FORM OF ORDER SHEET

Court of	
Case No	1868 /2022

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1.	2	3
1	19/12/2022	The appeal of Dr. Fazal Wahid re-submitted today by Salcem Shah Hoti Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on
i		Notices be issued to appellant and his counsel for the date
		fixed.
		By the order of Chairman REGISTRAR,
		-

The appeal of Dr. Fazal Wahid son of Fazal Wahab r/o Shaheen-Muslim Town Bostan ababad no. 3 Peshawar received today i.e. on 17.12.2022 is incomplete on the following score. which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Check list is not attached with the appeal.
- 2- Affidavit is not attested by the Oath Commissioner.
- 3- Law under which appeal is filed is wrong.
- 4- Page nos.14, 23, 24, 24 and 31 are illegible which may be replaced by legible/better
- 5- Chamber address is not mentioned on the Index.
- 6- Two more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

Dt. 15-19-12022

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Saleem Shah Hoti Adv. S.C Of Pakistan.

Respected Sir,

That all The deficiencies are being pulpithed.

Su. M.

[9] 12 | 2003

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. <u>1868</u>/2022

Dr. Fazal Wahid S/o Fazal Wahab R/o Shaheen Muslilm Town Bostan Abad no 3, Peshawar. Presently Al-Beraidah Kingdom of Saudi Arabia.

..... Appellant

VERSUS

- 1. Government of Khyber Pakhtunkhwa through Secretary Health, Civil Secretariat, Peshawar.
 - 2. Director General Health Services, Khyber Pakhtunkhwa, Peshawar.

..... Respondents

APPEAL UNDER SECTION 4 OF SERVICE
TRIBUNAL ACT 1974, AGAINST THE
IMPUGNED ORDER / LETTER DATED
25.08.2022 OF THE RESPONDENT NO 2
AND IMPUGNED REMOVAL FROM
SERVICE ORDER / NOTIFICATION NO
SO(E-II)/HEALTH/10-25/2013,OCTOBER
2013 AND DEPARTMENTAL APPEAL OF

THE APPELLANT HAS NOT BEEN DECIDED DESPITE THE LAPSE OF 3 MONTHS OF STATUTORY PERIOD.

Prayer in Appeal:

It is therefore, prayed that on acceptance of this Appeal, the impugned Order / letter dated 25.08.2022 and impugned removal from service order dated 25.10.2013 No. SO(E-II)/Health may kindly be set aside and the appellant may be restored on service entitling him for the full pension and other benefits and funds in accordance with law.

Respectfully Sheweth:

Brief facts rising to the instant Appeal are as under:

- 1. That the Appellant had been serving as Medical Officer in Khyber Pakhtunkhwa Health Department since his Appointment dated 18.02.1987. (Copy of Appointment letter is attached as annexure A)
- 2. That the Appellant had performed his duty in various Basic Unit till 1994. (Copies of Relevant record are attached as annexure B)

- 3. That on 01.09.1994 the Appellant / Petitioner proceeded on deputation for M.Phil Course for the duration of three years.
- 4. That the Appellant was then posted as Lecturer in Khyber Medical College Peshawar from 22.09.1997 to 2001. Later the appellant was promoted from BPS-17 to BPS-18 on 11.05.2001 vide notification No. SOH(IV)6-8/2000. (Copy of Notification dated 11.05.2001 is attached as annexure C)
- 5. That after having accorded sanction of the KP Govt the appellant proceeded to Saudi Arabia on deputation. The Deputation period was extended from time to time. (Copies of letters are attached as annexure D)
- 6. That meanwhile the Appellant attained the age of Superannuation in the year 2016 and during this period, he was Abroad. However the Department (Respondents) has not conveyed this factum to the Appellant. (Copy of the Passport is attached as annexure E)
- 7. That when the Appellant arrived Pakistan on 04.06.2022 then he submitted an Application on 30.06.2022 to the respondent No 2 for issuing / processing pension matter and other funds. (Copy of the Application is attached as annexure F)
 - 8. That the Respondent No 2 instead of passing any order on the Application of the Appellant, surprisingly handed over

the impugned order dated 25.08.2022 wherein it was revealed that the Appellant had been removed from service in the year 2013. (Copies of the letter dated 25.08.2022 and order dated 2013 are attached as annexure G)

- 9. That the Appellant then submitted Departmental Appeal to the respondent No 1 on 06.09.2022 Diary No. 27, however despite the lapse of statutory period of 3 months, the same has not yet been decided. (Copy of Departmental Appeal is attached as annexure H)
- 10. That the Appellant had deposited pension contribution, GP Fund, Group Insurance and Benevolent Fund which had been credited to the Govt exchequer through Bank deposits.

 (Copy of Bank receipts are attached as annexure I)
- 11. That the appellant being aggrieved from the impugned letter/order dated 25.08.2022, impugned order removal from service sated 2013 and refusal of respondent No 1 to decide the Appeal of the appellant, prefers this Service Appeal inter alia, on the following grounds. The Appeal is preferred through attorney Nasir Ullah Khan Advocate High Court. (Copy of Power of Attorney is attached as annexure J)

GROUNDS

- A. That the impugned order of removal from service dated 2013 is illegal, unwarranted and unsustainable in the eye of law.
- B. That all the proceedings have been carried out on the back of the appellant and he was kept in dark.
- C. That since the appellant was abroad on deputation with the approval of the respondents, however he was not even conveyed the impugned order of the removal from service. The principal of audi alterum parterm was seriously violated and due process and right of hearing as enshrined in Article 10-A of the constitution of Pakistan, 1973 has not been followed, hence all the proceedings had been conducted in a mechanical manner as the principle of transparency and fair play was trampled upon.
- D. That the Appellant has not been treated in accordance with law as mandated in Article 4 and Article 25 of the constitution of Pakistan, 1973. Moreover the right of life as envisaged in Article 9, the constitution of Pakistan has been snatched from the appellant, therefore, the fundamental rights of the Appellant have grossly been violated by the respondents with impunity, which needs the interference of this Hon'ble Tribunal to set aside the impugned order.
- E. That the respondents were in full knowledge of place of working of the Appellant however, they did not bother to

take pains to fulfill the legal formalities, the primary duty of the respondents to follow the efficiency and discipline Rules 2011 and conduct a fair, transparent and full dressed inquiry has not been performed.

- **F.** That the Appellant had proceeded Abroad in the year 2001 on deputation with the prior approval of the respondents which had been extended from time to time.
- G.That when the Appellant deposited Bank draft No D01336/ess 13th December 2011, G06406 December 2011, GH06408 08.04.2010 and other receipts for the purpose of pension contribution, GP Fund, and Group Insurance in the Govt exchequer which reflect that the impugned order of removal from service is illegal, unlawful and against facts and law. The impugned order, therefore suggests that it is the result of haste and malafide intention, which may kindly be set aside.
- H.That Sub Rule 3(d) of Efficiency and Discipline Rules is not attracted to the case of the Appellant and it has wrongly been invoked against him.

- I. That the Appellant has got knowledge of the Impugned Order of removal from Service on 25.08.2022, then he filed the departmental Appeal well within time.
- J. That any other grounds may be raised at the time of arguments with the permission of this Hon'ble Tribunal.

Prayer in Appeal:

It is therefore, prayed that on acceptance of this Appeal, the impugned / letter dated 25.08.2022 and impugned removal from service order dated 25.10.2013 No. SO(E-II)/Health may kindly be set aside and the appellant may be restored on service entitling him for the full pension and other benefits and finds in accordance with law.

Any other relief deemed appropriate in the circumstances may also be granted in the interest of Justice.

Through

Appellant Dr Fazal Wahid

SALIM SHAH HOTI

Advocate, Supreme Court Of Pakistan

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

	ervice Appeal No/2022
ppellant	Dr. Fazal Wahid
· - · · · · · · · · · · · · · · · · · · ·	V ersus
ondents	Govt of KPK & others
)	

AFFIDAVIT

I, Nasir Ullah Khan Advocate High Court (Special Attorney), 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'ble Court.

DEPONENT

No. /E. I.,

dated Peshawar, the ... 18-2 1987.

Fron

The Director Health Services, North-West Frontier I rovince, Peshawar.

To

Dr. Fazle Wahid s/o Fazle Wahab Clinic Taj Chowk (Near Chaiman Office) Shaheen Muslim Town, Peshawar. Anneselure

Subject.—RECRUITMENT OF MEDICAL OFFICER IN THE PROVINCIAL HEALTH CENTURES I, (JUNIOR) GRADE-17.

Memo:- Reference your application on the subject noted above.

- 2. With the 'pproval of the Secretary Health, North-West Frontier Province, you are hereby appointed as temporary Medical Officer in Provincial Health Services-1 (Junior) (Men's/Women's Branch) on ad hoc basis at Rs. 1,600/- P.M. in the time Scale of Rs. 1600—120—3040 (Scale No. 17) plus allowances sanctioned by the Government from time to time. The appointment is for a period of six months or till the post is filled by Selection through the Public Service Commission, North-West Frontier Province, through Advertisement when you should apply whichever may be later.
- 3. You will be entitled to rent free un-furnished quarters or a house rent allowance as may be fixed from time to time if holding a resident appointment in a Hospital, Dispensary, Jail or Mental Hospital.
- 4. You will also be allowed private practice unless especially debarred, while attached to a particular post. This permission will be subject to the provision that it does not interfere with the performance of your duties and that no private practice will be permitted during your duty hours.
- 5. You shall not be permitted to open any Clinic, Private Dispensary or Nursing Home, nor shall you be permitted to have any interest in such a Clinic, Nursing Home Private Dispensary, Hospital or a Druggist shop, you shall confine your private practice to seeing (Private Fauents) at your own residence or in the patients house or in the Private Wards of the Hospital to which you are attached. You will not be permitted the sale of Medicines to patients at their residence. You shall further abide by any special instruction regarding private practices issued from time to time while attached to particular posts.
 - o. You shall be liable to serve any wherein the North-West Frontier Province, including Agencies.
- 7. You can resign your post and can leave service, with the the proper sanction of Government if, however, your resignation is not accepted and you absent, you will be proceeded against under the West Pakistan Essential Services Act, 1958 and the Passport Authorities will be informed to suspend your passport so that you cannot leave the country. Even if you go abroad you will be made to come back to Pakistan through the agencies if the embassy or the accredited representatives of Government of Pakistan.
- 8. Your services are liabe to be terminated at any time without notice and any cause assigned, and when your service are so terminated you shall not be paid any compensation what soever for the un-expired period as in Para 2 above.
- 9. You should report in person to the Medical Superintendent, Civil Hospital, Feshawar, along with X-Ray, of your Chest on ... 24th x and 25th Feb: 1987.
- 10. This appointment is subject to your Physical fitness your posting orders will be issued if you are declared medically fit by the Medical Board.
- 11. You will not be entitled to any Travelling Allowance, for presenting yourself to the Medical Board for examination nor for your joining 1st appointment.
- 12. If your fail to appear before the Medical Board on the prescribed date without good and sufficient reasons reported in writing in advance and in case you will not report for duty within Fourteen Lays of your being declared fit, by the Medical Loard, the offer nade will be decined to have been withdrawn automatically and no further correspondence shall be entertained.
- 13. If you fail to report for duty at the Station to be assigned by this Directorate you will be liable to be debarred from further Government Service.
 - 14. You will be governed by such service rules may be framed by Government in this respect.

