#### BEFORE THE KHYBER RAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.3727/2020

Date of Institution

27.04.2020

Date of Decision

15.07.2020

Dr. Barkat Ali Khan S/O Akbar Ali Khan R/O Agriculture Research Institute Tarnab, Peshawar Director (BPS-19) Agriculture, Research (Merged Area) ARI, Tarnab, Peshawar.

(Appellant)

#### **VERSUS**

Chief Minister through Chief Secretary Khyber Pakhtunkhwa Peshawar & 04 others.

(Respondents)

Mr. Inayat Ullah Khan,

Advocate

For appellant.

Mr. Muhammad Jan

Deputy District Attorney

For official respondents.

Mr. Zartaj Anwar,

Advocate

For private respondent No.5

MRS. ROZINA REHMAN

MR. MIAN MUHAMMAD

MEMBER (J)

MEMBER (E)

#### JUDGMENT

<u>ROZINA REHMAN, MEMBER:-</u> Appellant Dr. Barkat Ali Khan has assailed the notification #. SOE (AD)3(3)2/2019/RW dated 24.01.2020 whereby the appellant has been transferred from the post of Director Agriculture, Research (Merged Areas) ARI, Tarnab, Peshawar to Principal Research Officer Food Technology, Agriculture Institute, Tarnab Peshawar, allegedly, prematurely and in violation of transfer/posting policy.

Precisely, stated facts of the case are that the appellant was promoted from the post of SRO Pesticide Residue (BPS-18) to the post of Director Research Ex-FATA (BPS-18) and as such he was posted on the position which was vacated by respondent #.5 vide order dated 11.10.2018. He then moved a letter to Director General with a request to direct respondent #.5 to handover the charge of the post but he was reluctant and after hectic efforts, he/respondent #.5 was directed to relieve/relinquish the charge forthwith. Finally respondent #.5 relinquished the charge on 22.11.2018. It was on 24.01.2020, when appellant was transferred prematurely to the post of Principal Research Officer while respondent #.5 was once again posted against the post of Director Research which post was occupied by the appellant. Dissatisfied with the above mentioned notification, he preferred a review petition on 25.01.2020 to respondent #.1 which was not attended to so he approached this Tribunal through the instant appeal wherein he sought the cancellation of impugned notification.

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- 3. Written reply/comments were submitted by the respondents jointly.
- 4. Arguments heard and record perused.
- Inayat Ullah Khan Advocate, learned counsel for appellant contended that the impugned transfer/posting notification is violative of the mandatory clauses of posting and transfer policy of the Provincial Government. Further contended that appellant has been transferred prematurely and that frequent transfer of respondent #.5 by the other respondents is a clear violation of rules & regulation and lastly he submitted that the authority failed to specify justified reasons which prompted the premature transfer of the appellant. Reliance was placed on Secretary Education N.W.F.P Peshawar Versus

Mustamir Khan reported in 2005 SCMR 17, Zahid Akhter Versus Government of Punjab reported in PLD 1995 Supreme Court 530.

- 6. Conversely, learned Deputy District Attorney appeared on behalf of respondents and strongly opposed the contention of learned counsel for appellant and fully supported the impugned notification. He argued that the appellant was transferred under a general transfer/posting policy and the order was passed in the best interest of public. That neither the appellant was victimized nor there was any malafide on the part of respondents. He argued that there was neither any political nor other ulterior motives behind the transfer/posting of the appellant. Reliance was placed on Muhammad Alam Jan Versus Government of N.W.F.P reported in 2005 SCMR 442, Dr. Javid Versus Director General Health Services reported in 2000 SCMR 141 and Mushtaq Ahmad Versus Ch. Saeed Ahmad reported in 1996 SCMR 1649.
  - Perusal of record would reveal that appellant was transferred after promotion vide notification dated 11.10.2018 from the post of SRO Pesticide Residue (BPS-18) Directorate Soil & Plant Nutrition, ARI, Tarnab, Peshawar to the post of Director Agriculture Research Ex-FATA (BPS-19) ARI, Tarnab, Peshwar, and he was posted on the position which was vacated by respondent #.5, (Mr. Fazal Wahab) who was transferred from the post of Director Agriculture to SRO (BPS-18) ARS Buner, but he was reluctant to relinquish the charge of the post of Director and in this regard, the appellant properly informed the Director General Agriculture Research Government of Khyber Pakhtunkhwa. Another letter #.1422-23 dated 06.11.2018 from Director General to the Section Officer (Estt.) Government of Khyber Pakhtunkhwa Agriculture, Livestock & Cooperative Department Peshawar is available on

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present respondent #.5 who was reluctant to relinquish the charge of the post of Director. The respondent #.5 relinquished the charge of the post of Director Agriculture on 22.11.2018. Again, it was on 24<sup>th</sup> January, 2020 when transfer/posting order in respect of appellant and respondent #.5 was made vide which appellant was transferred from the post of Director Agriculture to the post of Principal Research Officer and vice versa which order is now impugned before this Tribunal.

8. We are conscious of the fact that transfer of any Government servant can be made by the competent authority in the exigency of service and public interest. No Government servant has a legal right to remain posted at a particular place but where transfer order is malafide and for extraneous consideration to accommodate some blue eyed chap is justiciable. In such an eventuality, the matter would squarely fall within jurisdictional domain of Service Tribunal. In the instant case, the appellant was transferred to the post of Director Agriculture Research vide order dated 11.10.2018 and just after 15 months, he was once again transferred to the post of Principal Research Officer. When ordinary tenure for a posting had been specified in the law or rules made there under, such tenure must be respected and could not be varied, except for compelling reasons, which should be recorded in writing and are judicially reviewable. Summary for Chief Minister regarding posting/transfer is available on file wherein justification in respect of appellant was given as:

"The required tenure of the officer has not yet been completed.

However, the officer 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."

9. As per record, the appellant having superior qualification viz a viz, the qualification of respondent #.5. No medical report from the Standing Medical Board has been annexed by the respondents with reply to justify allegation of physical incapability. He is a Ph.D Scholar which fact is not denied. He was working on various projects, details whereof have been clearly mentioned in Para-08 of memo of appeal. It is pertinent to mention here that operation of impugned transfer/posting order was suspended by this Tribunal subject to handing over of the Government vehicles by the appellant to higher authority/Director General. It is on record that the vehicles were returned by appellant and in this record, proper handing over and taking over was made and no objection was raised but even then, the appellant was not allowed to resume his duty. It is also on record that the appellant did not relinquish the charge till today but even then, the respondent #.5 tried to assume the charge despite the fact that post was not vacated as charge had not been relinquished by appellant. His pay was stopped and he was not allowed to carry on his duties. It is also on record that the respondent #.5 was transferred from different posts from October 2018 till the impugned notification which shows frequent transfers of respondent #.5.

10. In view of the above, the instant appeal is accepted and the impugned notification in respect of transfer/posting of appellant stands set aside. We, therefore, expect that the guidelines mentioned in the policy directives of the Government will be kept in view by all concerned, while dealing with the

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transfers of Government servants. No order as to costs. File be consigned to the record room.

**ANNOUNCED** 

15.07.2020

(MIAN MUHAMMAD) MEMBER (2)

(ROZINA REHMAN) MEMBER (J)

Appellant in person present.

Mr. Muhammad Jan learned Deputy District Attorney for official respondents present.

Vide detailed judgment of today of this Tribunal placed on file, the instant appeal is accepted and the impugned notification in respect of transfer/posting of appellant stands set aside. We, therefore, expect that the guidelines mentioned in the policy directives of the Government will be kept in view by all concerned, while dealing with the transfers of Government servants. No order as to costs. File be consigned to the record room.

ANNOUNCED.

15.07.2020

(Mian Muhammad)

Member (E)

(Rozina Rehman)

Member (1)

22.06.2020

Learned counsel for the appellant and Mr. Riaz Paindakhel, learned Asst. AG alongwith Mr. Touheed Iqbal, Assistant Director for the official respondents No.1 to 4 and counsel for private respondent No.5 present.

The respondents had submitted reply of C.O.C application which is placed on record. The official respondents have provided copy of summary as order on the last date of hearing the same is also made part of the record.

Adjourned to 29,06.2020 for arguments before D.B. The restraint order issued on 05.05.2020 shall remain operative till the next date.

Member

Chairman

29.06.2020

Appellant alongwith counsel present.

Mr. Muhammad Jan learned Deputy District Attorney alongwith Toheed Iqbal Assistant Director and Ilyas Khan Statistician for official respondents present. Learned counsel for private respondent No.5 present.

Arguments heard. To come up for order on 15.07.2020 before D.B.

The restraint order issued on 05.05.2020 shall remain operative till the next date.

(Mian Muhammad) Member(E) (Rozina Rehman)

Member (J)

Learned counsel for the appellant present. Mr. Riaz Khan Paindakheil learned Assistant Advocate General alongwith Toheed Iqbal Assistant Director for official respondents present. Private respondent alongwith his counsel present. Appellant submitted rejoinder, the same is placed on file. Appellant has also submitted application to summon the summary, which was prepared by the official respondents in case of the transfer of the appellant to the competent authority. Representative of official respondents is directed to furnish/submit copy of the same on the next date. Learned counsel for the appellant requested for adjournment. Adjourned. He is directed to argue the case positively on the next date fixed as 22.06.2020, before D.B. Restraint order already issued, shall continue till the next date fixed.

(Rozina Rehman)

Member

(M.Amin Khan Kundi) Member

18.05.2020

Learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional AG alongwith Mr. Muhammad Ilyas, Senior Statistician Officer for the respondents present. Representative of the department submitted written reply on behalf of respondents No. 1 to 5 which is placed on record. To come up for rejoinder, if any, and arguments on 09.06.2020 before D.B. The restraint order passed on 05.05.2020 shall continue till the next date.

(M. Amin Khan Kundi) Member

09.06.2020

Clerk to counsel for the appellant present. Mr. Kabirullah Khattak, Additional AG alongwith M/S Toheed Iqbal, Assistant Director and Muhammad Ilyas, Senior Statistician Officer for official respondents No. 1 to 4 present. Clerk to counsel for the appellant submitted an application for adjournment on the ground that the aunt of learned counsel for the appellant has been died. Application is placed on record. To come up for rejoinder, if any, and arguments on 15.06.2020 before D.B. The restraint order passed on 05.05.2020 shall continue till the next date.

(Mian Muhammað) Member (M. Amin Khan Kundi) Member 05.05.2020

Learned counsel for the appellant present. Preliminary arguments heard.

The appellant has filed the present service appeal being aggrieved against his transfer from the post of Director Agriculture Research (Merged Area), ARI, Tarnab Peshawar to the post of Principal Research Officer (Food Technology) Agri Institute Tarnab, Peshawar and posting of Mr. Fazli Wahab (Private respondent No.5) as Director Agriculture Research (Merged Area), ARI, Tarnab Peshawar, vide order dated 24.01.2020.

Both the posts of Director Agriculture Research (Merged Area) and Principal Research Officer (Food Technology) mentioned above are located at one and the same station. Learned counsel for the appellant however contended that the impugned transfer/posting order is premature, politically motivated and was issued just to accommodate the blue eyed person to the post of Director Agriculture Research (Merged Area), ARI, Tarnab Peshawar.

In view of the submissions made by the learned counsel for the appellant, the present service appeal is admitted for regular hearing subject to all just legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter notices be issued to the respondents for written reply/comments.

Application for interim relief is also annexed with the memo of service appeal. Notice of the same be also issued to the respondents for the date fixed.

Till the next date fixed, the operation of the impugned transfer/posting order shall remain suspended, subject to the condition of handing over of Government Vehicles (particulars described in memo of Explanation No.4912-13/Estt/DGAR dated

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### Form- A

## FORM OF ORDER SHEET

Court of		• -	
Case No	3727	/2020	

	Date of order proceedings	Order or other proceedings with signature of judge			
1	2	3			
1-	27/04/2020	The appeal of Dr. Barkat Ali Khan presented today i.e 27.04.2020 by Mr. Inayatullah Khan, Advocate, may be entered in the Institution	•		
		Register and put up to the Learned Member for proper order please.			
2		REGISTRAR 27 14 12			
<b>2</b>		This case is entrusted to S. Bench for preliminary hearing to be	20 Z		
		put up on <u>05-05-2020</u>			
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		MEMBER .			
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06.04.2020) by the appellant to the higher authority/Director General Agricultural Research Khyber Pakhtunkhwa Peshawar for safe parking/safe custody in accordance with law, in view of its reported misuse, by private persons, as mentioned in the memo of Explanation mentioned above.

To come up for written reply/comments on 18.05.2020 before S.B.

Member

## BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR.

S.A.No.\_\_ \_\_\_\_/2020

Dr. Ba	ırkat Ali Kł	nan				Appellant
			· Ve	ersus		• •
Chief	Minister	through	Chief	Secretary	Khyber	Pakhtunkhwa
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**Appellant** 

through (

Inayat Ullah Khan Advocate High Court LL.M (U.K) Cell: 0333-9227736

#### BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR.

Service Appeal No. 3727/2020

Khyber Pakhtukhwa
Service Tribunal
Diary No. 3113

27-4-2020

#### Dr. Barkat Ali Khan son of Akbar Ali Khan

#### Versus

- 1) Chief Minister through Chief Secretary Khyber Pakhtunkhwa Peshawar.
- Chief Secretary, Government of Khyber Pakhtunkhwa Peshawar.
- Secretary, Agriculture Livestock & Co-operative Department, Government of Khyber Pakhtunkhwa Peshawar.
- 4) Director General, Agriculture Research, Government of Khyber Pakhtunkhwa Peshawar.
- 5) Fazli Wahab, Director Agriculture Research (Merged Areas), ARI Tarnab, Peshawar.

...... Respondents

Registrar

Appeal u/s 4 of the K.P Service Tribunal Act, 1974 r/w Clause i), ii), iv), xiv) of Posting/ Transfer Policy of the Provincial Government against the impugned Order/Notification Transfer Reference (AD)3(3)2/2019/RW: dated No.SOE 24.01.2020 whereby the appellant was prematurely transferred from the post of Director Agriculture, Research (Merged Areas) ARI, Tarnab, Peshawar to Principle

Officer Food Technology, Research Agriculture Institute, Tarnab Peshawar, review petition which against dated:25.01.2020 was filed before respondent No.1 i.e. Chief Minister being (Competent Authority) Khyber the Pakhtunkwa Peshawar but the same has not been responded despite lapse of statutory period of 90 days.

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#### PRAYER:

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On acceptance of this Service appeal **Transfer** impugned Order/Notification Reference No.SOE (AD)3(3)2/2019/RW: dated 24.01.2020 may kindly be set-aside on the ground that the appellant has not completed his normal tenure as Director Agriculture Research (Merged Areas) ARI Tarnab, Peshawar in terms of the various clauses of Posting/ Transfer Policy of the Provincial Government referred above in the heading of this appeal and in the light of reported judgments 1997 TD (Service) pg 56, 2005 SCMR Page 17, PLD 1995 Supreme Court 530, 2009 PLC (CS) 891, 2003 SCMR 325, PLJ 2009 Lahore 983.

#### Respectfully Sheweth;

Brief facts giving rise to the instant appeal are as under:-

1) That the appellant earlier approached this Hon'ble Service Tribunal vide Diary No.925 dated 31.01.2020 but the same

was returned on the ground that a statutory period of 90 days has not been lapsed therefore the instant appeal is not maintainable U/S-4 the Khyber Pakhtunkhwa Service Tribunal Act 1974.

(Copy of earlier service appeal is enclosed alongwith order of the Registrar as Annexure A and A/1).

That the appellant was promoted vide notification dated 11.10.2018 from the post of SRO, Pesticide Residue, (BS-18), Directorate Soil & Plant Nutrition, ARI Tarnab, Peshawar to the post of Director Agriculture Research Ex-FATA (BS-19) ARI Tarnab, Peshawar and as such he was posted on the position which was vacated by respondent No.5

(Copy of Order dated 11.10.2018 is attached as Annexure-A/2 at Page No & 2 ~ & 9 ).

That the appellant moved a letter dated 25.10.2018 to Director General, Agriculture Research, Khyber Pakhtunkhwa Peshawar with a request to direct respondent No.5 to immediately handover charge of the post against which the appellant was transferred as he was reluctant to relinquish his charge.

It is pertinent to mention that D.G Agriculture Research Ex-FATA vide memo dated 06.11.2018 self explanatory on the subject of Posting & Transfer, referred the issue to the Section Officer (Estt) Govt of Khyber Pakhtunkhwa, Agric. Livestock & Cooperative Department Peshawar, that Mr. Fazli Wahab did not assume the charge of Senior Research Officer, at Agriculture Research Station, Buner.

(Copy of letter dated 25.10.2018 addressed to DG Agriculture is attached as Annexure-B and Memo dated

4) That likewise in consequence of the posting order as referred to in Para No.1, the respondent No.5 was resorting to delaying tactics to hand over charge of the post of Director Agriculture Research (Merged Areas), hence the appellant wrote another memo/letter dated 19.11.2018 to respondent No.3 with a request to direct respondent No.5 to immediately handover the charge of the above referred post.

It is important to mention that respondent No.5 after a hectic effort was directed by respondent No.3 to immediately relieve/ relinquish the charge of the post of Director Agriculture Research, Ex-FATA otherwise this department would have no other option but to initiate disciplinary action against him.

(Copy of memo dated 19.11.2018 is attached as Annex-D and letter dated 09.11.2018 is attached as Annexure-E at Page No. 32-34

5) That finally respondent No.5 namely Fazli Wahab relinquish the charge of the post of Director Agriculture Research Ex-FATA, ARI, Tarnab, Peshawar on 22.11.2018.

(Copy of certificate of Transfer of Charge is attached as Annexure F at Page No \_\_\_\_\_\_\_).

That the appellant Dr. Barkat Ali, Director (BS-19) Agriculture Research (Merged Areas) AIR, Tarnab, Peshawar was prematurely transferred to the post of Principle Research Officer, Food Technology, Agriculture Institute Tarnab Peshawar before completion of his tenure vide order dated 24.01.2020, while respondent No.5 namely Fazli Wahab was posted against the Post of the Appellant.

# (Copy of impugned notification dated 24.01.2020 is attached as Annexure-G at Page No 36 - 33 ).

7) That prior to the impugned transfer order/ notification dated 24.01.2020, the respondent No.5 was posted earlier in District Buner, wherefrom he was transferred to Peshawar in less then a month time. Respondent No.5 was again transferred/ posted vide notification dated 28.05.2019 from SRO (BS-18) Agriculture Research Ex-FATA ARI Tarnab Peshawar to the post of Director Outreach (BS-19) Agriculture Research Khyber Pakhtunkhwa Peshawar.

It is pertinent to mention that respondent No.5 namely Fazli Wahab was again transferred/ posted vide notification dated 04.10.2019 from the post of Director Outreach (BS-19) Agriculture Research Khyber Pakhtunkhwa Peshawar to PRO (Food Technology) (BS-19) ARI, Tarnab Peshawar.

The respondent No.5 was again posted/transferred vide impugned transfer/ posting notification dated 24.01.2020, whereby he was transferred from the post of Principle Research Officer (Food Technology) Agriculture Institute Tarnab Peshawar to the post of appellant pre-maturely as Director Agriculture Research (Merged Areas) ARI Tarnab Peshawar Impugned transfer order already mentioned in Para No.5 above.

