# FORM OF ORDER SHEET

Court of	
	+
Case No	1829/2022

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
J	16/12/2022	The appeal of Mr. Jahanullah Khan resubmitted
		today by Mr. Muhammad Hassaan Adil 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 appeal of Mr. Jahan Ullah Khan son of Ihsanullah received today i.e. on 02.12.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal be got signed by the appeal.
   2- Copy of departmental appeal in respect of appellant is not attached with the appeal which may be placed on it.

No. 3481 /S.T.

Dt. 95-12 /2022

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Muhammad Hassaan Adil Adv. High Court Peshawar.

have been removed.

Harran (\*) All the objections

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 1829 /2022

In	ha	7111	11.	.h
	Ha	ни		111

 $\dot{\mathbf{VS}}$ 

Government of KP and Others

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Sr. No	Description of Documents	Annexures	Pages
1.	Service appeal		1-4
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10.	Reminder application dated 17-10-2022	·G'	21
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APPELLANT

Through

BARRISTER MUHAMMAD HASSAAN ADIL

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

_		
S	Service Appeal No/2022	
J	Jahanullah Khan	
F	Son of Ihsanullah Resident of P.O Nahaqi, Daman Afghani, Peshawar	
_	•	
· .		APPELLANT
	Versus	
		· .
2.	Secretariate, Peshawar  Secretary to Government of Khyber Pakhtunkhwa, Health Secretariate, Peshawar	Department, Civil
3.	Director General (DG), Health Service, Warsak Road, Peshav	yar
	Director General (DG), Health Service, Warsak Road, Peshav District Health Officer (DHO), Grand Trunk Road, Tehsil and	
3. 4.		

RESPONDENTS.

#### Respectfully Sheweth,

- That the appellant was appointed on 27.10.2020 (Annex "A") in prescribed manner as Ward Orderly (BPS-01) in the respondent no. 04's department. The appellant has rendered services for more than two years in one and the same scale.
- 2. That the seniority list (Annex "B") of the appellant-Class-IV is maintained separately in the office of respondent no. 04, whereas the seniority list of the employees-Class-IV of the respondent no. 3's office is maintained separately in their office. The services of the employee in the respondent no. 4's office is regulated by the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989, hereinafter referred to as the Rules.
- 3. That the next post in the hierarchy to which the appellant can be promoted is that of Junior Clerk (BPS-11), and 33% quota is reserved by the Rules for the promotions amongst the Daftaries (BPS-04), Naib Qasids (BPS-03), Bailiff (BS-04), etc with 02 years' service experience as such, and who have passed Secondary School Certificate Examination.
- 4. That, numerous posts of the Junior clerk were advertised by the respondent No. 3 & 4 department. However, the same were filled by the respondent No. 3 by promoting the employees of his office only as well as through initial recruitment since long, but the respondents were taking no steps to fill the same by affording a chance of promotion to the appellant despite of the availability and allocation of post to the office of the respondent no. 04.
- 5. That though the appellant was having the required qualification (Annex "C") at the time of advertisement of junior clerk post and the vacancies were also available at that time, but he was deprived, illegally, of the benefit of promotion at that juncture.
- 6. That the appellant along with other colleagues submitted an application / representation dated 17-06-2022 (Annex "D") to the respondent-department for their promotion on the quota reserved for them. In response to application dated 17-06-2022, a letter was issued by respondent No. 03 vide letter no. 1776-856/Promotion cell, dated 18-08-2022 (Annex "E"), wherein the respondent No. 03 asked the respondent no. 04 to furnish the details of Junior Clerks who have been initially recruited as well as detail of Matriculate Class-IV who have been promoted in 33% quota. Following this, the respondent no. 04 vide letter No. 14703/DHO dated 01-09-2022 (Annex "F") sent an answer to the respondent

No. 03 wherein the details provided were shown to be NIL, because all the posts, either made available / created in the office of respondent no. 04 or become available / vacant due to retirement etc, were used to be filled by the respondent no. 04 from the employees of his office and illegally ignoring the Class-IVs including the appellant from the office of the respondent no. 04. Needless to mention here that a reminder application dated 17-10-2022 (Annex "G") was also submitted to the department by the appellant along with other colleagues but the respondent's department didn't consider it necessary to even take up the file of the appellant into consideration.