Director/Health Services,
North-West Frontier Province, Peshawar.

Annexture,

T RECOGNATE OF BRAL HEALTH 10.1043 DATED 26/02/98. The Bear charge and or a community bearing to a make a community bearing to a make a community bearing to a community bearing the community bearing the community bearing the community bearing the community bearing to a community bearing the community b SELECTION OF THE POST OF DEMONSTRATIONS IN VARIOUS DEPARTMENTS KIND PESHAWAR. SUBJ BOT 6-Sir. Win Marana & Work letter No. SO_IV/(HS)/5-4/93 POLITE Cated 24 is 1998 substitute in recicente letter no. 3109/B.I dated the state of the state of test above I have the honour to forward to few the man hand a maining the or have for favour of necessary so the HISTORIA OF STRVICE SLINO. NAME 24.3.87 40 30.9.87 in the sale meliteral 07. 10187 to 1112.89. Burgarong gran seat. 1 12.89 1 5.4.90 2. 10. 90 10 2. 6. 92 366.92 to 487.92 2.7.92 410 3019,92. Tario de la 10.03. Description of the control of the co 20, 10, 93 10 1, 9, 94. P-boarded bn deputation for Merhir Courses HE WALL THE POST PROFILE 55.9.91 Constitution of the state of th A DE BOYER OF THE HYAL IN SENTLES, NOFP, PESHATA

W# 108

GO 'ERNMENT OF NWFP HEACT THE LITTURE THENT.

Dated Peshawar the 11/5/2001.

NOTIFICATION NO.SOH(IV)6-8/2000. On recommendation of Departmental Promotion

Committee, the competent authority is pleased to grant Move over from BPS-17

to BPS-18 to the following doctors from the date mentioned against their names: -

S.No Name of Medical Officer. Date from which move

over BPS-18 is granted.

Dr. Talat Naz, Jr.Registrar KIH 200001:12.99 Peshawar. Dr. S. Khan Zada Khan Demonstrator, KMC Peshawar an angel at nerfal Constant Dr Aziz Ahmad, MO DHO 102 for few 1.12.99

Hospital, Mansehra

beta translational automatical and a second constant of the con

Dr. Rab Nawaz MO RHC Gul described right to And Lover Direction and the control of the cont

Dr. Abdul Qadeer, MO DHQH 1112.99 Cik MANADIKhan.

> Dr.Muhammad Ishaq MO RHC Takht Bhai (Mardan).

Dr. Khaista Rehman, MO BHU Nasafa Dir.

Dr.Zia-ur-Rehman, MO AHQ 1.12.99 Hospital, Balkhela Dr. Shah Zada, FSMO AHQH, 1.12.99

Bajaur. The these decision con-Bajaur. Pedus 1,000 yeals daw. 10. E. Dr. Abdul Ghaffar, MO CH Sarai 1.12.99 201 . Add to Tagge of the Naurang Districts it Marwat. 18, 110

Was Moleros and assumentable when Irea of norson 1, 11, 11, Dr. Zahid Aman, MO KTH 1.12.99 Peshawar.

> Dr. Fazal-e-Wahid, demonstrator, KMC Peshawar.

Contd...p/2

No. 4043 DATED 26/02/98.

The Secretary to Govt; of NWPP, Health Department, Peshawaro

SELECTION OF THE POST OF DEMONSTRATURS IN VARIOUS DEPARTMENTS KMC. PESHAWAR.

With reference to your letter No.SO-IV/(HS)/5-4/93

(Vol-II dated, 22. 1. 1998 and this Directorate letter No. 3709/B.I dated 13. 32. 1998 on the subject cited above I have the honour to forward be rewith and the remaining information for favour 一、実践性に対し

of neoceearyaction

Wahab. Pazal:

HISTORY OF SHRVICH

1. BHU, Kathai

Diett: Mansehra.

2. 3.87 to 30.9.87

1. BHU, Topi

O1. 10.87 to 1.12.89

Diett: Swato

3. BHU, Matong

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.89

1. 12.

7. BHU, Aza Khel, Diett; Nowshera.

1.10.92, to 2/.10.93.

Demonstrator, KMC Peshawar. (Department of P/Medicine)

> Proceeded on tion for M.Phil Course

9. DHS, NWPP, Peshawar for further posting.

KHYBER MEDICAL COLLEGE

PESHAWAR.

gr 3. mó

The Principal, Khyber Medical College, Peshawar.

To

Dr. Fazal Wahid, Demonstrator, Department of Pathology, KMC, Peshawar.

Subject:-

PROMOTION OF MEDICAL OFFICERS FROM BPS-17 TO BPS-18 IN THE HEALTH DEPARTMENT.

Memo:

Please refer to this office letter No. 3561-62/AO-17 KMC dated 23-6-2000.

The ACRs for the year 1990 & 1991 has not been provided by you uptill.

You are directed onee again to do the needful as the Health department is pressing hard vide No. 11506/E-IV dated

Please look into thematter and approach the concerned office to furnish ACRs for the year 1990 & 1991 to this for onward transmission to quarter concerned.

HINCIPAL Ingaliahe
KHYBER MEDICAL COLLEGE
PESHAWAR.

/ao/kmc

Copy to:

Director General Health Services, Govt of N.W.F.P, Peshawar.

PRINCIPAL KHYBER MEDICAL COLLEGE PESHAWAR.

Participation of the

21/2/2M 2000

DATED

14

DIRECTOLATE GENERAL HEALTH SERVICE, N.W.F.P. PESHAWAR

S and distribution of the control of

TO,

The Frincipal, K.N.C, Peshawar.

SUBJECT:-

FROMOTION OF MEDICAL OFFICERS FROM BPS-17 TO BFS-18 IN THE HEALTH D FARTMENT.

Memo:

Flease furnish the ACRs for year: 1990 & 1991,

in respect of Dr. Fazal Wahid, to this Directorate within Seven days of the receipt of this communication failing which you will be held responsible for the factor case of Medical Officers.

Lepaty drevtor (Admn:), For Director General Health Service: NVFF, Peshawar.

NO. 11506

/E.IV.

Copy forwarded to Dr. Fazal Wahid, MC, AFO, Feshawar, for information and similar action. He is done to rillin finat page of the ACRs for the above mentioned period and submit to his Reporting Officer, otherwise his name will be dropped for the promotion list and he will be personally held responsible for the ame.

For Directo Succept Health Street EMER, Pephawar.

NO.

ZE.IV.

Copy forwarded to the S. coc arr and Object of NWFF Health Department Ferhawar for information

TED

Lieston (Admes),

ABDUL ALEEM /27.09.1999/

A. 0

DATED

Setter copy 333

DIRECTORATE GENERAL HEALTH SERVICE ,N.W.F.F. PESHAWAR NO. /E.IV

TO,

The Frincipal. K.M.C. Peshawar.

SUBJECT:-

PROMOTION OF MEDICAL OFFICERS FROM BPS-17 TO BPS-18 IN THE HEALTH D FARTMENT.

Memo:

Please furnish the ACRs for year: 1990 & 1991,

in respect of Dr. Fazal Wahid, to this Directorate within Seven days of the receipt of this communication failing which you will be held responsible for the Lack of Communication case of Medica Officers.

For

Deputy Director (Admn:), Director General Health Services, NWFP, Peshawar.

NO. //506

Copy forwarded to Dr. Fazal Wahid, MC, KMC, Peshawar, for information and similar action. He is directed to fillin first page of the ACRs for the above mentioned period and Submit to his Reporting Officer, otherwise his name will be dropped for the promotion list and he will be personally held responsible for the same.

Por

Deputy director (Admn:), pirector General Health Services NWPP, Peshawar. ų.

NO._____

Copy forwarded to the Secretary Govt: of NWFP Health Department Penhawar for information

ABDUL ALEEM. 27.09.1999/ ATTESTED TED

Deputy Director (Admn:).
Director General Health
Services N.WFP Peshawar.

Foll P. O

103 234/Pak

Attested

The Secretary Health Govt: of NWFP Peshawar.

Proper Channel Through:-

EMPLOYMENT WITH MINISTRY OF HEALTH SAUDI ARABIA Subject:-(S.NO.62) OBTAINING NO OBJECTION CERTIFICATE Respected Sir.

I have the honour to state that I applied through proper channel for the post of Microbiologist in the Ministry of Health Saudi Arabia and I was selected for the said post. I received a letter that I should produce NOC from my employer. (The copy of the above mentioned subject is attached herewith). It is requested that NOC may kindly be issued as directed by overseas employment corporation, Ministry of Labour, Manpower & Overseas Pakistanis Government of Pakistan.

Thanking you.

Dated: 29/08/2001

Yours obediently

Microbiologist KTH, Lecturer.

Department of Pathology Khyber Medical College,

Peshawar.

For wondered Alexandered (DR Micr Lect Depart Myb)

Where the same of the same

DEPARTMENT OF PATHO

KHYBER MEDICAL CO

KHIBER MEDICAL COLLEGE PERMA

/KMO/Estt/P.F

The Chief Executive, KTH/KMC/KCD, Peshawar.

Subject:

EMPLOYMENT WITH MINISTRY OF HEALTH SAUDI AR BIA

Memo:

Enclosed please find herewith a self explanatory .

application alongwith relevant document on the subject cited above in respect of Dr.Faval-E-Wahid Lecturer Department of Pathology of this college for onward submission to the Health Department. Government of NWFP, Peshawar.

Encl: As above

PRINCIPAL

KHYBER MEDICAL COLLEGE PESHAWAR.

