reason is obvious to once again accommodate the blue-eyed respondent No.5 to secure his desire posting in complete disregard of the various clauses of the posting and transfer policy made by the government and as well as the tenure need to completed by the appellant. It was incumbent upon the official respondents to specifically mention the tenure of the appellant's posting on the post of Director Agriculture Research Merged Areas, FATA ARI Tarnab, Peshawar to ensure that no officer is prematurely transferred from one place to another against the public interest. Since the practice of accommodating blue-eyed junior officers in the department has been time and again deprecated by the Superior Courts, which also adversely affect the smooth running of official business in departments on one hand while creating despondency on the other amongst the senior officers.

It is further submitted that as per seniority list of officers in BS-19 of Agricultural Research Wing, Khyber Pakhtunkhwa, as stood on 31.12.2019 the appellant is senior than respondent No.5 who is appearing at serial No.34 of the seniority list while respondent No.5 Fazal Wahab is appearing at serial No.52, while the appellant is not only having the degree of M.Sc (hons) Agriculture having secured 829 marks out of 900 and obtained 2nd position amongst all the successful candidates and awarded him the <u>Silver Medal</u> by the University, but also having Ph.D Degree in Agricultural Chemistry from the then N.W.F.P. Agricultural University, Peshawar.

It is also wrongly set up by respondent No.5 and official respondents in para No.6 of the reply that the appellant having no experience relating to Horticulture and physically incapable to perform his duty, is without substance and force for the simple reason that no such justification were given in the impugned transfer order and all these pleas are set up for the



first time, after thought just to frustrate the service appeal pending adjudication before this Hon'ble Tribunal and to justify the illegal and premature impugned transfer order. The Tribunal has suspended the impugned order because the appellant having a good prima facie case on merits.

On the basis of certificates and seniority list annexed with the rejoinder sufficiently reflects the abilities of the appellant and having superior skills viz-a-viz the qualifications of respondent No.5 who is simply M.Sc (Hons) Agriculture and having no Ph.D degree. So on merits the appellant has a better case than respondent No.5 and all the pleas detailed in para-6 of the reply are based on malafide, ill-will and without proof. No medical certificate is annexed with the baseless allegation of physical incapacity of the appellant from a Standing Medical Board.

It is further stated that the word "<u>public interest</u>" has been twisted in a way to give protection to the illegal, premature impugned order dated 24.01.2020 to justify the same without solid justification and reasoning.

It is pertinent to mention that the appellant due to his efforts initiated many projects which would adversely affected due to his premature transfer, hence the impugned posting transfer order dated 24.01.2020 is against public interest by violating the mandatory provisions of posting and transfer policy of the provincial government just to accommodate a junior blue-eyed officer.

The appellant namely Dr.Barkat Ali not only having rich experience in horticulture crops but also in other disciplines as well, therefore, being the most suitable person having Ph.D degree was appointed as Director Agriculture Research Merged

Areas, FATA ARI Tarnab, Peshawar vide posting order already attached with the main appeal.

(Copies of seniority list, certificate of merit, Ph.D degree, letter addressed by appellant to D.G. Agriculture for compliance of court verdict and parking the vehicle in garage and letter dated 14.05.2020 for compliance of court order are attached as Annex: "R/1, R/2, R/3, R/4, R/5 and R/6")

Para No.7 in incorrect, hence denied. Respondent No.5 exerted his political influence to secure desire posting by violating the mandatory provisions of posting and transfer policy made by the provincial government, hence to curb such like practices the provincial government has introduced the posting and transfer policy, therefore, this policy needs to be implemented in its letter and spirit as highlighted by the August Supreme Court of Pakistan in a landmark judgment reported in PLD 2013 SC 195 which is binding on all subordinate courts, tribunals and executive authorities in terms of Article 189 of the Constitution of Pakistan. Any deviation from the judgments of the Supreme Court would expose the delinquent to Contempt of Court proceedings.

The malafide of the respondent is floating on the face of record that though this Hon'ble Tribunal suspended the impugned transfer order dated 24.01.2020 on 05.05.2020 but so far the adamant attitude of the respondents reflects the highhandedness and willfully negating to implement the order of this Hon'ble Tribunal, therefore, committed a gross Contempt of Court act, and as such liable to be proceeded accordingly.

Separate Contempt of Court application has been filed against the official respondents for implementation of the order dated 05.05.2020 and the same has not been implemented so far

by illegally stopping the salaries of the appellant depriving him from his livelihood, therefore, reply needs to be called from the official respondents and respondent No.5 as to why Contempt of Court proceedings shall not been initiated against them for not implementing the Tribunal order, which is the highest forum in service matter of the province.

Another separate application has been filed to summon the summary which was prepared in the case of appellant's posting transfer order to the Chief Minister that whether the impugned order has been passed on merits strictly in public interest or just to accommodate a junior blue-eyed officer.

It is further mentioned that the impugned order was issued by Secretary Agriculture no such order has been brought on record which in fact indicates that it was issued by the competent authority who is the Chief Minister in the case of appellant, hence on the basis of available record the impugned transfer order dated 24.01.2020 is void ab-initio and coram non-judice needs to be set aside alone on this ground.

- Para No.8 is incorrect, hence denied. The previous track record of posting and transfer of respondent No.5 indicates that he secured five desired posting in a short span of 8 to 9 months mainly using his political clout which is a misconduct under E&D Rules. His track record indicates that how he would be in a position to kick start departmental projects when he remained in different positions for a period of 2 or 3 months.
- Para No.9 is incorrect, hence denied. According to the provisions of law which would be referred during course of arguments, Review Petition was made to the competent authority who being the Chief Minister of the Province, therefore, this objection raised in the reply having no legal sanctity as the law always requires to file departmental appeals

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before the concerned authority since Chief Minister being the competent authority no provision of departmental appeal has been provided in law, therefore, Review Petition has been competently filed before him.

10) Para No.10 is incorrect, hence denied. There are various judgments of the Supreme Court of Pakistan that the subordinate officers are not legally bound to obey illegal orders of superior authorities and in such like scenario the courage of a civil servant not to obey an illegal order be appreciated rather than subjected him to disciplinary proceedings. (Case law will be produced at the time of arguments).

In a civilized State all the public functionaries are expected to act within the fore-corners of law by shunning all kind of political influences to make posting and transfer orders on the basis of extraneous consideration and having the courage to bring on record the correct position of law before the political highups.

REPLY ON GROUNDS:

- A. Para-a is incorrect, hence denied. Ground "a" of appeal is correct and legally set up.
- B. Para-b is incorrect, hence denied. The appellant is not only fully capable to perform his duties but also having superior qualification viz-a-viz the qualification of respondent No.5, therefore, the plea of incapability has been raised for the first time in the reply which is after thought and based on malafide just to protect the illegal, premature impugned transfer order dated 24.01.2020. No medical report from the Standing Medical Board has been annexed by the respondents with the reply to justify the baseless allegation of physical incapability.

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It is a question to ponder as to who provide this authority to the official respondents and in more particular to respondent No.5 to make allegations of physical incapacity without any proof obtained from Government Standing Medical Board.

C. Para-c is incorrect, hence denied. The ground raised in the appeal is correct.

D. Para-d is incorrect, hence denied. As stated in the above paras the appellant is fully capable and also having superior skills to perform and achieve targets hence, on the basis of oral allegations his excellent service record cannot be questioned at all. No such reasons has been mentioned in the impugned transfer orders, hence all the baseless justification given in the reply itself reflects the highhandedness of official respondent No.5.

E. Para-e is incorrect, hence denied. The impugned transfer order has been passed in clear cut violation of the mandatory provisions of provincial government Posting and Transfer Policy, hence this Tribunal was pleased to suspend the impugned transfer order on 05.05.2020.

In view of the above submissions, it is, most humbly prayed that the legal points raised in the rejoinder are to be considered in its true perspective as part and parcel of the main appeal, hence the appeal may please be allowed with heavy cost.

Through

Inayat Ullah Khan Advocate High Court LL.M (U.K)

Dated: 30.05.2020

BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR.

S.A.No.3727-P/2020

Peshawar others.....

Dr. Ba	rkat Åli Kl	han <u>.</u>	•••••	•••••••		Appellant
•	,	•	Ve	rsus		
Chief	Minister	through	Chief	Secretary	Khyber	Pakhtunkhwa

AFFIDAVIT

I, Dr. Barkat Ali Khan son of Akbar Ali Khan R/o Agriculture Research Institute Tarnab, Peshawar (Director (BS-19) Agriculture, Research (Merged Area) ARI, Tarnab, Peshawar, do hereby affirm and declare on oath that the contents of the Rejoinder true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

Deponenty

..... Respondents

MAN STREET DUANSHAN ADVOCATE

Peshawar High Court Feshawar

<u>BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK,</u> <u>PESHAWAR.</u>

S.A:No.3727-P/2020

WRITTEN REPLY TO THE APPLICATION FOR VACATION OF SUSPENSION OF IMPUGNED TRANSFER ORDER DATED 24.01.2020.

Respectfully Sheweth;

With due regard it is submitted that the impugned order has been passed in violation of the mandatory provisions of posting and transfer policy made by the provincial government and in complete disregard of the tenure term which need to be completed by the appellant.

- 1) Para-I needs no reply.
- 2) Para-2 is incorrect, hence denied. The reply of respondents has been denied with sound reasoning and justification, hence the same needs to be dismissed outrightly.
- Para-3 is incorrect, hence denied. The suspension order dated 05.05.2020 has been passed by this Hon'ble Tribunal after

application of its judicial mind because the appellant having a good prima facie case on merits and is hopeful about its success.

4) Para-4 is incorrect, hence denied. balance of convenience lies in favour of the appellant as he was prematurely transferred from the post on the basis of political influence, which is a serious misconduct under the E&D Rules.