7. That the appellant, realizing the violation of his rights, approaches this Hon'ble Court through instant appeal, *inter alia*, on the following grounds amongst others;

#### GROUNDS:

- A. That the appellant was equipped with all the requisite qualification for promotion to the posts of Junior Clerk (BPS-11) long ago and also the vacancies were available but for no valid reason and illegally, the promotion was withheld and the posts were filled in through promoting the employee from the office of the respondent no. 03 as well as through initial recruitment by the respondent No. 03's office, unlawfully curtailing the right of promotion of the appellant; hence, as per the settled principal of law, the appellant is entitled to the back benefits from the date of his entitlement and the vacancies had occurred.
- B. That the appellant has a right and entitlement to the promotion as well as to the back benefits attached to the post from the day of his entitlement to the promotion and availability of the vacancies occurred.
- C. That the appellant being eligible to promotion in the year 2022 is required to be placed senior to the fresh candidates appointed or promoted after 2022 or after his entitlement as Junior clerk.
- D. That the appellant has been discriminated, which goes against the provision of Articles 25 and 27 of the Constitution, 1973.
- E. That the appellant has not been treated in accordance with law as against the provisions of Article 4 of the Constitution.



F. That appellant reserve his right to urge additional grounds with leave of the Tribunal, after the stance of the respondents becomes known to him.

#### PRAYER:

It is, therefore, most respectfully prayed that on acceptance of the instant appeal, the Hon'ble Tribunal may graciously be pleased to direct the respondents to promote the appellant to the post of Junior Clerk along with the back benefits attached to the post from the day of his entitlement to the promotion and availability of the vacancies occurred. Furthermore, the respondents may also be directed to place the appellant senior to the fresh candidates appointed or promoted after his entitlement as Junior Clerk.

Any other remedy to which the appellant is found fit in law, justice and equity may also be granted.

**APPELLANT** 

Through

MUHAMMAD HASSAAN ADIL

Advocate High Court

#### <u>AFFIDAVIT</u>

I, Jahanullah Khan Son of Ihsanullah, Resident of P.O Nahaqi, Daman Afghani, **Peshawar**, do hereby solemnly affirm and declare on Oath that the contents of accompanying Appeal are true and correct to the best to my knowledge and nothing has been concealed from this Hon'ble court.

3

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service	Appeal No/20	22		
Jahanu	illah Khan	VS	Government o	of KP and Others
•				
	A 10 /			
÷	adverse action again	On for restraining the respondents from taking any action against the appellant till the final disposal of the opeal.  Weeth:  Iled appeal is being filed before this hon'ble Tribunal along with instant of main appeal may kindly also be considered as part and parcel of this as a good prima-facie case in his favour and is also sanguine about its onvenience also leans in favour of appellant.		
	instant appeal.			
			•	
Resp	ectfully Sheweth:	,		* * * * *
applio	cation.			
	the grounds of main appropriate appropriate and the control of the	eal may kindly al	so be considered as	part and parcel of this
That succe	·	rima-facie case in	his favour and is a	ilso sanguine about its
That l	balance of convenience	also leans in favou	or of appellant.	
	if the relief as prayed for see of titled appeal will be			s not granted, the very

# PRAYER:

1)

2)

<sup>1</sup>3)

4)

It is, therefore, prayed that on acceptance of this application, the respondents may graciously be restrained from taking any adverse action against the appellant till the final disposal of the instant appeal.



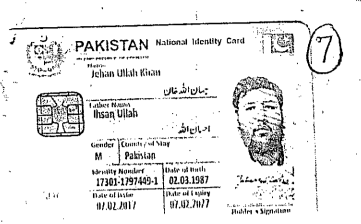
Through

MUHAMMAD HASSAAN ADIL

Advocate High Court

#### **AFFIDAVIT**

I, Jahanullah Khan Son of Ihsanullah, Resident of P.O Nahaqi, Daman Afghani, Peshawar, do hereby solemnly affirm and declare on Oath that the contents of accompanying Application are true and correct to the best to my knowledge and nothing has been concealed from this hon'ble court.



