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25.03.2021

Petitioner alongwith counsel present. Mr. Kabirullah Khattak learned Additional Advocate General alongwith Zafrullah Khan Assistant Director for respondents present.

Learned Additional Advocate General contended execution petition stand implemented as compulsory retirement has been converted into reduction into lower scale for two years with effect from 15.08.2016 and the absence period is hereby treated as leave without pay.

On the other hand learned counsel for the petitioner submitted that under the umbrella of natural justice the respondents are required to promote the petitioner from 15.08.2018 to the post of DFC.

Contention of the learned counsel for the petitioner holds ground, in order to meet the ends of justice, respondents are expected to promote the petitioner from the date, when his juniors were promoted. File be consigned to record room with permission to petitioner to apply for restoration as and when required under the law.

<u>Announced</u> 25.03.2021

(Atiq-Ur-Rehman Wazir) Member (E)

03.12.2020 Counsel for the petitioner and Addl. AG alongwith Zafrullah, AD for the respondents present.

The representative of respondents has provided copy of office order dated 03.04.2020 and notification regarding seniority list as stood on 01.12.2020. Learned counsel for petitioner requests for time to go through the documents and give his viewpoint on next date of hearing.

Adjourned to 26.01.2021 before S.B.

26.01.2021

Petitioner is present alongwith his counsel Mr. Yasir Saleem, Advocate. Mr. Kabirullah Khattak, Additional Advocate General and Mr. Zafarullah, Assistant Director, for the respondents are also present.

Chairm

Partial arguments heard on the point involved. Time sought for remaining arguments. Time is allowed, file to come up for remaining arguments on 25.03.2021 before S.B.

(MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL) FORM OF ORDER SHEET

Court of Execution Petition No.\_ /2020 S.No. Date of order Order or other proceedings with signature of judge or Magistrate proceedings 2 1 3 25.09.2020 The Execution Petition submitted by Mr. Iqbal Hussain Afridi 1 through Mr. Yasir Saleem Advocate may be entered in the relevant Register and put up to the Court for proper order please. REGISTRAR This Execution Petition be put up before S. Bench 2-0/2020 CHAIR **09.10.2020** Petitioner alongwith counsel present. Notices be issued to respondents for submission of Appellant Deposited rocess Feemplementation report on 03.12.2020. Seen. The petitioner shall deposit the process fee within 10 days. Chairman

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### BEFORE THE KHYBER PAKHTUNKWA SERVICE TRIBUNAL PESHAWAR

In the matter of Appeal No. 401/2019 Decided on 12.11.2019.

> *Iqbal Hussain Afridi* Assistant Food Controller, Food Department, Khyber Pakhtunkhwa Peshawar posted at Office of DFC, D.I. Khan. (Appellant)

#### VERSUS

The Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar and others.

(Respondents)

### INDEX

S. No	Description of documents	Annexure	Page No
1.	Memo of implementation petition & Affidavit		1-2
2.	Copy of the Judgment and order dated 27.03.2019	A	3-6
3.	Copy of the Office Order dated 03.04.2020	В	7
<b>4.</b>	Copy of the seniority list of Assistant Food Controllers as it stood on 05.08.2013	С	8
5.	Copy of application dated 15.08.2020	D	9
	Copy of the letter dated 26.08.2020	E	10
6.	Vakalatnama		11

Appellant

Through

ALEEM Advocate, Peshawar &

WAD UR REHMAN

Advocate Peshawar



In the matter of Appeal No. 401/2019 Decided on 12.11.2019.

> *Iqbal Hussain Afridi* Assistant Food Controller, Food Department, Khyber Pakhtunkhwa Peshawar posted at Office of DFC, D.I. Khan. (Appellant)

#### VERSUS

- 1. The Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar.
- 2. The Secretary Food, Khyber Pakhtunkhwa, Peshawar.
- 3. The Director Food, Khyber Pakhtunkhwa, Peshawar.

#### (Respondents)

Application for the implementation of the Judgment and Order dated 27.03.2019 in captioned service appeal of this Honourable Tribunal.

Respectfully Submitted:

- 1. That the above noted service appeal was pending adjudication in this Honourable Tribunal and was decided vide judgment and order dated 27.03.2019.
- 2. That vide judgment and order dated 27.03.2019, this Honorable Tribunal partially allowed the appeal by converting the major penalty of compulsory retirement from service into reduction to a lower stage in time scale for two years with effect from the date of impugned order dated 15.08.2016.