Keeping in view what has been stated above it is therefore, earnestly requested to dismiss the application for vacation of suspension of impugned transfer order dated 24.01.2020 being frivolous in nature and having no substance on merits at all with cost.

Through

Inayat Ullah Khan Advocate High Court LL.M (U.K)

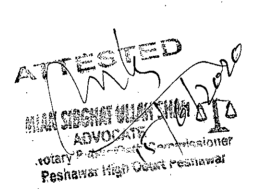
Dated: 30.05.2020

<u>BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK,</u> <u>PESHAWAR.</u>

S.A.No.3727-P/2020

AFFIDAVIT

I, Dr. Barkat Ali Khan son of Akbar Ali Khan R/o Agriculture Research Institute Tarnab, Peshawar (Director (BS-19) Agriculture, Research (Merged Area) ARI, Tarnab, Peshawar, do hereby affirm and declare on oath that the contents of the Reply true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.



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DRAFT TENTATIVE SENIORITY LIST OF OFFICERS IN BS-19 OF AGRICULTURAL RESEARCH WING, KHYBER PAKHTUNKHWA, AS STOOD ON 31.12.2019

S.No.	Name & Academic Qualification	Date of Birth/ Domicile	Date of 1st entry into	entry into to the present post		Specialization	Date of retirement	Rema rk s_		
-			Govt Service	Date	BS	Methods of recruitment		1		
1,	2	3	4	5	6	7	8		\$	10
ે1.	Dr. M.Abdul Rauf M.Sc Hons Agri Ph.D USA	FR Postawar	18.01.1992 Regular	06,12,2005 23.05,201\$	BS-18 BS-19	By initial recruitment By promotion	Director General Agril, Research, KPK (ops)	Horticulture	09.10.2028	By promotion
2.	Dr.Abdul Bari M.Sc Hons Agri Ph.D AUP	01.12.1967 Swat	10.10.1994 Regular	01.06.2006 23.05.2018	BS-18 BS-19	By initial recruitment By promotion	Director, ARS, Buner	Sugar Crops	30.11,2027	do
3.	Dr. Dil Fayaz Khan M.Sc Hons Agri Ph.D Australin	01.02.1965 Bartniu	16.01.1991 Regular	01,10,2005 23,05,201 8	BS-18 BS-19	By initial recruitment By promotion	Director, ARS, Serai Naurang, Bannu	Chemistry	31.01.2025	do
4.	Dr. Sabir Gul Khan M.Sc Hons Agri. Ph.D U.K. Post Doc UK	01.01.1962 Lakki Marwat	13,08,1987 Regular	01.10.2005 23.05.2018	BS-13 BS-19	By initial recruitment By promotion	Director, ARJ, Baffa, Munselira	Chemistry	31.12.2021	do
5.	Mr.Kazim Shah M.Sc Hons Agri	10.09.1960 D.L.Khan	19.03.1987 Regular	06.02.2006 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO, Horticulture ARI, DIKhan	Oileant	09.09.2020	"do
6.	Mr.Afsarulish Khan M.Sc Hons Agri	25.02.1962 Bannu	19.03.1987 Regular	06.02.2006 23.05.2018	BS-18 BS-19	By promotion By promotion	Director, ARS, Bannu. (on LPR)	Horticulture	24,02,2022	do
7.	Dr.Zaheer Ullah Khan M.Sc Agri Ph.D Newzealand Post Doc Japan Post Doc USA	30.03.1961 Bannu	25.07.1987 Regular	06.02.2006 19.06.2019	BS-18 BS-19	By promotion By promotion	Director Outreach, Directorate of Outreach.	Horticulture	29.03.2021	do
8.	Dr.Abdul Samad M.Sc Hons Agri Ph.D Newzealand	10,12,1960 Swabi	01.02.1989 Regular	01.11.2008 23.05.2018	BS-18 BS-19	By initial recruitment By promotion	PRO (Hort) ARI, Tarnab,	Horticulture	09.12.2020	"do
9.	Dr.Gulzar Ahmad M.Sc Hons Agri Ph.D AUP	04.04.1967 Swabi	11 10.1994 Regular	01.04.2008 23.05.2018	BS-18 BS-19	By initial recruitment By promotion	Director, ARS, Swabi	Cereal	03.04.2027	do.,

į	10.	Dr.Syed Asghar	j 12.02.1 96 8	13.10.1994	09.10.2008	BS-18	By initial recruitment	PRO(Wheat),	Vegetable	11.02.2028	By promotion	_
		M.Sc. Hans Agri Ph.D China	Kurram Agy	Regular	23.05.2018	BS-19	By promotion	CCRI, Pirsabak, Nowshera.			(14	
	H.	Dr.Nacem Ahmad M.Sc Hons Agri Ph.D Arid Uni, R.Pindi	04,02,1971 Dir	16.07.1999 Regular	01.03.2009 23.05.2018	BS-18 BS-19	By initial recruitment By promotion	PRO (Cereal) ARI, Mingora Swat.	Cereal	03.02.2051	do)	
,	12.	Mr.Akhur Nawaz M.Sc (Hors) Hort MS (FR Germany)	15.03.1961 Manschra	01,09,1987 Regular	16.12,7008 23.05,2018	BS-18 BS-19	By promotion By promotion	Director, HARS, Abbottabad	Horticulture	14.03.2021	do	<u>ا</u>
	13.	Mr.Asifur Rehman M.Sc (Hons) Agri.	24.03.1965 Harripur	05.05.1992 Regular	16,12,2008 23,05,2018	85-18 85-19	By promotion By promotion	PRO, Plant Pathology, HARS, A.Abad	Pathology	23.03.2025	do,,	
	14.	Mr.Ghufranul Haq M.Sc (Hons) Agri.	01.09.1966 Charsadda	06.07.1999 Regular	16.12.2008 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO, Plant Pathology, ARI, Tarnab.	Pathology	31.08.2026	do	
	15.	Dr.Faqir Gul Ph.D AUP	11.11.1963 Mardan	09.03.1989 Regular	01.01.2009 23.05.201\$	BS-18 BS-19	By promotion By promotion	PRO, Entomology ARI, Tamab.	Entomology	10.11.2023	do	
	16.	Dr.Sadur Rahman M.Sc Hons Agri MS Agron, USA Ph.D AUP	12.02.1960 Peshawar	21,09.1986	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Cereal), ARI, Tarnub.	Cereal	11.02.2020	dp.,	
,	17.	Mr.Abdul Majeed M.Sc Hons Agri	02,04.1960 D.L.Khan	01.02.1986 Extension 01.10.1986 Research	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	Director ARI, DIKhan	Cereni	01,04.2020	do	
	18.	Dr.Amjad Khan M.Sc Hons Agri M.S USA Pb.D AUP	02.12.1962 Swat	15.06.1986 Adhoc 19.03.1987 Reg	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Vegetable) ARI, Mingora, Swat	Oilseed	01.12.2022	.,do	
	19.	Mr.Imran Ali M.Sc Hons Agri	09.04.1961 Mardan	16.06.1986 Adhoc 19.03.1987 Reg	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	Director, SCRL Mardan	Vegetable	08.04.2021	do	V
	20.	Dr.Azim Khan M.Sc Agri MS & Ph.D USA	05.05.1961 Karak	16.06.1986 Adhoc 19.03.1987 Reg	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Vegetable, ARI, Tarnab.	Vegetable	04.05.2021	do	~
	21.	Dr.Tariq Jan M.Sc Hons Agri Ph.D A.U.P	30.04.1962 Charsadda	26.07.1987	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	Director, ARS, Harrichned Charmedda	Misc, Crops	29.04.2022	"do.,	

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22.	Dr.Bashir Ahmad	09.03.1962	26.07.1987	01.11.2016	BS-18	By promotion	Director Agril.	Cereal	08.03.2022	By promotion
	M.Sc Hons Agri Ph.D PBG (AUP)	Mardan		23.05.2018	BS-19	By promotion	Research Planning, KPK			(1)
23.	Mr.Ahmad Said M.Sc Hons Agri	27.12.1962 Swabi	26.07,1987	04.11,2016 23.05.2018	BS-18 BS-19	By promotion By promotion	Waiting for posting	Oilseed	26.12.2022	00.
7 24.	Mr.Humayun Khan M.Sc Hons Agri	03.10.1959 Karak	26.07.1987	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	Director, ARS, Ahmadwala Karak.	Pulses & Legum	02.10.2019	do
25.	Mr.Nazir Ahmad M.Sc (Hons) Agro. Plant Breeding & Genetics	12.05.1960 Peshawar	26.07.1987	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO(Citrus), ARI, Tarnab.	Cercal	11.05.2020	do
26.	Dr.Muhammad Javed Khan M.Sc Hons Agri MS USA Ph.D (AUP)	01.09.1961 Karak	26.07.1987	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Plant Physiology), ARI, Tanab.	Chemistry	31.08.2021	do
27.	Mr.Inayat Hussain Shah M.Sc Hons Agri	01,09.1960 D.I.Khan	26.07.1987	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Cereal), ARI, DIKhan	Sugar Crops	31.08.2020	do
28.	Mr.Muhammad Shah Sawar M.Sc Hons Agri M.S USA	02.01.1964 Bannu	08:03:1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Oilseed) ARJ, Tarnab.	Oilseed.	01.01,2024	.do
29.	Dr. Ehsan Ullah M.Sc Hons Agri Ph.D UK	20.03,1962 Mal/Agency	01.02.1989	04.11,2016 23.05,2018	BS-18 BS-19	By promotion By promotion	PRO (Oilseed), ARI, Mingora	Oilsecd	19.03. 2 022	do
30.	Mr. Muhammad Anwar M.Sc Hons Agri M.S USA	08.02.1962 Mardan	08.03.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO(Sugar beat) SCRI, Mardan	Cereal Crops	07.02.2022	do
31.	Mr.Sharafat Gul M.Sc (Hons) Agri	11.05.1963 Nowsbera	19.02.1989	14.04.2017 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Misc.Crops), ARI, Tarnab.	Horticulture	10.05.2023	"do
32.	Mr.Nayyar Iqbal M.Sc Hons Agri	08.04.1965 Manachra	11.02.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Horticulture) HARS, A.Abad	Pathology	07.04,2025	do,.
33.	Syed Mahmood Shah Madni M.Sc Hons Agri	20.09,1963 Nowshera	01.02.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO(S&PN), ARI. Tamab.	Chemistry	19.09.2023	do

