Kot
- 6. Asad Ullah PST GPS Zer Gul Kot
- 7. Imran Ullah PST GPS Muhammad Asiam Kot
- 8. Taskin PST GGPS Rahmain Ullah Kot
- 9. Amra haidar PST GGPS Muhammad Amin Kot
- 10. Sawal Haidar PST GGPS Sher Dad Kot

- 11. Jabrele PST GGPS Shertzad Gul Kot
- 12. Samia Naz PST GGPS Muhammad Noor Din Kot
- 13. Noor Zahid PST GPS Milhammad Asiam Kol
- 14. Addul Cayum PST GPS Inayal Khan Kot
- 15. Umra Rashid PST GGPS Rasooi Khan Kot
- 18. Razia PST GGPS Zaindad Kot
- 17. Abid Rehman PST GPS Darpa Khei
- 18. Janzeba PST GGPS Zainda Kot

#### **Enquiry Committee Members:**

1. Sami ullah V/Principal GHSS Idak:

2. Habib Ullah H/Master GHS Tall Village:

3. Mr. Shanabaz Khan S/Clerk DEO Office:

4. Mr. Arbab Khan J/Clerk DEO Office:

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