(Copy of the Judgment and order dated 27.03.2019, is attached as Annexure A)

- 3. That the judgment and order of this Honourable Tribunal, was duly communicated to the respondent. Thereafter the applicant the applicant has been reinstated in service vide office order dated 03.04.2020. (Copy of the Office Order dated 03.04.2020, is attached as Annexure B)
- 4. That as per the seniority list of Assistant Food Controller as it stood on 05.08.2013 the applicant was placed at serial No. 10. During the period he was out of service, many assistant food controllers junior to the applicant were promoted to the post of District Food Controller i.e,



AFCs at serial No. 11, 16 and 18. (Copy of the seniority list of Assistant Food Controllers as it stood on 05.08.2013 is attached as Annexure C)

- 5. That the applicant filed application to the respondent with request that as he has been reinstated in service from the date of his penalty so he is also entitled for promotion from due date. (Copy of application dated 15.08.2020 is attached as Annexure D)
- 6. That the application has been responded by the respondents with letter dated 26.8.2020 with the plea that the applicant would be considered for promotion in future and not from his due date. (Copy of the letter dated 26.08.2020 is attached as Annexure E)
- 7. That the respondents are legally bound to implement the judgment of this Honourable Tribunal dated 12.11.2019 in its true letter land sprit without any further delay which has already been delayed due to the malafide intention of the Respondents

It is, therefore, prayed that on acceptance of this application the judgment and order dated 12.11.2019 of this Honourable Tribunal be implemented in its true letter and spirit.

**Applicant** 

Through

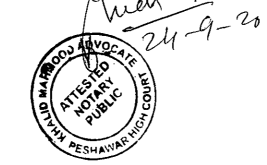
SALEEM vocate, Peshawar

# JAWAD UR REHMAN

Advocate Peshawar

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

It is solemnly affirm and declare on oath that the contents of the above implementation petition are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Tribunal.



**DEPONENT** 

Ahnex=A

#### FORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL NO. 401/2019

Date of institution ... 27.03.2019 Date of judgment ... 12.11.2019

#### <u>VERSUS</u>

The Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar.

2. The Secretary Food, Khyber Pakhtunkhwa, Peshawar.

- 3. The Director Food, Khyber Pakhtunkhwa, Peshawar.

(Respondents)

APPEAL UNDER SECTION-4 OF THE KITYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974, AGAINST THE FINAL APPELLATE ORDER DATED 05.03:2019, RASSED IN THE POST REMAND PROCEEDINGS WHEREBY THE OFFICE ORDER DATED 15.08:2016 VIDE WHICH THE MAJOR PENALTY OF "COMPULSORY RETIREMENT FROM SERVICE" WAS IMPOSED, WAS UPHELD.

Mr. Yasir Saleem, Advocate Mr. Riaz Ahmad Paindakheil, Assistant Advocate General

For appellant. For respondents.

Mr. MUHAMMAD AMIN KHAN KUNDI MR. AHMAD HASSAN

MEMBER (JUDICIAL) MEMBÉR (EXECUTIVE)

#### <u>JUDGMENT</u>

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MUHAMMAD AMIN KHAN KUNDI, MEMBER: - Counsel for the

appellant and Mr. Riaz Ahmad Paindakheil, Assistant Advocate General for the

2. Brief facts of the case as per present service appeal are that the appellant was serving as Assistant Food Controller in Food Department. He was imposed major penalty of compulsory retirement vide order dated 15.08.2016 by the competent authority on the allegation of absence from duty. After availing departmental remedy, the appellant filed service appeal which was partially

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accepted and the service appeal was remitted to the departmental authority for deciding the appeal of the appellant afresh in accordance with law and rules within a period of 60 days from the date of receipt of judgment vide judgment dated 03.01.2019. After remitting the service appeal, the departmental authority rejected the departmental appeal vide order dated 05.03.2019 hence, the present service appeal on 27.03.2019.

3. Respondents were summoned who contested the appeal by filing written reply/comments.

Learned counsel for the appellant contended that the appellant was 4, servings as Assistant Food Controller in Food Department. It was further contended that the appellant was regularly performing his duty and was having 34 years service in his credit. It was further contended that due to honestly performing his duty, he was promoted from time to time. It was further contended that the appellant was issued charge sheet dated 13.04.2016 on the allegation of absence from duty with effect from 22.02.2016 till date i.e 13.04.2016 total one month and twenty one days absence. It was further contended that the inquiry officer was required to provide the appellant full opportunity of reply of the said charge sheet/statement of allegation dated 13.04,2016 but instead of replying the said charge sheet by the appellant as required under the rules, the inquiry officer put the appellant three questions and on the same questioner paper the inquiry office has written the reply of the same questions on behalf of the appellant therefore, it was contended that the appellant was not provided opportunity of replying of charge sheet, statement of allegation in the mode and manners prescribed by law. It was further contended <sup>2</sup>that neither the appellant was associated in the inquiry proceeding by the inquiry officer nor the inquiry was conducted by the inquiry officer in the mode and manners prescribed under the rules. It was further contended that the inquiry-committee has also recommended for minor punishment of stoppage of