It is pertinent to mention that the appellant is a Ph.D scholar and the most suitable, relevant and competent person to hold the post of <u>Director Agriculture Research</u> (Merged Areas) ARI Tarnab Peshawar while on the other hand the respondent No. 5 having no such qualification to claim suitability for the said position.

(Copy of notification dated 28.05.2019 is attached as Annexure-H and copy of notification dated

# 04.10.2019 attached as Annexure I at Page No 중 ~ 역 \_\_\_).

Areas) Agriculture Research Institute Tarnab Peshawar was working on various projects initiated by him, which would adversely be affected because of his pre-mature transfer from the post. The details of the project are mentioned for the convenience of this Hon'ble Tribunal.

# Directorate of Agriculture Research (Merged Areas) Agriculture Research Institute Tarnab Peshawar. ADP 2019-20

وع گئے سِلائی آرڈ	خرچ شده رقم	جارئ شده رقم <sup>ب</sup>	مخض رقم	پراجیک کانام
2 كروز5لاكھ	45لاكھ	1 كروز9 لاكھ	4 كروز 27لا كھ	با جوز اور جنو بی وزیرستان میس زنین اور پانی کی
				ٹیسٹنگ لیبا رٹری کا قیام
<i>≨</i> ∶!35	10الاکھ	£́114	56لاکھ	سبزيوں اور غلے داراجناس پر محقیق
16 الأم	<b>હ</b> 1√53	⊿์ป64	2 كروژ 54 لاكھ	ضم شده اصلاع میں زری حقیق کی سہولیات کافر وغ
				ا ورمير جمال فارم كي بحال كامنصوبه
93لاكم	र्क्च 12	22لا كھ	89لاكم	ضم شدہ اصلاع میں کھلوں کی نئی اقسام کے باعات
				کی کاشت
	24لاکھ	10 لا كھ	38لاكھ	ضم اطلاع میں تقدیق شدہ گندم بھے بیدا کرنے کے
				نظام كاتعارف

#### AIP 2019-20

ویے گئے سپانی آرڈ ر	خرچ شده رقم	جاری شده رقم	مخض رقم	رٍاجِيَتْ كانام
22/7	72لا كھ	9 كروژ	18 كروز	کرم اوراورکزئی میں ٹشو کلچر کے ذریعے جراثیم سے
				باِک آلوکاتم پیدا کرنے کامضو بہ

(Copy of Statement showing details of various project is attached as Annexure-J at Page No 45 - 46 \_\_\_\_).

- 9) That the appellant preferred review petition dated 25.01.2020 to respondent No.1 i.e. Chief Minister being the competent/ final authority but no response has been provided despite lapse of statutory period of 90 days which would adversely affect the on-going projects initiated by him, details of which already mentioned in Para No.7.
- 10) That vide explanation latter No.4912-13/Estt/DGAR dated 06.04..2020 was served upon the appellant by Director General Agriculture Research Peshawar seeking implementation of the impugned Transfer Notification date 24.01.2020 otherwise disciplinary action would be initiated against him.

(Copy of explanation letter dated 06.04.2020 and its reply are attached as Annexure J/1 and J/2 at Page Nous 10.

Being dissatisfied with the impugned Transfer Order/ Notification dated 24.01.2020, the appellant having no other remedy but constrained to approach this Hon'ble Service Tribunal for redressal of his grievance on the following amongst other grounds.

#### **GROUNDS FOR APPEAL:**

a) That the impugned transfer/ posting notification dated 24.01.2020 is violative of the mandatory clauses of Posting & Transfer Policy of the Provincial Government and various reported judgments of this Hon'ble Tribunal and the Supreme Court of Pakistan as mentioned in the heading of this appeal.

b) That this Hon'ble tribunal has already declared in a recent judgment in case titled Mst. Nilofar Kamran..VS.. The Chief Secretary Khyber Pakhtunkhwa in Appeal No.1490/2019 decided on 16.01.2020, wherein it was held that;

"In addition to this the appellant was prematurely transferred in sheer violation of Posting/ Transfer Policy notified by the Provincial Government".

It is pertinent to mention that this Hon'ble Tribunal further observed in an authoritative manner;

"Another funny thing that would expose high handedness, favouritsm and mis-use of authority is notification dated 03.05.2019 and 17.07.2019"

(Copy of judgment dated 16.01.2020 is attached as Annexure-K at page No. <u>uq = 53</u>).

- c) That the respondent No.5 frequent posting/ transfer suggest that he is securing desired postings by exerting political influence over the authorities which is a serious misconduct under E &D Rules 2011 which cannot be ignored altogether.
- d) That the pre-mature transfer of the appellant would adversely affect all the ongoing projects as referred to, in Para No.7 initiated by him.

It is pertinent to mention that the authority <u>failed to specify</u> <u>justified reasons which prompted the premature transfer</u> of the appellant from the post of Director (BS-19) Agriculture Research (Merged Areas) ARI, Tarnab Peshawar to the post of Principle Research Officer (Food Technology) Agriculture Institute Tarnab Peshawar.

(Copy of Posting & Transfer Policy is attached as Annexure-L at page No.<u> らり -らす</u>).

e) That according to Para-5 of the Posting & Transfer Policy of the Government which states that:

"All the concerned are requested to ensure that tenures of the concerned officers/ officials are invariably mentioned in the summaries submitted to the competent authorities for Posting/

Despite clear cut posting and transfer policy of the government, the appellant was transferred in sheer violation of the above policy which is the cause of bad administration in the departments create despondency amongst the officers on one hand while adversely affect the ongoing developmental projects on the other hand.

- f) That Chief Minister being the competent authority in the case of appellant and no appellate authority is existed in law above the Chief Minister therefore review petition was filed against the impugned order in accordance with law.
- g) That additional ground will be raised at the time of arguments with the kind permission of this Hon'ble Tribunal at the time of hearing.

Keep in view what has been stated above, it is therefore, earnestly prayed from this Hon'ble Tribunal to accept this Service appeal and the impugned Transfer Order/ Notification Reference No.SOE (AD)3(3)2/2019/RW: dated 24.01.2020 may kindly be set-aside on the ground that the appellant has not completed his normal tenure guaranteed to him under the Posting and

Transfer Policy of the Provincial Government, as Director Agriculture Research (Merged Areas) ARI Tarnab, Peshawar in the light of reported judgments 1997 TD (Service) pg 56, 2005 SCMR Page 17, PLD 1995 Supreme Court 530, 2009 PLC (CS) 891, 2003 SCMR 325, PLJ 2009 Lahore 983.

It is further requested that the official respondents No.1 to 4 may kindly be restrained from taking any adverse action against the appellant till final disposal of instant appeal.

Any other relief, to whom the appellant found entitle, may also be granted.

Date:25.04.2020

Through

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

### BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR.

C.M No	/2020				
IN S.A.No/2	2020	,			·
Dr. Barkat Ali k	(han	:		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Appellant
		Ve	ersus		
Chief Minister Peshawar other	through	Chief	Secretary	Khyber	Pakhtunkhwa Respondents

APPLICATION FOR SUSPENSION impugned Transfer Order/Notification Reference No.SOE (AD)3(3)2/2019/RW: 24.01.2020 TILL THE **DISPOSAL OF INSTANT SERVICE APPEAL** NOT. FURTHER PRAYER WITH **AGAIN** TRANSFER THE **APPELLANT DURING PENDENCY OF ACCOMPANYING** APPEAL.

It is also requested that official respondents No.1 to 4 may kindly be restrained from taking any adverse action against the appellant till the final disposal of the instant appeal.

#### Respectfully Sheweth:-

- 1. That the accompanying service appeal has been filed before this Honorable Service Tribunal against the impugned transfer order dated 24.01.2020, hence seeking early fixation of the same.
- 2. That the accompanying service appeal may kindly be treated as part and parcel of this application.

- 3. That through the instant Misc. application, the appellant is seeking suspension of the impugned Transfer Order/Notification Reference No.SOE (AD)3(3)2/2019/RW: dated 24.01.2020 till the final decision of the main service appeal in the best interest of justice, fair play and equity.
- 4. That balance of convenience also lies in favour of appellant having a good prima facie case in his favour.

It is therefore humbly prayed that on acceptance of this application the impugned Transfer Order/Notification Reference No.SOE (AD)3(3)2/2019/RW: dated 24.01.2020 be suspended till the final disposal of the accompanying service appeal with further direction to the respondents not to transfer the appellant again during pendency of the service appeal.

It is further requested to restrain the official respondent No.1 to 4 not to take any adverse action against the appellant till final adjudication of the appeal.

Date: 25.04.2020

Through.

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

#### BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR,

S.A.No/2020			•	
Dr. Barkat Ali Khan				Appellant
	Ve	ersus		
Chief Minister through Peshawar others				

#### **AFFIDAVIT**

I, Dr. Barkat Ali Khan (Ph.D) 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 **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.







#### BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR.

S.A.No/2020			•	•
Dr. Barkat Ali Khan				Appellant
	Ve	ersus		•
Chief Minister through Peshawar others		, ,	•	

#### ADDRESSES OF THE PARTIES

#### APPELLANT:

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

#### **RESPONDENTS:**

- 1) Chief Minister through Chief Secretary Khyber Pakhtunkhwa Peshawar.
- 2) Chief Secretary, Government of Khyber Pakhtunkhwa Peshawar.
- 3) Secretary, Agriculture Livestock & Co-operative Department, Government of Khyber Pakhtunkhwa Peshawar.
- 4) Director General, Agriculture Research, Government of Khyber Pakhtunkhwa Peshawar.
- 5) Fazli Wahab, Director Agriculture Research (Merged Area), ARI Tarnab, Peshawar.

through

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

# Annexuse "A"



#### BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR.

Service Appear NoZ02	Service Appeal	No	/2020
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Service Tribunal

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 ...... Appellant

#### Versus

- 1) Chief Minister through Chief Secretary Khyber Pakhtunkhwa Peshawar.
- 2) Chief Secretary, Government of Khyber Pakhtunkhwa Peshawar.
- 3) Secretary, Agriculture Livestock & Co-operative Department, Government of Khyber Pakhtunkhwa Peshawar.
- 4) Director General, Agriculture Research, Government of Khyber Pakhtunkhwa Peshawar.
- 5) Fazli Wahab, Director Agriculture Research (Merged Areas), ARI Tarnab, Peshawar.

...... Respondents

Filedto Jay 3/1/207

Appeal u/s 4 of the K.P Service Tribunal Act, 1974 r/w Clause i), ii), iv), xiv) of Posting/ Transfer Policy of the Provincial Government against the impugned Transfer Order/Notification Reference No.SOE (AD)3(3)2/2019/RW: dated 24.01.2020 whereby the appellant was prematurely transferred from the post of Director Agriculture, Research (Merged Areas) ARI, Tarnab, Peshawar to Principle

Research Officer Food Technology, Agriculture Institute, Tarnab Peshawar, review · petition which against before was filed dated:25.01.2020 i.e. Chief No.1 respondent Khyber Pakhtunkwa Peshawar but the same has not been responded till date.

#### Note:

That the impugned order dated 24.01.2020 was passed with the approval of respondent No.1 by respondent No.3 i.e. Secretary Agriculture Livestock therefore the original order is final order against which this service appeal is maintainable before this Hon'ble Tribunal on the ground that Chief Minister being the original/final authority in the case of appellant.

#### **PRAYER:**

On acceptance of this Service appeal Transfer impugned\_ Order/Notification Reference No.SOE (AD)3(3)2/2019/RW: dated 24.01.2020 may kindly be set-aside on the ground that the appellant has not completed his tenure as Director Agriculture Research (Merged Areas) ARI Tarnab, Peshawar in terms of the various clauses of Posting/ Transfer Policy of the Provincial Government referred above in the heading of this appeal and in the light of reported judgments 1997 TD (Service) pg 56, 2005 SCMR Page 17, PLD 1995 Supreme Court 530, 2009 PLC (CS) 891, 2003 SCMR 325, PLJ 2009 Lahore 983.



#### Respectfully Sheweth;

Brief facts giving rise to the instant appeal are as under:-

1) That the appellant was promoted vide notification dated 11.10.2018 from the post of SRO, Pesticide Residue, (BS-18), Directorate Soil & Plant Nutrition, ARI Tarnab, Peshawar to the post of Director Agriculture Research Ex-FATA (BS-19) ARI Tarnab, Peshawar and he was posted on the position which was vacated by respondent No.5

(Copy of Order dated 11.10.2018 is attached as Annexure-A at Page No  $\frac{14}{2}$ ).

That the appellant moved a letter dated 25.10.2018 to Director General, Agriculture Research, Khyber Pakhtunkhwa Peshawar with a request to direct respondent No.5 to immediately handover charge of the post against which the appellant was transferred as he was reluctant to relinquish his charge.

It is pertinent to mention that D.G Agriculture Research Ex-FATA vide memo dated 06.11.2018 self explanatory on the subject of Posting & Transfer Director Agriculture Research Ex-FATA, referred the issue to the Section Officer (Estt) Govt of Khyber Pakhtunkhwa, Agric. Livestock & Cooperative Department Peshawar, that Mr. Fazli Wahab did not assume the charge of Senior Research Officer, at Agriculture Research Station, Buner.

(Copy of letter dated 25.10.2018 addressed to DG Agriculture is attached as Annexure-B and Memo dated 06.11.2018 is attached as Annexure C at Page No 16-17).

(8)

That likewise in consequence of the posting order as referred to in Para No.1, the respondent No.5 was resorting to delaying tactics to hand over charge of the post of Director Agriculture Research (Merged Areas), hence the appellant wrote another memo dated 19.11.2018 to respondent No.3 with a request to direct respondent No.5 to immediately handover the charge of the above referred post.

It is important to mention that respondent No.5 after a hectic effort was directed by respondent No.3 to immediately relieve/ relinquish the charge of the post of Director Agriculture Research, Ex-FATA otherwise this department would have no other option but to initiate disciplinary action against him.

(Copy of memo dated 19.11.2018 is attached as Annex-D and letter dated 09.11.2018 is attached as Annexure-E at Page No.  $\sqrt{3} - \frac{\lambda_0}{2}$ ).

4) That finally respondent No.5 namely Fazli Wahab relinquish the charge of the post of Director Agriculture Research Ex-FATA, ARI, Tarnab, Peshawar on 22.11.2018.

(Copy of certificate of Transfer of Charge is attached as Annexure F at Page No\_\_\_\_\_\_).

That the appellant Dr. Barkat Ali, Director (BS-19) Agriculture Research (Merged Areas) AlR, Tarnab, Peshawar was transferred to the post of Principle Research Officer, Food Technology, Agriculture Institute Tarnab Peshawar prematurely before completion of his tenure vide order dated 24.01.2020, while respondent No.5 namely Fazli Wahab was posted against the Post of the Appellant.

(Copy of notification dated 24.01.2020 is attached as Annexure-G at Page No  $\frac{33-33}{2}$ ).

That prior to the impugned transfer order/ notification dated 24.01.2020, the respondent No.5 was posted earlier in District Buner, wherefrom he was transferred to Peshawar in less then a month time. Respondent No.5 was again transferred/ posted vide notification dated 28.05.2019 from SRO (BS-18) Agriculture Research Ex-FATA ARI Tarnab Peshawar to the post of Director Outreach (BS-19) Agriculture Research Khyber Pakhtunkhwa Peshawar.

It is pertinent to mention that respondent No.5 namely Fazli Wahab was again transferred/ posted vide notification dated 04.10.2019 from the post of Director Outreach (BS-19) Agriculture Research Khyber Pakhtunkhwa Peshawar to PRO (Food Technology) (BS-19) ARI, Tarnab Peshawar.

The respondent No.5 was again posted/transferred vide impugned transfer/ posting notification dated 24.01.2020, whereby he was transferred from the post of Principle Research Officer (Food Technology) Agriculture Institute Tarnab Peshawar to the post of appellant pre-maturely as Director Agriculture Research (Merged Areas) ARI Tarnab Peshawar Impugned transfer order already mentioned in Para No.5 above.

(Copy of notification dated 28.05.2019 is attached as Annexure-H and copy of notification dated 04.10.2019 attached as Annexure I at Page No 24.201).

7) That the appellant while working as Director Agriculture Research (Merged Areas) Agriculture Research Institute Tarnab Peshawar was working on various projects initiated by him, which would be adversely effected because of the premature transfer of the appellant from the post. The details of



the project are mentioned for the convenience of this Hon'ble Tribunal.

# Directorate of Agriculture Research (Merged Areas) Agriculture Research Institute Tarnab Peshawar. ADP 2019-20

دئ گئے سپلائی آرڈ	خرچ شده رقم	جاری شده رقم	مخض رقم	پاجیک کانام
2 كروڑ5لاكھ	<i>&amp;</i> IJ45	1 كروڑ9 لاكھ	4 كروز 27لاكھ	با جوزاورجنو بی وزیرستان میس زمین اور بانی کی
				عیشنگ کیما رزی کا قیام
d 135	10لاكم	14لاکھ	56لاكھ	سبزيون اور غلے داراجناس پر حقیق
£1116	53لاکھ	£ 1164·	2 كروز 54 لا كھ	ضم شده اصلاع میں زرعی تحقیق کی سہولیات کا فروغ
		,		ا ورمير جمال فارم كي بحالي كامنصوب
93لا كھ	2لاکھ	22لا كە	89لاكم	ضم شدہ اسلاع میں پیلوں کی نئی اقسام کے باغات
				ك كاشت
	24لاكھ	தி]10	38لاکھ	ضم اصلاع میں تصدیق شدہ جے پیدا کرنے کے
				نظام كاتعارف

#### AIP 2019-20

[	ویے گئے۔پلائی آرڈر	خرچ شده رقم	جاری شده رقم	مختص قم	پاجیک کانام
	7 كروژ	172ك	9 گروژ	18 كروز	كرم اوراوركز في مين نشو كلير كي ذريع تراثيم س
					بإك آلوكاتخم بيداكرنے كامنصوب

(Copy of Statement showing details of various project is attached as Annexure-J at Page No  $\frac{3}{3} - \frac{3}{2}$ ).



8) That the appellant preferred review petition dated 25.01.2020 to respondent No.1 i.e. Chief Minister being the competent/ final authority but till date no response has been provided in terms of the pre-mature transfer of the appellant which would adversely effect the on-going projects initiated by him, details of which already mentioned in Para No.7, hence the appellant having no other remedy but to approach this Hon'ble Tribunal for redressal of his grievance on the following amongst other grounds.

#### **GROUNDS FOR APPEAL.**

- a) That the impugned transfer/ posting notification dated 24.01.2020 is violative of the mandatory clauses of Posting & Transfer Policy of the Provincial Government and various reported judgments of this Hon'ble Tribunal and of the August Supreme Court of Pakistan as mentioned in the heading of this appeal.
- b) That this Hon'ble tribunal has already declared in a recent judgment in case titled Mst. Nilofar Kamran..VS.. The Chief Secretary Khyber Pakhtunkhwa in Appeal No.1490/2019 decided on 16.01.2020, wherein it was held that;

"In addition to this the appellant was prematurely transferred in sheer violation of Posting/ Transfer Policy notified by the Provincial Government".

It is pertinent to mention that this Hon'ble Tribunal further observed in an authoritative manner;

"Another funny thing that would expose high handedness, favouritsm and mis-use of authority is notification dated 03.05.2019 and 17.07.2019"

(Copy of judgment dated 16.01.2020 is attached as Annexure-K at page No. 33-37).

- that he is securing desired posting by exerting political influence over the authorities which is a serious misconduct under E &D Rules 2011 which cannot be altogether ignored.
- d) That the pre-mature transfer of the appellant would adversely affect all the ongoing projects as referred to in Para No.7 initiated by the him.