/KMC/Estt/P.F

Dr.Fazal-E-Wahid Lecturer Department of Pathology KMC, Peshawar.

PRINCIPAL

KHYBER MEDICAL COLLEGE

PESHAWAR.

GOVERNMENT OF NWFP HEALTH DEPARTMENT

NO SO(ME) 2-13/2001

Peshawar the, 10th^t September.2001

То

The Manager (OPS)

Overseas Employment Corporation,

Ministry of Labour, Manpower & Överseas Pakistanis,

Islamabad.

Subject.t. RECRUITMENT WITH MINISTRY OF HEALTH SAUDI ARABIA.

Sir.

I am directed to refer to your letter No.55/1-739/2000 dated 24th August, 2001 addressed to Dr Fazal Wahid Lecturer, Khyber Medical College, Peshawar on the subject noted above and to state that the Provincial Government has no objection to proceeding abroad in Saudi Arabia.

(MUHAMMAD ABID MAJEED) SECTION OFFICER(ME)

ENDST NO & DATE EVEN.

Copy to the Chief Executive, Khyber Teaching Hospital, Perhawar w/r to

Es letter No.11014/KTH/E dated 5.9.2001.

SECTION OFFICER (ME)

18

1600 P, of 100-1 4RCE 6000 121 110 100 100 2/24/42/100

GOVERNMENT OF N.W.F.P. HEALTH DEPARTMENT.

NO.ŞO (ME)H-IV/2-13/ Dated Peshawar, the 8.12.2001.

The Principal, Khyber Medical College, Peshawar

SUBJECT:

DEPUTATION ABROAD.

I am directed to refer to the subject noted above and to state that the Provincial Government is pleased to relieve <u>Dr. Fazal Wahid, Lecturer</u>, KMC, reshawar from the date of his relinquishing the charge for joining foreign service (Saudi Arabia) on the following terms and conditions:-

The period of deputation will be for two years.

He/She will be treated to be on foreign service with effect from the date he/she hands over charge of his/her present post. He/she shall revert from foreign service on the date he/she takes over charge of his/her post under this Provincial Government. If he/she of reversion from foreign service will be decided by the Government of NWFP.

During deputation period this Provincial Government shall not be tiable to pay for his salary, joining time, pay, allowances and travelling facilities both ways.

He/She (and where foreign employer is not agreeable to pay the iv. pension contribution) he/she, as the case may be, shall during the period of foreign service, pay to the Provincial Government the pension contribution in foreign currency in accordance with the relevant rules and at the rates prescribed from time to time by the Govt. The remittance shall be made by him/her through his/her parent office in Pakistan with a covering letter showing the relevant head of account. The parent office will send copies of challans and schedules to the Accounts Officers concerned for information and necessary action. On delayed payment of these contributions, the provisions of supplementary Rules 307 shall apply. Till such time as the rates of pension contribution are ascertained and intimated by the Audit Office concerned, he/she shall at a uniform rate of 33.1% of the mean of minimum and maximum of the pay scale held by him/her at the time of emoluments (reckonable for pension) which would have been admissible to him/her and he/she not been deputed on foreign service.

ATTE OF ED

2/200

onfidential d

13

سنم الله الرحمن الرخيم

KINGDOM OF SAUDI ARABIA MINISTRY OF HEALTH

: GENERAL DIRECTORATE OF HEALTH AFFAIRS

IN QASSIM PROVINCE

Children Maternity Hospital In

Buraidah

TO WHOM IT MAY CONCERN



المملكة العربية السعودية وزارة الضنحنة المسعودية المديرية العامة للشئون الصحية بمنطقة القصيم مستشفي الولادة والأطفال ببريدة

شهادة لن يهمه الأمسر

The Administration of Children Maternity Hospital	تشهد إدارة مستشفي الولادة والأطفال ببريدة
In Buraidah	بان السيد / ﴿ وَضُلُّ وَاحَدُ خِانَ
do hereby cirtify that Mr.	متعاقد مع وزارة الصحة بالملكة الغربية الشنعودية
FAZAL WAHID KHAN	على وظيفة أخصائني مختبر السناسات
is a contract employee with the Ministry of	اعتدال مساور المساور ا
Health in Kingdom of Saudi Arabia as a 5/12/2001	اعبــــــــــــــــــــــــــــــــــــ
His/her present contract will be expire	وبنازال على رأس العمل حتى تاريخه وقد أعظى
on 8/9/2009	هذه السهادة لتقديمها إلى : شمال مغربي سرهدي صوبة بشا
His/her work is continued until contract expiry date.	والله الموقسيق باكستان
This certificate is issued to him/her to submit to	· //
day of	RY HEALLT N.W. F. P. 184 4 1 P. V. F. P. 184 4 1 P. V. F. P. 184 4 1 P. V. F. P. P. 184 1 P. V. F. P. 184
Manager Children Hatternitz Hospital Hospital U Hospital Hospital Hospital	
م الشئون الصحيّة بمنطقة القصيم أو نائبه	
ATTESTED BY DIRECTOR GENERAL OF	HIS ASSISTANT HES ASSISTANT Official Seal Official Seal Official Seal Official Seal

Dated Peshawar, the 21st December, 04

NOTIFICATION.

No.SO(E)H-IV/2-13/2004: Sanction is hereby accorded to the extension in deputation to Saudi Arabia for one year (4th year) on the existing terms and conditions in respect of Dr. Pazal Wahid Khan, Medical Officer w.e.i 5.12.2004.

The Provincial Government has no objection on his proceeding abroad.

SECRETARY HEALTH.

Endst. No. & date even.

Copy to the ...

- 1. Director General, Health Services, NWFP, Peshawar.
- 2. Doctor concerned.

Section Officer - II.

GOVERNMENT OF N.W.F.P. HEALTH DEPARTMENT.

Dated Peshawar, the 21st November, 05

NOTIFICATION

No.SO(E)H-IV/2-13/2004: Sanction is hereby accorded to the extension in deputation to Saudi Arabia for one year (5th & year) on the existing terms and conditions in respect of Dr. Fazal Wahid Khan, Medical Officer w.e.f 5.12.2005. However as per rules his deputation will not be extended beyond 05 years and the doctor should report for duty on expiry of this period.

2. • The Provincial Government has no objection on his proceeding abroad.

SECRETARY HEALTH

Endst. No. & date even

Copy to the:-

- 1. Director General, Health Services, NWFP, Poshawar.
- 2. Doctor concerned.

(Ilam Khan Knattak) Section Officer - II.

Government of NW.F.P. Health Department

Dated Peshawar the 10th October 2006

NOTIFICATION.

No.SO (E)H-11/2-13/2003 sanction is hereby accorded to the grant of extension in deputation to Saudi Arabia for a period of two Years (6th, 8, 7th year) on the existing terms and conditions in favour of Dr. Fazal Wahid khan Medical officer with effect from 5 12.2006 on static seniority in terms of deputation policy circulated vide Establishment Department NO.SOR-VI(E&AD)4-5 /2005, DATED 20.3.2006

The provincial health department has no objection on his proceeding

abroad.

SECRETARY HEALTH.

Endst. No. & date even.

Copy to the:-

- 1. Director, General, Health Services, NWFP Peshawar.
- 2. AG NWFP Peshawar Senz

3. Doctor concerned.

Section (การคา

23

19/08/08

OVERNMENT OF N.W.F.P. HEALTH DEPARTMENT.

NO. SO(E)H-II/2-13/2003/

Dated Peshawar, the 15.9.2006.

The Director General, Health Services, NWFP, Peshawar.

SUBJECT: REQUEST FOR EXTENSION IN DEPUTATION IN FAVOUR OF DR. FAZAL WAHID KHAN,

Dear Sir,

I am directed to refer to the subject noted above and to state but the extension in deputation case beyond O5 years in invour of the above named doctor is under process in this department.

It is requested that the doctor concerned may be asked to give an undertaking that he has no objection on the promotion of his juniors, and losing his seniority to them and bringing his name on static seniority list after five years of deputation to process the case further.

(Abelia Basit) Section Officer-II.

NO. 36/60-6//E-I, dated Peshavar the. 03.48.2006.
Copy forwarded to the:-

- /1. Dr.Fasal Wahid Khan S/O Fasal-e-Wahab H.No.1952 Bostan Abad No.3 Shaheen Muslim Town Peshavar for information and n/action.
- 2. Principal KMC, Peshawar.

FOR DIRECTOR GENERAL HEAT SERVICES NVFP, PESHAVA

MO.

/II-I,

Copy forwarded to the Secretary to Govt: of NWFP, Health Department, Peahawar, for information.

FOR DIRECTOR GENERAL HEALTH SERVICES NUFP, PESHAWAR.

96:11 90'11'42

(9/

0.8

MA

19/08/06

GOVERNMENT OF N.W.F.P. HEALTH DEPARTMENT.

NO. SO(E)H-II/2-13/2003/

Dated Poshawar, the 15.9.2006.

To

The Director General,
Health Services, NWFP,
Feshawar.

SUBJECT: REQUEST FOR EXTENSION IN DEPUTATION IN FAVOUR OF DR. FAZAL WAHID KHAN.

Dear Sir,

l am directed to refer to the subject noted above and to state that the extension in deputation case beyond O5 years in favour of the above named doctor is under process in this department.

It is requested that the doctor concerned may be asked to give an undertaking that he has no objection on the promotion of his juniors and losing his seniority to them and bringing his name on static seniority after five years of deputation to process the case further.

(About Basit) Section Officer-II.

NO. 26/60-6//E-I, deted Peshawar the, 03.48.2006.
Copy forwarded to the:-

- 1. Dr. Fasal Wahld Khan S/O Fasal-e-Wahab H.No.4952 Bostan Abad No. 3 Shaheen Muslim Town Peshawar for
 information and n/action.
- 2. Principal KMC, Peshawar.

FOR DIRECTOR GENERAL HEALTH SERVICES NWFP, PESHAWAR

NO.

/E-I,

Copy forwarded to the Secretary to Govt: of NWFP, Health Department, Peshawar, for information.

FOR DIRECTOR GENERAL HEALTH SERVICES NVFP, PESHAWAR.