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three annual increments but the competent authority has ignored the recommendation of inquiry committee and imposed major penalty of compulsory retirement. It was further contended that the appellant was issued a show-cause notice to which the appellant submitted reply and stated that during the relevant days he had gone to his village Tera Khyber Agency as his paternal uncle was murdered in the land dispute and due to that reason he was unable to go out from the village because he was issued life threat therefore, it was contended that the absence was not deliberate. It was further contended that the appellant belong to a poor family, the major penalty of compulsory retirement for the absence period mentioned in the charge sheet is very harsh and the appellant was also condemned unheard during the inquiry proceeding therefore, prayed for acceptance of appeal.

5. On the other hand, learned Assistant Advocate General for the respondents opposed the contention of learned counsel for the appellant and contended that the appellant was serving as Assistant Food Controller in Food Department. It was further contended that the appellant remained absent from duity without the permission of the competent authority. It was further contended that all the codal formalities were fulfilled by the inquiry officer and the appellant was also associated during the inquiry proceeding therefore, the appellant was rightly imposed major penalty of compulsory retirement and prayed for dismissal of appeal.

6. Perusal of the record reveals that the appellant was serving in Food Department as Assistant Food Controller. The record further reveals that the appellant was imposed major penalty of compulsory retirement on the allegation of absence from duty. The record further reveals that the appellant was having 34 years service in his credit. The record further reveals that during the aforesaid 34 years service, he was regularly performing his duty. The inquiry officer was required to direct the appellant to submit reply of the charge

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sheet issued to him but instead of providing opportunity of reply of the charge sheet, the inquiry officer has put three questions to the appellant regarding the charge sheet and on the same paper mentioned their reply therefore, the appellant was not provided opportunity to submit reply of the charge sheet in the mode and manner prescribed under the rules. Moreover, the appellant has also explained sufficient reason for absence from duty in the reply of the showcause notice as well as in service appeal that his paternal uncle was murdered due to land dispute in his native village in Tera Khyber Agency. The appellant had to rush to his village to attend the funeral prayer of his uncle, due to the dispute and threats to life and the lives of other family members of the appellant, he had to stay there for some time and due to such unavoidable circumstances the appellant could not join his duty at the relevant time. The record further reveals that there is no rebuttal record of the aforesaid assertion of the appellant on the record. Moreover, the appellant has been shown absent from duty with effect from 22.02.2016 to 13.04.2016 total absence period of one months and twenty days in the charge sheet by the competent authority therefore, the major penalty of compulsory retirement appear to be harsh. As such, we partially accept the appeal, set-aside the impugned order and reinstate \* + + + + + the appellant into service and convert the major penalty of compulsory retirement into other major penalty of reduction to a lower stage in time scale for two years with effect from the date of impugned order dated 15.08.2016. The absence period as well as intervening period is treated as leave without pay. Partics are left to bear their own costs. File be consigned to the record room.

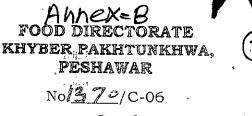
ANNOUNCED 12.11.2019 1116 (MUHAMMAD AMIN KHAN K MEMBER Ce (AHMAD HASSAN) MEMBER -14

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Dated <u>3</u>/04/2020

#### OFFICE ORDER

Pursuant to the decision of the Khyber Pakhtunkhwa Service Tribunal in case of Appeal No. 401/19 dated 27-03-2019, the major Penalty of compulsory retirement issued vide letter dated 15-08-2016 is hereby converted into reduction into lower scale in time scale for two years w.e.f dated 15-08-2016 and the absence period is hereby treated as leave without pay.

Consequent upon the above Mr. Iqbal Hussain Afridi, Assistant Food Controller (BPS-14) is re-instated into Government service and directed to report to the Food Directorate Khyber Pakhtunkhwa for adjustment.

Pakhtunkhwa

DIRECTOR FOØD, KHYBER/PAKHTUNKHWA

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Endst No & Date Even

Copy is forwarded to:-

- 1. The Accountant General Khyber Pakhtunkhwa Peshawar.
- 2. PS to Minister Food Khyber Pakhtunkhwa, gine and
- 3. PS to Secretary Food Khyber Pakhtunkhwa.
- 4. The Section Officer (General) Government of Khyber Pakhtunkhwa Food Department Peshawar.
- 5. The District Accounts Officer Tank.
- 6. The Assistant Director Food D.I.Khan Division.
- 7. The Assistant Director Food (Establishment) Food Directorate Khyber Pakhtunkhwa Peshawar.
- 8. The Pay Bill Assistant Food Directorate Peshawar.
- 9. Mr. Muhammad Iqbal, Assistant Food Controller.
- 10. Personal File.