It is pertinent to mention that the authority failed to specify justified reasons which prompted the premature transfer of the appellant from the post of Director (BS-19) Agriculture Research (Merged Areas) ARI, Tarnab Peshawar to the post of Principle Research Officer (Food Technology) Agriculture Institute Tarnab Peshawar.

(Copy of Posting & Transfer Policy is attached as Annexure-L at page No. 3 (24).

 e) That according to Para-5 of the Posting & Transfer Policy of the Government;

"All the concerned are requested to ensure that tenures of the concerned officers/ officials are invariably mentioned in the summaries submitted to the competent authorities for Posting/

f) That according to Section-4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974 allow the appellant to file appeal against the impugned transfer/ notification dated 24.01.2020, whether original or appellate within 30 days from the date of communication of such order to him.

Since the impugned transfer notification dated 24.01.2020 is the original/ final order, therefore the instant appeal is being filed against the original order within 30 days which is well within time.

g) That additional grounds will be raised with the permission of this Hon'ble Tribunal at the time of hearing.

Keep in view what has been stated above, it is therefore, earnestly prayed from this Hon'ble Tribunal to accept this Service appeal and the impugned Transfer Order/ Notification Reference No.SOE (AD)3(3)2/2019/RW: dated 24.01.2020 may kindly be set-aside on the ground that the appellant has not completed his tenure as Director Agriculture Research (Merged Areas) ARI Tarnab, Peshawar in terms of the various clauses of Posting/ Transfer Policy of the Provincial Government referred above in the heading of this appeal and in the light of reported judgments 1997 TD (Service) pg 56, 2005 SCMR Page 17, PLD 1995 Supreme Court 530, 2009 PLC (CS) 891, 2003 SCMR 325, PLJ 2009 Lahore 983.

Any other relief, to whom the appellant found entitle, may also be granted.

Through

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



### BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR.

C.M No/2020 IN S.A.No/2020		•
Dr. Barkat Ali Khan		Appellant
	Versus	
Chief Minister through	Chief Secretary	Khyber Pakhtunkhwa Respondents

APPLICATION FOR SUSPENSION OF impugned Transfer Order/Notification Reference No.SOE (AD)3(3)2/2019/RW: dated 24.01.2020 TILL THE FINAL DISPOSAL OF INSTANT SERVICE APPEAL WITH FURTHER PRAYER NOT TO TRANSFER AGAIN THE APPELLANT DURING PENDENCY OF ACCOMPANYING APPEAL.

### Respectfully Sheweth:-

- 1. That the above titled is being filed before this Honorable Tribunal which has not been fixed for hearing.
- 2. That the accompanying service appeal may kindly be treated as part and parcel of this application.
- 3. That through the instant Misc. application the appellant is seeking suspension of the impugned Transfer Order/Notification Reference No.SOE (AD)3(3)2/2019/RW: dated 24.01.2020 till the final decision of the case in the best interest of justice, fair play and equity.

4. That balance of convenience also lies in favour of appellant having a good prima facie case and appellant is sanguine about its success.

It is therefore humbly prayed that on acceptance of this application the impugned Transfer Order/Notification Reference No.SOE (AD)3(3)2/2019/RW: dated 24.01.2020 be suspended till the final disposal of the accompanying service appeal with further direction to the respondents not to transfer again the appellant during pendency of the accompanying service appeal.

Appellant

Through

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



#### BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR.

S.A.No	o/20	020			,	
Dr: Ba	rkat Ali Kh	nan				Appellant
			Ve	ersus		
				-	-	Pakhtunkhwa Respondents

## **AFFIDAVIT**

I, Dr. Barkat Ali Khan (Ph.D) 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 **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

31-1-

Deponent

## Mnnesure





This is an appeal filed by Dr. Barkat Ali today on 31/01/2020 against the order dated 24.01.2020 against which he preferred/made departmental appeal/ representation/review on 25.01.2020 the period of ninety days is not yet lapsed as per section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974, which is premature as laid down in an authority reported as 2005-SCMR-890.

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

. No. **287** /ST.

DIO3-02-12020.

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr.Inavatullah Khan Adv. Pesh.

crowd sufficiently above studies who opposed sufficiently sections is a few factions and sections are sections and sections and sections are sections. Section of the appeal of the a appellate communication from making the market and travelled mathematical mathematical and the second travelled mathematical and travelled mathematical and the second travelled mathematical and the second travelled mathematical and travelled mathematical and the second travelled mathematical and travelled mathemati Since We have been as the Since of the second is the Since of the second is the second ransier trick the wind the property of the services to the wind the wind the services the wind the services to the services the service is and wind the and wind and produced and some of production is a production of the contraction of the contr



# GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

Dated Peshawar, the October 11, 2018

## NOTIFICATION.

NO. SOE (AD) 3 (3)2/2018/DGA (R):- In continuation to this department notification No. SOE(AD) V-7/2018/RW dated 23.05.2018, the Competent Authority is pleased to order the posting/transfer of the following officers of Agriculture Research Wing in the interest of public service with immediate effect:-

Sr.No.	Name of officers	From	To	Remarks
	Dr. Barakat Ali Khan	SRO, Pesticide Residue, (BS-18), Directorate, Soil & Plant Nutrition, ARI Tarnab, Peshawar.	Research EX-FATA (BS-19), ARI Tarnab, Peshawar.	The officer is promoted to BS-19 and proposed
2.	Mr. Fazli Wahab	Director Agriculture Research EX-FATA (BS-18), ARI Tarnab, Peshawar (OPS).	Buner,	Caused vacant due to promotion of Mr. Muhammad Ibrahim to BS-19.

## Sd/xx SECRETARY AGRICULTURE

## Endst. of even No. & Date.

Copy to the:-

- 1. The Accountant General, Khyber Pakhunkhwa, Peshawar.
- 2. The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 3. The Director General, Agriculture (Research), Khyber Pakhtunkhwa, Peshawar.
- 4. All District Accounts Officer concerned.
- 5. P.S to Minister for Agriculture, Khyber Pakhtunkhwa, Peshawar.
- 6. P.S to Chief Secretary, Khyber Pakhtunkhwa, Peshawar
- 7. P.S to Secretary, Agriculture, Livestock and Cooperative Department, Khyber Pakhtunkhwa, Peshawar.
- 8. P.A to Deputy Secretary (Admir.), Agriculture, Livestock and Cooperative Department, Khyber Pakhtunkhwa, Peshawar.
- 9. Officers concerned.
- 10. Master file.

(MANZOOR AHMAD AFRIDI) SECTION OFFICER-ESTT:





# GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

Dated Peshawar, the October 11, 2018

#### **NOTIFICATION**

No.SOE(AD)3(3)/2018/DGA(R):- In continuation to this Department notification No.SOE(AD)V-7)2018/RW dated 23.05.2018, the competent Authority is pleased to order the posting/ transfer of the following officers of Agriculture Research Wing in the interest of Public Service with immediate effect:-

S.No	Name of officers	From	То	Remarks
1	Dr. Barkali Ali Khan	SRO, Pesticide	Director	The Officer is
		Residue, (BS-18)	Agriculture	promoted to BS-19
	·	Directorate, Soil	Research Ex-	and proposed for
,		& Plant Nutirition,	FATA (BS-19),	posting to be veated
		ARI Tarnab,	ARI Tarnab,	by Mr. Fazli Wahab
		Peshawar	Peshawar	SRO (BS-18) ,
				working on OPS
2	Mr. Fazli Wahab	Director	SRO (BS-18)	Caused vacant due to
		Agriculture	ARS, Buner	promotion of Mr.
		Research Ex-		Muhammad Ibrahim
		FATA (BS-19),		to BS-19
		ARI Tarnab,	,	
		Peshawar		

SD/xxx Secretary Agriculture.

#### Endst of even No. & date.

## Copy to the:

- 1. The Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa Peshawar.
- 3. The Director General, Agriculture (Research), Khyber Pakhtunkhwa Peshawar.
- 4. All District Accounts Officer concerned.
- 5. PS to Minister for Agriculture, Khyber Pakhtunkhwa, Peshawar.
- 6. PS to Chief Secretary, Khyber Pakhtunkhwa, Peshawar.
- 7. PS to Secretary, Agriculture, Livestock and Cooperative Department, Khyber Pakhtukhwa Peshawar.
- 8. PA to Deputy Secretary Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
- 9. Officers concerned.
- 10. Master file.



(Manzoor Ahmad Afridi ) SECTION OFFICER-ESTT

Dated: ...

То

The Director General, Agricultural Research, Government of Khyber Pakhtunkhwa, Peshawar.

#### POSTING/TRANSFER OF DIRECTOR AGRICULTURAL RESEARCH FATA SUBJECT:

Respected Sir,

It is with reference to letter No: SO (P&LDD)/FS/Agri-Ext/4-1/13/2555-58 dated 24-10-2018 by office of Secretary Production & Livelihood Development Department FATA addressed to worthy Secretary Agriculture, Khyber Pakhtunkhwa, Peshawar.

In this regard following points are brought to your kind notice:

- 1. The undersigned after promotion to BPS-19 was posted as Director, Agriculture Research Ex-FATA vide notification No: SOE (AD)3(3)2/2018/DGA (R) dated 11-10-2018. The undersigned assumed the charge on 16-10-2018 which was notified vide No: 13495-99/Estt:/DGAR dated 18-10-2018.
- 2. Mr. Fazli Wahab (BPS-18) working as Director Agriculture Research Ex-FATA on own pay & scale was now posted as SRO (BPS-18) at ARS Buner vide notification under reference. Till date Mr. Fazli Wahab has not relinquished the charge of the post of Director and has locked the offices and has taken all records, financial matters and vehicles under his custody.
- 3. All the staff of directorate of Agriculture Research, EX-FATA is also under immense pressure and confused.
- 4. The undersigned under such circumstances is facing hurdles and difficulties to smoothly run administrative and financial affairs of the post.
- 5. It is also brought to your notice that the undersigned is highly qualified and has gained sufficient administrative, technical and financial experience and expertise to successfully run the post as is questioned by worthy secretary P&LDD, FATA under above stated referred letter.
- 6. Your good self is requested to advise the undersigned and take the case with higher authorities to resolve the issue.

Dr. Bark

Director,

Agriculture Research,

Ex-FATA, Khyber Pakhtunkhwa.

PS to Secretary Agriculture Livestock & Cooperative Department, Khyber Pakhtunkhwa, Peshawar.

2. PS to the Additional Chief Secretary FATA.

3. PS to Secretary P&LDD, Ex-FATA Secretariat, Warsak Road, Peshawar.



## GOVERNMENT OF KHYBER PAKHTUNKHWA

DIRECTORATE GENERAL AGRICULTURAL RESEARCH

Office: at Agricultural University Peshawar **2091-9221271** web: <a href="https://www.agrires.kp.gov.pk">www.agrires.kp.gov.pk</a> **3091-9221270** 



E-mail: dgragriresearch@gmail.com

No. 14/22 - 23

\_\_\_/Estt/DGAR

Dated Peshawar the O

06/// /2018

The Section Officer (Estt)
Govt. Of Khyber Pakhtunkhwa,

Agric. Livestock & Cooperative Deptt.

Peshawar.

Subject:

POSTING/TRANSFER OF DIRECTOR AGRICULTURAL RESEARCH

EX-FATA.

Enclosed please find herewith a copy of letter No. 831-34/Ex-FATA, dated 25.10.2018 received from the Director Agricultural Research Ex-FATA, Agricultural Research Institute, Tarnab Peshawar regarding the subject cited above.

I would like to bring in your kind notice that the officer concerned did not obey the orders issued by your good office vide notification. No. SOE (AD)3 (3)2/2018/DGA (R), dated 11.10.2018, the officer concerned till date did not relinquish the charge of the post of Director Agricultural Research Ex-FATA and did not assumed the charge of Senior Research Officer, at Agricultural Research Station, Buner. The officer concerned also locked the offices and taken all the records, financial matter and vehicles etc under his custody. Further to mentioned that all the staff of directorate of Agriculture Research, Ex-FATA is also under the immense pressure and confused.

The officer concerned challenges the writ of Govt. of Khyber Pakhtunkhwa. It is therefore requested that strong disciplinary action should be taken against the officer concerned.

Encl: As Above.

DIRECTOR GENERA

CC.

Dr. Barkat Ali Khan, Director Agricultural Research Ex-FATA, Khyber Pakhtunkhwa for information.



Annexure No: 939-40
"D" Dated: 19/11/2018

To

The Secretary,
Agriculture, Livestock and Cooperative Department,
Government of Khyber Pakhtunkhwa,
Peshawar.

SUBJECT: POSTING/TRANSFER OF DIRECTOR AGRICULTURE RESEARCH, MERGED AREAS, KHYBER PAKHTUNKHWA

Respected Sir,

The following points are brought to your kind notice please:

- The undersigned has assumed the charge of the post of Director, Agriculture Research, Merged Areas notified vide No: 13495-99/Estt:/DGAR dated 18-10-2018 in response to Notification No: SOE (AD) 3(3) 2/2018/DGA (R) dated 11-10-2018..
- 2. The relieving officer Mr. Fazli Wahab has not yet till date handed over the charge to the undersigned in spite of also very clear instructions communicated vide letter No: SOE (AD)3(3)2/208/RW dated 9-11-2018.
- 3. The undersigned is not in a position to run affairs of post in current situation and also the pay of undersigned is not processed at AG office. The normal functioning of the directorate is badly affected due to this alarming situation.
- 4. The undersigned has repeatedly requested Mr. Fazli Wahab to hand over the charge but he is still reluctant to do so.
- 5. Your good self is requested to kindly intervene into the matter to resolve the issue.

Director, Agriculture Research, Merged Areas, Khyber Pakhtunkhwa.

CC:

Director General, Agricultural Research, Khyber Pakhtunkhwa, Peshawar.

Dr. Barkat Ali Khan
Director, Agriculture Research,
Merged Areas, Khyber Pakhtunkhwa.

AHESTED



## GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

Annexuse E

NO SOE(AD)3(3)2/2018/RW
Dated Peshawar, the November 09, 2018

To

The Secretary Production & Livelihood,

Merged Area Secretariat, Warsak Road, Peshawar.

SUBJECT: - POSTING/TRANSFER OF DIRECTOR AGRICULTURE RESEARCH EX-FATA.

Dear Sir,

I am directed to refer to your officer letter No. SO (P&LDD)FS/Agri-Ext/4-1/18/2555-58 dated 24.10.2018 on the subject noted above and to state that as per decision of the Government, FATA has been merged with Khyber Pakhtunkhwa, hence ex-FATA has no legal existence now. And as per decision taken during the meeting of the Additional Chief Secretary ex-FATA with Chief Secretary Khyber Pakhtunkhwa and Secretary Agriculture Department, posting/transfers are to be made by the Provincial Government being employees of the Provincial Government and any officer/official can be posted by the Provincial Govt. anywhere. In the instant case the officer concerned is the employee of Provincial Govt. and can be posted anywhere. Therefore, this department is unable to withdraw the posting/transfer orders which were processed by the Establishment Department and duly approved by the Competent Authority i.e Chief Minister and were issued by this Department.

In view of the above, it is requested that the Officer concerned may be directed to immediately relieve/relinquish the charge of the post of Director Agriculture Research, ex-FATA, otherwise this department would have no other option than to initiate disciplinary action against the officer concerned who is denying to handover the charge of Director Agriculture Research ex-FATA, for noncompliance of orders of the Competent Authority which tantamount to misconduct under E&D, Rules.

SECTION OFFICER-ESTT:

## Endst. of even No. & Date.

#### Copy to:

- 1. The Director General, Agriculture Rosearch, Khyber Pakhtunkhwa, Peshawar.
- 2. The Station Director Agriculture Research Station Buner.
- 3. The District Accounts Officer, Buner.
- The AGPR, Sub-Office Peshawar with request to process the pay bill of Dr. Burkat
- Ali Khan and kindly entertain all bills on current and developmental side.
- 5. P.S. to Secretary Agriculture department.
- 6. PA to DS (Admr.), Agriculture Department.
- 7. Master File.

(LW)

SECTION OFFICER-ESTT:





### GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

NO. SOE(AD)3(#)2/2018/RW Dated Peshawar, the November 09, 2018

To

The Secretary Production & Livelihood, Merged Area Secretariat, Warsak Road, Peshawar

## SUBJECT: POSTING/ TRANSFER OF DIRECTOR AGRICULTURE RESEARCH EX-FATA.

Dear Sir,

I am directed to refer to your officer letter No.SO (P&LDD) FS/Agri-Ext/4-1/18/2555-58 dated 24.10.2018 on the subject noted above and to state that as per decision of the Government, FATA has been merged with Khyber Pakhtunkhwa, hence ex-FATA has no legal existence now. And as per decision taken during the meeting of the Additional Chief Secretary ex-FATA with Chief Secretary Khyber Pakhtunkhwa and Secretary Agriculture Department posting/ transfers are to be made by the Provincial Government being employees of the Provincial Government and any officer/ official can be posted by the Provincial Govt. anywhere. In the instant case the officer concerned is the employee of Provincial Govt. and can be posted anywhere. Therefore, this department is unable to withdraw the posting/ transfer orders which were processed by the Establishment Department and duly approved by the Competent Authority i.e. Chief Minister and were issued by this Department.

2. In view of the above, it is requested that the officer concerned may be directed to immediately relieve/ relinquish the charge of the post of Director Agriculture Research, Ex-FATA, otherwise this department would have no other option than to initiate disciplinary action against the officer concerned who is denying to handover the charge of Director Agriculture Research ex-FATA, for non-compliance of orders of the Competent Authority which tantamount to misconduct under E&D, Rules.

SD/xxx Section Officer-ESTT:.

Endst of even No. & date.

Copy to the:

- 1. The Director General, Agriculture Research, Khyber Pakhtunkhwa, Peshawar.
- 2. The Station Director Agriculture Research Station Buner.
- 3. The District Accounts officer, Buner.
- 4. The AGPR, Sub Office Peshawar with request to process the pay bill of Dr. Barkat Ali Khan and kindly entertain all bills on current and developmental side.
- 5. P.S to secretary Agriculture department.
- 6. PA to DS (Admn), Agriculture Department.
- 7. Master File.

AMESTED

SECTION OFFICER-ESTT

# GOVERNMENT OF KHYBER PAKHTUNKHWA CERTIFICATE OF TRANSFER OF CHARGE



Certified that I, Fazli Wahab (BS-18), have this day 22<sup>nd</sup> November, 2018 (After Noon) have relinquished the charge of the post of Director Agriculture Research Erstwhile FATA, Agricultural Research Institute, Tarnab Peshawar with reference to the Notification of Government of Khyber Pakhtunkhwa vide No. SOE(AD)3(3)2/2018/DGA(R) dated 11.10.2018.