المنابعة ال

كمشده كار ذيلنے پر قریبی لیزوبس میں ڈال دیں

THE RESERVE OF THE PROPERTY OF THE PERSON OF



OFFICE ORDER

Fax No. 091 922546/ Annex-"A

Phone No.091 9225387

On the recommendation of Departmental Selection Committee in its meeting held on 20/10/2020 at 10:00 am under the chairmanship of the undersigned. Mr. Jehanullah Khan S/o Ihsanullah (MB) resident of Damaan Afghani P.O Nahaqi, District Peshawar is hereby appointed under deceased son's quota in District Health Office Peshawar as Ward Orderly BPS -04 in Basic Pay Scale (9900-440-23100) plus all other allowances as admissible to him as per Government rules.

His appointment in Health Department Govt. of Khyber Pakhtunkhwa will be subject to the following terms and conditions:-

- 1. He will be on probation initially for a period of one year.
- 2. His services will be subject to medical fitness.
- 3. He will not be entitled to any TA/DA for medical examination and joining the first appointment.
- 4. He will be governed by such rules and orders as may be issued by the Government for the category of Government servant to which he belongs.
- 5. His services can be dismissed without any notice during the probation period, if his work and conduct found unsatisfactory.
- 6. If he/she wishes to resign from service he will have to submit resignation in writing 30-days in advance or deposit one month salary in the government treasury. However he will continue to serve the Government till the acceptance of his resignation by the competent authority.
- 7. He/She will serve in all health facilities under the control of District Health Office Peshawar.

If the above mentioned terms and conditions are acceptable to him/her, He/she should report to District Health Office, Peshawar within 14 days after the receipt of this appointment order.

> District Health Officer, Peshawar.

Dated Peshawar the 27/10 /2020

1. Accountant General Khyber Pakhtunkhwa, Peshawar.

2. Director General Health Services Khyber Pakhtunkhwa Peshawar.

3. Deputy Commissioner Peshawar.

4. Coordinator DHIS Section DHO office Peshawar.

5. Account Section of this Office.

Official Concerned.

2/10/2020

#### AG KP Peshawar

S#:1

Pers #: 00965349

Buckle:

Name:

JEHAN ALLAH KHAN X-RAY ATTENDANT

CNIC No.1730117974491

GPF Interest Applied

04 Active Temporary

PAYS AND ALLOWANCES:

0001-Basic Pay

1004-House Rent Allow 45% KP21

1210-Convey Allowance 2005

1300-Medical Allowance

2311-Dress Allowance - 2021

2312-Washing Allowance 2021

2313-Integrated Allowance 2021

2341-Dispr. Red All 15% 2022KP

2347-Adhoc Rel Al 15% 22(PS17)

Gross Pay and Allowances

DEDUCTIONS:

GPF Balance 16,492.00

3501-Benevolent Fund

4004-R. Benefits & Death Comp:

P Sec:004 Month:July 2022

PR8854 -District Health Officer RH

DISTRICT HEALTH OFFICER R

NTN:

GPF #:

Old #:

PR8854

15,350.00

3,576.00

1,785.00

1,500.00

1,000.00

1,000.00

600.00

1,551.00

1,551.00

27,913.00

Subrc:

770.00

600.00

300.00

Total Deductions

-1,670.00

26,243.00

D.O.B

02.03.1987

01 Years 09 Months 006 Days

LFP Quota:

ALLIED BANK LIMITED G.T. Rd. Peshawar Ci

0010078649120019



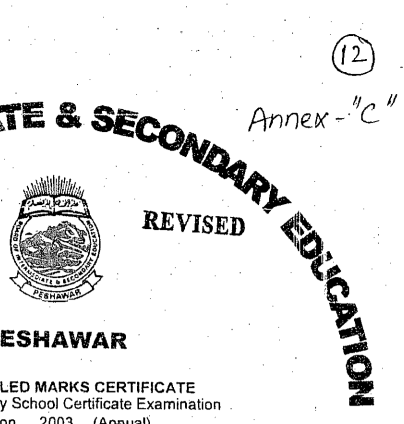
	Father Name	NIC Number	Date of Entry in	Designation		Annex - "B
1 Zəffar Ali	Najaf Ali Shah	17301-1698582-3	7/5/1988	Note O and		
Tahir Shah	Amir Zada	17301-8905148-5	2/1/1992	Naib Qasid	Matric	
3 Muhammad Riaz	Nasar Ullah	17301-1675304-7	16/03/1995	Chowkidar	Matric	
4 Hamad	Shahid Hamid	17301-5090803-1	6/4/1997	Ward Orderly	. Matric	
5 Ashfaq Ahmad	Sulaiman Khan	17301-1814298-7	5/1/1999	Ward Orderly	BA	
6 Ahmad Jan	Ghazi Khan	17301-1274726-3	<del></del>	Chowkidar	Matric	BHU Terai
7 Salman Shah	Fazle Qadar	17301-7455183-7	30/04/1999 9/1/2003	Naib Qasid 🛫	FA	
8 Fazai Rabi	Sahar Gul	17301-9536454-7		Ward Orderly	FA	
9 Sahibzada Aamir	Mukhtiar Ahmad	17301-05982459	11/8/2006	Ward Orderly	Matrid	
10 Muhammad Ishfaq	Mir Akbar		12/8/2006	Ward Orderly	BA. Health Diploma	•
11 Sohail Ashiq	Muhammad Ashiq	17301-9823680-1	28-11-2006	Ward Orderly	Mphil Microbiology+DIT	
1 12 Ghulam Mujtaba	Ghulam Mustafa	17301-4002508-5	12/1/2009	Sanitary Petrol	BA .	7
13 ijaz Anmad	Taza Gul	17301-7148125-9	26/12/2009	Ward Orderly	ВА	-
14 Munir Hussain	Fagir hussain	17301-5419523-7	31-12-2009	Chowkidar	FA	<del> </del>
15 Naveed Khan	Muhammad Nawaz Kham	17301-1311673-1		Nalb Qasid 🤝	Matric	
16 Muhammad Ibrar	Gul Mast Khan	17301-6584400-1		Nalb Qasid	ВА	T 1 .Jan All Sto
17 Muhammad Sulaim	an Musafar	17301-4408732-9		Behishti	SSC	Sweday ACI Sto.
18 Sajjad Ahmad	Liagat Ali Khan	17301-6117689-7		Behishti	BA	$\forall \cdot  (V(x) / 45)$
19 Torgat Auzal	Javid Akhtar	17301-8599458-3		Behishti	FA	
20 Syed Kifayat Shah	Naurooz Shah	16101-7487588-9			FA	
21 Abdul Shahab	Abdul Jabbar	17301-1458161-3		X-ray Attendent	MA+ Health Diploma	
22 Muhammad Imran	Qaleem Ullah	17301-7776929-5	27/12/2012		MSC Economics	Sand Ollah 31/6
23 Asif Naveed	Naveed Ahmad	17301-3090264-1			MA	Jack out of the
24 Muhammad Alfal	Subhan ullah	17301-5904442-3	31/12/2012	K-ray Attendent	FA I	- Bactulo Yacti
25 Shahid Islam	Fagir Gül	17301-5887445-5		3ehishti 💮 💮	DAE	The state of the s
26 Asfandyar Khan		17301-3550466-9		Ward Orderly	FSC+ Surgical Diplema	-
27 Shams Ul Athhar	Musharaf Khan	17301-6996238-7	4/2/2014		BA :	•
28 Zia-ul-islam	Shams Ul Qamar	17301-8058948-7	27-03-2015		SSC	=
29 Salman Misbah	Muhammad Qayum	17301-5067106-3		Vard Orderly	MA+ Health Diploma' ,	-1
30 Shahid Islam	Misbah Ud din	17101-4426272-5			BA	Diversas
	Faqir Gul		-16-1-2016 V		surgical Diploma	District Health Officer Peshawar
31 Muhammad Sulaiman 32 Murshid Ali		17301-8449980-3			SC :	† reshawar
34 WINISHIO All	Gohar Khan	17301-4164590-0	3/8/2016 N		BSc '	-