C-6 Office Order M. Iqbal 11-03-2020 Mahir Masid

Annex=C

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	à		SENIORITY L	IST-OF ASSISTANT	r food coni	OLLERS IN FO	OD DEPARTM	ENT AS STOO	<u>D ON 05-08-2013</u>	·
e 'n i'	157			:	Held	nctioned posts	38 11			0
i di di				•	Vacant	and the second			a de la constante de la	
					<u> </u>	the second		8	9 9 11 11	10
		1 ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )	3	tion Date of birth	- farman farman	Date of entry in	Date of	Date of	Method of	Date of
	.N8,	Name of Govi Servant	Qualific:	tion Date of Birth	Domicie	to Govt service	appointment to the post of FGI/Cane Inspector	appointment to the present post	recruitment	superannuation
		Mr.Shewaz Tarrq	B.A.	12.11.1981	Abbottabád	30.07.2005	Demotion from the post of A.F.C (BS-11) to the post of PGI (BS- 07) on 15.09.2009	[30,07:2005	By initial recruitment	111.11.2041
					l	01.07.1982	17.11.1994	06-01-2009 1	By Promotion	29.05.2014
	2	Raja Iftikhar Ahmed	F.A.	30.05.1954	Abbottabad	08.02.1996	08.02.1996	13-06-2009	By Promotion	14 04 2032
		Adil Badshah	B.Sc.	11 15.04.1972	Karak	08.02.1996	01.06.1996	14-12-2009	By Promotion !!! !!	124.05.2026
	a)	Shad Muhammad	M.Sc.	25.05.1966	Manselura	22.05.1982	123.12.1996	14712-2009	By-Promotion II-	11-70-12017
		Aurangzat II	F.A.		M Agency		23.12.1996		By Promotion	15,10,2018
	6	Muhammad Nawab	B.Sc.	16,10,1958	FR Feshawar	26.06.1982	23.12.1996	14-2-2009	By Promotion	; 25.06.2021
	7	Mr. Hayat Khan	B.A	01,10,1961	Lakki Marwat	22.06.1982	23.12.1996		By Promotion	01.04/2020
	. 8.	Sher Afzal	JF.A.	02.04.1960	PR Bannu a	23.06.1982	01.01.1997	14-12-2009	By Promotion	15.07.2017
	9		B.A.	16.07.1957	Dir II	22.06.1982	25.03.1998	14-12-2009	By Promotion	04,09,2022
	5510.	Iqhal Hussain Afridi	B.A	05.09.1962	K.Agency	22.06.1982	25.03.1998		By Promotion !!	14.06 2017
	111	Aman Ullah	[]]] [E.A.	15.06.1957	M.Agency	22.06.1982	130.08.2000		By Promotion in 1	01.02.2021
	12.	Fazli Bari	B.A:	02.02.1961	Chitral II		30.08.2000		By Promotion	31.01.2030
	13.	Muhammad Zubair II	B,A	01.02.1970	Swat	09.05 1993	30.08.2000		By Bromotion	01.112029
	10	Melimood ur-Rahman	C.Com.	02.11.1969	Kohat	09.0511993	50.08.2000		By Bromotion	24.11.2032
	15.	Salah-ud-Din		25,11,1972	Reshawar H	09.05 1993	30.11.2000		By Promotion	04.01.2015
		Sardar Khan	B.A.	05.01.1955	P.R.Bannu II	09.05.1993			By Promotion	14.09.2027
	1.7	Mr.Muhammd Arshad	B.A	15.09.1967	Chargadda !!	09.05.1993	130.11.2000		By Nomotion	07.06.2019
	R 18		M.A!	08.06.1959	Mansehra	09.05.1993	1130.11.2000	17 ··· · · · · · · · · · · · · · · · · ·	By initial recruitment	03-08-2045
	$V^{-\frac{10}{10}}$	Aftab Umar Khan	NLA	04-03-1985	FR Peshawar	19-05-2010	19-05-2010		By Promotion	28.02.2030
4 11 1		Muhammad Tariq	B.Sc	01.03.1970	Peshawar	09.05.1993		and the second se	By Promotion	10.07.2030
· · · ·		Ansar Qayum	B.A	11.07.1970	Mansehra	09.05.1993	20-12-2003			06.07.2029
	- 12	Abdul Hafeez	M.A	07.07.1969	Charsadda.	09.05.1993		21-10-2010	By Promotion	01.08.2028
	- 22. 1	Abogi Figice2	F.Sc	02.08.1968	Bannu	09.05.1993	05-11-2008.	04-10-201	Appointed as AFC (BS-11)	91.00.2020
1. 1	23.	Mr. Aman Khan			:.				on acting charge basis	
- 19 D	· · · ·	<u> </u>	<u> </u>			······································	<i>,</i>	1 AT	经上的 法准定 联	