Station: ARI, Tarnab Peshawar

Dated: 22.11.2018 (After Noon)

Signature of Officer Relieved:

Name of Officer Relieved:

Joli Walus

Fazli Wahab (BS-18)

No. 954-66/DARF:

Dated Peshawar the

/2018

Copy forwarded for information to:

- 1. The Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. The Additional Accountant General (Pakistan Revenue), Sub-Office Peshawar.
- 3. The Director General Agriculture Research Khyber Pakhtunkhwa, Peshawar.
- 4. The Senior Director, Agricultural Research Institute, Tarnab, Peshawar.
- 5. The Director Agricultural Research Station, Buner.
- 6. The District Accounts Officer, Buner.
- 7. PS to Additional Chief Secretary, FATA Secretariat, Peshawar.
- 8. PS to Secretary, Government of Khyber Pakhtunkhwa, Agriculture, Livestock and Cooperatives Department, Peshawar.
- 9. PS to Secretary, Planning and Development Department, FATA Secretariat, Peshawar.
- 10. PS to Secretary, Finance Department, FATA Secretariat, Peshawar.
- 11. The Section Officer-II, P&LDD, FATA Secretariat, Peshawar.
- 12. The Section Officer (Estt.), Government of Khyber Pakhtunkhwa, Agriculture, Livestock and Cooperatives Department, Peshawar.
- 13. All Senior Research Officers/Research Officers of the Directorate of Agriculture Research FATA.

Director Agriculture Research FATA Agricultural Research Institute Tarnab Peshawar

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## NOTIFICATION

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4 PS to Minister Agriculture Organisment E. cyfer Pakhranklison, Postapine

5 PS to Secretary Agriculture Department, Layter Pal-breakhwa, Poslatwar

h PA to Deputy Secretary Palman Sepandar. Deputition Rhylet.

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# GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

Dated Peshawar, the 24th January, 2020

#### **NOTIFICATION**

No.SOE(AD)3(3)2/2019/RW:- The Competent Authority is pleased to order the transfer/ posting of the following officers of Agriculture Research Wing of Agriculture Department, Khyber Pakhtunkhwa, in the interest of public service with immediate effect:-

S.No	Name of officers	From	То
1	Dr. Barkat Ali Khan Director	Director Agriculture	Principle Research
	(BS-19)	Research (Merged	Officer (Food
		Area), ARI, Tarnab	Technology) Agri
	·	Peshawar	Institute Tarnab,
	·	5	Peshawar
			Vice No.02.
2	Mr. Fazli Wahab BS-19	Principle Research	Director Agriculture
		Officer (Food	Research (Merged
		Technology) Agri	Area), ARI, Tarnab
		Institute Tarnab,	Peshawar
		Peshawar	Vice No.1

SD/xxx Secretary Agriculture

Endst of even No. & date.

#### Copy to the:

- 1. The Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. The Director General, Agriculture Research Department, Khyber Pakhtunkhwa Peshawar.
- 3. The Senior Director Agriculture Research Department, Khyber Pakhtunkhwa Peshawar.
- 4. PS to Minister Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
- 5. PS to Secretary Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
- 6. PS to DS (Admn:) Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
- 7. Officers concerned.
- 8. Master file.

SECTION OFFICER-ESTT: AGRICULTURE DEPARTMENT.



## TO BE SUBSTITUTED WITH THIS DEPARTMENT NOTIFICATION OF EVEN NUMBER DATED 27.05.2019.



## GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

Dated Peshawar, the May 28, 2019

## NOTIFICATION

The Competent Authority is pleased to order the transfer/posting of the following officers of Agriculture Research Department, Khyber hakhtunkhwa, in the interest of public service with immediate effect:

ar.No.	Name of officers	From	To
1	Dr. Abdul Latif	Senior Director (BS-20), ARI Tarnab Peshawar.	Senior Director Outreach (BS-20) Directorate of Outreach, Agriculture Research Khyber Pakhtunkhwa, Peshawar
2	Dr. Masood Jan (BPS-19)	Senior Director Outreach (BS-20) Directorate of Outreach, Agriculture Research Khyber Pakhtunkhwa, Peshawar (OPS)	Senior Director ARI Tarnab (BS-20) Directorate of Outreach, Agriculture Research Khyber Pakhtunkhwa, Peshawar (OPS)
	Mr. Niaz Muhammad	Director (BS-18) BARS Jarma Kohat (OPS)	
	Mr. Juved Iqbal	SRO (Horticulture), BS-18 BARS Jarma Kohat.	PRO, BARS, Jarma Kohat.
	Mahammad Ayaz Klian	SRO (Stone Fruit), BS-18 ARI Mingora Swat.	Director Agriculture Research Institute, BPS-19 Mingora/Swat.
	Dr. Abdul Bari	Director Agriculture Research Institute, Mingora/Swat.	Director ARS Buner. Vice No. 12
. 7	Mr. Zafar Ali Khaa	SRO, ARS BS-18 Swabi.	PRO (Floriculture) BS-19 ARI Tamab Peshawar
•	Mr. Ziaułtah	SRO (Floriculture) BS-18 ARI Tarnab Peshawar.	Director SPN, BS-19 ARI Tarnab Peshawar
; ,	Mr. Fazli Wahab	SRO (BS-18), Agriculture Research Ex <sub>t</sub> FATA, ARI Tarnab Peshawar	
7 g S	Muhammad Ibrahim	PRO (SPN) (BS-19), ARI Mingora Swat.	Director BS-19, ARS Seen Lasht Chitral.
. }	Dr. Amjad Khan	PRO (Vegetable) BS-19, ARI, Mingora Swat.	
. 1 1.	Muhammad IIyas	Director ARS Buner.	PRO (Vegetable) BS-19, ARI. Mingora Swat



SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE DEPARTMENT.

## "Endst: of even No. & Date.



## Copy to the:-

- 1. The Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. The Director General, Agriculture Research Department, Khyber Pakhtunkhwa Peshawar.
  - 3. All concerned District Accounts Officer.
  - 4. Principal Secretary to Chief Minister Khyber Pakhtunkhwa.
  - 5. PS to Chief Secretary, Khyber Pakhtunkhwa.
  - 6. PS to Secretary Establishment Department Knyber Pakhtunkhwa.
  - 7. PS to Minister Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
  - 8. PS to Secretary Agriculture Department, Khyber Pakhtunkhwa, Pestawar,
  - 9. PA to DS (Admn:), Agriculture Department.
  - 10. Officers concerned.
  - il. Master file.

(SHAMS-UL HSLAM) SECTION OFFICER-ESTT:

ATTERED



To be substituted with this department notification of even number dated 27.05.2019.

## Government of Khyber Pakhtunkhwa Agriculture Livestock & Cooperative Department

Dated Peshawar, the May 28, 2019

### Notification

No. SOE(AD)/V-7/2018/RW:- The Competent Authority is pleased to order the transfer/posting of the following officers of Agriculture Research Department, Khyber Pakhtunkhwa, in the interest of Public Service with immediate effect:-

S.No	Name of officers	From	То	
1	Dr. Abdul Latif	Senior Director (BS-20), ARI	Senior Director Outreach (BS-	
		Tarnab Peshawar	20) Directorate of Outreach,	
			Agriculture Research Khyber	
			Pakhtunkhwa Peshawar.	
2	Dr. Masood Ján	Senior Director Outreach (BS-	Senior Director ARI Tarnab	
	(BPS-19)	20) Directorate of Outreach,	(BS-20) Directorate of Outreach,	
	-	Agriculture Research Khyber	Agriculture Research Khyber	
		Pakhtunkhwa, Peshawar (OPS)	Pakhtunkhwa, Peshawar (OPS)	
3	Mr. Niaz	Director (BS-18) BARS Jarma	PRO (SPN), (BS-19) ARI D I	
	Muhammad	Kohat (OPS)	Khan	
4	Mr. Javed Iqbal	SRO (Horticulture), BS-18	PRO, BARS Jarma Kohat	
		BARS Jarma Kohat		
5	Muhammad Ayaz	SRO (Stone Fruit), BS-18 ARI	Director Agriculture Research	
	Khan	Mingora Swat.	Instittue, BPS-19 Mingora Swat	
6	Dr. Abdul Bari	Director Agriculture Research	Director ARS Buner. Vice	
<u> </u>		Instittute, Mingora / Swat	No.12	
7	Mr. Zafar Ali	SRO, ARS BS-18 Swabi.	PRO (Floriculture) BS-19 ARI	
-	Khan		Tarnab Peshawar	
8 .	Mr. ZIaullah	PRO (Floriculture) BS-18 ARI	Director SPN, BS-19 ARI	
		Tarnab Peshawar	Tarnab Peshawar	
(9)	Mr. Fazli Wahab	SRO (BS-18) Agriculture	Director Outreach (BS-19)	
$\bigvee$		Research Ex FATA, ARI	Agriculture Research Khyber	
1.0	N 1 1	Tarnab Peshawar	Pakhtunkhwa Peshawar	
10	Muhammad	PRO (SPN) (BS-19), ARIO	Director BS-19, ARS Seen Lash	
	Ibrahim	Mingora Swat	Chitral.	
11	Dr. Amjad Khan	PRO (vegetable) BS-19 ARI,	PRO (SPN) BS-19 ARI Mingora	
10	2.6	Mingora Swat	Swat.	
12	Muhammad Ilyas	Director ARS Buner	PRO (vegetable) BS-19 ARI,	
<u> </u>			Mingora Swat	

SD/xxx Secretary to Government Of Khyber Pakhtunkhwa Agriculture Department.



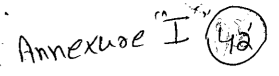


Endst of even No. & date. Copy to the:

- 1. The Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. The Director General, Agriculture Research Department, Khyber Pakhtunkhwa Peshawar.
- 3. All concerned District Accounts Officer.
- 4. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa Peshawar.
- 5. P.S to Chief Secretary Khyber Pakhtunkhwa, Peshawar.
- 6. P.S to Secretary Establishment Khyber Pakhtunkhwa, Peshawar.
- 7. PS to Minister Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
- 8. PS to Secretary Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
- 9. PS to DS (Admn:) Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
- 10. Officers concerned.
- 11. Master file.

(SHAMS UL ISLAM) SECTION OFFICER-ESTT:







Dated Peshawar, the October 04, 2019

## <u>NOTIFICATION</u>

The Competent Authority is pleased to order the transfer/posting of the O NOTE (AD) V-7/2019/RW: -

thowas officers of Agriculture Research Wing of Agriculture Department, Khyber Pakhtunkhwa, in the interest

stable service with immediate effect: -

service with immediate off	ect	To Remarks			
: Name of officers	From	То	Кешагкз		
For Zaheer Ullah Rhan	SRO (Soil Fertility) BPS-18, D(SPN) ARI Tamab Peshawar	Director Outreach (BPS-19), Agriculture Research Khyber Pakhtunkhwa, Peshawar.	Promoted to BPS-19 vide this department notification of even No. dated 19.06.2019.		
			Vice Sr. No. 02.		
Mr. Fazii Wahab	Director Outreach (BPS- 19), Agriculture Research Khyber Pakhtunkhwa, Peshawar.	Technology) (BPS-19)			
Dr. Sad-ur-Rehman	PRO (Food Technology) (BPS-19). ARI, Tarnab. Peshawar.	PRO Cereal BPS-19 ARI, Tarnab Peshawar.	On existing vacancy.		

Sd/xxx SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE DEPARTMENT.

MA TED

Field of even No. & Date.

Capy to the:-

The Accountant General, Khyber Pakhtunkhwa, Peshawar.

The Director General, Agriculture Research Department, Khyber Pakhtunkhwa Peshawar.

Principal Secretary to Chief Minister, Khyber Pakhtunkhwa, Peshawar.

P.S.16 Chief Secretary Khyber Pakhtunkhwa, Peshawar.

P.S to Secretary Establishment Khyber Pakhtunkhwa, Peshawar.

PS to Minister Agriculture Department, Khyber Pakhtunkhwa, Peshawar.

PS to Secretary Agriculture Department, Khyber Pakhtunkhwa, Peshawar.

E. PA to DS (Admnt), Agriculture Department, Khyber Pakhtunkhwa, Peshawar.

Officers concerned.

(b. Master file.

SECTION OFFICER-ESTT:

04/19/19



## GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

Dated Peshawar, the October 04, 2019

#### **NOTIFICATION**

The Competent Authority is pleased to order the No.SOE(AD)V-7/2019/RW:transfer/ posting of the following officers of Agriculture Research Wing of Agriculture Department, Khyber Pakhtunkhwa, in the interest of public service with immediate effect:-

S.No	Name of officers	From	То	Remarks
1	Dr. Zaheer Ullah Khan	SRO (Soil	Director Outreach	Promoted to BPS-19
		Fertility) BPS-18,	(BPS-19),	vide this department
		D(SPN) ARI	Agriculture	notification of even
	·	Tarnab Peshawar.	Research Khyber	No. dated
			Pakhtunkhwa	19.06.2019. Vice Sr.
			Peshawar.	No. 02.
2	Mr. Fazli Wahab	Director Outreach	PRO (Food	Vice Sr. No.03
		(BPS-19),	Technology)	,
		Agriculture	(BPS-19) ARI,	,
		Research Khyber	Tarnab, Peshawar	
		Pakhtunkhwa,		
		Peshawar		
3	Dr. Sad ur Rahman	PRO (Food	PRO Cereal BPS-	On existing
		Technology)	19 ARI, Tarnab	Vacancy.
	,	(BPS-19) ARI,	Peshawar	
		Tarnab, Peshawar	•	

SD/xxx Secretary to Government Of Khyber Pakhtunkhwa Agriculture Department.

Endst of even No. & date.

Copy to the:

- The Accountant General, Khyber Pakhtunkhwa, Peshawar. 1.
- 2. The Director General, Agriculture Research Department, Khyber Pakhtunkhwa Peshawar.
- 3. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa Peshawar.
- 4. P.S to Chief Secretary Khyber Pakhtunkhwa, Peshawar.
- 5. P.S to Secretary Establishment Khyber Pakhtunkhwa; Peshawar.
- 6. PS to Minister Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
- 7. PS to Secretary Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
- 8. PS to DS (Admn:) Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
- Officers concerned. 9.
- Master file. 10:



(SHAMS UL ISLAM) SECTION OFFICER-ESTT:



## GOVERNMENT OF KHYBER PAKHTUNKHWA

DIRECTORATE GENERAL AGRICULTURAL RESEARCH



Office: at Agricultural University Peshawar 2091-9221271 web: <a href="https://www.agrires.kp.gov.pk">www.agrires.kp.gov.pk</a> <a h

E-mail: dgragriresearch@gmail.com

## **NOTIFICATION**

In pursuance of Section Officer (Estt) Government of Khyber Pakhtunkhwa Agriculture Livestock & Cooperative Department notification No. SOE (AD)3 (3)2/2018/DGA (R), dated 11.10.2018, Dr. Barakat Ali Khan has relinquished the charge of the post of Senior Research Officer (Pesticide) office of the Director Soil & Plant Nutrition, Agricultural Research Institute, Tarnab Peshawar on 15.10.2018 (A.N).

Accordingly Dr. Barakat Ali Khan has assumed the charge of the post of Director Agricultural Research Ex-FATA, Agricultural Research Institute, Tarnab Peshawar on 16.10.2018 (F.N)

Sd/-DIRECTOR GENERAL -

No. 13495-99 /Estt:/DGAR,

Dated Pesh: the, \_\_/8//2018

Copy to:-

1. The Accountant General Khyber Pakhtunkhwa Peshawar.

2. The Additional Accountant General (Pak Revenue) Sub-Office Peshawar.

3. The Director Soil & Plant Nutrition, Agricultural Research Institute, Tarnab Peshawar vide his letter No. 679/DSPN, dated 15.10.2018.

4. The Director Agricultural Research Ex-FATA, Agricultural Research Institute, Tarnab Peshawar vide his letter No. 796/DAR (F), dated 16.10.2018.

5. The Officer concerned.

For information and necessary action.

DIRECTOR GENERAL

ATTESTED

Director ite of Ages alture Research (Merged Areas)

Agriculture Resaurch Institute Farnab Pershawar

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# Directorate of Agriculture Research (Merged Areas) Agriculture Research Institute Tarnab Peshawar. ADP 2019-20

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## AIP 2019-20

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_آلوکامخم پیدا کرنے کامنصوبہ				





## DIRECTORATE GENERAL AGRICULTURE RESEARCH KHYBER PAKHTUNKHWA, 25130, PESHAWAR

**2091-9221271** 

web: www.agrires.kp.gov.pk = 091- 9221270

E-mail: dgragriresearch@gmail.com

No 4912-13/Estt//DGAR

Dated the Peshawar 06/04/2020

То

Dr. Barkat Ali Khan, Ex-Director Agriculture Research (Merged Areas) ARI, Tarnab, Peshawar.

Subject:-

**EXPLANATION** 

Memo:-

You were directed to implement the Agriculture Department Notification No. SOE(AD)3(3)/2/2019/RW; dated 24.01.20120 vide this office letter No.1150-53/Estt/DGAR; dated 30.01.2020. It is very regretful to note that till to date you have neither relinquished the charge of the post of Director, Agriculture Research (Merged Area), ARI, Tarnab, Peshawar nor assumed the charge of the post of PRO (Food Technology), ARI, Tarnab, Peshawar. As per standing directives of the Government of Khyber Pakhtunkhwa regarding joining time, you were required to assume the charge of the post of PRO (Food Technology), ARI, Tarnab within a week time. However, it is astonishing to note, that after lapse of more than two months, you have not obeyed the Government transfer order. Your this practice is tantamount toward misconduct under the Government of Khyber Pakhtunkhwa, Civil Servants (Conduct Rules), 1987 and disobedience under Government of Khyber Pakhtunkhwa Efficiency and Disciplinary Rules, 2011. It is further added that the Government vehicles i.e, Toyota Pick-Up DC 4x4- newly purchased and Pajeero Jeep reportedly have been in use of some private persons.

In view of the foregoing, you are absent from duty since 24.01.2020 under the Government of Khyber Pakhtunkhwa joining time instruction (GFR/FR) which becomes under the Conduct and Efficiency and Disciplinary rules ibid. You are hereby directed to obey the notification issued on 24.01.2020 immediately as well as handed over the Government vehicles and explain your wilful absence and disobedience within three days of issuance of this letter otherwise strict disciplinary proceeding will be initiated against you under the ibid rules, which might culminate in dismissal from service or any other major penalty.

DIRECTOR GENERAL AGRICULTURAL RESEARCH

Copy of the above is forwarded to:-

P.S to Secretary, Agriculture, Livestock & Cooperative Department, Government of Khyber Pakhtunkhwa, Peshawar for information please.

Arres des

HUNED JO (18)

To,

Director General
Agriculture Research, Khyber Pakhtunkhwa
University of Agriculture Peshawar

## Subject: - REPLY TO EXPLANATION

Kindly reference your letter no 4912-13/ESTT/DGR dated 06-04-2020. In this connection it is submitted that as per standing provisional government civil servants rules, right of appeal has been provided to all civil servants against any order/notification damaging the basic rights and rules. The undersigned has accordingly submitted a review petition dated 25-01-2020 against impugned transfer notification dated 24-01-2020. The review is still under process (copies enclosed for your reference). The undersigned has also submitted suit in the court of Law for cancellation of this impugned transfer order. If these petitions are rejected, the undersigned will relinquish the charge of post of Director Agriculture Research Merged Areas in compliance with the subject notification.

It is thus requested to withdraw this explanation till decision of the petition.

ARI Tarnab Peshawer

Copy to:

Ps to Secretary Agriculture, Livestock and cooperatives, Government of Khyber Pakhtunkhwa for information.

RASSER

Annexase k' (49)

## BEFORE THE KHYBER PAKHTUNKIIWA SERVICE TRIBUNAL, PESISAWAR

Service Appeal No. 1490/2019

Date of Institution ... 05,11,2019

Date of Decision ... 16.01.2020

Mst. Neelofar Kamran W/o Kamran Khan, resident of Garerah Shahjehan, Bannu Presently, services placed at the disposal of the Director E&SE Department, Peshawar. (Appellant)

#### **VERSUS**

The Chief Secretary, Khyber Pakhtunkhwa, Peshawar and three others (Respondents)

MR. KAMRAN KHAN. Special Attorney

For appellant.