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34.	Dr.Barkat Ali Khan M.Sc Hons Agri Ph.D AUP	01.10.1964 Bannu	01.02.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	Director, Agril. Research (Merged Area). ARI, Tamab.	Chemistry	30.09.2024	do
35.	Mr.Noora Jan M.Sc Hons Agri MS USA	15.02.1962 Charsadda	01.02.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (S.C), SCRI, Mardan.	Chemistry	14.02.2022	By promotion
36.	Mr. Muhabat Khan M.Sc (Hons) Agri	02.01.1960 Mardan	09,03.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Entomology) ARS, Baffa, Mansehra	Entomology	01.01.2020	do
37.	Mr.Muhammad Shirin Khan M.Sc (Hons) Agri	10.04.1962 Manschra	01.02.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Cereal),ARS, Baffo, Mansehra	Horticulture	09.04.2022	do
38,	Mr. Muhammad Ilyas M.Sc (Hons) Agri	06:01.1961 Malakand	01.02.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO(S&PN), ARI, Mingora, Swat	Horticulture	05.01.2021	do
39.	Mr.Muhammad Aqeel M.Sc (Hons) Agri	02.08.1962 Karak	08.03.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	Director, BARS, Kohat	Horticulture	01.08.2022	do
40.	Mr.Muhammad Akram M.Sc (Hons) Agri	11.01.1961 Bannu	21.03.1989	04.11,2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Entomology) ARI, DIKhan	Entomology	10.01.2021	do,.
41.	Mr.Zubair Shah M.Sc (Hous) Agri	01.04.1966 Malakand Agency	11.12.1990	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO(Seed Production, CCRI, Pirsabak, Nowshera.	Cereal Crops	31.03.2026	,.do
42.	Mr.Muhammad Rafiq M.Sc (Hons) Agri	06.03.1963 Karak	24,05,1989 Extension 01,01,1991 Research	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO Pulses, ARS, Ahmadwala Karak	Puises & Legums	05.03.2023	,.do
43.	Mr.Muhammad Sajjad M.Sc (Hons) Agri	03.04.1965 Buner	01.02.1991	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO(S&PN), ARS, Baffa, Manserah	Certal Crops	02,04,2025	do
44.	Dr.Muhsmmad Iqbal M.Sc (H) Agri. PBG Ph.D (PBG) AUP	09.03.1964 Swabi	17.01,1991	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Maize), Pirsabak, Nowshera	Cercal Crops	08.03.2024	do
45.	Mr. Muhammad Ibrahim M.Sc (Hons) Agri	01,02,1965 Swat	18.01,1992	14.04.2017 23.05,2018	BS-18 BS-19	By promotion By promotion	Director, ARS, Chitral.	Horticulture	31.01.2025	d o

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Ardul Wahah Ardul Wahah Junior Clerk/Member	Mr Fa 5 Wahab M Sc Hors Agri	Mr Zhallah M.Sc Hous Agri	* Mr Zafar ĀĪi Khan M Sc Hons Agui	* Mr Muhammad Ayaz Khan M.Sc Hens Agri	Ab Javed light After thous Appr	March Agri	SERVICE AND CONTRACT OF CONTRACT
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Ahenad	Physiology	Horaca?une	Horaculture	Harremore	Advomonity	Horiculture	ही का जीवार
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Annexure (R/2) (8)

Serial No.

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N-W.F.P. AGRICULTURAL UNIVERSITY, PESHAWAR (PAKISTAN)

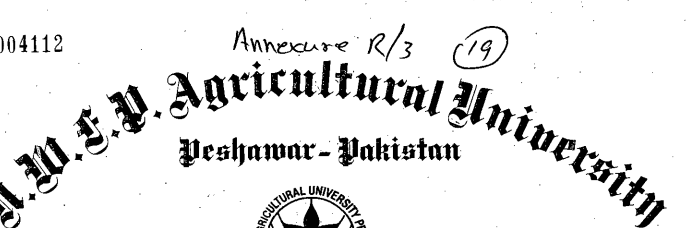


CERTIFICATE OF MERIT

· Certified that	BARKAT ALI KHAN S/O AKBAR ALI KHAN
University Registration	1 No. 83/Agr-u-821 has passed his/her
M.Sc. Honours	during the session1987
securing <u>829/900</u>	and obtainedSECOND
position amongst all t	he Successful candidates and is awarded the
University SILVER	Medal.
Dated: 15-7-1995	Enrolment No. 25

S. Back Al. Rest Vice Chancellor Controller of Examinations.

Serial No. 004112





Having fulfilled all the requirements for the Degree of

DOCTOR OF PHILOSOPHY

In the subject of

AGRICULTURAL CHEMISTRY

Barkat Ali Khan S/O Akbar Ali Khan

is this	Sixth	day of	August	20 05 admitted to the above D)egreę
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Issue Date	2006	•	•	Registered No. 83-Agr-U	-821
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Controller of Examinations

Registrar

Vice Chancellor

Annexuse R/4 (20)

Τo,

The Director General,

Agril: Research Khyber Pakhtunkhwa, Peshawar.

Subject:

COMPLIANCE OF COURT VERDICT.

Memo:-

In order to comply with the court order of honorable service tribunal Khyber Pakhtunkhwa vide service appeal no 3727/2020 the undersigned is handing over the Government vehicle with particulars given below to the Office of Director General Agril Research Khyber Pakhtunkhwa Peshawar dated 08/05/2020 and obtained the receiving.

Your good self is requested to approach higher authority for withdrawal of impugned posting/transfer order No SOE (AD)3(3)/2019/RW dated 24/01/2020 light of above referred verdict.

Toyota Revo G Model 2019 4x4
 Engine No IGD0619940
 Chasses No gun 126 R5535545
 Color Black

Director Agril: Research Merged Areas
ARI, Tarnab Peshawar.

CC.to.

Secretary Agril: Livestock & cooperative Khyber Pakhtunkhwa Peshawar for information pl.

on 8/5/2020 Kor vomote

To,

The Director General,

Agril: Research Khyber Pakhtunkhwa, Peshawar.

Subject:

COMPLIANCE OF COURT VERDICT.

Memo:-

In order to comply with the court order of honorable service tribunal Khyber Pakhtunkhwa vide service appeal no 3727/2020 the undersigned is handing over the Government vehicle with particulars given below to the Office of Director General Agril Research Khyber Pakhtunkhwa Peshawar dated 08/05/2020 and obtained the receiving.

Your good self is requested to approach higher authority for withdrawal of impugned posting/transfer order No SOE (AD)3(3)/2019/RW dated 24/01/2020 fight of above referred verdict.

1. Mitsubshi Pajero LHR-6094

Director Agril: Research Merged Areas ARI, Tarnab Peshawar.

CC.to.

Secretary Agril: Livestock & cooperative Khyber Pakhtunkhwa Peshawar for information pl.

111512020 at 2;30 PM.

TO.

Annexume R/6 (29)

The Director General, Agricultural Research,

Khyber Pakhtunkhwa, Peshawar.

SUBJECT: REPORT REGRDING TOYOTA REVO "G" MODEL 2019 (UNGEGISTERED)
AND PAJERO/MITSUBISHI JEEP LHR-6094.

It is with reference to your letter No: 6281-85/Estt:/DGAR dated 13-05-2020 on subject noted above. Following are the comments/reply of the undersigned about above stated two vehicles:

1. REVO "G" MODEL 2019 4X4 (UNGEGISTERED)

This vehicle was purchased in June 2019 under an ADP project for official use by the Director (Merged Areas). A complete video was recorded at the time of handing over of this vehicle to the staff of Director (MA) at Toyota Company, Peshawar. This video clearly shows all the interior and exterior of this vehicle. The pictures of DVD installed at that time are clearly visible. This DVD can also be verified by the Toyota Company. Secondly when the vehicle is running at roads especially at Peshawar conditions these types of minor scratches are routine matter. Both the keys are handed over to the concerned officials at Directorate of agricultural Research at the time of handing over of this vehicle to DGAR office.

2. PAJERO/MITSUBISHI JEEP LHR-6094

The model of this vehicle is 1988 (32 years old) and it is property of PODB. This vehicle was parked at one of garages at ARI Tarnab Peshawar since last 15 years. This vehicle was completely submerged in 2010 floods and remained standing in water for several months. The vehicle was staked on bricks with all four worn-out tyres detached from the vehicle. The fuel tank was also detached from vehicle. Majority of body parts, engine parts and suspension parts were missing. The vehicle was totally corroded and full of flood mud.

DGAR was approached to allot this vehicle to Directorate of Agricultural Research (MA) so it may be repaired and brought to running condition for official use in the best interest of public services. Upon allotment of this vehicle it was dragged out from garage to start its repair work, some of repair works were carried out and the vehicle was brought in running condition and was used for official work at secretariat level. Due to high fuel consumption the vehicle was used rarely and for the last 4-5 months the vehicle remained off-road till date due to defunct posting transfer order.