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Mnex-"D"

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The Director Load,

Klyber Pakhtun khowa

Penhawer

### Subject: Claim of seniority.

with humble submission that I was computery retired from services w.c.f 15-08-2016 wan mannet confinence through service tribunal Knyber Pokinun khowa after accepting any service appeal.

there for it requirestest that I may please be promoted to District Food Controller (DPC) post to avaival merit policy of the existing Govi Rules and regulations

All pear way Documents are herewith attached for ready reference

Hoping that my application with received due attached

Your discercity

Igbal Hussain Afr

Assistant Food Controller

Copy for information to the

1) Private secretary to secretary food Kpk.

2) Section officer litigation food Deportment

3) Deputy Director administration Food Deportment

4) Assistant director litigation food Department.

Yours sincerely Iqbal Hussain Atridi Assistant Food Controller Dated:15/08/2020

15/05/00

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κ. <sup>*</sup>	Our faith, "Corruption free Pakistan"	E
<b>4</b> .	GOVERNMENT OF KHYBER PAH DIRECTORATE OF FOO PESHAWAR	00,
	No: <u>3328</u> /PF-55 Dated: <u>26/ ~ \$</u> 202 091-9225378 fooddirectoratekpk@gmail.com	20
	Mr. Iqbal Hussain Afridi, Assistant Food Controller, Office of District Food Controller, D.I.Khan	ekp 💖 @fooddirectorate
	Subject:- <u>CLAIM OF SENIORITY</u>	

Reference your application for claim of seniority dated 15-08-2020, on the subject noted above.

2. On acceptance of your Service Appeal No. 401/2019 by Khyber Pakhtunkhwa Service Tribunal, vide its Judgment dated 12-11-2019, you were reinstated into Government Service and accordingly your Seniority position was placed in the Seniority List of Assistant Food Controller which is at serial No.01. Your promotion to the post of District Food Controller, Storage & Enforcement Officer and Rationing Controller (BS-17), Peshawar will considered as per due merits / rules in due course of time.

> and DEPUTY DIRECTOR FOOD (A&C) KHYBER PAKHTUN KHWA PESHAWAR.

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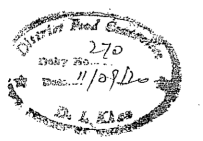
Endorsement No. & Date Even

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以外说的行行。我们的时候我们就是我们就会说的。我们就是我们的是我们的是我们的是我们的是我们的,我们也不能能能能是我们的是你的。

和基礎是自然的研究的研究的研究性的。但如何是非常的研究的是因素都能够好的。我们的我们的我们的是有些有多多的。

- \* Assistant Director Food D.I.Khan Division.
- 2. District Food Controller, D.I.Khan.
- 3. PS to Secretary Food Khyber Pakhtunkhwa.
- 4. PA to Director Food Khyber Pakhtunkhwa. 5. Personal File



Buch DEPUTY DIRECTOR FOOD (A&C) KHYBER PAKHTUN KHWA PESHAWAR.

ested

POWER OF ATTORNEY In the Court of KP Service Tribunal Pest	
Iqubal Hussain Afridi VERSUS	}For }Plaintiff }Appellant }Petitioner
KP. Chief secretary, civil secretariat Peshawar and others.	<pre>}Defendant }Respondent }Accused</pre>
Appeal/Revision/Suit/Application/Petition/Case No. of	: .
Fixed for	· · · · · · · · · · · · · · · · · · ·

## **YASIR SALEEM &**

## Jawad-Ur-Rahman advocates

as my true and lawful attorney. for me in my name and on my behalf to appear, plead, act and answer in the above Court or any Court to which the business is transferred in the above matter and is agreed to sign and file petitions. An appeal, statements, accounts, exhibits, Compromises or other documents whatsoever, in connection with the said matter or any matter arising there from and also to apply for and receive all documents or copies of documents, depositions etc, and to apply for and issue summons and other writs or sub-poena and to apply for and get issued and arrest, attachment or other executions, warrants or order and to conduct any proceeding that may arise there out: and to apply for and receive payment of any or all. sums or submit for the above matter to arbitration, and to employee any other Legal Practitioner authorizing him to exercise the power and authorizes hereby conferred on the Advocate wherever he may think fit to do so, any other lawyer may be appointed by my said counsel to conduct the case who shall have the same powers.