ATAESTER

er)

 $\hat{\mathcal{L}}_{\mathcal{F}}$

(9/5)

Dated Peshawar, the 27th March, 0/-MOVEET BATTON. No.SO(E)H-IV/2-13/2006 Sanction is hereby accorded to the extension in deputation to Saudi Arabia for one year (3rd year) on the existing terms and conditions in respect of Dr. Fazal Wahld Khan, Medical Officer w.e.f 5.12.2003. SECRETARY HEALTH. Endst. No. & date even. 1. Director General, Health Services, NWFP, Peshawar. 2. Coctor concerned. Attested 1 Section Officer - II.

GOVERNMENT OF N.W.F.P. HEALTH DEPARTMENT.

Dated Peshawar, the 27th March, 04

NOTIFICATION.

NOSO(E)H-IV/2-13/2004: Sanction is hereby accorded to the extension in deputation to Saudi Arabia for one year (3rd year) on the existing terms and conditions in respect of Dr. Fazal Wahid Khan, Medical Officer w.e.f 5.12.2003.

SECRETARY HEALTH.

Endst. No. & date even.

Copy to the

- 1. Director General, Health Services, NWFP, Peshawar.
 2. Doctor concerned.

Section Officer - II.

33

 PAKISTAN

WAHID

PASSPORT

FAZAL

PAKISTANI

OI JAN 1956

OI JAN 1956

OI JAN 2017

30 APR 2027

20201967533

E72

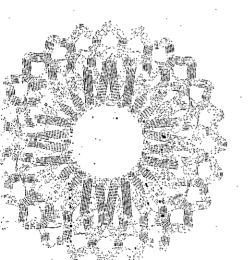
ATTENDED !

Annecluse ,,

Mosteder

ريزا/VISAS

1827327



CARONISTA

ريا/SAS

Khyber Pakhtunkhwa, Peshawar.

The Director General Health

Respectfully Sheweth;

- That the petitioner is initially appointed on 18/02/1987 as a Medical Officer in Health Department.
- That the petitioner afterwords performing his duty diligently till 2001.
- 3. That the petitioner from 21/03/1987 to 01/09/1994 performed his duty in various Basic Health Units. (Copy is attached).
- That the petitioner on 01/09/1994 proceed on deputation for 4. M.Phil course for the domaion of three years.
- That on 22/09/1997, the petitioner was posted as a Lecturer in Medical College upto 2001.
- That in 2001 with approval of the Government WNWFP, the 6. petitioner went to Saudi Arabia on deputation and on many ion the period of deputation had been extended. (Copy of Lesters are attached).
- That the petitioner reached to the age of Superannuation completed on 2016, but to abroad, he did not convey this For to the department and he arrived Pakistan on June 04 2012. (Copy of Passport is attached). •
- That the petitioner having no knowing of any correspondence with a department as he was aboard on tation.
- That as the petitioner performed his • till 2001 and afterwards he was on deputation and the service of the

The Director General Health

Khyber Pakhtunkhwa, Peshawar.

Subject: <u>APPLICATION FOR ISSUING / PROVIDING THE</u>
PENSION AND OTHER FUNDS TO THE PETITIONER.

Respectfully Sheweth;

ស្ត្រា ស្ត្រីសង្គម៉ាន់កំពង់

- 1. That the petitioner is initially appointed on 18/02/1967 as a Medical Officer in Health Department.
- 2. That the petitioner afterwords performing his duty diligently till 2001.
- 3. That the petitioner from 21/03/1987 to 01/09/1994 performed his duty in various Basic Health Units. (Copy is attached).
- 4: That the petitioner on 01/09/1994 proceed on deputation for M.Phil course for the duration of three years.
- 5. That on 22/09/1997, the petitioner was posted as a Lecturer in Medical College upto 2001.
- 6. That in 2001 with approval of the Government Of NWFP, the petitioner went to Saudi Arabia on deputation and on many occasion the period of deputation had been extended. (Copy of Letture are attached).
- 7. That the petitioner reached to the age of Superannuation completed on 2016, but due to abroad, he did not convey this fact to the department and he arrived Pakistan on June 04 2022. (Copy of Passport is attached).
- 8. That the petitioner having no knowledge of any correspondence with the department as he was aboard on deputation.
- 9. That as the petitioner performed his duty till 2001 and afterwards he was on deputation and the service of the

10. That The petitioner already also Sebrutted in The Shape pension contribution.

ES EST

petitioner is completed on 2016, so far the full benefits, pension, provident fund and other benefits, the petitioner is entitled.

It is, therefore, humbly requested that the pension and other pension benefits may kindly be sanctioned and released to the applicant / Petitioner.

Dated: 27/06/2022

APPLICANT

Dr. Fazal Wahid S/o Fazal Wahab

08339033725

ALLESTED

petitioner is completed on 2016, so far the full benefits, pension, provident fund and other benefits, the petitioner is entitled.

It is, therefore, humbly requested that the pension and of pension benefits may kindly be sanctioned and released to the applicant / Petitioner.

Dated: 27/06/2022

APPLICANT

Dr. Fazal Wahid S/o Fazal Wahab

02339033725

AKKESTED



DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR

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

No: 12612 /E.I

Dated: 2508/2022

To,

The Secretary to Govt. of Khyber Pakhtunkhwa, Health Department Peshawar.

Attention

Section (E-II)

Subject:

APPLICATION FOR ISSUANCE/PROVIDING THE PENSION AND OTHER :

Kindly enclosed find herewith a copy of application/appeal along with its enclosures submitted by Dr. Fazal Wahid S/O Faze Waltab Ex-MO BS-17 Health Department wherein he has requested for sanctioning/provision of pension and other pension benefits, for further necessary action.

When a Govt: Servant terminated or removed from service his past service becomes forfeited automatically. An accused who has been awarded any penalty under efficiency & Discipline Rules may, within 30-days submit departmental appeal to the appellate authority or for grant of compassionate allowance within stipulated time. The instant case is time barred. The doctor concerned is only entitled for G.P fund, if any.

The officer concerned was inducted in the Provincial Health. Department as MO BS-17 during October, 1987 and he was removed from service vide Govt: Notification No. SO (E-II)/ (Health)/10-25/2013 dated October, 2013 for his willful absence since November, 2009.

WEEK M

ADDITIONAL D.G. (H R M) DIRECTORATE GENERAL HEALTH

SERVICES KHYBER PAKHTUNKHWA PESHAWAR

V 11/08

Amnextules

Joseph John Street WHEREAS, disciplinary proceedings were initiated and Pharmaclet for their continuous willful absence from

.*,	2.4	Name of doctor	NAME OF THE OWNER OWNER OF THE OWNER OWNE	
?	0.7	Chamban doctor		Date of
<u>) </u>				! absence
, .	1,	Dr. Adnan Zafar (BS-17) S/O Zafar All MO STH Swat		27.00 1)12
370		Dr. Asohar Ali (BS-17)S/O Abdul Qadir	2. 1- 16-51 	
Ľ	2.	MO LAH Pashawar		C0.4.2011
- 1	,	Dr. Fazal Vietia (BS-17)S/O Fazal Wehal	<u>a Cuarrea de la companya dela companya dela companya de la companya de la companya de la companya dela companya de la company</u>	00.44.0000
1	3.	IMO Popariment	14.20°	00.11.2009
()	4.	L: razio Wahab (85:17) SIO Salfur Rahi	nan	01.06.2010
į	4.	MO MMC, Mardan		
!	(Dr. Huma Saeed (BS-17) D/O Mian Said S	háh 🕜	01.05.2001
. '	. •	JR.ATH Abboltabad	PPGAPE - No.	01.00,2001
Ŋ	8	Dr. Jun Arbab (BS-17) D/O Arbab Ilaz Kha	na, r	31.01.2011
. !		Wit O. KTH, Pesnawar.	و المعالم المع	! <u></u>
•	7.	Dr. charizeb Andl (BS-17)S/O Hall Khan	Afzal	01703 0000
	<u> </u>	IMONR KTM	N. T. Alpha Agu	
1	•	D. Johammad Afkham (BS-17) S/O Qazl	Mohammad	07.07.2010
١, إ	• 4.			0,00,00,0
į	15	7 DHQ Hoseital DI Khan		
1			and the state of t	
}		Cr. Junammad Abdul Mabood Khalii (BS-	17) S/O Fazai	26.07.2011
į	₹9.	Ma. Chall		
i		MO. KTY Scanaver	r Siria.	
:	10	Dr. Rugia Flda (BS-17) D/O Flda Mohamm	ed:Khan	25.10.2012
- 1		WMO, Govt Maternity Hospital Peshawar.		20110.2012
٦,	, , , , ,	Dr. Shandana Mahmood (BS-17) D/O Mah		01.09.2011
Ы	41. j	WMO, HMC, Peshawar	III VOU NIAII	01.08.2017 .
H	-1		<u> </u>	
, i	12.	Dr. Shazia Habib (BS-17) D/O Habib Shah		01.07.2011
۲,	ينبت	WMO, BHU; Azeem Kalla, Bannu		<u></u> :
4	•	Dr. Taj Muhammad (BS-17) S/O Maible Kh	ал .	in.C.1.2011
ij,	i3.	MC CHAIN MASSICK		
ij.				
		ahoor Ahmad (BS-17)S/O Anayat-ur-	Rahman	28.12.2008
Ì	1.4.	10 CH Khazakhela, Swat		20,12,200
r	4	Un Maida Gui (BS-17) D/O Rokhan Zalb	· · · · · · · · · · · · · · · · · · ·	The same of the same of
·	15	Mana Confedent In the Rowing Zang		erinam.∡011 ·
: -	<u></u>	Wind, CH Khwaza Khela Swat.	1977	
١,	16.	U. senat Parveen (BS-17) D/O Nawab Al	Kitan	15:10.2010
		Str. Re. Peshawar	54.7	
ŀ		Er. Aluhammad Ali Chughtal (BS-17) S/O N	fuhammad	00.02:2010
1	17.	Aurangzob Chughtal		
		Contai Surgeon, Central Jail Hospital, Pesh	allor	
ı,		Dr. Muhammad Arif Khan (BS-17) S/O Kha		.00.06.2009
Æ	18.	MC CH Kotla, Haripur	There is the second	.00.00.2000
į		MC off Vois, Laubal		
٠ ٢٠		ir Muhammad Naseem Khari (BS-17) S/O	Nuhammad	23.11.2009
	!			
	i	MA SAME CONTRACTOR OF THE PROPERTY OF THE PARTY OF THE PA		
;}-		MO BHU Kaoar Swat		
; ;	्रक्	Dr. Munitaz Av. (63-17) S/O Muhammed Sh	ar I	03.00.1173
3	: بإ	60 KTH, Peshawar	See the second second second	
i .	1.	Ur. Nadia şadshan (BS-17) D/O Mlan Said	Ba dahah.	23,08,2010
	<u>4</u> 71. {	W 10 ASE Department, LRH, Peshawar	74 (m. 1.1)	
	• •	্বালাল বিভাগ ব বিভাগ বিভাগ বি	30 标题を短字。 "	

Company St.