The subject report on above vehicles is very clear but the undersigned feels that process of im plementation of very clear decision by honourable service tribunals is getting delayed.

Your good-self is requested to look the matter in perspective of real situations and for implementation of verdict of services tribunal.

Dr. Barkat All Khan \\
Director (Merged Areas)
ARI Tarnab, Peshawar.

CC: PS to Secretary Agriculture, Livestock and Cooperative department, government of Khyber Pakhtunkhwa Peshawar for information please.

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华地址	A0122C		275,773.00	
	<u> </u>		273,773.00	
*	A0122M	AG-PR	115.056.00	36.00.3010
-	A0122M	AG-PR		26.08.2019
	 	AG-PR	147,460.00	
-	 			07.10.2019
*	A0122M	<u> </u>	135,124.00	
: i	A0122M	 		25.11.2019
		AG-PR	132,387.00	26.12.2019
	A0122M	AG-PR	138,192.00	
*	A0122M	AG-PR	133,548.00	24.02.2020
:	AQ122M	AG-PR	132,828.00	26.03.2020
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	A0122Y	AG-PR	149,335.00	26.08.2019
*	A0122Y	AG-PR	215,354.00	25.09.2019
*	A0122Y	AG-PR	4,417.00	07.10.2019
•	A0122Y	AG-PR	175,440 00	26.10.2019
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	A0122Y		1,799,920.00	
*	A01233	AG-PR .	60,353.00	26.08.2019
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	403970	XR	40-PR	7,229,237,60	20.05.202	PR19062124-403970		100001040=
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BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR.

S.A.No.3727/2020

Dr. Barkat Ali Khan Appellant

Versus

APPLICATION FOR ADJOURNMENT

Respectfully Sheweth:-

- 1. That the above titled case is pending adjudication before this hon'ble Court and is fixed for today i.e. 09.06.2020.
- 2. That aunt of the counsel for appellant has died and he is in Bannu district to perform the funeral and other rituals and will be there for about 3 days, hence unable to appear and assist this Hon'ble court.

It is, therefore, prayed that the subject case may graciously be adjourned to some other date due to the aforementioned reasons.

Applicant

Inayatullah Khan Advocate, Peshawar

Through

Samiullah Noman

Clerk

Dated: 09.06.2020

BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK. PESHAWAR.

S.A.N	3.3727-P/2	:020				
Dr. Ba	rkat Ali K	han	• • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	Appellant
				rsus		•
Chief Peshav	Minister var others.	through	Chief	Secretary	Khyber	Pakhtunkhwa Respondents

INDEX

S.No.	Description of documents.	Annexure	Pages.
<u>l.</u>	Rejoinder		1-8
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3.	Reply to the application.		10-11
4.	Affidavit.		12
5	Copy of seniority list	R/1	. 7 . 7
6.	Copy certificate of merit	R/2	.0
7.	Copy Ph.D degree	R/3	1.6
8.	Copy letter addressed by appellant to D.G. Agriculture for compliance of court verdict and parking the vehicle in garage	R/4-R/5	7-7
9.	Copy letter dated 14.05.2020 for compliance of court order	R/6	20-21

Appellant

Through

Inayat Ullah Khan Advocate High Court LL.M (U.K)

Dated: 30.05.2020

<u>BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK.</u> <u>PESHAWAR.</u>

S.A.No.3727-P/2020

Dr. Ba	rkat Ali Kl	han	•••••		• • • • • • • • • • • • • • • • • • • •	Appellant
			Ve	rsus:	•	
Chief Peshav	Minister var others.	through	Chief	Secretary	Khyber	Pakhtunkhwa Respondents

REJOINDER ON BEHALF OF APPELLANT WITH REGARD TO THE PARA-WISE COMMENTS SUBMITTED BY RESPONDENTS NO.1 TO 5.

Respectfully Sheweth;

Before responding to the preliminary objections I would like to bring some facts on record viz-a-viz respondents' reply for convenience of this Hon'ble Tribunal.

Fazal Wahab, respondent No.5, earlier remained as Director on the post in controversy for a period of two years in his own pay and scale (BPS-18) has prepared only five developmental schemes worth (168.45 million while the appellant Dr.Barkat Ali in eleven months prepared eight developmental schemes wroth 711.36 million, which shows the competency, administrative and developmental skills of the appellant for uplifting the status of poor farmers of the tribal areas in agriculture field.

It is pertinent to mention that in agriculture department there is a combined seniority list of the officers from BPS-17 to 20. On vacation of higher post the senior most officer is promoted irrespective of his specialization. The post of Director Agriculture Research Merged Areas, FATA ARI Tarnab, Peshawar is purely an administrative post. Needless to say that the appellant having rich experience both in horticulture and other disciplines and also having the Ph.D degree indicates his superior qualifications viz-a-viz the qualifications of respondent No.5 who is simply M.Sc (Hons), hence not only on merit but on the basis of seniority and the fact that the appellant has not completed his tenure, hence the impugned transfer order dated 24.01.2020 is a nullity in terms of the mandatory provisions of posting and transfer policy made by the provincial government.

Reply Preliminary objections:

- 1) Objection No.1 legally speaking is incorrect, hence denied.
- 2) Objection No.2 is incorrect, hence denied. The appellant has been prematurely transferred and in this regard facts have been detailed in the main appeal, hence valid cause of action accrued in his favour therefore, the impugned premature transfer order dated 24.01.2020 was suspended by this Hon'ble Tribunal.
- 3) Objection No.3 is incorrect, hence denied. Sufficient reply has been furnished in para No.2 above.
- 4) Objection No.4 is incorrect, hence denied. The real facts were brought by the appellant in his appeal, therefore, on merits the impugned order was suspended by this Hon'ble Tribunal.

(3)

5) Objection No.5 is incorrect, hence denied. Nothing has been brought on record to justify all the preliminary objections which are frivolous in nature just to frustrate the main appeal.

REPLY ON FACTS:

- 1) Para-1 needs no reply.
- 2) Para-2 has been admitted because it is settled principle of law that evasive denial amounts to admission.
- Para-3 has been wrongly set up by the respondent No.5, in fact all the relevant details along with documentary proofs have been duly annexed with the main appeal, hence, it becomes abundantly clear that respondent No.5 being the blue-eyed of the official respondents got more than five frequent posting transfer orders in his favour within a short span of 8 to 9 months, which speaks volumes of malafide on the part of respondent No.5 and official respondents.

It is pertinent to mention that after hectic efforts made by the official respondents Fazal Wahab finally relinquished the charge of the post of Director Agriculture Research Merged Areas, FATA ARI Tarnab, Peshawar.

- 4) Para No.4 is incorrect, hence denied. Sufficient reply has been given in para No.3 above.
- 5) Para No.5 is incorrect, hence denied.
- 6) Para No.6 is incorrect, hence denied. With regard to para No.6 it is submitted that since both the positions are located at the same station then what prompted the authority to prematurely transferred the appellant from the post of Director Agriculture Research Merged Areas, FATA ARI Tarnab, Peshawar to the post of Principal Research Officer ARI, Tarnab, Peshawar. The

reason is obvious to once again accommodate the blue-eyed respondent No.5 to secure his desire posting in complete disregard of the various clauses of the posting and transfer policy made by the government and as well as the tenure need to completed by the appellant. It was incumbent upon the official respondents to specifically mention the tenure of the appellant's posting on the post of Director Agriculture Research Merged Areas, FATA ARI Tarnab, Peshawar to ensure that no officer is prematurely transferred from one place to another against the public interest. Since the practice of accommodating blue-eyed junior officers in the department has been time and again deprecated by the Superior Courts, which also adversely affect the smooth running of official business in departments on one hand while creating despondency on the other amongst the senior officers.

It is further submitted that as per seniority list of officers in BS-19 of Agricultural Research Wing, Khyber Pakhtunkhwa, as stood on 31.12.2019 the appellant is senior than respondent No.5 who is appearing at serial No.34 of the seniority list while respondent No.5 Fazal Wahab is appearing at serial No.52, while the appellant is not only having the degree of M.Sc (hons) Agriculture having secured 829 marks out of 900 and obtained 2nd position amongst all the successful candidates and awarded him the <u>Silver Medal</u> by the University, but also having Ph.D Degree in Agricultural Chemistry from the then N.W.F.P. Agricultural University, Peshawar.

It is also wrongly set up by respondent No.5 and official respondents in para No.6 of the reply that the appellant having no experience relating to Horticulture and physically incapable to perform his duty, is without substance and force for the simple reason that no such justification were given in the impugned transfer order and all these pleas are set up for the



first time, after thought just to frustrate the service appeal pending adjudication before this Hon'ble Tribunal and to justify the illegal and premature impugned transfer order. The Tribunal has suspended the impugned order because the appellant having a good prima facie case on merits.

On the basis of certificates and seniority list annexed with the rejoinder sufficiently reflects the abilities of the appellant and having superior skills viz-a-viz the qualifications of respondent No.5 who is simply M.Sc (Hons) Agriculture and having no Ph.D degree. So on merits the appellant has a better case than respondent No.5 and all the pleas detailed in para-6 of the reply are based on malafide, ill-will and without proof. No medical certificate is annexed with the baseless allegation of physical incapacity of the appellant from a Standing Medical Board.

It is further stated that the word "public interest" has been twisted in a way to give protection to the illegal, premature impugned order dated 24.01.2020 to justify the same without solid justification and reasoning.

It is pertinent to mention that the appellant due to his efforts initiated many projects which would adversely affected due to his premature transfer, hence the impugned posting transfer order dated 24.01.2020 is against public interest by violating the mandatory provisions of posting and transfer policy of the provincial government just to accommodate a junior blue-eyed officer.