MR.ZIAULLAH.
Deputy District Attorney

For respondents

MR. AHMAD HASSAN MR. MUHAMMAD AMIN KHAN KUNDI MEMBER(Executive)
MEMBER(Judicial)

#### JUDGMENT:

AHMAD HASSAN, MEMBER:- Arguments of the learned counsel for the

parties heard and record perused.

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## ARGUMENTS:

02. Special Attorney for the appellant argued that through notification dated 08.03.2019, she was posted from the post of Principal (BPS-19 T C) GGHSS. Qamar Zaman, Mandew, Bannu as DEO(F) Bannu. However, vide impugned notification dated 03.05.2019, she was prematurely transferred in blatant violation of Posting /Transfer Policy of the provincial government and her services were placed at the disposal of Directorate of Elementary and Secondary Education Department for further posting. Her Slary was lated stopped without assigning any reason. A separate C.M/application for

(50)

release of salary was also moved but to no avail. Subsequently, as a result of notification daied 16.08.2019, she was allowed to draw salary against the vacant port of Principal of OOHSS, Qamar Zaman, Mandew, Bannu w.c.f. 03.05.2019 to 11.07.2019. Again her salary was stopped and till today she has neither been adjusted nor paid solary. Her retusal to notify appointments having been declared diegal by the superior of artifular instrumental in her premature transfer. She tried her level best to resulve this a suight advice from the respondents but without any positive outcome.

Pakhtunkhwa was required for transfer of employees of BPS-19, whereas impugned transfer order was issued by the Secretary E&SE Department, who was not the competent authority in the instant case, as such the said order was corum-non-judice and not tenable in the eyes of law. The locals of the area also ganged against the appellant, as was evident from the press clipping annexed with the service appeal. Though, she was removed on the ground of being from the Teaching Cadre but candidates whose names were appearing at serial no. 16,17,18,19,20,21,22,23,24,25,26 and 27 of order dated 08 03 2019 were also from the same cadre. This act of respondents smacked of discrimination, malatide and personal grudge against the appellant.

Learned Deputy District Attorney argued that the present appeal was not maintainable being hit by Section-4 Khyber Pakhtunkhwa Service Act 1974 impugned order was passed on 03.05.2019 against which departmental appeal was filled on 28.05.2019 which remained un-answered and finally service appeal was filled on 04.11.2019. Therefore, the present service appeal was barred by time thus not maintainable. He further stated that the appellant belonged to Teaching Cadre and was not ligible to be posted as DEO being a Management cadre post. Under Section-10 of



the Khyber Pakhrunkhwa Civil Servants Act 1973, a civil servant is required to serve anywhere in the province. Action on the part of the respondents was fully backed by law and rules no malafide could be attributed to them.

## **CONCLUSION:**

On The appellant in the present service appeal is a BPS-19 employee of Teaching Cadre. Through notification dated 08.03.2019, she was transferred from the post of Principal, GGHSS, Qarnar Zaman Mandew, Bannu and posted as DEO(F), Bannu against a vacant post. In addition to the appellant officers mentioned at serial no.16 to 27 of Teaching Cadre were also given postings against the post earmarked for Management Cadre. These postings were notified in utter violation of policy notified by the respondents, where-under there was bar on posting of officers of Teaching Cadre against Management Cadre posts. We have not been able to comprehend as to what prompted/compelled the respondents to trample their own instructions under their feet and that too without any plausible explanation/justification? Perhaps those at helm of the affairs though were custodian of law/rules, but had scant regard for same. They preferred to flout rules for extraneous considerations and enjoyed protection of the concerned.

ob. Impugned order dated 03.05.2019, where-under services of the appellant were placed at the disposal of Director E&SE was passed by the Secretary E&SE Department, whereas authority for passing such order was vested in the Chief Minister, Khyber Pakhtunkhwa. As such this order being passed without lawful authority was corum-non-judice in the eyes of law. This fact was also confirmed by Section Officer (Litigation) E&SE Department present during the hearing. It is a worst case of abuse of authority and against the established procedure/norms for disposal of official business. The officer who passed these orders owes an explanation for his action being not covered under the





law-rules. In addition to this the appellant was prematurely transferred in sheer violation of posting/transferred policy notified by the provincial government

We have noted with great concern that ever since the issuance of inpugned order, her salary was stopped for reasons best known to the respondents. However, it could be easily inferred that as she failed to tow the line of respondents and budge under their undue pressure, so easiest way was to victimize her and send a fould message to others not to challenge the illegal acts of the respondents. Subsequently, through order dated 16.08.2019, she was paid salary against the vacant post of Principal (BPS-19) GGHSS, Qamar Zaman Mandew, Banhu wie f 31.05.2019 to 31.07.2019. Thereafter, again her salary stopped and till today neither she has been given any posting nor paid salary. We condemn this inhuman act of the respondents. To instill tear of God in insensitive, merciless and hard beared officers, the only available remedy is to bring to book by giving exemplary punishment in order to ensure safe administration of justice.

It is understood that the appellant rightly resisted all sorts of pressures by not notifying the illegal appointment orders duly endorsed by the superior courts. The beneficiaries lodged not only written complaint against the appellant, but also started smear vilification campaign against her through newspapers, as was evident from press clipping published in Daily All on 27.03.2019 and placed on case file

We are fully in agreement with the respondents that employees of Teaching Cudre should not be posted against the posts meant for the officers of Management Cadre but when respondents started bypassing their own policy then net result was order dated 08.03.2019. Another funny thing that would expose high handedness, favoritism and misuse of authority by the respondents is notification dated 03.05.2019 and 17.07.2019

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Previously additional charge of post of DEO (F) was assigned to DEO(F) Karak and subsequently, the responsibilities were handed over to Mr. Ikram Ullah Khan (BPS-18 T.C) Deputy District Education Officer (M), Bannu in addition to his own duties. Why additional charge was assigned to an officer of Teaching Cadre? These inherent contradictions in the stance of the respondents are sufficient to prove their discriminatory acts having no sanction of law/rules. As the impugned order is corum-non-judice, hence, cannot be sustained under any law/rules so it is liable to be struck down. Suffice is to say that impugned order being corum-non-judice is void ab-initio and no limitation runs against a void order.

10. Foregoing in view, the impugned order dated 03.05.2019 is set aside and the respondents are directed to issue fresh posting order against the post of DEO (F) Bannu after getting approval from the competent authority. The appellant may be given proper posting in her own cadre immediately and outstanding salaries should be paid within one month positively. Parties are left to bear their own costs. File be consigned to the record room.

XHMAD ḤASSAN) Member

(MUHAMMAD AMIN KHAN KUNDI)

ANNOUNCED 16.01.2020

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## ESTA CODE [Establishment Code Khyber Pakhtunkhwa]

needs to be obtained. Whereas, in case of posting/transfer of officers in BS-18 and above, from settled areas to FATA and vice versa, specific approval of the Governor NWFP shall be obtained.

- VI (a) All Officers/officials selected against Zone-I/FATA quota in the Provincial Services should compulsorily serve in FATA for atleast eighteen months in each grade. This should start from senior most scales/grades downwards in each scale/grade of each cadre.
- vii) Officers may be posted on executive/administrative posts in the Districts of their domicile except District Coordination Officers (D.C.Os) and DPOs/Superintendent of Police (SP). Similarly Deputy Superintendent of Police (DSP) shall not be posted at a place where the Police Station (Thaana) of his area/residence is situated.
- viii) No posting/transfers of the officer's/officials on detailment basis shall be made.
- ix) Regarding the posting of husband/wife, both in Provincial services, efforts where possible would be made to post such persons at one station subject to the public interest.
- x) All the posting/transferring authorities may facilitate the posting/transfer of the unmarried female government Servants at the station of the residence of their parents.
- officers/officials except DCOs and DPOs/SPs who are due to retire within one year may be posted on their option on posts in the Districts of their domicile and be allowed to serve there till the retirement DCOs and DPOs who are due to retire in the near future may also be posted in the District of their domicile subject to the condition that such posting would be against non-administrative posts of equivalent scales;
- xii) In terms of Rule-17(1) and (2) read with Schedule-III of the NWFP Government Rules of Business 1985, transfer of officers shown in column 1 of the following table shall be made by the authorities shown against each officer in column2 thereof:

Outside the Secretariat				
1.	Officers of the all Pakistan Unified Group i.e. <b>DMG, PSP</b> including Provincial Police Officers in BPS-18	Chief Secretary in consultation with Establishment Department and Department concerned		
	and above.	with the approval of the Chief. Minister.		
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#### 86 ESTA CODE [Establishment Code Khyber Pakhtunkhwa]

		1,20
2.	Other officers in BPS-17and above to be posted against scheduled posts, or posts normally held by the APUG, PCS(EG) and PCS(SG).	-do-
3.	Heads of Attached Departments and other Officers in B-19 & above in all the Departments.	-do-
	In the Secretariat	
1.	Secretaries	Chief Secretary with the approval of the Chief Minister.
2.	Other Officers of and above the rank of Section Officers:  a) Within the Same Department  b) Within the Secretariat from one Department to another.	Secretary of the Department concerned. Chief secretary/Secretary Establishment.
3.	Officials up to the rank of Superintendent: a) Within the same Department b) To and from an Attached Department	Secretary of the Department concerned.  Secretary of the Dept in consultation with Head of Attached Department concerned.
	c)Within the Secretariat from one Department to another	Secretary (Establishment)

- xiii) While considering posting/transfer proposals all the concerned authorities shall keep in mind the following:
  - a). To ensure the posting of proper persons on proper posts, the Performance Evaluation Report/annual confidential reports, past and present record of service, performance on post held presently and in the past and general reputation with focus on the integrity of the concerned officers/officials be considered.
    - Tenure on present post shall also be taken into consideration and b) the posting/transfers shall be in the best public interest.

Government servants including District Govt. employees feeling aggrieved due to the orders of posting/transfer authorities may seek remedy from the next higher authority / the appointing authority as the case may be through an appeal to be submitted within seven days of the receipt of such orders.

## **1**

## ESTA CODE [Establishment Code Knyber Pakhtunkhwa]

## **Posting and Transfer**

Annexuse "L

Statutory Provision.

Section 10 of the NWFP Civil Servants Act,1973.

**Posting and Transfer.** Every civil servant shall be liable to serve anywhere within or outside the Province, in any post under the Federal Government, or any Provincial Government or Local authority, or a Corporation or body set up or established by any such Government:-

Provided that nothing contained in this section shall apply to a civil servant recruited specifically to serve in a particular area or region;

Provided further that, where a civil servant is required to serve in a post outside a service or cadre, his terms and conditions of service as to his pay shall not be less favourable than those to which he would have been entitled if he had not been so required to serve.

## POSTING / TRANSFER POLICY OF THE PROVINCIAL GOVERNMENT

- All the posting/transfers shall be strictly in public interest and shall not be abused/misused to victimize the Government servants
- ii) All Government servants are prohibited to exert political, Administrative or any other pressures upon the posting/transfer authorities for seeking posing/transfers of their choice and against the public interest.
  - iii) All contract Government employees appointed against specific posts, can not be posted against any other post.
  - that for the officers/officials posted in unattractive areas the tenure shall be two years and for the hard areas the tenure shall be unattractive and hard areas will be notified by the Government.
- v) <sup>1</sup>{ }
- vi) While making postings/transfer from settled areas to FATA and vice-versa, specific approval of Governor, NWFP needs to be obtained

<sup>1</sup>While making postings/transfers of officers/officials up to BS-17, from settled areas to FATA and vice-versa approval of the Chief Secretary NWFP

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Para-1(v) regarding months of March and July for posting/transfer and authorities for relaxation of ban deleted vide letter No: SOR-VI (E&AD) 1-4/2008/Vol-VI, dated 3-6-2008. Consequently authorities competent under the NWFP Government Rules of Business, 1985, District Government Rules of Business 2001, Posting/Transfer Policy and other rules for the time being in force, allowed to make posting/transfer subject to observance of the policy and rules

## ESTA CODE [Establishment Code Khyber Pakhtunkhwa]

Such appeal shall be disposed of within fifteen days. The option of appeal against posting/transfer orders could be exercised only in the following cases.

- Pre-mature posing/transfer or posting transfer in violation of the provisions of this policy.
- ii) Serious and grave personal (humanitarian) grounds.
- 2. To streamline the postings/transfers in the District Government and to remove any irritant/confusions in this regard the provision of Rule 25 of the North West Frontier Province District Government Rules of Business 2001 read with schedule IV thereof is referred. As per schedule-IV the posting/transferring authorities for the officers/officials shown against each are as under:-

S. No.	Officers	Authority
1.	Posting of District Coordination Officer and Executive District Officer in a District.	Provincial Government.
2.	Posting of District Police Officer.	Provincial Government
3.	Other Officers in BPS-17 and above posted in the District.	Provincial Government
4.	Official in BPS-16 and below	Executive District Officer in consultation with District Coordination Officer.

- 3. As per Rule 25(2) of the Rules mentioned above the District Coordination Department shall consult the Government if it is proposed to:
  - a) Transfer the holder of a tenure post before the completion of his tenure or extend the period of his tenure.
  - b) Require an officer to hold charge of more than one post for a period exceeding two months.
- 4. I am further directed to request that the above noted policy may be strictly observed /implemented.
- 5. All concerned are requested to ensure that tenures of the concerned officers/officials are invariably mentioned in summaries submitted to the Competent Authorities for Posting/Transfer.

{Authority: Latter No: SOR-VI/E&AD/1-4/2003 dated 24-6-2003}.

ATTESTED



The Chief Minister Khyber Pakhtunkhwa Peshawar.

Subject: Review Petition against the impugned Transfer Order/Notification Reference No.SOE (AD)3(3)2/2019/RW: dated 24.01.2020 whereby the petitioner was prematurely transferred from the post of Director Agriculture, Research (Merged Areas) ARI, Tarnab, Peshawar to Principle Research Officer Food Technology, Agriculture Institute, Tarnab Peshawar.

### PRAYER:

On acceptance of this Review Petition the impugned Transfer Order / Notification Reference No.SOE (AD)3(3)2/2019/RW: dated 24.01.2020 may kindly be set-aside on the ground that the petitioner has not completed his tenure as Director Agriculture Research (Merged Areas) ARI Tarnab, Peshawar in terms of the various clauses of Posting/ Transfer Policy of the Provincial Government referred above in the heading of this Petition and in the light of reported judgments 1997 TD (Service) pg 56, 2005 SCMR Page 17, PLD 1995 Supreme Court 530, 2009 PLC (CS) 891, 2003 SCMR 325, PLJ 2009 Lahore 983.

ATTESTED

Respectfully Sheweth;

Brief facts giving rise to the instant Petition are as under:-

- 1) That the petitioner was promoted vide notification dated 11.10.2018 from the post of SRO, Pesticide Residue, (BS-18), Directorate Soil & Plant Nutrition, ARI Tarnab, Peshawar to the post of Director Agriculture Research Ex-FATA (BS-19) ARI Tarnab, Peshawar and he was posted on the position which was vacated by respondent No.5
- 2) That the petitioner moved a letter dated 25.10.2018 to Director General, Agriculture Research, Khyber Pakhtunkhwa Peshawar with a request to direct respondent No.5 to immediately handover charge of the post against which the petitioner was transferred as he was reluctant to relinquish his charge.

It is pertinent to mention that D.G Agriculture Research Ex-FATA vide memo dated 06.11.2018 self explanatory on the subject of Posting & Transfer Director Agriculture Research Ex-FATA, referred the issue to the Section Officer (Estt) Govt of Khyber Pakhtunkhwa, Agric. Livestock & Cooperative Department Peshawar, that Mr. Fazli Wahab did not assume the charge of Senior Research Officer, at Agriculture Research Station, Buner.

That likewise in consequence of the posting order as referred to in Para No.1, the respondent No.5 was resorting to delaying tactics to hand over charge of the post of Director Agriculture Research (Merged Areas), hence the petitioner wrote another memo dated 19.11.2018 to respondent No.3 with a request to direct respondent No.5 to immediately handover the charge of the above referred post.

It is important to mention that respondent No.5 after a hectic effort was directed by respondent No.3 to immediately



relieve/ relinquish the charge of the post of Director Agriculture Research, Ex-FATA otherwise this department would have no other option but to initiate disciplinary action against him.

- 4) That finally respondent No.5 namely Fazli Wahab relinquish the charge of the post of Director Agriculture Research Ex-FATA, ARI, Tarnab, Peshawar on 22.11.2018.
- That the petitioner Dr. Barkat Ali, Director (BS-19) Agriculture Research (Merged Areas) AIR, Tarnab, Peshawar was transferred to the post of Principle Research Officer, Food Technology, Agriculture Institute Tarnab Peshawar prematurely before completion of his tenure vide order dated 24.01.2020, while respondent No.5 namely Fazli Wahab was posted against the Post of the Petitioner.
- That prior to the impugned transfer order/ notification dated 24.01.2020, the respondent No.5 was posted earlier in District Buner, wherefrom he was transferred to Peshawar in less then a month time. Respondent No.5 was again transferred/ posted vide notification dated 28.05.2019 from SRO (BS-18) Agriculture Research Ex-FATA ARI Tarnab Peshawar to the post of Director Outreach (BS-19) Agriculture Research Khyber Pakhtunkhwa Peshawar.

It is pertinent to mention that respondent No.5 namely Fazli. Wahab was again transferred/ posted vide notification dated 04.10.2019 from the post of Director Outreach (BS-19) Agriculture Research Khyber Pakhtunkhwa Peshawar to PRO (Food Technology) (BS-19) ARI, Tarnab Peshawar.



(bl)

The respondent No.5 was again posted/transferred vide impugned transfer/ posting notification dated 24.01.2020, whereby he was transferred from the post of Principle Research Officer (Food Technology) Agriculture Institute Tarnab Peshawar to the post of petitioner pre-maturely as Director Agriculture Research (Merged Areas) ARI Tarnab Peshawar. Impugned transfer order already mentioned in Para No.5 above.

7) That the petitioner while working as Director Agriculture Research (Merged Areas) Agriculture Research Institute Tarnab Peshawar was working on various projects initiated by him, which would be adversely effected because of the premature transfer of the petitioner from the post. The details of the project are mentioned for the convenience of this Hon'ble Tribunal.

#### Directorate of Agriculture Research (Merged Areas) Agriculture Research Institute Tarnab Peshawar. ADP 2019-20

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#### AIP 2019-20

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#### **GROUNDS FOR REVIEW:**

- a) That the impugned transfer/ posting notification dated 24.01.2020 is violative of the mandatory clauses of Posting & Transfer Policy of the Provincial Government and various reported judgments of this Hon'ble Tribunal and of the August Supreme Court of Pakistan as mentioned in the heading of this Petition.
- b) That this Hon'ble tribunal has already declared in a recent judgment in case titled Mst. Nilofar Kamran. VS.. The Chief Secretary Khyber Pakhtunkhwa in Appeal No.1490/2019 decided on 16.01.2020, wherein it was held that;

"In addition to this the petitioner was prematurely transferred in sheer violation of Posting/ Transfer Policy notified by the Provincial Government".

It is pertinent to mention that this Hon'ble Tribunal further observed in an authoritative manner;

"Another funny thing that would expose high handedness, favouritsm and mis-use of authority is notification dated 03.05.2019 and 17.07.2019"

c) That the respondent No.5 frequent posting/ transfer suggest that he is securing desired posting by exerting political influence over the authorities which is a serious misconduct under E &D Rules 2011 which cannot be altogether ignored.