Scanned with CamScan

	<sub>T</sub> wadeem Khan					•
	34 Fareed Ullah	Sher Zaman	17301-8762303-1	127/0/19	11	•
	35 Umair Khan	Afridi Khan Safi	17301-4505337-1	12/8/2016	Behishtí	FA
	36 Sabir Shah	Pervaiz Khan	17301-8066889-5	3/8/2016	Naib Qasid	BA
		Zaiban Shah	17201-6576098-3	29/05/2017	Naib Qasid	FA
	7 Waqar Younis	Shafaras Khan	17301-9197840-5	19/01/2018	Chowkidar ·	Matric+ Health Diploma
- 3	8 Syed Ghous Ali Shah	Syed Abid Shah	17301-9197840-5 17301-1800560-0	19/01/2018	Ward Orderly	FSC
	9 Muhammad Arif	Faiz Muhammad	17301-1800560-9	19/01/2018	Ward Orderly	MA ·
1	0 Muhammad Ihtisham	DilShad Khan	17301-2618886-7	19/01/2018	Ward Orderly	BSc
	1 Zeeshan Ahmad	Fareed Khan	17301-2621626-3	19/01/2018	Ward Orderly .	M.COM
	2 Faisal Ahmad	Habib ur Rehman	17301-5237207-1	20/02/2018	Ward Orderly	ВА
	3 Muhammad Saboor	Manzoor Khan		3/10/2018	Chowkidar	FA
-47	4 Faroog Haidar	Khan Bahadur	17301-9784416-5	3/10/2018	Chowkidar	FA+, Health Diploma
	Imran Khan	lzzat Khan		3/10/2018	Ward Orderly	FA FA
	Rahim Shah	Sardar Khan	17101-1892366-1	30/10/2018	Chowkidar	FA+Electric Diploma
	7 Shehryar Khan	Fagir hussain	17301-8692584-1	27/10/2020	Ward Orderly	DAE+ DIT
	Pehan Ullah	Ihsan Ullah	17301-2332817-7	27/10/2020	Ward Orderly	MA+DIT Diploma
49	Amir Khan	Zaka Ullah	17301-1797449-1	27/10/2020	Ward Orderly	FA ·
50	Muhammad Nouman	Noor Muhammad	17301-0416153-5	27/10/2020	Ward Orderly	FSc ·
	Muhammad Arif	Usman Khan	17301-3280446-5	27/10/2020	Ward Orderly	BA
		1.4.1	17301-86494820-9	27/10/2020	Ward Orderly	BA
			17301-6540441-7	27/10/2020	Ward Orderly	MBA
		0	17301-6952992-5	27/10/2020	Chowkidar	Matric
	1.		17301-6701436-9	27/10/2020	Ward Orderly	FA
			17301-8767271-3	27/10/2020	Chowkidar	BA
			17301-5569170-9	27-10-2020	Chowkidar	Mátric
	111		17301-5242528-1			B.COM
			17301-6527188-7	274-0		FA FA
	1					FSc+Health Diploma
	0.4.		17301-6255930-7			
			17301-7058253-5			BSC Computer Science SSC
	4		17301-3206617-7			FSC
	C 1. 441		17301-5541278-7	2 /2 /2 2 2		FA T
- 07	Salman Khan C	Dilawar Khan 1			Mard Orderly	<del></del>
	·			The second state of the	weld Ordelly	Matric (Died)
				-		



District Health Officer Peshawar



PESHAWAR

**DETAILED MARKS CERTIFICATE** Secondary School Certificate Examination . Session 2003 (Annual)

Name:	Jehan Ullah Khan		Roll No	51402
	•	1		
Father's Name	, Ilisan Ullah		Date of Birth	02-03-87

Subject	Marks		MARKS OBTAINED				
		The:/P-A	Prac/P-B	· Total	- In Words		
1 English	150		-	91	Ninety-One		
2. Urdu	150			76	Seventy-Six		
3. Islamiyat (Comp)	75	63	-	63	Sixty-Tnree		
4 Pakistan Studies 🔍 🔻	75	46	·	46	Forty-Six		
€ Hew Riazi	100	43		43	Forty-Three		
6 Physics	100	37	22	59	Filty-Nine		
7. Chemistry	100	38	22	60	Sixty Only		
8. Biology	100	27.	23	50	Filty Only		

Total 850

488-C Four Hundred Eignly-Eight On y

Remarks

Prupared by: Checked By:

Controller of Examinations

Note: Error/Ommission accepted. Any mistake in Date of Birth, name etc must be intimted within 30 days after the DMC is issued. Computer Cell BISE, Pesnawar.