AND to all acts legally necessary to manage and conduct the said case in all respects, whether herein specified or not, as may be proper and expedient.

AND I/we hereby agree to ratify and confirm all lawful acts done on my/our behalf under or by virtue of this power or of the usual practice in such matter.

PROVIDED always, that I/we undertake at time of calling of the case by the Court/my authorized agent shall inform the Advocate and make him appear in Court, if the case may be dismissed in default, if it be proceeded ex-parte the said counsel shall not be held responsible for the same. All costs awarded in favour shall be the right of or his nominee, and if awarded against shall be payable by merica

IN WITNESS whereof I/we have hereto signed at

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Executant/Executants

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Accepted subject to the terms regarding fee

Tawal-us-Relans

Jawad Ur Rehman Advocate High Court. Peshawar

High Court, Peshawar

ADVOCATES, LEGAL ADVISORS, SERVICE & LABOUR LAW CONSULTANT . FR-4, Fourth Floor, Bilour Plaza, Saddar Road, Peshawar Cantt Contact No. 03318892589 E-mail. yasirsaleemadvocate@gmail.com

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<b>#</b> .				DIREC	OF KHYBER PAKHTUNKHWA TORATE OF FOOD, PESHAWAR	J.
		• 3		No: Dated:		
	NOTIFICATION	091-9225378	fooddirectoratekpk@gmail.com	@fooddirectoratekp	@footectorate	

In pursuance to Rule-17 of the Khyber Pakhtunkhwa Government Servants (Appointment, Promotion and Transfer) Rules 1989, the competent authority has been pleased to notify the following final Seniority List of Assistant Food Controllers (BS-16) in Food Directorate Khyber Pakhtunkhwa, Peshawar as it stood on 01.12.2020

1201

1	2	3	4	5	6	7	8	9	10
S.No.	Name of Govt Servant	Qualification	Date of birth	Domicile	Date of entry in to Govt service	Date of appointment to the post of FGI/ Cane Inspector	Date of appointment to the present post	Method of recruitment	Date of superannuation Viz: 63 years
1.	Iqbal Hussain Afridi	B.A.	05.09.1962	K. Agency	22.06.1982	25.03.1998	14-12-2009	By Promotion	04.09.2025
2.	Mr. Aftab Umar Khan	MA	04-08-1985	Mohmand Agency	19-05-2010	-	19-05-2010	By initial recruitment	03-08-2048
3.	Muhammad Tariq	B.Sc	01.03.1970	Peshawar	09.05.1993	17.06.2005	21-10-2011	By Promotion	28.02.2033
4	Mr. Ansar Qayum	B.A	11.07.1970	Mansehra	09.05.1993	20-12-2003	06-04-2010	By Promotion	10.07.2033
5.	Mr. Abdul Hafeez	M.A	07.07.1969	Charsadda.	09.05.1993	20.12.2003	21-10-2010	By Promotion	06.07.2029
6.	Mr. Aman Khan	F.Sc	02.08.1968	Bannu	09.05.1993	05-11-2008	04-08-2016	By Promotion	01.08.2031
7.	Mr. Arshad Hussain	B.A	01.01.1970	Chitral	09.05.1993	20.12.2003	04-10-2011	By Promotion	31.12.2033
8.	Mr. Ali Asghar Khan	B.A	28.02.1972	Mardan	09.05.1993	20.12.2003	04-10-2011	By Promotion	27.02.2035
9.	Mr. Shabir Ahmad Khan	LLB	30.04.1966	FR Peshawar	09.05.1993	20.12.2003	18-02-2012	By Promotion	29.04.2029
10.	Mr. Said Nawaz	B.Com	20.03.1972	Chitral	09.05.1993	20.12.2003	18-02-2012	By Promotion	19.03.2035
<u> </u>	Mr. Jamshed Khan Afridi	B.A ·	20.06.1972	K/Agency	09.05.1993	20.12.2003	18-02-2012	By Promotion	19.06.2035
12.	Mr. Sohail Habib	Matric	14.02.1968	Bannu ·	09.05.1993	20.12.2003	21.05.2012	By Promotion	13.02.2031
13.	Mr. Sheraz Anwar	F.A	05.02.1974	Mansehra	09.05.1993	20.12.2003	21.05.2012	By Promotion	04.02.2037
14.	Mr. Muhammad Azam	B.B.A	22.11.1988	S. Wazirstan Agency	07.08.2015	07.08.2015	07.08.2015	By initial recruitment	21.11.2051
15.	Mr. Tausif Iqbal	M.B.A	01.10.1987	Karak	07.08.2015	07.08.2015	07.08.2015	By initial recruitment	30.09.2050
16.	Muhammad Shakeel	M.B.A	10.04.1984	Abbottabad.	07.08.2015	07.08.2015	07.08.2015	By initial recruitment	09.04.2047
17.	Miss Uzma Kanwal	M.A -	03.12.1990	Abbottabad.	07.08.2015	07.08.2015	07.08.2015	By initial recruitment	02.12.2053
18.	Mr. Zafar Alam Riza	M.A	03.01.1987	Chitral	07.08.2015	07.08.2015	07.08.2015	By initial recruitment	02.01.2050
19.	Mr. Shujaat Hussain Shah	M.Sc(Honr)	07.04.1987	Mansehra	07.08.2015	07.08.2015	07.08.2015	By initial recruitment	06.04.2050
20.	Mr. Hafeez-ur Rehman	B.A	18.04.1984	Dir Lower	07.08.2015	07.08.2015	07.08.2015	By initial recruitment	17.04.2047
21.	Mr. Muhammad Akbar	BA	05.12.1962	Peshawar	01.03.1982	25.08.2004	22-04-2016	By Promotion	04.12.2025
22.	Mr. Muhammad Salim Iqbal	D.Com	15.07.1969	Peshawar	04.08.1990	25.08.2004	22-04-2016	By Promotion	14.07.2032
23.	Mr. Noor Khan	F.A	12-09-1968	Peshawar	20-04-1995	25-08-2004	28-11-2016	By Promotion	11-09-2031
24.	Mr. Muhammad Salim	M.A Pol: Science	18.04.1965	Nowshera	14.07.1993	17.06.2005	22-04-2016	By Promotion	17.04.2028
25.	Mr. Gulab Gul	MA Pol: Science	01.02.1967	Karak	14.07.1993	17.06.2005	22-04-2016	By Promotion	31.12.2030
26.	Mr. Muhammad Khalid	FA	02.05.1973	Peshawar	04.03.2006	04-03-2006	22-04-2016	By Promotion	01.05.2036
27.	Mr. Usman Khan	B.A	01-01-1975	Dir	03-11-2008	03-11-2008	22-04-2016	By Promotion	31.12.2038