SBETTER

NOTIFICATION

SO(E.II) (Health)/10-25/2013. WHEREAS disciplinary proceedings were initiated against the following doctors, and Pharmacist for their continuous willful absence from duty.

			• 1
,	5.#	Name of doctor.	Date of
-		Dr. Adm. 7-6 (60 47-0-0-)	absence
, i	1.	Dr. Adnan Zafar (8S-17) S/O Zafar All MO STH Swat	27.08.2012
O	2.	Dr. Asghar Ali (BS-17)S/O Abdul Qadir MO LEH Pashawar	08.4.2011
,	3.:	Dr. Fazal Wahid (8S-17)S/O Fazal Wahab	00.11.2009
		MO Health Department	
	4'	Or. Fazie Wahab (8S-17) S/O Salf-ur-Rehman MO MMC, Mardan	01.08.2010
į	5.	Dr. Huma Saeed (BS-17) D/O Mian Said Shah JR.ATH, Abbottabad	01.05.2001
	6.	Or. Irum Aroab(BS-17) D/O Arbeb Ilaz Khan	01.05.2011
. ;		WMO, KTH, Peshawar.	<u> </u>
-	7.,	Dr. Jehanzeb Afridi (BS-17)S/O Haji Khan Afzal MO/JR KTH	01.08.0000
ļ	: 1	Dr. Mohammad Afkham (BS-17) S/O Qazl Mohammad	07.07.2010
1	8.	ASIM MO DHQ Hospital DI Khan	3.10, 2010
Ĭ		Dr. Muhammad Abdul Mabood Khalii (BS-17) S/O Fazel	26.07.2011
-	9	Mabood Khali	20.01.2011
1		MO. KTH. Peshawar.	· ·
ţ	ئىسىسىر ئىللام	Pr. Ruqia Fida (BS-17) D/O Fida Mohammad Khan	25.10.2012
ļ,	10.	WMO, Govt. Maternity Hospital Peshawar.	25. 10.2012
ľ		Dr. Shandana Mahmood (BS-17) D/O Mahmood Khan	01.09.2011
1	11.	WNO, HMC, Peshawar	101700.2017
1		Dr. Shazia Habib (BS-17) D/O Habib Shah	01.07.2011
ij,	45	WMO, BHU Azeem Kalla, Bannu.	01.01.2011
į	ا ا	Or, Taj Muhammad (BS-17) S/O Maible Khan	10.01.2011
į.	13:	MO CH Rich N.W. Agency	10.012011
Ĭ,		an etwa lagente, groupe <mark>transport to transport to tr</mark> ansport groupe (for eller 1835 et 1865). To a secondar la despesa an al for transport to transport groupe (for eller 1835).	Ī
1	3.	Or. zahoor Ahmad (BS-17)S/O Anayat-ur-Rahman	26,12,2008
1	14.	MO. CH Khazakhela, Swat	EV. IE.EUUU.
F	1	Dr. Laiba Gul (BS-17) D/O Rokhan Zaib	
i,	15.	WMO. CH Khwaza Khela Swat	
ķ		Dr. Zeenat Parveen (BS-17) D/O Nawab All Khan	15.10.2010
1	16.	JR LRH, Peshawar	10.10.2010
r	,	Dr. Muhammad Ali Chughtal (BS-17) S/O Muhammad	00.02.2010
1	.i7.	Aurangzeb Chughtai	20.02.2010
		Dental Surgeon, Central Jail Hospital, Peshawar	T ₩y 1. • y 1.
ķ		Dr. Muhammad Arif Khan (88-17) S/O Khan Afsar Khan	.00.06.2009
7	18.	MO CH Kotla, Haripur	100.00.200
ľ		Or. Muhammad Naseem Khan (BS-17) S/O (Muhammad	23.11.2009
ļ .	19.		
ť.		MO BHU Kaosi Swat.	
1	7 0	Dr. Munitaz Ali (ES-17) S/O Muhammed Shell	03,02,2010
í ;	20.	MO KTH, Peshawar	
i	T = T	Gr. Nadla Badshah (BS-17) D/O Mian Said Ba dshah	23.08.2010
1	Z 1.	WMO A&E Department LRH Poshawar	20.00.2010
-	-÷ ·	 — ** ** ** ** ** ** ** ** ** ** ** ** **	·

OFFICE OF THE DG HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR Copy of the above is forwarded to the Medicar superintendent Govt LRH, KTH & HMC, Peshawar 01 02 Medical Superintendent ATH, Abbottabad 03 Director PHSA Peshawar 04 Dean PGM Peshawar. 05 Accountant General Khyber Pakhtunkhwa Peshawar. 06 All Medical Superintendents, in Health Department Khyber Pakhtunkh va All District Health Officers, in Health Department Khyber Pathankhwa. 07 All Agency Surgeons
All District Account Officers in Khyber Pakhtunkhwa 08 09 All Agency Account Officers in Khyber Pakhtunkhwa FATA. Assistant Director (Account) DGHS Office Reshawar AE-I, DGHS Office Peshawar AE-II DGHS Office Peshawar AE-IV, DGHS Office Peshawar. Dr. Adnan Zafar S/O Zafar All, Anwar Colony Village & PO Barkot Distt Swat D Attriqual S/O Mohammad Iqbal Khair House No 1143 Mohallah Shoalbzal Nawan Shehr, Abbottabad 17 Asim Islam S/O Noor ul Islam 23-Moinin Town Dalazak Road Peshawar Dr. Anisa Mussarat D/O Taj Manmood Gazi, 63-E, SJ Afghani Road Atta Turk Lane University Town Pechawar Dr. Adl Naseer Khan S/O Naseer ud Drula Khan, Mohella Pathana Wala, Village Talokar District Haripur. Dr. Aceel Jamil S/O Khawaja Abdul Jamil, House No.216, Street No.13, Sector 20 K-4, Phase-3, Hayatabad Peshawar Dr Adnen S/O Abdul Begi. PO Charsadda Tovm Mchallan Shabi kinel. District, Chaisa doa: Dr. Asim Shahab 5/0 Noor Shah Jehan Village Ganden Khattak P.C.& Tehsil Takhte Masrati District Karak Dr Abdul Cadus Khan S/O Malik Nadeen Village Warsak, PO Wersak Colony District Peshawar Dr. Asghar All S/O Abdul Qadir, Khushal House Ashrafa Colony Eld Gan Road Dr. Adnan Wedud Khan S/O About Wadud Khan, House No.54; Army Officers Colony of Khyber Road Near PAF Shaheen Camp Peshawar Canit. Bilal Manzoor S/O Manzoor Hussain; House No.1098 Mohalla Naqiban Aasya Gate Peshawar City Dr. Fariha Afzal D/O Monammad Afzal, Afzal House Qaldera Road Dargal Malakand? Dr. Farkharida Ambreen D.O. Abdul Waheed C/O Dr. Abdul Waheed Surgical Specialist House No. 40, 51 Jet 3, Sector 6 KDA Kohat Dr. Sazal Wahid S/O Faza Wahab House No.1952 Bostan Abad No.3, Shaheen Tviusim Town Peshawar. Dr. Fazir Wahab S/O Saif-ur Rehman. Village Haji Faqir Khan PO Saro Shah rehall Takht Bai District Mardan Dr. Huma Saeed D/O M an Said Shah Flat No 3, Shahid Hall Canal Road in versiv Town Deshawar ATTACTED

Dr. Kausar Perveen D/O Allah Dad Khan, Waqar House 357/3 opposite Grid 32. Station Abbottabad.

33. Dr. Shahzad Hussain S/O Meer Rahman MO, Saild Electronics Islamia Club

Building Khyber Bazar Peshawar.

CHANNEL WAR

Dr. Saned Shan SA: Feroz Shah Khan MO, C/O Shah Auto: PO & Tehsil Khall 34. Dir Malekand Division KPK.

 $\exists L :$ Dr. Sacdia Rehim C/O Abdur Rehim VAMO, 29-F Army Officers Colony Bara Poad Postonear Call. S.

Dr. Sneulda Aziz D/O Asiz Ullah Village Kushum, Mohalla Chitari Tehsil Mulkow 35. District Civia 起。

Dr. Samir Mahmood S/O Mahmood Ashraf Rana, House No.139, Street No.6, 37. Sector No.N1, Phase No.4, Hayatabad Peshawar. 3.

Dr. Dieba Satta Ifnan D/O Abdul Cattar (han VMO, House # 15, Street-r, F-

10 Phace C. Regatabled Posht war.

- Dr. Fazal Ghaitar S/C Seld Mukhtar, Mohallah Azi Khail Allandand Dehri 39. Malakand at Batkhola.
- Dr. Irum Arab D/O Arab ijaz Khan, Village & PO Mohallah Arbaban Kandi Khana 40. Abad Tehkal Bala Peshawar.
- 41. Ur. Irfan Elahi Akbar S/O Sher Akbar, House No.1, Near University Grid Station Opposite Danish Abad Peshawar University.

Dr. Javed Iqba! S/O Amir Zaman, College Colony PO & Village Thans. 42. Malakand.

- 43. Dr. Jehan Zeb Afridi S/O Lieji Kiran Afrai, C-58 University Road University Town Peshawar KPK.
- Dr. Javeti Alimad Sethi S/O Mohammad Yaquob Sethi House No. 88/183 Street No.11, New Defence officers Colony Shami Road Peshawar.