The appellant namely Dr.Barkat Ali not only having rich experience in horticulture crops but also in other disciplines as well, therefore, being the most suitable person having Ph.D degree was appointed as Director Agriculture Research Merged

Areas, FATA ARI Tarnab, Peshawar vide posting order already attached with the main appeal.

(Copies of seniority list, certificate of merit, Ph.D degree, letter addressed by appellant to D.G. Agriculture for compliance of court verdict and parking the vehicle in garage and letter dated 14.05.2020 for compliance of court order are attached as Annex: "R/1, R/2, R/3, R/4, R/5 and R/6")

7) Para No.7 in incorrect, hence denied. Respondent No.5 exerted his political influence to secure desire posting by violating the mandatory provisions of posting and transfer policy made by the provincial government, hence to curb such like practices the provincial government has introduced the posting and transfer policy, therefore, this policy needs to be implemented in its letter and spirit as highlighted by the August Supreme Court of Pakistan in a landmark judgment reported in PLD 2013 SC 195 which is binding on all subordinate courts, tribunals and executive authorities in terms of Article 189 of the Constitution of Pakistan. Any deviation from the judgments of the Supreme Court would expose the delinquent to Contempt of Court proceedings.

The malafide of the respondent is floating on the face of record that though this Hon'ble Tribunal suspended the impugned transfer order dated 24.01.2020 on 05.05.2020 but so far the adamant attitude of the respondents reflects the highhandedness and willfully negating to implement the order of this Hon'ble Tribunal, therefore, committed a gross Contempt of Court act, and as such liable to be proceeded accordingly.

Separate Contempt of Court application has been filed against the official respondents for implementation of the order dated 05.05.2020 and the same has not been implemented so far

from his livelihood, therefore, reply needs to be called from the official respondents and respondent No.5 as to why Contempt of Court proceedings shall not been initiated against them for not implementing the Tribunal order, which is the highest forum in service matter of the province.

Another separate application has been filed to summon the summary which was prepared in the case of appellant's posting transfer order to the Chief Minister that whether the impugned order has been passed on merits strictly in public interest or just to accommodate a junior blue-eyed officer.

It is further mentioned that the impugned order was issued by Secretary Agriculture no such order has been brought on record which in fact indicates that it was issued by the competent authority who is the Chief Minister in the case of appellant, hence on the basis of available record the impugned transfer order dated 24.01.2020 is void ab-initio and coram non-judice needs to be set aside alone on this ground.

- Para No.8 is incorrect, hence denied. The previous track record of posting and transfer of respondent No.5 indicates that he secured five desired posting in a short span of 8 to 9 months mainly using his political clout which is a misconduct under E&D Rules. His track record indicates that how he would be in a position to kick start departmental projects when he remained in different positions for a period of 2 or 3 months.
- Para No.9 is incorrect, hence denied. According to the provisions of law which would be referred during course of arguments, Review Petition was made to the competent authority who being the Chief Minister of the Province, therefore, this objection raised in the reply having no legal sanctity as the law always requires to file departmental appeals

before the concerned authority since Chief Minister being the competent authority no provision of departmental appeal has been provided in law, therefore, Review Petition has been competently filed before him.

10) Para No.10 is incorrect, hence denied. There are various judgments of the Supreme Court of Pakistan that the subordinate officers are not legally bound to obey illegal orders of superior authorities and in such like scenario the courage of a civil servant not to obey an illegal order be appreciated rather than subjected him to disciplinary proceedings. (Case law will be produced at the time of arguments).

In a civilized State all the public functionaries are expected to act within the fore-corners of law by shunning all kind of political influences to make posting and transfer orders on the basis of extraneous consideration and having the courage to bring on record the correct position of law before the political highups.

REPLY ON GROUNDS:

- A. Para-a is incorrect, hence denied. Ground "a" of appeal is correct and legally set up.
- B. Para-b is incorrect, hence denied. The appellant is not only fully capable to perform his duties but also having superior qualification viz-a-viz the qualification of respondent No.5, therefore, the plea of incapability has been raised for the first time in the reply which is after thought and based on malafide just to protect the illegal, premature impugned transfer order dated 24.01.2020. No medical report from the Standing Medical Board has been annexed by the respondents with the reply to justify the baseless allegation of physical incapability.

(9) 0

It is a question to ponder as to who provide this authority to the official respondents and in more particular to respondent No.5 to make allegations of physical incapacity without any proof obtained from Government Standing Medical Board.

- C. Para-c is incorrect, hence denied. The ground raised in the appeal is correct.
- D. Para-d is incorrect, hence denied. As stated in the above paras the appellant is fully capable and also having superior skills to perform and achieve targets hence, on the basis of oral allegations his excellent service record cannot be questioned at all. No such reasons has been mentioned in the impugned transfer orders, hence all the baseless justification given in the reply itself reflects the highhandedness of official respondent No.5.
- E. Para-e is incorrect, hence denied. The impugned transfer order has been passed in clear cut violation of the mandatory provisions of provincial government Posting and Transfer Policy, hence this Tribunal was pleased to suspend the impugned transfer order on 05.05.2020.

In view of the above submissions, it is, most humbly prayed that the legal points raised in the rejoinder are to be considered in its true perspective as part and parcel of the main appeal, hence the appeal may please be allowed with heavy cost.

Appellant

Through

Inayat Ullah Khan Advocate High Court LL.M (U.K)

Dated: 30.05.2020

BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR.

AFFIDAVIT

I, Dr. Barkat Ali Khan son of Akbar Ali Khan R/o Agriculture Research Institute Tarnab, Peshawar (Director (BS-19) Agriculture, Research (Merged Area) ARI, Tarnab, Peshawar, do hereby affirm and declare on oath that the contents of the Rejoinder true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

Deponent

BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK. PESHAWAR.

S.A.No.3727-P/2020

WRITTEN REPLY TO THE APPLICATION FOR VACATION OF SUSPENSION OF IMPUGNED TRANSFER ORDER DATED 24.01.2020.

Respectfully Sheweth;

With due regard it is submitted that the impugned order has been passed in violation of the mandatory provisions of posting and transfer policy made by the provincial government and in complete disregard of the tenure term which need to be completed by the appellant.

- 1) Para-1 needs no reply.
- 2) Para-2 is incorrect, hence denied. The reply of respondents has been denied with sound reasoning and justification, hence the same needs to be dismissed outrightly.
- 3) Para-3 is incorrect, hence denied. The suspension order dated 05.05.2020 has been passed by this Hon'ble Tribunal after

application of its judicial mind because the appellant having a good prima facie case on merits and is hopeful about its success.

4) Para-4 is incorrect, hence denied balance of convenience lies in favour of the appellant as he was prematurely transferred from the post on the basis of political influence, which is a serious misconduct under the E&D Rules.

Keeping in view what has been stated above it is therefore, earnestly requested to dismiss the application for vacation of suspension of impugned transfer order dated 24.01.2020 being frivolous in nature and having no substance on merits at all with cost.

Appellant

Through

Inayat Ullah Khan Advocate High Court LL.M (U.K)

Dated: 30.05.2020

<u>BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK,</u> <u>PESHAWAR.</u>

S.A.No.3727-P/2020

AFFIDAVIT

I, **Dr.** Barkat Ali Khan son of Akbar Ali Khan R/o Agriculture Research Institute Tarnab, Peshawar (Director (BS-19) Agriculture, Research (Merged Area) ARI, Tarnab, Peshawar, do hereby affirm and declare on oath that the contents of the Reply true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

Deponent

KHYBER PAKHTUNKHWA, AS STOOD ON 31.12.2019

S.No.	Name & Academic Qualification	Date of Birth/ Domicile	Date of 1st entry into	Regul		tment/promotion esent post	Present posting	Specialization	Date of retirement	Remarks	7
		•	Govt. Service	Date	BS	Methods of recruitment					
	2	-3	4	5	6	7	8	 	9	10	\dashv
1.	Dr. M.Abdul Rauf M.Sc Hons Agri Ph.D USA	10.10.1968 FR Peshawar	18.01.1992 Regular	06.12.2005 23.05.2018	B2-19 B2-18	By initial recruitment By promotion	Director General Agril. Research, KPK (ops)	Horticulture	09.10.2028	By promotion	7
2.	Dr.Abdul Bari M.Sc Hons Agri Ph.D AUP	01.12.1967 Swat	10.10.1994 Regular	01.06.2006 23.05.2018	BS-18 BS-19	By initial recruitment By promotion	Director, ARS, Buner	Sugar Crops	30.11,2027	.da.,	1
3.	Dr. Dil Fayaz Khan M.Sc Hons Agri Ph.D Australia	01.02.1965 Berniu	16.01.1991 Regular	01.10.2005 23.05.2018	BS-18 BS-19	By initial recruitment By promotion	Director, ARS, Serai Naurang, Bannu	Chemistry	31.01.2025	"da	1
4,	Dr. Sabir Gul Khan M.Sc Hons Agri. Ph.D U.K. Post Doc UK	01.01.1962 Lakki Marwat	13.08.1987 Regular	01.10.2005 23.05.2018	BS-18 BS-19	By Initial recruitment By promotion	Director, ARI, Baffa, Manachra	Chemistry	31.12.2021	do	١,
5.	Mr.Kazim Shah M.Sc Hons Agri	10.09.1960 D.L.Khan	19.03.1987 Regular	06.02.2006 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO, Horticulture ARI, DIKhan	Oilseed	09.09.2020 ×	_da_	1
6.	Mr.Afstrulish Khan M.Sc Hons Agri	25.02,1962 Bannu	19.03.19 2 7 Regular	06.02.2006 23.05.2018	BS-18 BS-19	By promotion By promotion	Director, APS, Bannu. (on LPR)	Hadiculture	21,02,2022	.dc	
7.	Dr.Zaheer Uilah Khan M.Sc Agri Ph.D Newzeafand Post Doc Japan Post Doc USA	30.03.1961 Barnu	25.07.1987 Regular	06.02.2006 19.06.2019	BS-18 BS-19	By promotion By promotion	Director Outreach, Directorate of Outreach.	Horticulture	29.03.2021	_do.,	- L
.]	Dr.Abdul Samad M.Sc Hons Agri Ph.D Newzealand	10.12.1960 Swabi		01.11.2002 23.05.2018	BS-18 BS-19	By initial recruitment By promotion	PRO (Hort) ARI, Tamab,	Horticulture	09.12.2020 V	"do.,	
- 1	Dr.Gulzar Ahmad M.Sc Hons Agri Ph.D AUP	04,04.1967 Swabi		01.04.2008 23.05.2018	BS-18 BS-19	By initial recruitment 2 By promotion	Director, ARS, Swabi	Ceresi	03.04.2027	".do.,	1