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d) That the pre-mature transfer of the petitioner would adversely affect all the ongoing projects as referred to in Para No.7 initiated by the him.

It is pertinent to mention that the authority failed to specify justified reasons which prompted the premature transfer of the petitioner from the post of Director (BS-19) Agriculture Research (Merged Areas) ARI, Tarnab Peshawar to the post of Principle Research Officer (Food Technology) Agriculture Institute Tarnab Peshawar.

e) That according to Para-5 of the Posting & Transfer Policy of the Government;

"All the concerned are requested to ensure that tenures of the concerned officers/ officials are invariably mentioned in the summaries submitted to the competent authorities for Posting/ Transfer"

Petitioner-in-person

Dr. Barkat Ali Khan (Ph.D) son of Akbar Ali Khan R/o Agriculture Research Institute Tarnab, Peshawar (Director (BS-19) Agriculture, Research (Merged Area) ARI, Tarnab, Peshawar

## CC To: 25-01-2020

1) Secretary, Agriculture Livestock & Co-operative Department, Government of Khyber Pakhtunkhwa Peshawar.

Director General, Agriculture Research, Government of Khyber

Pakhtunkhwa Peshawar.

2)

3) Fazli Wahab, Director Agriculture Research (Merged Areas), ARI Tarnab, Peshawar

باعث تحريرا نكه مقدمهمندرج بعنوان بالاميس اين طرف سے واسطے بيروي وجواب دہي وکل کا روا کی متعلقہ أن مقام <u>ين العرب كيلي يم كارك كوك الاستحار المرواد ال</u> (CMCuk) مقرر کرے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کومقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز وميل صاحب كوراضى نامه كرية وتقرر ثالت وفيصله برحلف دييج جواب دى اورا قبال دعوى اور بسورت ومرى كرني اجراءاورصولى جيك وروبيارعرضى دعوى اوردرخواست برتتم كى تقديق زرایں پردستخط کرانے کا ختیار ہوگا۔ نیز صورت عدم پیردی یا ڈگری میطرفہ یا بیل کی برامدگی اورمنسوخی نیز دائر کرنے اپیل مکرانی ونظر ثانی دبیروی کرنے کا ختیار موگا۔ از بصورت ضرورت مقدمہ ندکور ككل ياجزوى كاروائى ك واسطاوروكيل ما مخارقا نونى كواسية بمراه يااسية بجائة تقرركا اختيار موگا۔اورصاحب مقررشدہ کو بھی وہی جملہ مذکورہ باا ختیارات حاصل ہوں مے اوراس کا ساخت برواخت منظور قبول موكار دوران مقدمه ميس جوخرجد دبرجاندالتوائ مقدمه كسبب سي دموكار کوئی تاریخ بیتی مقام دوره پر ہویا عدے باہر ہوتو وکیل صاحب پابند ہوں مے کہ بیروی مذكوركرين \_لهذاوكالت نامهكهديا كەسىدرىي Pesta las بعدالت مسطفول في والعمومي الرسوال السالم

على المراكب ا

باعث تحريرة نكه

مقدمه مندرجه عنوان بالامين اپني طرف سے واسطے پيروي وجواب دہي وکل کاروا کی متعلقہ

آن مقام السيامي المحلي الرا الرا الرا الملك لسل مقرر کر کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کومقد منہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز وكيل صاحب كوراضي نامه كرنے وتقرر ثالث وفيصله برخلف ديئے جواب دہي اورا قبال دعوىٰ اور بصورت ڈگری کرنے اجراء اور وصولی چیک وروپیدار عرضی وعوی اور درخواست ہرشم کی تصدیق زرایں پردسخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیروی یاڈگری میطرفہ یا اپل کی برامدگ اورمنسوخی نیز دائر کرنے اپیل نگرانی ونظر ثانی و پیروی کرنے کا مختار ہوگا۔ازبصورت ضرورت مقدمه مذكور ككل ياجزوى كاروائي كيواسطاوروكيل يامخارقانوني كوايينا همراه يااين بجائ تقرر کا ختیار ہوگا۔اورصاحب مقرر شدہ کوبھی وہی جملہ مذکورہ بااختیارات، حاصل ہوں گے

اوراس کاساختہ پر داختہ منظور وقبول ہوگا دوران مقدمہ میں جوخرچہ ہرجانہ التوائے مقدمہ کے سبب سے وہوگا۔کوئی تاریخ پیشی مقام دورہ پر ہو یا حدسے باہر ہوتو وکیل صاحب پابند ہول

گے۔ کہ پیروی نہ کورکزیں ۔لہذاو کالت نامہ کھھدیا کہ سندرہے۔

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چوک مشتکری پشاورش فون: 3 0345-9223239

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## BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

### Service Appeal No. 3727-P/2020

- Dr. Barkat Ali Khan	Appellant
Versus	
GOVERNMENT OF KHYBER PAKHTUNKHWA	AND OTHERS
	Respondents

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

#### SERVICE APPEAL NO. 3727-P/2020

Dr. Barkat Ali Khan ...... Appellant

#### Versus

- 1. Chief Minister through Chief Secretary Khyber Pakhtunkhwa
- 2. Chief Secretary, Khyber Pakhtunkhwa, Peshawar
- 3. Secretary, Agriculture, Livestock & Cooperative Department, Peshawar
- 4. The Director General Agriculture Research, Peshawar
- 5. Fazli Wahab, Director, Agricultural Research (Merged Areas), ARI, Tarnab, Peshawar

#### SUBJECT: REPLY ON BEHALF OF THE RESPONDENTS

#### Respectfully Sheweth:-

#### Preliminary Objections

- ✓ That the instant appeal is not maintainable in its present form and liable to be dismissed.
- ✓ That the appellant has no cause of action to file the instant appeal.
- ✓ That the appellant has no locus standi.
- ✓ That the appellant has deliberately concealed the important facts from this Hon`ble Tribunal.
- ✓ That the appeal is bad in its present form and may please be dismissed with cost.

#### ON FACTS: -

- Para-1 No comments, it is in respect of proceedings of Hon`ble Tribunal.
- Para-2 No comments, up to the extent that this para has nothing to do with the current transfer/posting of the appellant.
- Para-3 It is submitted that para 3 of the appeal gives the impression that the officer (Respondent No. 5) is reluctant and being unwilling to relinquish the charge of the post of Director Agric. Research Merged Areas (ex FATA), but this is not in line with the facts, the appellant has created the false scenario and a negative image of Respondent No. 5 not only at the Provincial Secretarite level but also in the whole Research Department. It

is for the convenience of this Hon ble Tribunal that at that time FATA wasn't properly merged in settled areas, therefore, Respondent No. 5 was ought to follow the instructions/directives of his immediate officer, the Secretary, Production and Livelihood Development Department, FATA Secretariat, as depicted clearly from letter No. 898/DARF, dated 12.11.2018 (Annexure A)

- Para-4 Not admitted, hence denied. Respondent No. 5 cannot afford to create his image as portrayed by the appellant. He invited the attention of the Competent Authority to the current situation and also requested that he may please be allowed to relinquish the charge from the post of Director, Agric. Research, FATA, and report for duty at Agric. Research Station Buner (as depicted clearly from Annexure A). Similarly, respondent No. 5 was not using delaying tactics in the transfer of charge to the appellant, as his Competent Authority (the Production and Livelihood Development, FATA Secretariate) did not want to dislocate him from FATA, as being an experienced officer and directed him to continue to perform his services as Director of Directorate of Agric. Research FATA. Copy of letter No. SO(P&LDD)/F-S/Agri-Res/5-6/14/2608-14, dated 1.11.2018 is attached as **Annexure B** for the satisfaction of Hon'ble Tribunal.
- Para-5 No comments up to the extent that the process of relinquishing and taking over of the charge was settled and the charge was shifted to the appelant properly.
- Para-6 It is submitted for the convenience of Hon ble Tribunal that both the positions are of BS-19 and are located at the same duty station, i.e., Agriculture Research Institute, Tarnab, Peshawar. The Government has launched several Agricultural Developmental and Research programs to uplift the livelihood of local communities in the Merged Areas (Erstwhile FATA), which need a field related specialized, proficient, skillful, enthusiastic, and capable officer of BS-19. It is clear that the appellant was not so competent and also was not specialized in the field, because the projects were running on the

Horticultural side and the appellate didn't have any know-how related to Horticulture. Later on, he got the chance as Director of Agriculture Research, Merged Areas. In such a gigantic task he proved to be inept, incompetent, and incapable due to his physical position and specialization. The Competent Authority after realizing such a situation made transfer/posting (which is under the jurisdiction of Government) of another officer in the best interest of public service. It is also pertinent to mention here that the post of Director Agriculture Research Merged Areas is not a tenure-based, rather it is performance-based, where the incumbent of the post has to lead a team of scientists for better implementation of research project throughout the seven merged districts and six subdivisions.

It is also pertinent to note here that the instant transfer/ posting of the appellant was made in the best interest of public service and his ill health viz a viz requirements of the job description associated with the post (Transfer/Posting proposal is placed at Annexure-C). The instant transfer/ postings were aimed at the better response of the Directorate to the developmental needs of the agriculture sector of the Merged Areas and improvement in service delivery of the Directorate. As is evident from the proposal for instant transfer/ postings initiated by the Director General, Agriculture Research (Respondent No.4), the appellant besides his ill health, is not specialized in the field and horticultural crops research, therefore, a suitable officer having field experience in agriculture research throughout Merged Areas was proposed. Mr. Fazli Wahab has 27 years of field research experience of horticulture crops while Dr. Barkat Ali Khan (the Appellant) has more than 28 years of experience in the lab. research on pesticide residues about biochemistry research experience in horticulture and field crop and has no husbandry.

Para-7 As mentioned in the above paras that transfer/posting is Government jurisdiction, the higher authorities realized the appellant is a misfit to run the activities smoothly due to his handicapped position and lack of specialized know-how in the field of Horticulture and Field Crops. Therefore, where the progress of Government work is involved, the Government is empowered to make transfer/postings of suitable officers for the best delivery of public service and expediency. It is also pertinent to mention here that as per rules respondent No. 5 was eligible to hold the post of Director, Agric. Research Merged Areas.

- Para-8 As a matter of fact, the developmental projects mentioned in the para were initiated by Mr. Fazli Wahab when he was Director Agri. Research Erstwhile FATA prior to Dr. Barkat Ali Khan (before November 2018). The claim of the appellant in this regard has no grounds and is merely baseless. (Copy of the Merged Areas ADP 2018-19 is placed at Annexure-D as ready reference).
- Para-9 No comments, up to the extent that his review petition was sent to the administrative department for necessary consideration etc. The administrative department submitted a para wise reply to Section Officer-II, Chief Minister's Secretariate vide letter No. SOE(AD)3(3)2/2019/RW, dated 9th March 2020 (Copy attached as annexure E).
- Para-10 As per standing instructions of the Government, charge assumption/relinquish has to be made within seven days but not later than 15 days, otherwise, the Government servant who does not obey the transfer/ posting orders are considered absent from duty. The explanation letter to the appellant is very much clear.

#### **GROUNDS FOR REVIEW**

Para-a Not admitted. The transfer/postings made in the best interest of public service doesn't mean sheer violation, favoritism, and misuse of authority. The transfer/postings notification dated 24.01.2020 is not violative as mentioned earlier, where the suffering of service delivering to public and government work

is involved, then it is the Government jurisdiction to make transfer/postings (irrespective of tenure completion) in the best interest of public service.

Para-b Not admitted, hence denied. The mentioned appeal has no relevance to the instant appeal and no violation and misuse of authority has occurred. The appellant was not capable and was physically misfit and handicapped. Therefore, where the Government feels incompetency in service delivery, transfer/postings are made and the government seeks a capable and fit person according to the requirement of the post.

Para-c Not accepted, hence denied. The transfer/postings of Respondent No. 5 were made in the best interest of public service. The appellant is misguiding the Hon'ble Tribunal with such statements.

Para-d Not accepted, hence denied. The existence of the appellant on the said post will produce hurdles in service delivery which will also suffer the target achievements of the projects. As mentioned in the above para, where the suffering of government work is involved, the government then seeks an officer concerned, who is more specialized, proficient, skillful, enthusiastic, and capable. Annexure-C is very much clear in this regard full justification for the transfer/postings is made herein.

Para-e As mentioned in the above paras, where the government feels incompetence, transfer/posting is made as this is under the jurisdiction of Government, which would not expose high handedness, favoritism, and misuse of authority. Similarly, it is also not a one-man show, transfer/postings are routine activity and the proposal for transfer/postings passes through proper channel to the competent authority as per procedures enunciated in the Government Rules of Business. Similarly, as depicted from Hon'ble Tribunal order dated 05.05.2020, the appellant was using Government vehicles for private use,

confirming that he is making efforts for his own interest, not in public interest.

With prior permission of this Hon'ble Tribunal, necessary additional grounds and justifications will be provided at time of arguments.

It is therefore, humbly prayed that on acceptance of the above para-wise reply, the instant appeal of the appellant may kindly be dismissed with cost.

Respondent No. 1&2

Respondent No. 3

Chief Secretary

Govt. of Khyber Pakhtunkhwa, Peshawar Secretary

Agriculture Livestock & Cooperative Department, Govt. of Khyber Pakhtunkhwa, Peshawar

Respondent No. 4

Respondent No. 5

Difector General

Agriculture Research Khyber Pakhtunkhwa, Peshawar Fazli Wahab

Director Agriculture Research (Merged Areas), ARI, Tarnab, Peshawar

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

SERVICE APPEAL NO. 3727-P/2020

#### Versus

- 1. Chief Minister through Chief Secretary Khyber Pakhtunkhwa
- 2. Chief Secretary, Khyber Pakhtunkhwa, Peshawar
- 3. Secretary, Agriculture, Livestock & Cooperative Department, Peshawar
- 4. The Director General Agriculture Research, Peshawar
- 5. Fazli Wahab, Director, Agricultural Research (Merged Areas), ARI, Tarnab, Peshawar

.....Respondents

#### **AFFIDAVIT**

We the following respondents, do hereby solemnly affirm and declare on the oath that the contents of para-wise reply/comments are true and correct to the best of our knowledge and belief and that nothing has been concealed from this Hon'ble Tribunal.

On Behalf of Respondents

Respondent No. 4

Director General

Agriculture Research Khyber Pakhtunkhwa, Peshawar

Respondent No. 5

Fazli Wahab

Director Agriculture Research (Merged Areas), ARI, Tarnab, Peshawar

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

#### SERVICE APPEAL NO. 3727-P/2020

#### Versus

- 1. Chief Minister through Chief Secretary Khyber Pakhtunkhwa
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- 3. Secretary, Agriculture, Livestock & Cooperative Department, Peshawar
- 4. The Director General Agriculture Research, Peshawar
- 5. Fazli Wahab, Director, Agricultural Research (Merged Areas), ARI, Tarnab, Peshawar

......Respondents

#### **AUTHORITY**

We the following respondents, do hereby authorize Mr. Touheed Iqbal (Asstt: Director, HQ) to appear on our behalf before the Hon ble Tribunal in the above service appeal and also pursue the case on each and every date.

He is also authorized to submit all relevant documents in connection with the above case.

On Behalf of Respondents

Respondent No. 4

Director General

Agriculture Research Khyber Pakhtunkhwa, Peshawar

Respondent No. 5

Fazli Wahah

Director Agriculture Research (Merged Areas), ARI, Tarnab,

Peshawar



### Directorate of Agricultural Research FATA Agricultural Research Institute, Tarnab Peshawar

Email: darfata.ari@gmail.com

Phone #:

0092-91-2964191

Fax #:

0092-91-2964097

Dated Tarnab the 12 /11 /2018

To

The Secretary

Production and Livelihood Development Department

FATA Secretariat, Peshawar

Subject: Dear Sir. POSTING/TRANSFER OF DIRECTOR AGRICULTURE RESEARCH FATA

Kindly refer to Agriculture Department letter No.SOE(AD)3(3)2/2018/RW dated

09.11.2018, on the above noted subject (copy enclosed).

It is submitted that "Para 2" of the letter under reference gives an impression that the undersigned is reluctant to relinquish the charge of the post of Director Agriculture Research (FATA). As a matter of fact the undersigned is following the instructions of his immediate officer (the worthy Secretary P&LDD). These instructions have been communicated through letters (No.SO(P&LDD)/ FS/Agri.Ext./4-1/18/2555-58 dated 24.10.2018 and No.SO(P&LDD/FS/Agri. Res/5-6/14/2608-14 dated 01.11.2018).

- Performance of duty as Director Agriculture Research FATA is made difficult by the 2. above impression for the undersigned. A negative image has been created not only at the Provincial Secretariat level as well as throughout the Khyber Pakhtunkhwa Agriculture Research System (peers of the undersigned). Moreover, the undersigned has to continue his career amongst his peers, he cannot afford to create his image as portrayed by the impression. It is also pertinent to note that any research endeavor in any field is not possible without the support of ones colleagues.
- 3. Likewise, the targets set in the ADP for Agriculture Research in the coming Rabi season, have to be completed before 20th Scotomber at the least. In the current scenario the undersigned cannot fully concentrate on the department's performance. Also staff at the tribal districts are at a fix, because of the uncertainty arising out of the prevailing scenario at the Directorate level. In order to achieve the ADP targets, this uncertainty has to be resolved at the earliest.
- 4. In view of the foregoing, it is requested that the undersigned may be allowed to relinquish the charge of the post of Director Agriculture Research FATA to report for duty at Agri. Research Station, Buner.

Director Agri. Research FATA Agril. Research Institute Tarnab Peshawar

#### MOST IMMEDIATE



## RODUCTION & LIVELIHOOD DEVELOPMENT DEPARTMENT FATA SECRETARIAT WARSAK ROAD PESHAWAR

No.SO (P&LDD)/FS/Agri-Res/5-6/14/2608-14 Dated 01-11-2018

The Secretary
Government of Khyber Pakhtunkhwa
Agriculture, Livestock and Cooperative Department
Peshawar

Subject: POSTING / TRANSFER OF DIRECTOR AGRICULTURE RESEARCH FATA Dear Sir,

I am directed to refer to this department letter No.SO (P&LDD)/FS/ Agri-Ext/4-1/18/2555-58 dated 24-10-2018 on the above captioned subject (copy attached) and to enclose herewith a copy of the Director General Agriculture Research Khyber Pakhtunkhwa (so called) Notification No. 13495-99/Estt:/DGAR dated 18-10-2018, whereby assumption of charge of Director Research FATA by Dr. Barkat Ali Khan has been notified.

- 2. It may be noted that the matter of transfer of Director Agriculture Research FATA has already been taken up with your office through this department above referred letter dated 24-10-2018 with the request that the officer (Mr. Fazle Wahab) may not be dislocated / pulled out of FATA as being an experienced officer, whose services are required for the smooth integration of Agriculture Research. Any abrupt change of the head of the directorate would not be desirable at this juncture from the administrative point of view as well.
- 3. It may also noted that all posts of Directorate of Agriculture Research FATA including that of the Director Research FATA are federal funded positions, which still are under the administrative control of Additional Chief Secretary/P&LDD FATA Secretariat. Necessary current budget for the financial year 2018-19 in respect of the Directorate of Agriculture Research FATA has also been funded/ released by the Finance Division, Govt: of Pakistan.
- Agriculture Research Khyber Pakhtunkhwa may please be restrained to create unnecessary problems for the Government, which may attract negative publicity in the media. Moreover, he may also be directed to immediately withdraw his above referred Notification dated 18-10-2018 for being irregular and invalid ab initio.