45. Dr. Ijaz Ali S/O Mumtaz Ali, Village & PO Odigram Mohellah Gul-e-Khel Tehell Babozai Distint Swat

- 45 Dr. Khalid Anwar S/O Anwar Gul, Village Inzar Qilla 20 Sardheir Tehsil Li District Chargadda.
- 47. The Knurchirl Ali Khan S/O Aurangzeb, Village Pirkelay, Tehnil & PO Matta, Distil Swat.
- Dr. Nazish Bilai D/C Abdul Ghatfar WWO, House No.14, Coffs Valley, Tehkal Peyan ripp, K50 University Road Peshawar.
- Dr. Municipined Supher 3/O Chan Badshah, Village & PO Kheshgi Bala Tensil District rewishers.
- **.** : Dr. Masond Ahmed SiD Dr. Aziz-ur-Rehman, Village & P/O Gul Imam District Tank PR
- 51. Or. Muhammad Jibdui Mabood Khalli S.K. Fazii Mabood Khalii, Village Lakari PO Seahewar Unboschill
- 52. Dr. Moham, and Alaham S/O C. zi Munammad Asiam, SD-138, Defence Colony Khyber Road Peshawa:
- 53. Dr. Mahapob Khan Sh. Muhammad Sharafud Din, Mohallah Jaffarzai PO Kulachi District, D. Khan.
 - Dr. Muliniaz Ali IGan S/O Muhammad Shah, Mohalich Sultan Khel, Village & FO Dagi, Tehsil & District Swabi.
- 55 Dr. Muhammad Tariq S/O Wazir Muhammad, Atta Manzil Mohallah Eld Gah Haripur Hazara
- 56. Dr. Muhammaid Munir Babar S/O Muhammad Raza Khan, House No. 300. Jinnah Street Peshawar Cantt.
- vor. Modammad Moman Malik S/O Malik Sher Khan, Rodi Khal House, West Circular, Road/D.I.Khan.

Attested

Dairy No. 27
Date. 6.93
Health Department

Anne There

BEFORE SECRETARY HEALTH CIVIL SECRETARIAL KPK PESHAWAR

Dr. Fazal Wahid S/o Fazal Wahab R/o Shaheen Muslim Town Bostan Abad No 3, Peshawar presently Al-Beraidah Saudi Arabia

..... Appellant / Petitioner

VERSUS

Director General Health Khyber Pakhtunkhwa, Warsak Road, Peshawar.

..... Respondent

DEPARTMENTAL APPEAL AGAINST THE IMPUGNED ORDER / LETTER DATED 25.08.2022 OF THE RESPONDENT DG HEALTH AND REMOVAL ORDER / NOTIFICATION NO MO(E-11) MEALTH 10-25/2013 OCTOBER 2013.

Respectfully Sheweth:

Brief Facts:

1. That the Appellant was the employee of the Health Department, initially appointed on 18.02.1987 as a Medical Officer.

- 2. That the Petitioner after appointment performed his duty diligently till 2001.
- 3. That from 21.03.1987 to 01.09.1994 performed his duty in various Basic Health Units. (Copy of the relevant record is attached)
- 4. That on 01.09.1994 the Appellant / Petitioner proceeded on deputation for M.Phil Course for the duration of three years.
- 5. That on 22.09.1997 the Appellant was posted as a Lecturer in Medical College upto 2001.
- 6. That the Appellant on 11.05.2001 through Notification No SOH(IV)6-8/2000 had promoted from BPS-17 to BPS-18 from 0.1.12.1999. (Copy is attached)
- 7. That in 2001 with the approval of the government and Department Concerned the Appellant went to Saudi Arabia on deputation and on different occasion the

ATTESTED

period of deputation had been extended. (Copy of letters are attached)

- 8. That the Petitioner reached to the age of superannuation completed on 2016, but due to Abroad he did not convey this fact to the department neither the Department conveyed the fact of superannuation to the Appellant. (copy of Passport is attached)
- 9. That on dated 04.06.2022 the Appellant reached to Pakistan and preferred an Application dated 30.06.2022 for issuing/ providing pension and other funds to the Petitioner. (copy of Application is attached)
- 10. That the Respondent D.G Health instead of accepting the ibid Application, handed over the impugned letter / order dated 25.08.2022 wherein it is stated that the Appellant was removed from service in 2013.' Being aggrieved form the ibid order the Appellant approach the Appellate Authority for his grievance on following grounds:

G ROUNDS:

- A. That being Abroad on deputation the Respondent DG

 Health did not convey the removal order to the Appellant

 and he did not having the knowledge of removal.
- B. That there is no communication with the Appellant regarding his removal and he got the knowledge on 25.08.2022. So, there is no question of limitation and the instant Appeal is well within time.
- C. That the Respondent were well aware of the place of working of the Appellant in Saudi Arabia and it was the primary duty under the law efficiency and Discipline Rules 2011 to inquire and convey to the Appellant his order of Removal but unfortunately they did not do so.
- D. That the Appellant with the prior approval from the Government in 2001 had gone abroad on deputation and the period of deputation had extended on different occasion.

Attested ATJESTED E. That the Appellant had also deposited pension contribution, GP Fund, Group insurance, benevolent fund credited to the Government account through different Bank deposits. (Copy of Bank receipts are attached)

F. That the Appellant deposited on different occasion through Bank Draft No 001336/CSS 13 the December 2011, G06408 December 2011, G 06408 08.04.2010 and through many other Receipt which are annexed with this appeal, deposited in the Shape of pension contribution, GP Fund and Group Insurance credited to the Government account. All the record suggest that the order of removal is illegal, against law and facts as the order of removal was from the date November 2009, then how the Appellant deposited the ibid amount in Government account in 2011 and the Respondents have accepted it, it is suggest that the order is hasty one and liable to be cancelled.

G.That the Appellant with the prior Approval and having not violated any rules and regulation, so the

Respondent awarding punishment under the efficiency and discipline rules of removal is against law and facts and is not warranted by law is liable for cancellation.

- H. That as the law of efficiency and discipline rules Section 3(d) is regarding habitually absenting himself from duty, which the Respondent DG Health wrongly misplaced. As the Appellant got prior approval and that was after time and again extended. Thus the order of removal impugned above is liable to be cancelled and being rectified.
- I. That no opportunity has been given to the Appellant nor any show cause notice has been issued in this regard. Moreover no inquiry has been hold to inform the Appellant of the grounds of proceeding against him.
- J. That it is the fundamental principle of law and guaranteed by the constitution that no one should be condemned unheard and on this score alone the order of removal is liable to be set aside.

aside.

Affested

K. That the law is very much clear that the Order which is not standing in law is liable to be set aside and the Appellant due to the above reasons is entitled for full pension and other relevant funds.

It is, therefore, requested that the impugned order / Letter dated 25.08.2022 and the removal order dated 25.10.2013 No SO(E-11) Health may be declared as null and void and the Application for providing / issuing pension and other funds may be accepted.

Appellant / Petitioner

DR. FAZAL WAHID S/o Fazal Wahab

Through

Dated: 05.09.2022

Advocate, Peshawar

Anneclus,

W. 22 P.42

ICAL PROVINCIAL SAPPLINE P

(This portion to be iring the Book Agent to the Treasury Officer in support of the credit in his daily account of Verlyled.

To

THE MANAGER, STATE BANK OF PARISL TRANSPORTED

Received from the bearer the sum of Rs. Two Late twenty son hours to be credited to Government account under the head.

On account of Plusian Contribution

IN (DR. FAZAL)

Signature and full official designation of the officer ordering the money to be paid in.

PROVINCIAL OF PAKISTAN GOT Address the 29th of July

the sum of Restroy ac Awanty Sin thousands Four hundred to be credited to Government account under the head. Co 2 4 11 on account of Planton Contribution

(DR. FAZAL (WAHID)

This portion to be returned to the payee receipted by

Note.—The Bank Agent is instructed not to receive money unless both portion the invoice are carefully and clearly filed in.

See reverse

NWFP A&T 200

Attested

Bank Agent to the in his daily account STATE BANK OF PAKE the bearer the sum of to be credited to Government account under the head on account of Signature and full officer ordering the money Attested

STATEMENT OF ACCOUNT

HABIB BANK LIMITED CITY BRANCH PESHAWAR -

CURRENT ACCOUNT

FAZAL WAHIDAKHAN SYO FAZAL WAHAB H/NO 1952 BOSTAN ABAD 03 SHÄHER MUSETALJOWN PESHAWAR

RETAIL

11721-38 CURRENCY..:PAK RUTEES 30JUN 2006 UPTO.... .:01NOV2008

A/C OF DT.:33APR3005 PAGE NO. . . 1 OF-CODE : (4

WATE PARTICULARS DEBIT/CREDET

98A082006 10A022008

48SEP2003 CASH

270CT2006 280CT2006 MISY8-TR ' REV-DT: 27102006 280CT2006 MISYS-TR REV-DT: 27102006

** END OF STATEMENT **.

\$.000.00⁷ 20.000.00 8.000.00 74.700.00 74.700.00 74.700.00D

20.000.00D

30.000.00 38.00: 32 112.700.60 187.44. 3 1:2.700.00

90.000±€1.. 00.000.00

10.000.59

Ikramillah Jan AVPI CHIEF MANAGER HABIB BANK LTD. CITY BRANCH PESHAWAR

Los if force

GAZETED

PROVINCIAL NG MLC

CHALLAN OF CASH PAID INTO TREASURY/ SUB TREASURY STATE BANKOF PAKISTAN

To filled in by the remitter.

To be filled in by the Departmental officer or the treasury.

Date.

Name, designation and Address of the person Towards behalf amount Is paid

Full particulars of the Remittance and of Authority is paid

Name & Designation.

Amounts

Head o⊊Accoset $G = 61\overline{0}3 \text{ GPF}$

GP fund deduction from Feb 2002 to Aug 2006,

Rs 109600.00

FESHAWAR

Details is as under:

BPS. Account No.

Schedule of GP fund Deduction of Estab for Feb 2002 to Aug 2006.

Rate.