	M.Sc. Hons Agri e	Kurram Agy	Regular	23:05:2018	BS-19	By promotion	CCRI, Pirsabak,			1 60	[]
新 医 1875 TE2	Dr. Nacem Ahmad	.04.02.1971	16.07.1999	01.03.2009	BS-18	By initial recruitment		Cereal	03 03 2033	(.14)	
	M.Sc Hons Agri	De	Régular	23:05:2018	BS-19	By promotion	Mingora Swat	Cereal	03.02.2031		
質点於	Ph.D. Arid Uni. R. Piridi	Marie San	3 1 4 5.4				<u> </u>	<u>:</u>			
	Mr.Akhtar Nawaz M.Sc (Hous) Hori	15.03:1961 Manschra	.01.09.1987 .Regular	16.12.2008 23.05.2018	BS-18 BS-19	By promotion	Director, HARS,	Horticulture	14.03.2021	do	
	MS (FR Germany)	PAPER S	<u> </u>	1.51 Y				er grande en en	ૢૢૢૢૢ૽ૹૡ૽ૢ૽ૡૢૡ	5. 4. 5. 5.]
	Mr.Asifur Rehman M.Sc (Hons) Agri	24.03.1965 Harripur	05.05.1992 Regular	16.12.2008 23.05.2018	BS-18 BS-19	By promotion: By promotion	PRO, Plant Pathology, HARS, A.Abad	Pathology	23.03.2025	do	٠.,
14.	Mr.Ghufranul Haq M.Sc (Hons) Agri-	01.09.1966 Charsadda	06.07.1999 Regular	16.12.2008 23.05.2018	1BS-18 2BS-19	By promotion By promotion	PRO, Plant Pathology, ARI, Turnab	Pathology	31.08.2026	.do.	14 X
0 15	Dr.Faqir Gul Ph.D AUP	11.11.1963 Mardán	09.03.1989 Regular	01.01.2009 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO, Entomology ARI, Tarnab.	Entomology	10.11.2023	45	
16.	Dr.Sadur.Rahman	12.02.1960	21.09.1986	04.11.2016	BS-18	By promotion	PRO (Cercal), ARL	Cereal	11.02.2020	do.si	
图图形	M.Sc Hors Agri MS Agron, USA	Peshawar		23.05.2018	BS-19	By promotion	Tarnab,				
	Ph.D AUP										
	Mr Abdul Majeed M.Sc Hous Agri	02.04.1960 D.L.Khan	01.02.1986 Extension	04.11.2016 23.05.2018	BS 18	By promotion	Director p.	Cercal	01.04.2020	do 4	
		34.1	01.10.1986 Research	3. 3	A-1 1	2.754			EX.X		
经 经生18.1	Dr.Amiad Khan M.Sc Hons Agri	02.12.1962 Swat	15.06.1986 Adhoc	04:11.2016	BS-18	By promotion	PRO (Vegetable)	Oilseed	01:12:7022	do.	
E	M.S USA	Swat -	19.03.1987	23.05.2018	.BS-19	By promotion	ARI: Mingorn.				
7 19 19 19 19 19 19 19 19 19 19 19 19 19	Ph.D'AUP Mr.Imran Ali	09.04.1961	Reg :16.06:1986	04.11.2016	BS-18.	By promotion	Director, SCRL	Vegetable	08.04.2021.	ido	
	M.Sc Hons Agri	Mardan	Adhoc	23.05.2018	BS-19	By promotion	Mardan	vegeanse	.08.04.2021,	_ao	
			19.03.1987 Res	\$ 3 M							
20.	Dr.Azim Khan M.Sc Agri	05.05.1961	16.06.1986	04:11.2016	BS-18	By promotion	PRO (Vegetable,	Vegetable	04.05.2021	.do.	ĺ. ·
	MS & Ph.D USA	Karak	Adhoc 19.03.1987	23.05.2018	BS-19	By promotion	ARL Temab				ー・・
21:	Dr.Tariq Jan	30.04.1962	Reg 26.07.1987	04.11.2016	BS-18	By promotion	Director ARS		10 gr. 10 10 10 10 10 10 10 10 10 10 10 10 10	944	
	M.Sc Hons Agri	Charsadda	2	23.05.2018	7,000	By promotion	Harrichand 3	Misc Crops	29.04.2022	.ido.	
	PLDAUP	14 14 百百	at the	建新	2	经工作的	Charcadda (Price)	等。但是是	Market 197		Ř

-	M.Sc Hons Agri Ph.D PBG (AUP)	Mordan		23.05.2018	BS-19	By promotion	Research Planning, KPK		والمواد المالة والأوافق		
23.	Mr.Ahmad Said	27.12.1962 Swabi	26.07.1987	04.11,2016 23.05,2018	BS-18 BS-19	By promotion By promotion	Waiting for posting	Oilseed	26.12.2022	.do.	
24.	Mr.Humayun Khan M.Sc Hons Agri	03.10.1959 Karak	26,07,1987	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	Director, ARS, Ahmadwala Karak,	Puises & Legum	02.10.2019	do	-
25.	Mr.Nazir Ahmad M.Sc (Hons) Agro. Plant Breeding & Genetics	12:05.1960 Peshawar	26,07,1987	04.11.2016 · 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO(Citrus), ARI	Cereal	11.05.2020	do	Í
26.	Dr.Muhammad Javed Khan M.Sc Heins Agri MS USA Ph.D (AUP)	01.09,1961 Karak	26.07.1987	04.11.2016 23.05.2018	BS-18 BS-19	By premotion By premotion	PRO (Plant Physiology), ARI, Tanub.	Chemistry	31.08.2021	do,.	س
27.	Mr.Inayat Hussoin Shah M.Sc Hona Agri	01.09.1960 D.I.Khan,	26.07.1987	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Ccreal), ARI, DIKhan	Sugar Crops	31.08.2020	.do.	
28.	Mr.Muhammad Shah Sawar M.Sc Hons Agri M.S USA	02.01.1964 Bannu	08.03.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Oilseed) ARJ, Tarnab.	Oilseed.	01.01.2024	_do	
29.	Dr. Ehsan Ullah M.Sc Hons Agri Ph.D UK	20.03.1962 Mal/Agency	01.02.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Oilseed); ARI, Mingora	Oilseed	19.03.2022	_do	
30.	Mr. Muhammad Anwar M.Sc Hons Agri M.S USA	08.02.1962 Mardan	08.03:1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO(Sugar bent) SCRI, Mardan	Coreal Crops	67.92.2922	do	•
31.	Mr.Sharafat Gul M.Se (Hons) Agri	11.05.1963 Novshera	19.02.1989	14.04.2017 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Misc.Crops), ARI, Tamab	Herriculture	10.05.2023	do	ļ.
32.	Mr.Nayyar Iqbal M.Sc Hons Agri	08.04.1965 Mansehra	11,02,1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Horticulture) HARS A Abad	Pathology	07.04.2025	do	
33.	Syed Mahmood Shah Madni M.Sc Hons Agri	20.09.1963 Noveshera	01.02.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO(S&PN) ARI Turish	Chemistry	19.09.2023	do.,	: ·-

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	DV. Barkal Ali	7				_				
3,4	M.Sc Hons Agri Ph.D AUP	Bannu	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	23.05.2018 /	(BS-19	By promotion 7	Research (Merged / Area), ARL Tarnab.			
35.1	Mr. Noorn Jan M. Sc Horts Agri MS USA	15:02:1962 Charsadda	01.02.1989	04.11.2016 9 23.05.2018 9		By promotion By promotion	PRO (S.C), SCRL Mardan.	Chemistry	14.02.2022	By promotion
36.	Mr. Muhahai Khan M.Sc (Horis) Agri	02.01.1960 Mardan	09.03.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Entomology) ARS, Baffa Manschra	Entomology	01.01.2020	do
(1) 37:	Mr.Muhammad Shirin Khan M.Sc (Hons) Agri	10.04.1962 Manschra	01.02.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Cereal),ARS, Baffa, Mansehra	Horticulture	09.04.2022	4-2-do3-7
	Mr. Muhammad Hyas M.Sc (Hons) Agri	06.01.1961 Malakand	01.02.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO(S&PN), ARI, Mingora, Swat	Horticulture	05.01.2021	.do
39.	Mr.Muhammad Ageel M.Sc (Hons) Agri	02.08.1962 Karuk	08.03.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	Director, BARS, Kohai	Horriculture	01.08.2022	do
40.	Mr. Muhammad Akram M.Sc (Hons) Agri	11.01.1961 Bannu	21.03.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Entomology) ARI, DIKhan	Enternology	10.01.2021	do
	Mr.Zubair Shah M.Sc (Hous) Agri	01:04:1966 Mainland Agency	11:12:1990	04/11/2016 23:05/2018	BS-18 BS-19	By promotion By premotion	PRO(Seed Production, CCRI Pirsubak Nowsbera	Cereal Crops	31.03.2026	do
1, 42 Fr	Mr. Muhammad Rafiq M.Sc (Hons) Agri	06.03.1963 Korak	24.05.1989 Extension 01.01.1991 Research	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO Pulses, ARS, Ahmadwala Karak	Pulses & Legums	05.03.2023 	40
43.	Mr.Muhammad Sajjad M.Sc (Hons) Agri	03.04.1965 Buner	01.02.1991	04.11.2016 - 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO(S&PN), ARS, Baffa, Manserah	Cereal Crops	02.04.2025	40
44.	Dr.Muhsmmad lqbal M.Sc (H) Agri. PBG Ph.D (PBG) AUP	09.03.1964 Swabi	17.01.1991	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Maize), Pirsabak, Nowshera	Cereal Crops	08.03.2024	do
45.	Mr. Muhammad Ibrahim M.Sc (Hons) Agri	01.02.1965 Swad	18.01.1992	14.04.2017 23.05.2018	BS-18 BS-19	By promotion By promotion	Director, ARS	Horticulture	31.01.2025	do.,