Yours faithfully

(Dr. Abdul Manan) Section Officer-II

#### Copy to:

- 1. The AGPR, Sub-office Peshawar for information and necessary action.
- 2. The Director General Agriculture Research Khyber Pakhtunkhwa for information and necessary action.
- A. Mr. Fazle Wahab, Director Agriculture Research FATA w.r. to his letter No.830/DARF; dated 30-10-2018 with the direction to continue performing his services as the Director of Directorate of Agriculture Research FATA.
  - 4. PS to the Additional Chief Secretary FATA for information
  - 5. PS to Secretary Finance FATA with the request to issue necessary instructions to the AGPR, Sub-Office Peshawar and other account offices concerned for not entertaining claims/bills for payment etc. including the said unauthorized officer's salary bill submitted with the approval or on the authority of Dr. Barkat All Khan.
  - 6. PS to Secretary Production and Livelihood Development Department FATA for information

Section Officer-II



## DIRECTORATE GENERAL AGRICULTURE RESEARCH KHYBER PAKHTUNKHWA, 25130, PESHAWAR

**2091-9221271** 

web: <u>www.agrires.kp.gov.pk</u> = 091- 9221270

E-mail: dgragriresearch@gmail.com



No 7034

/Estt/DGAR:

Dated Peshawar the

To

The Section Officer (Estt)

Government of Khyber Pakhtunkhwa

Agriculture, Livestock and Coop: Department

Peshawar.

Subject:

TRANSFER AND POSTING PROPOSAL

Memo:

Please refer to your letter No. SOE(AD)3(3)2/2019/RW; dated 19.12.2019, on the subject noted above. The transfers/postings of the following officers of Agriculture Department, Research Wing, Khyber Pakhtunkhwa are hereby re-submitted to clarify the observations made by the Secretary Establishment, Government of Khyber Pakhtunkhwa, Peshawar.

S.No.	Name of officer	From	То	Remarks/Tenure		
1.	Dr. Abdul Bari,	Director, Agricultural	Principal Research	Vice Sr, No. 02.		
	Director (BS-19)	Research Station;	Officer (Oilseed),	Tenure period from 28.05.2019		
		Amnawar Buner.	Agricultural Research Institute, Tarnab.	till to date. The activities of the Oilseed are suffering badly and require a capable officer, the		
		·		proposed officer is capable.		
2.	Mr. Muhammad	Principal Research	Principal Research	Vice Sr. No. 07. Tenure period		
	Shahsawar Khan,	Officer (Oilseed),	Officer (Cereal),	from 01.06.2011 till to date. The		
	(BS-19)	Agricultural Research	Agricultural Research	tenure period at the Institute is		
		Institute, Tarnab, Peshawar.	Institute, D.I.Khan	about 09 years and 06 months.		
3.	Mr. Muhammad	Principal Research	Director, Agricultural	Vice Sr. No. 01. Tenure period		
	Sajjad (BS-19)	Officer (S&PN),	Research Station,	from 09.10.2018 till to date. The		
		Agricultural Research	Amnawar, Buner	officer concerned is relates to		
		Station, Baffa,		District Buner and the activities		
*		Mansehra.	•	of the Station will be run in		
				better position.		
4.	Dr. Barkat Ali Khan,	Director Agricultural	Principal Research	Vice Sr. No. 05: Tenure period		
	Director (BS-19)	Research (Merged	Officer (Food	from 09.10.2018 till to date. The		
		Area), ARI, Tarnab,	Technology),	officer concerned is not in better		
	,	Peshawar.	Agri.Institute, Tarnab	position as Director to perform		
			Peshawar	his responsibilities well due to		
				his ill health as well as huge		
		•		responsibilities of new merged		
	·		* · · ·	districts.		
5.	Mr. Fazli Wahab,	Principal Research	Director Agricultural	Vice Sr. No. 04. Tenure period		
	(BS-19)	Officer (Food	Research (Merged	from 01.10.2019.		
		Technology), Agril	Area), ARI, Tarnab,	He has sufficient experience and		
		Res. Instt: Tarnab	Peshawar,	capable in the performing of		
		Peshawar	٠.	responsibilities in the merged		
		·		districts and at present there is		
				no suitable alternate except the		
	1		•	proposed officer, to run the		
				developmental and non		
•				developmental activities of		
				merged districts efficiently		



#### DIRECTORATE GENERAL AGRICULTURE RESEARCH KHYBER PAKHTUNKHWA, 25130, PESHAWAR

**☎**091-922127:

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E-mail: dgragriresearch@gmail.com



6.	Mr. Abdul Majeed,	Director, Agricultural	Principal Research	Against an existing vacancy.
	Director (BS-19)	Research Institute,	Officer (Food	Tenure period from 2015 till to
		D.I.Khan	Technology), ARI,	date Completed the tenure at the
	·		D.I.Khan	Institute as well as on the post of Director.
7.	Mr. Inayat Hussain	Principal Research	Director, Agricultural	Vice Sr. No. 06. Tenure period
	Shah, (BS-19)	Officer (Cereal),	Research Institute,	from 09.10.2018 till to date. He
		Agricultural Research	D.I.Khan	has sufficient experience in
		Institute, D.I.Khan		management skills and technical
				expertise. The activities of the
				Institute are suffering badly and
			. ,	require a capable Director, thus
		•		the officer is proposed as
				Director.
<i>.</i> 8.	Mr. Ahmad Said,	Director, Cereal Crops	Principal Research	Against an existing vacancy.
	(BS-19)	Research Institute,	Officer (Horticulture),	Waiting for posting since
		Pirsabak, Nowshera.	Agricultural Research	01.11.2019 in pursuance of
	,		Institute, Mingora, Swat	Notification.
	-	·	,	SOE(AD)3(3)2/RW; dated
				01.11.2019.

In light of the above scenario, it is requested to please approve the transfers/postings proposal of the above named officers for the smooth running of research activities in various Institute/Station in the best interest of public service.

DIRECTOR GENERAL

# MERCED AREAS MERCED AREAS



PLANNING & DEVELOPMENT DEPARTMENT MERGED AREAS SECRETARIAT PESTAWAR

				Appro	ved/Est. C	ost/T\$	Cost		Local C	omponent		·	Throw
ADP	Code, Name of the Scheme, (Status) with Forum and Date of Last Approval					Foreign Assistance	Expdtr. upto June	Estimated	Provision for 2018-19			Forward Beyond	
\$.No.	7 07 4311 81			Total	Local	TS	With Source	2017	Expdtr: 2017-18	Capital	Revenue	Total	2018-19
1		2		3	4	5	6	7	. 8	9	10	11	12
					ALL TR	IBAL [	DISTRICTS	<u> </u>					
21 -	170349 - Streng Agriculture Res	thening of Exist earch Facilities		41.629 90.000					2,491	15,000	35,000	50.000	37.50

Ongoing Schemes

723	170351 - Introduction of Wheat Seed Certification in FATA. (A) /FDWP /20-09-2017	10.327	10.327				2.966,	•	3.500	3.500	3.861
Distric	t Sub Total	130,327	130.327	0.000	0.000	0.000	6.068	15,000	56.400	71.400	52.85
Total O	nGoing Scheme	130.327	130,327	0.000	0.000	0.000	6.068	15.000	56.400	71,400	52.85

0.611

17.900

17,900

16.701

30.000

30.000

U

(R)

(R)

in FATA,

722

170350 - Promotion of New Fruit Cultivars

15

#### New

	Appro	oved/Est. C	ost/TS	Cost		Local C	omponent	1		Throw
Code, Name of the Scheme, (Status) with Forum and Date of Last Approval				Foreign Assistance	Expdtr. upto June	Estimated Expdtr:	Provisio	n for 201	8-19	Forwar Beyond
	Totai	Local	TS	With Source	2017	2017-18	Capital	Revenue	Total	2018-1
2	3	4	5	6	7	8	9	10	11	12

#### ALL TRIBAL DISTRICTS

180014 - Establishment of Soil and	Water
Testing Labs, in Tribal Districts.	

75.000 75.000 15.000 10.000

50.000

180015 - Adaptive Research on vegetables and cereal hybrids and OPVs in Tribal Districts.
(B) //

16.800

5.600

5.600 11.200

<del></del>	<del></del>								<del></del>	
strict Sub Total	91.800	91.800	0.000	0.000	0.000	0.000	15,000	15.600	30.600	61.200
al New Fesh	91.800	91,800	0.000	0.000	0.000	0.000	15.000	15,600	30,600	61,200
al (New & Ongoing) Schemes RICULTURE RESEARCH	222.127	222.127	0.000	0.000	0.000	6.068	30,000	72.000	102.000	114,059



#### GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

NO.SOE(AD)3(3)2/2019/RW Dated Peshawar, the 9th March, 2020

То

The Section Officer-II, Chief Minister's Secretariat, Government of Khyber Pakhtunkhwa, Peshawar.

SUBJECT: - REVIEW PETITION AGAINST THE IMPUGNED TRANSFER ORDER/NOTIFICATION NO. SOE(AD)3(3)2/2019/RW DATED 24.01.2020.

I am directed to refer to your office letter No. SO-II/CMS/KP/2-1/2020/1468 dated 26.02.2020 on the subject noted above and to state that para-wise reply in light of the report of Director General, Agriculture Research, Khyber Pakhtunkhwa are as under:-

- Dr. Barkat Ali Khan, Ex-Director Agriculture Research (Merged Areas), who has been transferred vide Agriculture Department Notification No. SOE(AD) 3(3)2/2019/RW dated 24/01/2020, has not yet obeyed the transfer order till date.
- 2. He has submitted the instant review petition on 25/01/2020 directly to the honorable Chief Minister, bypassing official hierarchy in violation of all norms and rules.
- 3. The instant review petition submitted to the honorable Chief Minister is not clear and contains irrelevant information
- 4. Ordinarily, an application against any order of the Government by employees are submitted through proper channel. As a matter of fact, the instant review petition is copy/paste of service appeal submitted to the Service Tribunal by Dr. Barkat Ali Khan, which has been returned by the Hon'ble Service Tribunal with remarks being pre-mature (copy attached).
- 5. The information given in Para 1 to 4" of the instant review petition has nothing to do with the transfer/posting of the appellant (Dr. Barkat Ali Khan). These paras having nothing to do with his current transfer/posting
- 6. In "Para5" of the review petition of the appellant, it has been pointed out that the appellant was transferred from the post of Director Agriculture Research Merged Areas, (BPS-19) to Principal Research Officer (BPS-19) before completion of his tenure. In this regard it is stated that both the posts are at same duty station i.e. Agricultural Research Institute, Tarnab Peshawar, secondly the appellant has been serving for more than 27 years at ARI, Tarnab, thirdly the post of Director Agriculture Research Merged Areas, is not a tenure based post, rather it is a performance based post, where the incumbent of the post has to lead a team of scientists and implement the research projects through out the seven merged districts and six sub-divisions.
- 7. As Dr. Barkat Ali Khan, has been suffering from multiple physical disorders and having little field experience pertaining to the horticultural and field crops research, he was transferred to a position, where travelling and other physical activities are minimum which will have minimum burden on his already worse health conditions.

- 8. Again "Para 6" of the instant review petition contains irrelevant information. All transfers orders of Mr. Fazli Wahab (BPS-19) were made in public interest.
- 9. "Para 7" of the instant review petition pertains to implementation of various developmental schemes. In this regard it is submitted that during the current year, spending/expenditure in these projects till 31-12-2019 was pathetic i.e. 3.5 %. Likewise targets of these projects were lagging behind. This was one of the reasons, that Dr. Barkat Ali Khan, who could not respond to multiple challenges posed by implementations of these developmental projects in merged areas and also government focus on the development of these neglected areas, due to his ill-health.
  - 10. In light of the foregoing, following submissions are made for the consideration of the competent authority;
    - i. As Dr. Barkat Ali Khan (BPS-19) has not obeyed the transfer order till date (more than a month).
    - ii. The instant review petition submitted directly to the honorable Chief Minister does not come under the "Departmental Appeal" as per Service Tribunal Act, 1974. Secondly Dr. Barkat Ali Khan has bypassed the official hierarchy of the Government.
    - iii. The instant review petition is without legal grounds and plea is not maintainable.

Encl: As above.

SECTION O AGRICULTURE DEPARTMENT.

#### Endst. of even No. & Date.

Copy to the:

The Director General, Agriculture Research, Khyber Pakhtunkhwa, Peshawar

2. P.S to Secretary Agriculture department.

PA to Deputy Secretary (Admn) Agriculture Department.

Master file.

AGRICULTURE DEPARTMENT.

## BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

### Service Appeal No. 3727-P/2020

Dr. Barkat Ali Khan	Appellant
Versus	
GOVERNMENT OF KHYBER PAKHTUNKHWA	AND OTHERS
	Respondents

## SUBJECT: APPLICATION FOR VACATION OF SUSPENSION OF TRANSFER ORDER DATED 24.01.2020

#### Respectfully Sheweth:-

It is humbly submitted that the Government of Khyber Pakhtunkhwa, Agriculture Department issued Notification No. SO(AD)3(3)/2019/RW dated 24.01.2020 (Copy attached as **F/A**) wherein transfer and posting of Dr. Barkat Ali Khan (BS-19) and Mr. Fazli Wahab (BS-19) were made in the interest of public service. In this regards following submissions are made for consideration of the Hon ble Tribunal;

- Para-1 No comments, it is in respect of proceedings of the Hon`ble Tribunal.
- Para-2 No comments. However, reply of the main appeal may kindly be concidered as part of this reply.
- The order passed by the Honourable Tribunal on 05.05.2020 Para-3 suspension of operation of the transfer/posting order has created an administrative vaccuum and hindered the progress of the Directorate. Since Mr. Fazli Wahab, the incumbent Director Agricuture Research (Merged Areas) has been stopped from performing duties as Director Agriculture Research (Merged Areas), all physical and financial progress has been halted. Similarly, for the convieneince of Hon ble Tribunal it is stated that we are in the last quarter of the current financial year and year clsoing is just around the corner, any change at this juncture will adversely affect the Directorate's physical and financial progress and government's resolove to revitailze the livelihoods of the militancy hit farming communities of the Merged Areas (Erstwhile FATA). Therefore, keeping in view the above facts in consideration the operations of the impugned order dated may please be refunctional till final descision.
- Para-4 The balance of convenience does not favour the appellent (Dr. Barkat Ali Khan), rather it favours Mr. Fazli Wahab because i). the appellant was misusing project resources like vehicles and POL etc as depicted from the order sheet of this Hon'ble Tribunal dated 05.05.2020, ii). the appellant was not capable

and was physically misfit and handicapped which produce hurdles in service delivery and also suffer the target achievements of the projects and iii). where the Government feels incompetence, then it is the Government jurisdiction to make transfer/postings (irrespective of tenure completion) in the best interest of public service, which would not expose high handedness, favoritism, and misuse of authority. Similarly, it is also not a one-man show, transfer/postings are routine activity. The incumbent Director Agriculture Research (Merged Areas) who is currently responsible for running the affairs of the Directorate. In this regard a recent notification of the Agriculture Department, Govt. of Khyber Pakhtunkhwa is presented as evidence wherein an important inquiry has been entrusted to Mr. Fazli Wahab, the incumbent Director Agriculture Research (Merged Areas). It is evident from the notification that Mr. Fazli Wahab, is currently the officer incharge of the affairs of the Directorate of Agriculture Areas). (Merged -(Notification Research SOAII(AD)4(16)/2018/Vol-VIII dated 30.04.2020 copy attached as **F/C**).

In view of the foregoing, it is humbly prayed that the suspension of operations of the impugned transfer/posting Notification may please be vacated in the best interest of public service in order to enable the Agriculture Research System to function smoothly till the final outcome of the instant Service Appeal.

#### ON BEHALF OF RESPONDENTS

Respondent No. 4

Respondent No. 5

Director General

Agriculture Research Khyber Pakhtunkhwa, Peshawar Fazli Wahah

Director Agriculture Research (Merged Areas), ARI, Tarnab,

Peshawar



#### GOVERNMENT OF KHYBER PARITUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

Dated Peshawar, the 24th January, 2020

#### <u>NOTIFICATION</u>

NO. SOE(AD)3(3)2/2019 /RW: -

The Competent Authority is pleased to order the posting/transfers of the following officers of Agriculture Research Wing of this Department with

immediate effect in the interest of public service: -

Sr. No.   Name Of Officers   Dr. Barkat Ali Khan,   Director (BS-19)	Research (Merged Arca), ARI, Tarnab, Poshawar.	TO Principal Research Officer (Food Technology), Agri. Institute, Turnab Peshawar. Vice No. 02.
2. Mr. Fazli Wahab. (BS-19)		Director Agricultural Research (Merged Area), ARI, Tarnab. Peshawar. Vice No. 01

SECRETARY AGRICULTURE.

#### Endst, of even No. & Date.

Copy to the: -

1. The Accountant General, Khyber Pakhtunkhwa, Peshawar.

- 2. The Director General, Agriculture Research, Khyber Pakhtunkhwa Peshawar.
- 3. The Senior Director, Agriculture Research Institute, Tarnab, Peshawar.
- 4. PS to Minister Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
- 5. PS to Secretary Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
- 6. PA to Deputy Secretary (Admn:), Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
- Officers concerned.

8 Master file.

SECTION OFFICER-ESTT: AGRICULTURE DEPARTMENT.



# GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

Dated Peshawar, the 24th January , 2020

#### **NOTIFICATION**

No.SOE(AD)3(3)2/2019/RW:- The Competent Authority is pleased to order the transfer/ posting of the following officers of Agriculture Research Wing of Agriculture Department, Khyber Pakhtunkhwa, in the interest of public service with immediate effect:-

S.No	Name of officers	From	То
1	Dr. Barkat Ali Khan Director (BS-19)	Director Agriculture Research (Merged Area), ARI, Tarnab Peshawar	Principle Research Officer (Food Technology) Agri Institute Tarnab, Peshawar Vice No.02.
2	Mr. Fazli Wahab BS-19	Principle Research Officer (Food Technology) Agri Institute Tarnab, Peshawar	Research (Merged Area), ARI, Tarnab

SD/xxx Secretary Agriculture

Endst of even No. & date.

#### Copy to the:

1. The Accountant General, Khyber Pakhtunkhwa, Peshawar.

- 2. The Director General, Agriculture Research Department, Khyber Pakhtunkhwa Peshawar.
- 3. The Senior Director Agriculture Research Department, Khyber Pakhtunkhwa Peshawar.
- 4. PS to Minister Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
- 5. PS to Secretary Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
- 6. PS to DS (Admn:) Agriculture Department, Khyber Pakhtunkhwa, Peshawar.
- 7. Officers concerned.
- 8. Master file.

SECTION OFFICER-ESTT: AGRICULTURE DEPARTMENT.

ATRICITA

### BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK

Service Appeal No. 3.727/2020

13 113 97-4-2020

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 ...... Appellant

#### **Versus**

- 1) Chief Minister through Chief Secretary Khyber Pakhtunkhwa Peshawar.
- 2) Chief Secretary, Government of Khyber Pakhtunkhwa Peshawar.
- Secretary, Agriculture Livestock & Co-operative Department, Government of Khyber Pakhtunkhwa Peshawar.
- 4) Director General, Agriculture Research, Government of Khyber Pakhtunkhwa Peshawar.
- 5) Fazli Wahab, Director Agriculture Research (Merged Areas), ARI Tarnab, Peshawar.