S.No.

390516

Roll No. 51402



REVISED



# Board of Intermediate and Secondary Education Peshawar N.M.J.P. Pakistan **Secondary School Certificate Examination SESSION 2003-ANNUAL**

(Science Group)

This is to Certify that	Jehan Ullah Khan	Son / Daughter of	Ihsan Ullah
and a student of			as passed the Secondary School Certificate
		ry Education, Peshawar held in	
candidate. He / She obtained	488 Marks out of 8	50 and has been placed in Grad	de <u>C</u> Representing <u>Good</u>
	following subjects: Islamiyat Pakistan Studies	5. Mathematics 6. Physics	7. Chemistry 8. Biology
Date of birth according to ad	mission formM	arch 2, 1987 .	
Asstt Secretary	Issued in Lie	u of OC # 258144 (Anunai - 706	3) Secretary

This certificate is issued without alteration or erasure

ROIL NO: 62331

PESHAWAR

S.No. PB

16135

PESHAWAR

PROVISIONAL AND DETAILED MARKS CERTIFICATE







#### PROVISIONAL AND DETAILED MARKS CERTIFICATE INTERMEDIATE (ANNUAL) EXAMINATION, 2005

HUMANITIES (Part-II)

Jehan Ullah Khan	······		Soi	n of <u>I</u>	<u>hsan</u>	Ullah	
of Govt Superior Science C	College 1	Peshawi	ar			· · · · · · · · · · · · · · · · · · ·	
has secured the marks shown a May as a Regu			ect in t	he H S S	S C Ex	aminat	ion held in the month of
							otained / 2
Subjects	Marks	Part Theory	Pract	Part Theory	-II	Total	Marks in Words
English	200	33		26 *		.59	Fifty-Nine
Urdu	200	33		47	_	80	Eighty Only
Islamic Education	50	35	· _		-	35	Thirty-Five
Pakistan Studies	50		_	33		33	Thirty-Three
Islamic History	200	66	_	62 .		128	One Hundred Twenty-Eight
Islamic Studies	200	57	_	62		119	One Hundred Nineteen
Health & Physical Education	200	31	25	37	20	113	One Hundred Thirteen
Total	: 1100					567-C	Five Hundred Sixty-Seven Only
•	·			Remar	ks :	Pass	on Grace
* Passed with grace mark Checked By:	(S					· ·	
Issue Date: February 27 2017		···					entroller of Evaluations

NOTE <u>Error/Omission accepted. Any mistake in above particulars must be Intimated within 30 days of the receiving the certificate.</u>

(Computer Cell BISE Peshawar)

S.No. 164479

Roll No. 62331

Group. Humanities



REVISED



Board of Intermediate and Secondary Education Peshawar N.W.F.P. Pakistan INTERMEDIATE EXAMINATION

**SESSION 2005-ANNUAL** 

and the second s		and the control of th	
This is to Certify that -	Jehan Ullah Khan	— Son of _	lhsan Ullah
and a student of		war Beu	istered (%) _ 515-B/SSC-2003
has passed the Intermedia	te Examination of the Board of	Intermediate Fec	rndary Education, Beshawar
held in May, 2005 as	a Regular candidate.	He obtained _	567 Narks out of 1100 and
has been placed in grade 🖃	C Representing Good	— . The examinati	on was tuken as a whole.
		,	

Asstt Secretary

Issued in lieu of Certificate No.16342

Secretary



# Government High School Mian Gujar (Peshawar)



## CHARACTER CERTIFICATE

CIIAN	weirn ci	MINICALE	Ų ¥
Certified that	MI Jehren	ullah Khar	<u>منان</u> د
an sugar	Ullach of Vi	llage Damon AT	Placene
Tehsil Pahouson	- District - Raho	has remain	1ed 8
regular student of this s	chool w.c.f. 10/4	12001 10-19/3/	2003
			1
His conduct du	uring his stay at sol	hool was —	
		4	
No - 30/6/203	<del></del>	and a	2007
Dated ///		Headmi	
(1) Prepared by	<del></del>	Govt: High So	nool,
		Mion Guige (Pash)	AWAI)

Serial No.....353

Class No....