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	F.A	11.04.1966	Mansehra	04.07.1993	05-11-2008	22-04-2016	By Promotion	10.04.2029
28. Mr. Muhammad Shoaib		05.01.1975	Malakand	15.08.1993	05-11-2008	22-04-2016	By Promotion	04.01.2038
29. Mr. Amjid Khan	Matric	21.09.1970	Mardan	16.08.1993	12-01-2009	22-04-2016	By Promotion	20.09.2033
30. Mr. Mohammad Zubair	M.A		Kohat	19.08.1993	12-01-2009	22-04-2016	By Promotion	02.03.2032
31. Mr .Saif Ali Shah	B.Sc	03.03.1969	Bannu	27-04-1997	12-01-2009	28-11-2016	By Promotion	11-05-2034
32. Mr. Aurangzeb Khan	F.A	12-05-1971		13-08-2009	13-08-2009	22-04-2016	By Promotion	14-02-2050
33. Syed Wasim Shah	F.Sc	15-02-1987	Kohat	22.05.1995	26-12-2009	22-04-2016	By Promotion	14.03.2037
34. Mr. Rashid Saeed	B.A	15.03.1974	D.I.Khan		26-12-2009	28-11-2016	By Promotion	01-04-2039
35. Mr. Attaullah	Metric	02-04-1976	Dir Lower	22-05-1995		04-08-2016	By Promotion	24.03.2040
36. Mr. Ashfaq Khan	B.A	25.03.1977	Mardan	22.05.1995	26-12-2009		By Promotion	28.02.2029
37. Mr. Riaz Ahmad	M.A	01.03.1966	Chitral .	02.05.1995	26-12-2009	04-08-2016		30.04.2040
38. Mr. Ateeq-ur Rehman	B.A	01.05.1977	M/Agency	03.05.1995	26-12-2009	04-08-2016	By Promotion	31.05.2026
39. Mr. Angoor Shah	M.A	01.06.1963	K/Agency	06.08.1995	26-12-2009	04-08-2016	By Promotion	
40. Mr. Qazi Bilal		15-04-1969	Abbottabad	06-08-1995	26-12-2009	28-11-2016	By Promotion	14-04-2031
	B.A	09.04.1989	Mardan	06-12-2016	-	06-12-2016	By initial recruitment	08.04.2052
	F.A	22.04.1971	S.Waziristan	03.08.1992	26-12-2009	10-01 <b>-</b> 2017	By Promotion	21.04.2034
42. Mr. Fakhar Zaman		10.06.1963	Chitral	16.12.1981	26-12-2009	23-05-2017	By Promotion	09.06.2026
43. Mr. Rehmat Wali	F.A	10-04-1963	Chitral	23.04.1983	26-12-2009	23-05-2017	By Promotion	09-04.2026
44. Mr. Ghulam Rasool	Matric			01.09.1985	06-04-2010	23-05-2017	By Promotion	09-12-2028
45. Mohammad Zahir Shah	F.A	10.12.1965	Chitral	08.05.2004	06-04-2010	12-04-2018	By Promotion	28.11.2047
46. Mr. Abidullah Jan	Matric	29.11.1984	Nowshera	08.05.2004	06-04-2010	23-05-2017	By Promotion	17.02.2044
47. Mr. Wajid Ali	Matric	18.02.1981	Nowshera		16-04-2010	19-09-2017	By Promotion	06-04-2047
48. Mohammad Yousaf Khan	D.Com	07-04-1984	FR Bannu	16-04-2010			By Promotion	25-11-2033
49. Mr. Amir Khalid	B.A	26-03-1970	Mansehra	15-01-2009	14-05-2010	19-09-2017		14-11-2050
50. Mr. Umair Ali	BA	15-11-1987	Charsadda	13-05-2010	14-05-2010	19-09-2017	By Promotion	24-12-2046
51, Mr. Numan Amir	BA	25-12-1983	Peshawar	13-05-2010	14-05-2010	19-09-2017	By Promotion	03.04.2040
52. Mr. Shoukat Ali	F.A	04.04.1977	Mansehra	08.05.2004	20-10-2010	10-10-2017	By Promotion	
53. Mr. Arif ur Rehman	BS <sub>(Hons)</sub> , Geology	06-06-1991	Karak	01-08-2018	01-08-2018	01-08-2018	By initial recruitment	05-06-2054
54. Mr. Saif ur Rehman	MBA	02-01-1990	Bannu	18-03-2019		18-03-2019	By initial recruitment	01-01-2053
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Sd/-DIRECTOR FOOD KHYBER PAKHTUNKHWA PESHAWAR