		•	•	.1			: •			
dn	Dr Kneides Rennaut M.Sc Hous Agri Pa D [APP]	Swat	4500,0007	. 04 11 7636 7 23 65 2018	85-19	By premiare By premiare	PRECEPTIONAL (19) ARL Mingord, Swar	Hamadure	09 141 2026	de.
47	M.Sc Hons Agri	diggs (96) Kadat	13 0%, 1892	04 11 2016 04 01 2019	25 18 BS-10	Ву рестойся Ву рестойся	PRO (S&PN), AIR. Offician	Homeuhbre	08.03.1628	- He promotio
18	Mr.Javed Ighal 81.Se Hons Agri	01.07 (96); Sen. (18 01, 1982	04 11 2016 04 91 2019	B5-18 BS 19	By promotion By promotion	PRO(SXPN), BARS, Robat	Entomology	28.02.3073	du.,
49	Mi Muhammad Ayaz Khan - M.Sc Hons Agri	20 ()4 (966 Swat	13 05 1992	04-11 2616 03-01 2019	BS-18 BS-10	By promotion By promotion	Director, ARI, Mingora, Swat	Horriculture	10 (11 2024	,do.,
50	Mi Zafar Ali Khan ₃ M.Sc Hons Agri	: 01 to,1968 : Suah:	10.05.1992	04.11 2016 04.01 2017	BS-18 BS-19	By promotion By promotion	PRO (Floriculture), ARI, Tamah	Horticulture	30,0% 1028	.do.,
51	.Mr.Ziaułlah M.Se Hons Agri	11 TE1969 Charsadda	16,05,1992	04 14 2016	85-18 85-19	By promotion By promotion	Director (S&PN), ARI, Tamah.	Horticulaire	10.11 2029	lo.
1	Mr Fazh Walinb M.Se Hons Agri	94 08.1966 Buner	13 05.1992	04 11 2015 04 01,3019	BS-18 RS-19	By promotion By promotion	PRO(Food Technology), ARL Turnab	Physiology	03,08,2026	.do.,

Abdul Wahah. Junior Clerk/Member Zulfigar Ali Awan Adam, Ollicar Member

Dr. Bashir Ahmati DARP/Chairman Serial No.

بينيلانا العالية

N-W.F.P. AGRICULTURAL UNIVERSITY, PESHAWAR (PAKISTAN)



CERTIFICATE OF MERIT

· Certified that	BARKAT	AL1	KHAN	S/0	AKBAR	ALI	KHAN
University Registration	n No83;	Agr	-U-82	1	_ has pa	ıssed	his/her
M.Sc. Honours	d	urin	g the s	essio	111	987 ·	
securing [829/900]		ิลแล	l obtair	ied _	(SEC	DND	
position amongst all t	he Succes	sful	candid	ntes	and is	ลเบลา	ded the
University SILVER	Medal		:	-			
Dated: 25-7-1995	·			Enro	lment i	Vo	25
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Sect M. Res

Controller of Examinations.

Serial No. 004112

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Peshamar-Pakisian



Having fulfilled all the requirements for the Degree of

DOCTOR OF PHILOSOPHY

In the subject of

AGRICULTURAL CHEMISTRY

Barkat Ali Khan S/O Akbar Ali Khan

is this	Sixth	day of	August	_20 05	admitted to the above Degree
Issue Date <u>10-04</u> -	-2006			F	Registered No. 83-Agr-U-821
Controller of Examinat	aum_		Luna		Mossalow
Controller of Examinat	tions		Registrar		Vice Chancellor

Annexuse R/4 20

To,

The Director General,

Agril: Research Khyber Pakhtunkhwa, Peshawar.

Subject:

COMPLIANCE OF COURT VERDICT.

Memo:-

In order to comply with the court order of honorable service tribunal Khyber Pakhtunkhwa vide service appeal no 3727/2020 the undersigned is handing over the Government vehicle with particulars given below to the Office of Director General Agril Research Khyber Pakhtunkhwa Peshawar dated 08/05/2020 and obtained the receiving.

Your good self is requested to approach higher authority for withdrawal of impugned posting/transfer order No SOE (AD)3(3)/2019/RW dated 24/01/2020 light of above referred verdict.

Toyota Revo G Model 2019 4x4
 Engine No IGD0619940
 Chasses No gun 126 R5535545
 Color Black

Director Agril: Research Merged Areas
ARI, Tarnab Peshawar.

CC.to.

Secretary Agril: Livestock & cooperative Khyber Pakhtunkhwa Peshawar for information pl.

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Annexane R/5 (21)

To,

The Director General,

Agril: Research Khyber Pakhtunkhwa, Peshawar.

Subject:

COMPLIANCE OF COURT VERDICT.

Memo:-

In order to comply with the court order of honorable service tribunal Khyber Pakhtunkhwa vide service appeal no 3727/2020 the undersigned is handing over the Government vehicle with particulars given below to the Office of Director General Agril Research Khyber Pakhtunkhwa Peshawar dated 08/05/2020 and obtained the receiving.

Your good self is requested to approach higher authority for withdrawal of impugned posting/transfer order No SOE (AD)3(3)/2019/RW dated 24/01/2020 light of above referred verdict.

.1. Mitsubshi Pajero LHR-6094

Dr. Barkat Affilia A V \
Director Agril: Research Merged Areas
ARI, Tarnab Peshawar.

CC.to.

Secretary Agril: Livestock & cooperative Khyber Pakhtunkhwa Peshawar for information pl.

Taker evel Missobishi Pajeve L HR 6094 on' 1115/2020 at 2;30 PM.

> 01. 11/5/20 DDP.

To

Annexum R/6 (29

The Director General, Agricultural Research,

Khyber Pakhtunkhwa, Peshawar.

SUBJECT: REPORT REGRDING TOYOTA REVO "G" MODEL 2019 (UNGEGISTERED)
AND PAJERO/MITSUBISHI JEEP LHR-6094.

It is with reference to your letter No: 6281-85/Estt:/DGAR dated 13-05-2020 on subject noted above. Following are the comments/reply of the undersigned about above stated two vehicles:

1. REVO "G" MODEL 2019 4X4 (UNGEGISTERED)

This vehicle was purchased in June 2019 under an ADP project for official use by the Director (Merged Areas). A complete video was recorded at the time of handing over of this vehicle to the staff of Director (MA) at Toyota Company, Peshawar. This video clearly shows all the interior and exterior of this vehicle. The pictures of DVD installed at that time are clearly visible. This DVD can also be verified by the Toyota Company. Secondly when the vehicle is running at roads especially at Peshawar conditions these types of minor scratches are routine matter. Both the keys are handed over to the concerned officials at Directorate of agricultural Research at the time of handing over of this vehicle to DGAR office.

2. PAJERO/MITSUBISHI JEEP LHR-6094

The model of this vehicle is 1988 (32 years old) and it is property of PODB. This vehicle was parked at one of garages at ARI Tarnab Peshawar since last 15 years. This vehicle was completely submerged in 2010 floods and remained standing in water for several months. The vehicle was staked on bricks with all four worn-out tyres detached from the vehicle. The fuel tank was also detached from vehicle. Majority of body parts, engine parts and suspension parts were missing. The vehicle was totally corroded and full of flood mud.

DGAR was approached to allot this vehicle to Directorate of Agricultural Research (MA) so it may be repaired and brought to running condition for official use in the best interest of public services. Upon allotment of this vehicle it was dragged out from garage to start its repair work, some of repair works were carried out and the vehicle was brought in running condition and was used for official work at secretariat level. Due to high fuel consumption the vehicle was used rarely and for the last 4-5 months the vehicle remained off-road till date due to defunct posting transfer order.

The subject report on above vehicles is very clear but the undersigned feels that process of im plementation of very clear decision by honourable service tribunals is getting delayed.

Your good-self is requested to look the matter in perspective of real situations and for implementation of verdict of services tribunal.

Dr. Barkat Alf Khan () Director (Merged Areas) ARI Tarnab, Peshawar.

CC: PS to Secretary Agriculture, Livestock and Cooperative department, government of Khyber Pakhtunkhwa Peshawar for information please.



KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

NO.SOE(AI))3(3)2/RW/2020 Dated Peshawar, the June 17th, 2020

To

The Director General,

Agriculture (Research), Khyber Pakhtunkhwa, Peshawar.

SUBJECT:

SERVICE APPEAL NO. 3727-P/2020 DR. BARKAT ALI KHAN VS **GOVERNMENT OF KHYBER PAKHTUNKHWA ETC.**

I am directed to refer to your letter No. 7186-88/CC/DGAR dated 16.06.2020 on the subject noted above and to enclose herewith a copy of the Summary duly approved by Chief Minister regarding the subject matter for favor of further necessary action, as desired please.