. 17	jmman001336 Dr Fazal Wahid	870+3250	2/2002.
		870+3250	3/2003. Affale
. *		870+3250*5 = 206	00.00
`	Head of AIC Verified. Achter Preussy 12960	1/02/2002 to 30/08/2006	55250.00 4350.00 50000.00
UR Faza	(Orie the particular de discussarid six source de la contraction d	nunaracionity)	

红

	•	
	de la companya de la	West North Land and the Control of t
	ice of high and a control of the day of the	raw ply and allowance nest specified less ruleady
Substantive pay Officialing pay Oversens pay Special play Vindeled pay	1509.92 /509. 649 7360 93 193 1575 166 10-0 10-0 1675 1675 1675 1675 1675 1675 1675 1675	7362.22 73.6
	861775 3853/	11634. 12634. Account / 1634.
 Alles / Elles	Attak	Account procedure. NWFP. Peshantif
SU		

		and the state of the state of	
(A.T.M. 80)	M.E.M.P.N-13.3.	. 11	
See para 252 Audit Manual)	Account No M. C. M	16/27	der the rules of th
. 1	│ 골□☆	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Signature Designation Datedy nomination mad y un
Office of the Account 13 95	car Withdrawals during the year	\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\	Signature Signature Signature Signature Signature Designation Desi
Office of the McCachin Cach	Interest for the year	30114727 Your 4418	23602 / 27/ Carlo
Office A. Year o	Particulars of missing credits of previous years adjusted during the year.	E 29	1. 23. 1/2 2. 23. 1/2 2. 23. 23. 23. 23. 23. 23. 23. 23. 23.
	v:	10-0-0-0-0	ber is regulated to ber the subscriber had
Misc Vullage	Opening Deposits Balance during the year	332/ 15-24650/ Balance on 30-	NOTE: 1.— The subscriber is required a fam. 1.— In case where the subscriber in subscriber in case where the c
NameN	Om _	13=72332 13=72332	NOTE PARTY.
" Miles "		*··	P

correctness of the statement and to brit g errors, if any, to the notice of 3.- The subscriber is requested to satisfy thyriself as the Accounts Officer, within three months from

#IT. MUMBER 12-04 B. P. S. TOTAL SERVICE: 12-04 B. P. S. TOTAL SER						1
DISTRICT ACCOUNTS OF FICE DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PROFESSIONAL / TECHNICAL UNIVER ALL MANDER 12-04 B.P. S. DEPARTMENT 41300-00 PRINCIPAL MANDER 12-04 B.P. S. DEPARTMENT 41300-				٠	PRAME DR FAZLI WAHID DESIGNATION MEDICAL OFFICER	7768703
DISTRICT ACCOUNTS OF FICE DEPARTMENT: 41300-00 PROFESSIONAL/TECHNICAL UNIVER ALL MARKET DEPORTED TO DEPARTMENT: 41300-00 PROFESSIONAL/TECHNICAL UNIVER ALL MARKET DEPORTED TO DEPARTMENT: 41300-00 PROFESSIONAL/TECHNICAL UNIVER ALL MARKET DEPORTED TO DEPARTMENT: 41300-00 PROFESSIONAL COLL TOTAL SERVICE: 12-04 B.P. S. S. CO. CO. CO. CO. CO. CO. CO. CO. CO. CO	747. bi		, .	00000000000000000000000000000000000000		
L/TECHNICAL UNIVER	TOTAL OF DEDUCTIONS		381 B FUND 349 D RENT/RATE/TAXES 355 00	DEDUCTIONS CAR ADV G P ADV G P F ADV G P F OND G I NO.	. 1	
NET PAY		01 6:001/10//19	PASD THRUDGH N. B. P. ROAD SADDAR ROAD SADDAR ROAD SADDAR ROAD SADDAR PLECTOCOCOCCT 441	630 000 000 000	PRINCIPAL REPAID	L/TECHNICAL UNIVER RECTION: 07 PAYROLL 07

Mested



GOVERNMENT OF PAKISTAN ACCOUNTANT GENERAL N.W.F.P. DISTRICT PAY ROLL SYSTEM

PAGE NO:

PAYROLL

PAYMENT ADVICE. FEBRUARY ,2000

DR FAZLI WAHDD C Demonstrater 6PS 17

FRINCIPAL KHYBER MEDICAL C PROFESSIONAL/TECHNICAL UNI

	- TECHNICAL UNI
PAYMENTS	DEPTT CODE)4111 041
1001 B FAYENTS 132 COMP ALL 131 C A	•
155 N P A	7360.00 515.20
189 TEACH/S TECH ALL	193.00 500.00
007 PERS PAY	2000.00 778.00
DEDUCTIONS/RECOVERIES	290.00 1634.20
381 B FIND	BALANCE
1985 G F FUND 1960 INCOM TAY	9.37 55.00 NOO1336 99425 00 366.00
968 G P F ADV-1	2771.00 450.00
	7000,00 1750.00 TOTAL *** 3022.37
QUALIFYING SERVICE	NET AMOUNT PAYABLE
TRS MON DES	
NATI	ONAL BANK

PLS NATIONAL BANK SADDAR ROAD

Pension Contribution _ Co- 2241-? Confirm

NOT OVER RS, **** 226, 431.00 Habib Bank Limited PESHAWAR CITY 31/07/2006 SBP/PENSION/CON/CO2241.DR.FAZALWAHID ON DEMAND PAY TO THE ORDER OF TWO HUNDRED TWENTY SIX THOUSAND, FOUR HUNDRED AND THIRTY ONE *****226,431.00 ""O\$&&,7&?""O\$****OOOO!"OOOOOOO

in bing 9d of venong off griffel designation of the 12 DEC SOIL Jo Junoppe uo Allor M to be credited to Government account under the head from; Or Tazal walust 100 / 6/ **b**KONIMUNT

Gazerez		#GS&PDNWEP195Form store	The Supplementation of the state of the stat
		ansmittedlöyithe Barli: Ay ont of the credit (h. h.) A	gent to the
Å To	THE MANAGER STATE B		Tan-Nav-1336/cc
			ZMAB.
	Dated the	I COLOR TO THE SUM OF RS. 22	
		The state of the s	(新元)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)
0	ted to dovernment accom	nt under the head	506/03
on account		MAN 200/33	
			ASSI Pache Cial designation of the Amoney to be paid in

Affected

Suchas Peakers The Agent of the payer receipted by the Agent of the Agen to be credited to Government account under th edated the MC WIZ MICHAE OF PARISTAN

Could	STATE BANI	OF PAKISTAN	(C212)	
3-06408 Received	from the bearer.	ed the 83 DR Fazal	of0\$\f\.2 Wakid	00 GA
to be credited to	Government account	nt under the head.	9-06405	2
1 28 8 4 8 K	Group insura	1 (/-	1	
	o be rejurned to is 7518 gent is instructed no and elearly filed in	ine payee (receipt	ed by the Age	nt.
		reverse 1	Pashayar	<u>, O'C-</u>

NWFP A&T 200

Attested Attested

Cheeroutoff Decarding depending assistance of the provided and that and the control of the contr

AHAITEV.

Gazeted From 18/2006 $\rightarrow 31/12/2008$ (This portion to be unanswrited by the Bank Agent to the Treasury Officer in support of the Jappin his dealty account.)

The Manager State Bank of Bakkstan

Dated the 19 of 2009

Dated the 19 of 2009

Dated the 19 of 2009

The Received to the 2009

The Re

Afterted After 10

Markey Elli

PROVINCIAL (This portion to be transmitted by the Bank Agent to the Treasury Officer in support of the credit in his daily account.) Gazete THE MANAGER, STATE BANK OF PAKISTAN G-06408 For the month of oct-NOU-Dec 2011 Dated the Do Fasal washed
Received from the bearen the sum of Rs. 690 - Six hundred Nemety to be credited to Government account under the head_ on account of Healt of ME Verified Signature and full official designation of the officer ordering the money to be paid in. 7.0. gastery Officer Assista Pesnewar

ATTESTED

B

From 19/2006 - 37/10/2008 GSEP BINWFP 95 Form Store 3000 Pales 100 40.8 2005 (1)/PIV(Z) (This portion to be transmitted by the Bank Apple to the
ATTACAMENTAL MANAGEMENT OF A MEDICAL CONTRACTOR OF THE PARTY OF THE PA
The agree of the a
TO STHEIMANAGER STATE BANKIOE PAKISTAN
THEMANAGER STATE BANKOF PAKISTAN
Dated the
Received from the bearer the sum of Rs 2700/
to pergredited to Government account under the head G=-06214
Melon account of the Long to
Assistant Treasury Officially
Signature and full official designation of the
iofficer ordering the money to be fill in.

Affected

GAZETED

OF THE POST OF THE POST OF THE SUM OF THE SUM

Affested

Concept Control of the second	in the second				
TO THE MANAGER STATE BANK OF PAKISTAN SEPTEMBER OF PASSES OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PASSES OF THE		Gazete	Maria	, JAWKINCIAL	*
TO THE MANAGER STATE BANK OF PAKISTAN SET TO THE MANAGER STATE BANK OF PAKISTAN PAKISTAN OF THE MANAGER STATE BANK OF PAKISTAN SET TO THE MANAGER STATE			GS&FOINWERISS FORMS IN	1 7	. نسطی س
The Manageristate Bank of Pakistan Signature and the bear of the		(Thislip and F	O De Li a de la	のと言葉では200mmによって、イスは、	
THE MANAGERISTATE BANK OF PAKISTAN SET BEST OF THE STATE				ally account)	·
Spingling 1/2 25/1 1/2 1/2/05/2/2008 Company of the head 2/2 0/6/4/08 Received from the bears the sum of Rs 1/2 0/6/4/08 Opacidacia of open mentages untuinder the head 2/2 0/6/4/08 Accounts Offices K. I.T. Peshi Signature and finitions Assistant peshiviar		THE MANAGER AST	ATE BANK OF PAKISTAN		i
Received from the bears the sum of Rs		Safa Bank Si Rom	tan64082 16	the worth of).
Received from the bears the sum of Rs		1/ Saled the 28		byle Nort	0 1
opscook of a work of the head of old of the head of th		/- Z 8 NOV 2008	* HI FAREL WALL		0.6
ODSCORNOR GO WEST AND AND AND Verification Officer K. W. T. Peshi Signature and Trust are and Peshivar		Received from the L	peare the sum of Rs <u>av/S.Q/</u>	1000	2. 192 2. 2.
ODSCORNOR GO WEST AND AND AND Verification Officer K. W. T. Peshi Signature and Trust are and Peshivar		to be credited to Sovernment	account under the head 🔏	06408	
C K. H. Peshi Treasury Offices Assissant Peshavar Signature and Jan office and Peshavar	er en sestj Santa	opaccodato 2 GD	y swance.	AIC Verified	
	<u> </u>	KIM Perhi		Of Carry Of	fices
			Signature and William	Assistant Peshavar	
			officer ordering the	noney to be paid in	1

ATTESTED RIVER

GREATHER GENERAL SECTION OF PAKISTAN

THE MANAGER, STATE BANK OF PAKISTAN

OF LOCAL CONTROL OF LOCAL CONTROL

A HISTER STO

A Hested ED

GAZETED

GSSFJANVF7.55-Form Store-3000 Pack 30002-102505(17) NO. 1246

(This portion to be transmitted by the Bendi Agent to the Treasury Officer in support of the credit in his daily account.)