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- 1)
- Endorsement No & date even Copy is forwarded to:-All Officers in Food Directorate Khyber Pakhtunkhwa, Peshawar. All Assistant Directors Food at Divisional level in Food Department Khyber Pakhtunkhwa All District Food Controllers in Khyber Pakhtunkhwa The Storage & Enforcement Officers NRC Azakhel & PRC Peshawar. The Rationing Controller Peshawar. Officials concerned. 2)
- 3)

- 4) 5) 6)

## DEPUTY DIRECTOR FOOD (A&C) FOOD DIRECTORATE PESHAWAR



#### OFFICE ORDER

FOOD DIRECTORATE KHYBER PAKHTUNKHWA, PESHAWAR

No1370/C-06 Dated 3/04/2020

Pursuant to the decision of the Khyber Pakhtunkhwa Service Tribunal in case of Appeal No. 401/19 dated 27-03-2019, the major Penalty of compulsory retirement issued vide letter dated 15-08-2016 is hereby converted into reduction into lower scale in time scale for two years w.e.f dated 15-08-2016 and the absence period is hereby treated as leave without pay.

Consequent upon the above Mr. Iqbal Hussain Afridi, Assistant Food Controller (BPS-14) is re-instated into Government service and directed to report to the Food Directorate Khyber Pakhtunkhwa for adjustment.

OR FOOT KHYBER BAKHTUNKHWA

Endst No & Date Even

Copy is forwarded to:-

- 1. The Accountant General Khyber Pakhtunkhwa Peshawar.
- 2. PS to Minister Food Khyber Pakhtunkhwa.
- 3. PS to Secretary Food Khyber Pakhtunkhwa.
- 4. The Section Officer (General) Government of Khyber Pakhtunkhwa Food Department Peshawar.
- 5. The District Accounts Officer Tank.
- 6. The Assistant Director Food D.I.Khan Division.
- 7. The Assistant Director Food (Establishment) Food Directorate Khyber
- 8. The Pay Bill Assistant Food Directorate Peshawar.
- 9. Mr. Muhammad Iqbal, Assistant Food Controller.
- 10. Personal File.