Encis. As Above.

(AHMAD HUSSAIN SECTION OFFICER-EST

ediele

Endst. of Even No. & Date.

Copy forwarded to the:

1. The Section Officer (Litigation) Agriculture Department, Khyber Pakhturikhwa, Peshawar.

2. P.S to Secretary Agriculture, Livestock, Fisheries & Cooperative Department Khyber Pakhtunkhwa, Peshawar.

3. P.A to Deputy Secretary (Admn) Agriculture, Livestock, Fisheries & Cooperative Department Khyber Pakhtunkhwa, Peshawar.

4. Master File.

SECTION OFFIGER-ESTT:



GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

SUMMARY FOR THE CHIEF MINISTER, KHYBER PAKHTUNKHWA

SUBJECT: -PROPOSAL FOR POSTING/TRANSFER OF BPS-19 OFFICERS OFAGRICULTURE RESEARCH DEPARTMENT).

1. The Director General, Agriculture Research Department Khyber Pakhtunkhwa has submitted posting /transfer proposal of the following officers for approval (Annex-I):

. No	Name of officer	From	To	Remarks/Tenure
	Traine of other	Director, Agricultural	Principal Research	Vice Sr, No. 02.
•		Research Station,	Officer (Oilseed),	Tenure period from
	131,00001	Amnawar Buner.	Agricultural	28.05.2019 till date.
		A BILLIAM VI AND THE STATE OF	Research Institute,	
			Tarnab.	d'
2.	Mr. Shahsawar	Principal Research	Principal Research	Vice Sr. No. 07.
۷.	Khan, (BS-19)		Officer (Cereal),	Tenure period from
	Kilali, (DD-17)		Agricultural	01.06.2011till date.
	•		Research Institute,	
		Peshawar.	D.I.Khan	
 3.	Mr. Muhammad		Director,	Vice Sr. No. 01
<i>J</i> .	Sajjad (BS-19)		Agricultural	Tenure period from
	Sajjad (BB 17)		Research Station,	09.10.2018 till date
			Amnawar, Buner	
		Mansehra.		
4.	Dr. Barkat Ali	Director Agricultura	Principal Research	Vice Sr. No. 05
 	Khan,		Officer (Food	Tenure period from
	Director (BS-19)	Area), ARI, Tarnab	Technology),	09.10.2018 till date
!		Peshawar.	Agri.Institute,	
i			Tarnab Peshawar	
 5.	Mr. Fazli Wahab,	Principal Researc	h Director	Vice Sr. No. 04
	(BS-19)	Officer (Foo	d Agricultural	Tenure period from
	(200)	Technology), Agr	il Research (Mergeo	d 01.10.2019 till date
			b Aréa), ARI, Tarnab	
1		Peshawar	Peshawar.	
6.	Mr. Abdul Majeed		al Principal Researc	h Against an existir
0.	Director (BS-19)	Research Institut	e, Officer (Foo	d vacancy. Tenu
	Director (Do 17)	D.I.Khan	Technology), AR	, period from 2015 t
-			D.I.Khan	date

-				, ,			
7.	Mr. Inayat Hussain	Principal	Research	Director,		Vice Sr.	No. 06.
•	Shah, (BS-19)	Officer	(Cercal),	Agricultur	al .	Tenure po	eriod from
:		Agricultural	Research	Research	Institute,	09.10.201	8 till date ,
i		Institute, D.L.	Khan :	D:I.Khan			. <u> </u>
8.	Mr. Ahmad Said,	Director, Cer	cal Crops	Principal	Research	Against a	n existing[
1	(BS-19)	Research	Institute,	Officer		vacancy.	Waiting for
:		Pirsabak, Nov	vshera.	(Horticulta	ırc),	posting -	since
	,			Agricultur	al .	01.11.201	9.
1				Research	Institute,		
				Mingora, S	Swat		
;	1			· ··· —————		•	

2. The proposal contained in para-1/ante is submitted for kind approval of the

Chief Minister, Khyber Pakhtunkhwa please.

(MUHAMMAD ISRAR) SECRETARY AGRICULTURE

MINISTER FOR AGRICULTURE, KHYBER PAKHTUNKUWA

SECRETARY ESTABLISHMENT KHYBER PAKHTUNKHWA.

CHIEF SECRETARY
KHYBER PAKHTUNKHWA

CHIEF MINISTER, KHYBER PAKHTUNKHWA MOHIBULLAH KHI MOHIBULLAH LINCALINA Minister Agricultura. Lincalina Minister Agricultura. Lincalina Pishorias akununkhwa Kinybar Pakhuunkhwa

N.P.

O3. Summary for Chief Minister Khyber Pakhtunkhwa submitted by Agriculture Department regarding Posting/Transfer of Agriculture Research Department has been examined and observed that the tenure of the officers at S.No. 01, 03, 04, 05, 07 and 08 against the existing positions is not completed which is the basic requirement of posting/transfer policy of the Provincial Government. Moreover, the summary just refers that the Director General Agriculture Research has proposed these postings/transfers, but without any justifications whatsoever.

O4. The summary is returned to respond to the above observation and for resubmission of a proper proposal.

(SYED JAMAL-UD-DIN SHAH)
Secretary Establishment
December / , 2019

Secretary Agriculture



SUMMARY FOR THE CHIEF MINISTER, KHYBER PAKHTUNKHWA

SUBJECT: - PROPOSAL FOR POSTING/TRANSFER

PARA-3-4/ANTE REFERS.

5. Parawise reply to the observations raised by Establishment Department vide Paras-3-4 of the summary is as under:-

S.No.	Name of officer	From	То	TENURE	JUSTIFICATION
1.	Dr. Abdul Bari.	Director. Agricultural Research Station. Amnawar Buner.	Principal Research Officer (Oilseed), Agricultural Research Institute, Tarnab. Vice No. 02.		The required tenure of the officer has not yet been completed. However, the activities of the Oilseed are suffering badly and require a capable officer the proposed officer is capable.
2.	Mr. Muhammad Shahsawar Khan, (CS-19)	Officer (Oilseed), Agricultural Research	Agricultural Research Institute, D.I.Khan, Vice No. 07.	& 06 Months.	The required tenure of the officer has been completed.
3.	Mr. Muhammad Sajjad (BS-19)	Principal Research Officer (S&PN) Agricultural Research	Research Station Amnawar, Buner. Vice Nc. 01.	1 01 Year & . 03 Months.	of the officer has not yet been completed. However, the officer concerned in relates to District Buner and the activities of the Station will be run in better position.
4.	Dr. Barkat A Khan. Director (BS-19)	Research (Merge	d Officer (Foo	d 03 months.	The required tenur of the officer has no yet been completed

	<u> </u>			Tr	Peshawar.			However, the officer
				ì	Vice No. 05			concerned is not in better position to perform his responsibilities well due to his ill health as well as huge responsibilities of new merged districts.
3 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Mr. Fazli (BS-19)		Principal Officer Technology), Res. Instt: Peshawar	Agril	Director A Research Area), AR Peshawar. Vice No. 04		0) Years	The required tenure of the officer has not yet been completed. However, the officer concerned has sufficient experience and capable in the performing of responsibilities in the merged districts and at present there is no suitable alternate except the propose
. <u> </u>	Mr. Majeed, (BS-19)	Abdul Director	Director, A Research D.l.Khan	Agricultura Institute	Principal Officer Technolog D.I.Khan	(Food	i	officer, to run the developmental activities of merge districts efficiently Completed the tenu at the Institute as we as on the post Director.
7.	Mr. Hussain (BS-19)	lnaya Shah	Officer	(Cereal) Researc	h Director,), Research h D.I.Khan Vice No.	Institute	01 Year o	& The required tenus. of the officer has reversely be completed. However he has sufficient experience
•	Legal and the second se							management sk and techni expertise. activities of Institute are suffer

					badly and require a capable Director, thus the officer is proposed as Director
8.	Mr. Ahmad Said, (BS-19)	Waiting for posting.	Principal Research Officer (Horticulture), Agricultural Research Institute, Mingora, Swat	for	Waiting for posting.

Para-2/ante is re-submitted for approval, please.

27.12.219

(MUHAMMAD ISRAR) SECRETARY AGRICULTURE

SECRETARY ESTABLISHMENT KHYBER PAKHTUNKHWA.

CHIEF SECRETARY KHYBER PAKHTUNKHWA

CHIEF MINISTER, KHYBER PAKHTUNKHWA

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Summary for Chief Minister Khyber Pakhtunkhwa submitted by Agriculture Department regarding posting/transfer was earlier examined and returned to the Administrative Department with the observations that tenure of the officers against the existing positions has not been completed and the summary just refers that the Director General Agriculture Research has proposed these postings/transfers, but without any justifications whatsoever.

8. Now the Administrative Department vide Para 5 ante has submitted para-wise reply of the observations along with justifications therein. The Administrative Department is of the view that tenure of most of officers has not been completed however, the subject postings/transfers are made on need basis.

9. Para 6 read with Para 8 of the summary is submitted for approval of the Chief Minister, Khyber Pakhtunkhwa.

(SYED JAMAL-UD-DIN SHAH)
Secretary Establishment
January 3, 2020

Chief Secretary Knyber Pakhtunkhwa

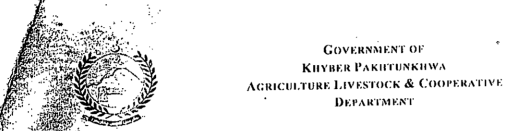
Chief Minister

CHIEF SEGRETARY

Govt. of Khyber Pakhtunkhwa

Approved

Chief Minister Khyber Pakhtunkhwa



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