AC NO. T.M. WAN 001336 CSS

TO 7607HE MANAGER, STATE BANK OF PAKISTAN For the manth of Sept. 4 OCT 2009

Dated the Army Sept. 4 OCT 2009

Conserved from the bearer the sum of RS 7 60 Awo tho mand as to be credited to Government occount under the head Grant Color of the Officer ordering the money to be paid in.

Astested

(This position to be fransmitted by the Bonh Agent to the Treasury Officer in support of the cytothen his daily account.

DY FUZAL TUTLED

THE MANAGER, STATE BANK OF PAKISTAN C1-06408

Dated the 2018 State of the cytothen his daily account.

And apple 2010 State of the cytothen his daily account.

DY FUZAL TUTLED

THE MANAGER, STATE BANK OF PAKISTAN C1-06408

Dated the 2018 State of the cytothen his daily account.

The MANAGER STATE BANK OF PAKISTAN C1-06408 And apple 2010

The MANAGER STATE BANK OF PAKISTAN C1-06408.

The

Attested STATED

GAZMED	TOWN Product NO Versia
/c !	GSEFD.NWFF. 55-Form Store TO Back 1900 (1) PIV(Z)
To Treatish Officer in s	upport of the credit in his daily account.)
THE MANAGER, STATI	EBANK OF PAKISTAN For the manth of SepTe Oct 2007
Oated the A	of AHIO L-WAHIO For the sum of Rs. 300/ / hree hindred only
 In the Mark State Control of the Contr	Fount under the head 06408
	Signature and full official designation of the officer ordering the money to be paid in.
	Affected

Compatied

Consequence of the control of the contro

Smoother be transmitted by the Bank (Sent to the surport of the girgait in this carly glocount.) BANK OF PAKISTAN w the Jan-Feb. Dated the CAS Received from the bearer the sum of Rs. to be credited to Government account under the head on account of Bench and of AIC Signature Hid Pentificial designation of the officer ordering the money to be paid in. Attested

This parties as the support of the money to be paid in.

The parties of the support of the money to be paid in.

The MANAGER, STATE BANK OF PAKISTAN

Dated the parties of the support of the money of the money of the support of the

Affared

(This portion to be transmitted by the Bank Agent to the Transmitted by the Condition Production P

Affected

B 71

(This person to be transmitted by the Bank Agent to the Treasury Officer in support of the Early accounts of the MANAGER STATE BANK OF PAKISTAN

THE MANAGER STATE BANK OF PAKISTAN

Stand Sold of the Sold of Ten feb 2010

Received free the bearer the sum of Rs. 2760 = free ty fene had on account of the Officer of the head of the Sold of the Sold of the Officer of the Manager of the Sold of the Officer of the Manager of the Sold of the Officer of the Manager of the Sold of the Officer of the Manager of the Sold of the Officer of the Manager of the Manager of the Sold of the Officer of the Manager of the Manager of the Officer of the Manager of the Manager of the Officer of the Manager of the Manager of the Officer of the Manager of the Manager of the Officer of the Manager of the Manager of the Officer of the Manager of the Officer of the Manager of the Manager of the Officer of the Manager of the Officer of the Manager of the Manager of the Officer of the Officer of the Manager of the Officer of the Manager of the Officer of the Officer of the Manager of the Officer of the Manager of the Officer of the Officer of the Manager of the Officer of t

ATTESTED ASTESTED

(This position to be transmitted by the Bank Agent to the Treasury Officer in surport of the credit in his daily account.)

To THE MANAGER, STATE BANK OF PAKISTANT For the muffl of the Mount of the Pakistant of the Officer or June 1981 officer or June 1981

Attack



This portion to be a parties of the analysent to the reason of the appoint of the credit in his daily account.)

To THE MANAGER, STATE BANK OF PAKISTAN For the rough State applied the passage of the pa



GSAPDINGPAST FS. 2000 Pade of 100E 832004(31)AID-1
(This portion to be transmitted by the Bank Age Are of the 16 Verified Treasury Officer in support of the credit in his daily accounts)

TO

Asalsies Treasury

THE MANAGER, STATE BANK OF PAKISTAN.

ACINO-JM-MBN-001336/ESS

Gated the 03 GP Color 2006

Received from the bearer the sum of Rs. Dir. Lac. nink hundred sto be credited to Government account under the head. Since lace nink hundred sonly or account of SP-fund for Feb. 2003 to August 2006.

Signature and full official designation of the officer of deling the money to be paid in.

Attes TED

15

Gazefed STATE BANK OF PAKISTAN

AC NO TM MAN: 001336 Pared the 65 of 58/ 2006

Received from the bearer line last never hundred in the sum of Rs. Line humbred by (109600:00).

the sum of Rs. Line humbred by (109600:00).

to be credited to Government account under the head. G. 6103 GPF.

on account of GP. Fund for feb. 2002 ta August 2006.

This portion to be returned to the payee receipted by the Agen

Note:—The Bank Agent is instructed not to receive money unless both portion the invoice are carefully and clearly filed in:

See reverse

NWFP A&T 200

Attelled

STATE BANK OF PAKISTAN

dated the 03......... of 0.8/...2006 MMAN
Received from the bearer DR FAZAL WAHID (10969 to be credited to Government account under the head G-6103 GPF. on account of GP fund from Folo 2002 to Aug 2008 Manager

This portion to be returned to the payee receipted by the Agent.

Note.—The Bank Agent is instructed not to receive money unless both portion the invoice are carefully and clearly filed in. pathower

See reverse

ORTHAN (This position to be transmitted by the Day Agent to the Treasury Officer in support of the credit in Executy occount. THE MANAGER, STATE BANK OF PAKISTAY from the bearer the sum of Rs. 500 Signature and full efficial designation of the officer ordering the money to be paid in.



CARSALLA ORIGINAL STATE BANK OF PAKISTAN

STATE PARAMETER STATE BANK OF PAKISTAN

RECEIVED TO A STATE BANK OF PAKISTAN

STATE PARAMETER STATE BANK OF PAKISTAN

STATE

Gersitted There is support of the credit in his daily account. THE MANAGER, STATE BANK OF PAKISTAN For the month of may Jun 2010 Redeived from the bearer the sum of Rs. 150 to be credited to Government account under gnature and full official designation of the officer ordering the money to be paid in. icial designation of the ATTRIED

(80)

		SSLEDGART (M. J. J. J. J.		•	
Gas	(T):	GS&PD.M	VER.SS-F0=6-3000 Paule 1000	104 2001 5 143	
To	H/C J/ THE MANAGER	er in surport of the of	oy the B==2 Agent to the redit in ==3 daily account	BSP Bank	4043
A 17 AUG 2	Dated the 12	Xor Augus	Fortho	month of Jul	y August 2610
on account	tornic P	it account under the	s. <u>2760/= Tw</u> head: <u>() = 0 6 1 0 3</u>	entyseven Ru	molred sixty
	N.	Signature an	d full efficial designati wing the money to be po	ald ln 💮 🔏	A TIME
			P	Hested 1	Prehavo.
					-

Consulted GS&FD.NIVFP-SS-Form Store-3000 Pade 1001-31 tion to be transmitted by the Bank Agent to there. Treer in support of the credit in his daily accounts. То THE MANAGER, STATE BANK OF PAKISTAN leceived Ticing the bearer the sum of Rs. 300/ on account of Government account under the head Head o Attested States Signature and full official designation of the we officer ordering the money to be paid in.

82

TO THE MANAGER STATE BANK OF PAKISTAN

TO THE MANAGER STATE BANK OF PAKISTAN

SHE SET 200 STATE BANK O

Atterior

	``.
SARTED	
	, i
GSEED NVFP 35-F6/mistere:3030/Raca 300L: 10:8:2005(4)/PIV(Z)	•
and this portion to be mansmilled by the Bank Agent to the bank	a gara
A Allegasiry Officer in support of the bredit in his waity account is the	
	,
TO JHE MANAGER STATE BANK OF PAKISTAN 1	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
E A A COLOR OF COLOR	100 :
Separed the Bornson Jec 200 g	/
3-0 DEO 2018 FAXEL-WAHID IS ED MI	8
150/2011	
Received from the bear exittle sum of Rs.	
67 67 67 67 65 66 608	• .
ra-18400:06:bisestes of consume usage and cramping the constraint of the constraint	
on account of Color answering to 12/00	
OC VEDICAL	
Accounts Offices Head	باشت
。	
KTH Pesh: Signature and full official designation of the	ومنتبر والمنتبر
officer ordering the money to be present	1
	1
Tel	`
-	A
	ン
MAXIV	

DR FAZEC- WATTED GAZTED GS&FD) NVFP. 85, Form Store COO Pads 100L. 10.8.2005(1)/PIV(Z) Treasury Officer Supplementation of the circuit in his daily account.)

CARD - MAN - 01/336/CSS

EMANAGER STATE BANK OF PAKISTAN PROVINC 3.0-DEC 2008 Resilved from the bearer the sum of Rs. = One tho be gredited to Government account under the head Signature and full official designation of the Officer of the Continuer Affected

GAZIES Are	DR. FAZAL-WALLD SURCEM CAN From October to Decem CAN From October to Decem CAN From Store Scoop Pade 1001-10 1000 (17) PM	per 2018
(This pontion to	be transmitted by the Bank-Agent to the	
ALCON	TEBANKIOF:PAKISTAN	th Jun
Pare Cart G - 64 Resc Cart Cart Cart Cart Cart Cart Cart Cart	Joseph July	1009
Received from the b	pearer the sum of Rs 250 (Two Housend	Fine hinds
on account of	Fored Head Assistan Preds	UTY Officer
To PAN TO THE	a full official designation of	the
	Signature and just of signature and si	

Attested

(This portion to be transmitted by the Bifflit Agent take 7?

Treasury Officer in support of the credit in modally account of the credit of the credit of the credit in modally account of the credit of the

CAZITE O DE FAZAL WALLE TO CONTROL DE LOS DOSTORIOS DOSTORIOS DOSTORIOS DOSTORIOS DOSTORIOS DOSTORIOS DOSTORIOS DOSTORIOS DOSTORIOS DE LOS DOSTORIOS DE LOS DOSTORIOS DE LOS DESCRIPCIONES DE LOS DE LA CONTROL DE LOS DESCRIPCIONES DE LOS DE LOS DE LOS DE LOS DESCRIPCIONES DE LOS DEL CONTROL DE LOS DEL CONTROL DEL CONTROL DE LOS DEL CONTROL DEL

.

.