## GOVT. SUPERIOR SCIENCE COLLEGE PESHAWAR



Character Certificate

Name Jehan ullah Klam	
Father's Name Shean ullah	
Board's/University Regd: No. 5/5-B/SSC-2003	
Date of Birth (in figures). 02 03 1987	
(in words) 2nd March NH Eighty So	
Period of Study. 2003.	7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Conduct/Remarks 9006	
Incharge , , ,	To the state of th
Date 15/10/05 Principal G.S.S.College.	Pesh:

To

Dairy No. 9721 Date. 17-06-2022 Health Department

The Secretary Health Government of Khyber Pakhtunkhwa, Health Department,
Poshawar.

Subject

APPEALIREQUEST FOR PROMOTION OF CLASS-IV STAFF
YORKING UNDER DHO PESHAWAR

Sir,

With due to respect it is stated that we all the Class-IV qualified staff are deprived from promotion since 1988 till date. In there was two cadres in the health directorate against which different meetings was scheduled and now it was decided to merge these cadres into one codes. But the order is still awaited.

Furthermore, most of our Class-IV staff are well qualified having diploma holders and Maxter in different subjects. Despite of well deserving and qualified Class-IV staff no promotion was made so for due to the reason that we are sub-cadre. The Class-IV staff working in Directorate General Health Services, Khyber Pakhtunkhyra were time and again promuted to the ministerial positions we were ignored.

It is pertinent to mention here that, the seniority of Class-IV staff have already been prepared at DHO Poshawar against which promotion can be possible.

Therefore, it is humbly requested that, we the Class-IV staff may kindly be promoted and promotion quota may kindly be specified since 1988, so as to get the benefit and the two cadres may kindly be merged.

ì would be obliged, pleaso.

Dated: 17-05-2022.

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# Names, Scales and Signatures of Candidates

Sr	Name of Candidate	<u>Scale</u>	Signature
No.			
1.	Abdul Shahab	BPS-01	Endrele
2.	Ahmad Jan	BPS-01	A
3.	Amir Khan	BPS-04	info
4.	Aqib Zahoor	BPS-03	Ha?
5.	Asfandyar Khan	BPS-02	Auf.
6.	Asif Naveed	BPS-02	plus
7.	Fareedulláh Safi	BPS-03	Rush
8.	Fazal-e-Rabi	BPS-02	Fazafe Fali
9.	Ghulam Mujtaba	BPS-02	C nui
10.	Hamad	BPS-02	Howwid.
11.	Haroon-ur-Rasheed	BPS-03	N/ 500
12.	Imran Khan	BPS-03	Mjim
13.	Izzat Ullah	BPS-01	By
14.	Jahanullah Khan	BPS-01	Johanllas
15.	Mueen Qasmi	BPS-04	Mosai
16.	Muhammad Altaf	BPS-03	With li:
17.	Muhammad Arif	BPS-04	Au
18.	Muhammad Ihtisham	BPS-04	Merke
19.	, ì	BPS-04	Charles .
.20.	ł	BPS-03	
21.		BPS-04	m Jayes
22.	Muneer Hussain	BPS-01	Miji therin
23.	Nadeem Khan	BPS-03	Wedlingto -
		························	

l. 3	•	· · · · ·	_
24.	Saadullah Khan	BPS-01	Sombulled Whis
25.	Sabir Shah	BPS-03	(avis)
26.	Sahibzada Amir	BPS-02	James Hana
27.	Sardar Ali	BPS-01	Q dille
28.	Shahid Ahmad	BPS-04	24.
29.	Shahid Islam	BPS-02	filial
30.	Salman Shah	BPS-05	
31.	Shehryar Khan	BPS-04	tannyar.
32.	Sohail Ashiq	BPS-01	S.A.
33.	Muhammad Suliman	BPS-04	- telmer
34.	Syed Zaffar Ali	BPS-04	Simfe
35.	Tahir Hafeez	BPS-04	Clanis
<b>3</b> 6.	Tahir Shah	BPS-01	farios_
37.	Turkat Auzal	BPS-03	TAVEL
38.	Umair Khan	BPS-03	UZ J
39.	Waqas Ahmad	BPS-02	J. J
40.	Waqas Ghulam	BPS-01	July
41.	Zeeshan Ahmad	BPS-04	ing
42.	Zia-ul-Islam	BPS-02	ZiH fislam



# DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA, PESHAWAR

No. 1776-854 Promotion Cell

Dated Peshawar the 18/08/2022

- 1. All District Health Officers in Khyber Pakhtunkhwa
- 2. All Medical Superintendents of Hospitals in Khyber Pakhtunkhwa.

Subject:

APPEAL / REQUEST FOR PROMOTION OF CLASS-IV STAFF

Memo:

Reference to the subject noted above, please furnish the detail of Junior Clerks who have been initially recruited as well as detail of Matriculate Class-IV who have been promoted in 33 % quota on the following format:-

Proforma for Junior Clerks from Class-IV on 33% Quota.

	S No.	Name / Father Name	Date of Entry into Govt: Service.		Promotion to J/C in 33% Quota.
i	01.		•	,	
	02.	ž:¥			

oforma for Junior Clerks initially recruited.

S No.	Name / Father Name	Date of Entry Into Govt: Service.	· ,	Date of Initial Recruitment 25 Junior Clerk.
01.				
02.				-

Additional Director General (HR) Directorate General Health Services Khyber Pakhtunkhwa, Peshawa





# OFFICE OF THE DISTRICT HEALTH OFFICER PESHAWAR PHONE NO. 091-9225387

No. 14703 /DHO dated Pesh: -1/09/2022

To.

The Director General Health Services, Khyber Pakhtunkhwa, Peshawar.

SUBJECT:

APPEAL/REQUEST FOR PROMOTION OF CLASS-IV STAFF

Sir,

Reference your letter No. 11776-856/Promotion Cell dated: 18.08.2022.

The requisite information is hereby submitted as mentioned below:

Proforma for Junior Clerks from Class-IV on 33% Quota.

Quota	S.No	Name/Father Name	Date of Entry into Govt: Service	Qualification	Promotion to J/C in 33%
Nil Nil Nil Nil	<del></del>	Nil	Nil		Quota

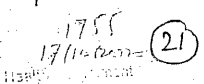
Proforma for Junior Clerks initially recruited

S.No N	amc/Father Name	Date of Entry into - Govt: Service	Qualification	Date of initial Recruitment as Junior Clerk.
N	il·	Nil	Nil	Nil'



#### SOFT REMINDER

The Secretary Health Government of Khyber Pakhtunkhwa, Health Department, Peshawar,



Subject:

APPEAL/REQUEST FOR PROMOTIONS OF CLASS-IV STAFF WORKING UNDER DHO

PESHAWAR

Sir

With due respect it is stated that we all the Class-IV qualified staff are deprived from promotion since 1988 till date. 1" there was two cadres in health Directorate against which different meetings was scheduled and now it was decided to merge these cadres into one cadre. But the order is still awaited.

Furthermore, most of our Class-IV staff are well qualified having Diploma holders and Master in different subjects. Despite of well deserving and qualified Class-IV staff no Promotion was made so far due to the reason that we are sub-cadre. The Class-IV staff working in Directorate General Health Services Khyber Pakhtunkhwa were timely promoted to Ministerial Positions but we were Ignored.

It is pertinent to mentioned that the seniority list of Class-IV Staff have already been prepared at DHO Peshawar against which promotions can be possible.

Therefore, it is humbly requested that, we the Class-IV staff may kindly be promoted and promotion quota may kindly be specified since 1988, so as to get the benefits and the two cadre may kindly be merged.

We would be obliged, please.

Date: 13.10.2022

Yours Sincerely,
All Qualified Class-IV Staff

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بیثاور بارایسوسی ایشن،خیبر پختونخواه

Service Tribunal Peshawar ....

Appellant :	Sv. Appeal 35
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19	<u>م</u> اند

مقدمه مندرج عنوان بالامس الجي طرف سے واسطے پيروي وجواب دہي كارواكي متعلقه

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