...... Respondents

Rosistrar

Appeal u/s 4 of the K.P Service Tribunal Act, 1974 r/w Clause i), ii), iv), xiv) of Posting/ Transfer Policy of the Provincial Government against the impugned Transfer Order/Notification Reference No.SOE (AD)3(3)2/2019/RW: dated 24.01.2020 whereby the appellant was prematurely transferred from the post of Director Agriculture, Research (Merged Areas) ARI, Tarnab, Peshawar to Principle

ATT TO THE DAY

05.05.2020

Learned counsel for the appellant present. Preliminary arguments heard.

The appellant has filed the present service appeal being aggrieved against his transfer from the post of Director Agriculture Research (Merged Area), ARI, Tarnab Peshawar to the post of Principal Research Officer (Food Technology) Agri Institute Tarnab, Peshawar and posting of Mr. Fazli Wahab (Private respondent No.5) as Director Agriculture Research (Merged Area), ARI, Tarnab Peshawar, vide order dated 24.01.2020.

Both the posts of Director Agriculture Research (Merged Area) and Principal Research Officer (Food Technology) mentioned above are located at one and the same station. Learned counsel for the appellant however contended that the impugned transfer/posting order is premature, politically motivated and was issued just to accommodate the blue eyed person to the post of Director Agriculture Research (Merged Area), ARI, Tarnab Peshawar.

In view of the submissions made by the learned counsel for the appellant, the present service appeal is admitted for regular hearing subject to all just legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter notices be issued to the respondents for written reply/comments.

Application for interim relief is also annexed with the memo of service appeal. Notice of the same be also issued to the respondents for the date fixed.

Till the next date fixed, the operation of the impugned transfer/posting order shall remain suspended, subject to the condition of handing over of Government Vehicles (particulars described in memo of Explanation No.4912-13/Estt/DGAR dated

Knyber Peshiwarah

06.04.2020) by the appellant to the higher authority/Director General Agricultural Research Khyber Pakhtunkhwa Peshawar for safe parking/safe custody in accordance with law, in view of its reported misuse, by private persons, as mentioned in the memo of Explanation mentioned above.

To come up for written reply/comments on 18.05.2020 before S.B.

Member

37.27/200 fee 1.04 1. 6-5-72-620 Dan Markety



### GOVERNMENT OF KHYBER PAKHTUNKH AGRICULTURE, LIVESTOCK AND COOPERATION DEPARTMENT, PESHAWAR



Dated Peshawar the 30th April, 2020

## NOTIFICATION

No. SOAH (AD)4(16)/2018/Vol-VIII: In pursuance of the Director General, Agriculture Extension, Khyber Pakhtunkhwa letter No. P & D/58527/DGAE dated 09.04.2020 (copy attached), regarding the issue of purchase of un-registered potato seeds by the Ex-District Officer Agriculture South Waziristan, the Competent Authority is pleased to constitute the following departmental Inquiry Committee to ascertain the actual position and submit report in the above referred issue with the TORs as under:

Chairman Mr. Fazal Wahab, Director Agriculture (R), NMA, ARI, Tarnab, Peshawar 2. Mr. Hafiz Farhad, Dy. Director Horticulture, o/o DGAE, Khyber Pakhtunkhwa Member

#### TORs:

- To examine the procurement process of Potato Seeds as to whether the purchases had been made under regular fund or ADP scheme as per laid down procedure or
- To examine and check all stock of Potato Seeds in hand and used stock with complete list of farmers and to ascertain that seed has been procured from FSC & RD registered source having tags etc.
- To submit findings and fix responsibility for negligence in discharge of duties. iii.
- Submit report within 30 days.

Sd/XX (SECRETARY) Government of Khyber Pakhtunkhwa Agriculture, Livestock, Fisheries & Cooperatives Department

### No. SOAII (AD)4(16)/2018/Vol-VIII

Dated Peshawar the 30th April, 2020

### Copy forwarded to:

The Director General Agriculture Extension, Khyber Pakhtunkhwa, Peshawar with the direction to facilitate the committee and provide all necessary assistance/relevant documents to the Committee.

The Director General, Agriculture Research, Khyber Pakhtunkhwa, Peshawar. 2.

All concerned members of the Committee.

P.S to Minister for Agriculture, Livestock, Fisheries & Cooperatives Department, Khyber Pakhtunkhwa, Peshawar.

P.S to Secretary Agriculture, Livestock, Fisheries & Cooperatives Department, Khyber · 5.

Pakhtunkhwa Peshawar. P.A to Deputy Secretary-II, Agriculture, Livestock, Fisheries & Cooperatives 6. Department, Khyber Pakhtunkhwa Peshawar.

Master File. 7.

KÓN OFFICER (AGRI.) Phone # 091-9211069

## ORE THE PROVINCIAL SERVICE TRIBUNAL, KPK,

#### <u>PESHAWAR.</u>

S.A.No.3727-P/2020

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Appellant

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

n				Appellant
	Vei	rsus		
_			. •	
ŀ	nrough	Ven	Versus nrough Chief Secretary	Versus  hrough Chief Secretary Khyber

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.
- 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.

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 final 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.
- 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 2<sup>nd</sup> 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.

M.

(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")

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.
- 9) 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

(8)

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) •

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.

#### **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

ADVOCATE And Advocate Commissions

Peshawar High Court Peshawa

## 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.
- 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

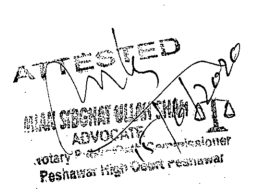
## <u>BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK,</u> <u>PESHAWAR.</u>

S.A.No.3727-P/2020

Dr. Barkat Ali Khan									
			Ve	rsus		,			
						Pakhtunkhwa Respondents			

#### **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 TEN	NTATIVE ŜI	ENIORIT KHYBI	Y LIST Ó	E,OFF TUNK	ICERS IN BS-I ĤWA, AS STO	9 OF AGRICU	JLTURAL F 2019	RESEARCI	H WÍNG,	
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S.No.	Qualification	Date of Birth/. Domicile	Date of 1st entry into Govt.		Appoint to the pre	ment/promotion Sent post Methods of	Present posting	Specialization	Date of retirement	Remarks	
			Service	5	6.5	recruitment	<b>R</b> 4231		1 TOW 3 A	70 10	
7	Dr. M.Abdul Reuf M.Sc Hons Agri Ph.D USA	10.10.1968	18.01.1992 Regular	06.12.2005	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 Swar	10.10.1994 Regular	01.06.2006 23.05.2018	85-18 491-28	By initial recruitment By promotion	Director, ARS, Buner	Sugar Crops	7 30,11,2027	(40)	
2. J.	Dr. Dil Fayuz Khan M.Sc Hons Agri Ph.D Australia	01.02.1965 Barinu	16.01.1991 Regular	01.10.2005 23.05.2018	BS-18 BS-19	By initial recruitment By promotion	Director, ARS, Scrai Naurang, Bannu	Chemistry	31.01.2025	do.	
	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, Manschra	Chemistry	31,12,2021		<b>✓</b>
£ 3.00	Mr.Kazim Shah M.Sc Hons Agri	10.09.1960 D.I.Khun	19.03.1987.** Regular * 6	06.02.2006 23.05.2018	BS-19	By promotion By promotion	PRO, Horriculture ARI, DIKhan	Oilseed	09.09.2020	200	
	Mr.Afsarullah Khan M.Sc Hons Agri	25.02.1962 Bannu	19,03.1987 Regular	06.02.2006 23.05.2018		By promotion By promotion	Director, ARS.( Bannu (on LPR)	Horticulture	24.02.2022	, do	
	Dr.Zaheer Ullah Khan M.Sc Agri Ph.D Newzeatand 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	Harticulture	29.03.2021	l.do	~
	Dr. Abdul Semad 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) ARL Tarnab	Horticulture	09.12.2020	dq.,	
	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	Oircom ARS. Swid	Coreal	303.04.2027	"da	
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1 10.	Dr.Sved Asghar	112.02.1968	13.30,1994	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
11.	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	03.02.2031	do.\
12.	Mr.Akhtar Nawaz M.Sc (Hons) Hort MS (FR Germany)	15.03.1961 Manschra	01.09.1987 Regular	16.12.2008 23.05.2018	BS-18 BS-19	By promotion By promotion	Director, HARS, Abbottabad	Horticulture	14.03.2021	dò
13.	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
14.	Mr.Ghufranul Haq M.Sc (Hons) Agri.	01.09.1966 Charsadda	06.07.1999 Regular	16.12.200 <b>8</b> 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 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO, Entomology ARI, Tarnab.	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 (Coreal), ARL, Taronb,	Cereal	11.02.2020	do
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	Cereal	01.04.2020	do
18.	Dr.Amjad Khan M.Sc Hons Agri M.S USA Ph.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, SCRI, Mardan	Vegetable	08.04.2021	<b>do</b>
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, Harrichand Charsadda	Misc, Crops	29.04.2022	.do

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22.	Dr.Bashir Ahmad M.Sc Hons Agri Ph.D PBG (AUP)	09.03.1962 Mardan	26.07.1987	01.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	Director Agril. Research Planning. KPK	Cereal	08.03.2022	By promotion
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	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 Karuk.	Pulses & Legum	02.10,2019	do
25.	Mr.Nuzir 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.	Cereal	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	<b>do</b>
27.	Mr.Inayat Hussain Shah M.Sc Hons Agri	01.09.1960 D.f.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 (Oilseof) 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 beat) SCRI, Mardan	Cereal Crops	07,02.2022	do
31.	Mr.Shurufat Gul M.Sc (Hons) Agri	11.05.1963 Nowshera	19,02,1989	14.04.2017 23.05.2018	BS-18 PS-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 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 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 Mansehra	01.02.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By premotion	PRO (Cereal),ARS, Baffa, Mansebra	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	eb
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 (Hoas) Agri	01,04,1966 Maiakand 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.	Mi Muhaumad Rafiq M.Sc (Hons) Agri	06,03.1963 Karak	24.05.1989 Extension 01.01.1993 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	,,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, Manserab	Certal Crops	02.04.2025	do
44.	Dr.Muhammad İqbal 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 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	"do

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<sup>*</sup> tes	Mr.R Tor Ref. Jon Mr.Sc. do la Agui に (ACAFP)	Switz	peprin	#44 79 6 73 65 70]\$		Expr by preading	Makkarada sa Sel Simpina Seal	Hanculture	क्षेत्री क्षेत्री करणाति । -	đu
¢ 7	Mrs. Muham — I Mrs. F. Agri	89 0 968 89 F 1	1805/562	04 11 1016 04 01 1019		By parasonal By promotes	e (O (S&PN), ARL UKhan	! Horticulture	63 63 2021	M. Contents
224	Mr Jave Flyhat Mr Cittens Ago	nn com Fersion	(1891-995) 	04 11 2016 04 01 2019		By promotion By promotion	PROJS&PNI. BARS, Kohat	Lacomology	78 07 2025	do
	Mr Muhammad Ayaz Khan M.Sc Hons Agri	20 t/4 t966 Swat	13 05 1992	01 (1 2014 01 11 5018	BS-18 BS-19	By promotion By promotion	Director ARL Missperic Swall	Horticutture	1901 30%	iles
, 50 <sup>1</sup>	Mr Zatar Áli Khan M Sc Hons Agri	01-10-2968 Swah	<sup>**</sup> ře.05 1992	04 H 2016 04 61 7017	BS-18 BS-19	By promotion By proceeding	PRO (Floriculture), , ARI, Tamab	Harticulture	ीं इंग्रेस्ट ले ह	do
17 57	Mr Zianliah M Sc Hons Agri	r L H 1964 Charsadda	To 05 Test	04 11 7016 04 01 7019	BS-18 ES-19	By promision By promotion	Director (S&PN), ARL Tarnab	Horticabure	10 11 2029	- du 1
527	Mr Fu <sup>t</sup> i Wahab M Se Honx Agri	64 (8 1966 Bunct	T=05T992	04 11 2015 04 e1 2019	BS-18 BS-19	By promotion By provious	PRO(Food Technology), ARI, Ternah	Physiology	03 64.1026	do -

Abdul Wahah. Junior Cterk/Member

Zultigar Vr Awan Ad an Otice of Member

Dr. Bashir Ahmad DARP/Charman

Annexure





Serial No.

### بشالاه الخراجين

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

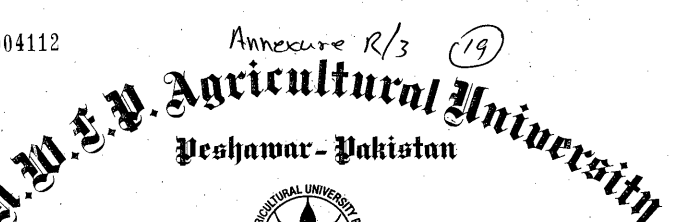


### CERTIFICATE OF MERIT

· Certified that	SAKKAT ALI KHAN 370 1	ANDAK ALI KIIAN
University Registration 1	No. 83+Agr-U-8:1	has passed his/her
M.Sc. Honours	during the session	1987
securing 829/900	and obtained	SECOND
position amongst all the	Successful candidates a	nd is awarded the
University SILVER	_ Medal.	
Dated: 15-7-1995	Enrol	ment No

S. Bard A. Sur! 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 <b>05</b> ada	mitted to the al	bove Degree
Issue Date	)6			Regis	stered No. 83-2	Agr- <b>U-821</b>
·			Λ			/

Controller of Examinations

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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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.

Taker are Missolishi Pajero LHR 6094 on 1115/2020 at 2;30 PM.

` 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 All Knan ( ) 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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<u> </u>	A03402	AG-PR		03.12.2019
ļ <u>.</u>	A03402	AG-PR	8,050.00	06.12.2019
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	A03807	AG-PR	106,794.00	06.11.2019
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***	A03905		8,605.00
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:k	A03907	AG-PR .	45,478.00 07.05.2020
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**	A03907	AG-PR	45,478.00
宇宙点	A03907		45,478.00
*	A03970	AG-PR	1,600.00 08.01.2020
* .	A03970	AG-PR	5,750.00 06.04.2020
* 	A03970	AG-PR	327,500.00 21.04.2020
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* *	A03970	AG-PR	334,850.00
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* * *,	A03970	<u> </u>	334,850.00
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+	A13001	AG-PR	3,000.00 21.04,2020
7	A13001	AG-PR	10,065,00 17.05.2020
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	A13001	AG-PR	13,065.00
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	A13001		13,065.00
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33,393,523.00

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	G/L	Profit Ctr	Amount in local cur.	Pstng Date
-	1001101	1.5.55	,	•
	A01101	AG-PR		26.08.2019
-	A01101	AG-PR	1,061,880.00	
	A01101	AG-PR		26.10.2019
	A01101	AG-PR		25.11.2019
-	A01101	AG-PR		26.12.2019
÷	A01101	AG-PR	851,970.00	<del></del>
4	A01101	AG-PR	·	24.02.2020
-	A01101	AG-PR	- 2,834,365 00	
-	A01101	AG-PR	842,820.00	
· ·	A01101	AG-PR	886,830.00	25.04.2020
	A01101	AG-PR	834,210.00	26.05.2020
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**	A01101	AG-PR	11,413,095.00	
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* * ×	A01101	,	11,413,095.00	
		, ,	1:	
	A01102	AG-PR		26.08.2019
*	A01102	AG-PR	14,350.00	25.09.2019
-	A01102	AG-PR /	, ,	26.10.2019
1	A01102	AG-PR	14,350.00	25.11.2019
-	A01102	AG-PR	23,140.00	26.12.2019
*	A01102	AG-PR	23,140 00	26.01.2020
sk .	A01102	AG-PR	. 23,140.00	24.02.2020
*	A01102	AG-PR	. 20,090.00	26.03.2020
· i	A01102	AG-PR	20,090.00	25.04.2020
*	A01102	AG-PR	20,090.00	26.05.2020
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**	A01102	AG-PR	187,090.00	
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* * *	A01102	,	187,090.00	
*	A01151	AG-PR	888,200.00	26.08.2019
.*	A01151	AG-PR	891,900.00	25.09.2019
*	A01151	AG-PR	890,050.00	<del></del>
	A01151	AG-PR	890,050.00	
	A01151	AG-PR	915,140.00	
	A01151	AG-PR	915,140.00	26.01.2020
	A0115,1	AG-PR	915,140.00	24.02.2020
:*	A01151	AG-PR	915,140.00	
4	A01151	AG-PR	931,010.00	
	A01151	AG-PR	914,530.00	
4.4	A01151	AG-PR	9,066,300.00	
***	A01151		9,066,300.00	
	<del></del>		, 2,000,000.00	

A01202   AG-PR   108,441.00   26,08.2019   A01202   AG-PR   128,571.00   25,09.2019   A01202   AG-PR   128,571.00   26,10.2019   A01202   AG-PR   128,571.00   26,10.2019   A01202   AG-PR   128,571.00   26,10.2019   A01202   AG-PR   128,571.00   26,10.2019   A01202   AG-PR   128,571.00   26,11.2019   A01202   AG-PR   124,138.00   26,01.2020   A01202   AG-PR   125,596.00   26,01.2020   A01202   AG-PR   125,596.00   26,03.2020   A01202   AG-PR   125,596.00   26,03.2020   A01202   AG-PR   125,596.00   26,03.2020   A01202   AG-PR   125,596.00   26,03.2020   A01202   AG-PR   116,881.00   26,05.2020   A01202   AG-PR   116,881.00   26,05.2020   A01202   AG-PR   1,228,670.00   A01202   AG-PR   1,228,670.00   A01203   AG-PR   1,228,670.00   A01203   AG-PR   151,478.00   26,08.2019   A01203   AG-PR   151,478.00   26,10.2019   A01203   AG-PR   151,478.00   26,03.2020   A01203   AG-PR   151,478.00   26,03.2020   A01203   AG-PR   151,478.00   26,03.2020   A01203   AG-PR   153,263.00   26,03.2020   A01203   AG-PR   153,263.00   26,03.2020   A01203   AG-PR   153,263.00   26,03.2020   A01203   AG-PR   150,203.00		* ·			
A01202   AG-PR   136.880.00   25.09.2019					<del></del>
A01202   AG-PR   136,880,00   25,09,2019	7.4	A01202	AG-PR-	<del></del>	36.00.2010
A01202   AG-PR	4	A0.1202	<del></del>		
A01202   AG-PR   128.571.00   26.10.2019		<del>-  </del>			
A01202   AG-PR   128,571.00   25.11.2019	*		<del></del>		<del> </del>
** A01202 AG-PR 124,138.00 26.12.2019 * A01202 AG-PR 131,428.00 26.01.2020 * A01202 AG-PR 125,596.00 24.02.2020 * A01202 AG-PR 125,596.00 26.03.2020 * A01202 AG-PR 98.135.00 25.04.2020 * A01202 AG-PR 16.881.00 26.05.2020 * A01202 AG-PR 16.881.00 26.05.2020 * A01202 AG-PR 116.881.00 26.05.2020 * A01202 AG-PR 1.228,670.00	*				
** A01202 AG-PR 125,596.00 26.01.2020	÷	<del></del>			
** A01202 AG-PR 125,596.00 24.02.2020	k				
A01202   AG-PR   125,596.00   26.03.2020			<del></del>		
A01202       AG-PR       98.135.00       25.04.2020         A01202       AG-PR       116.881.00       26.05.2020         A01202       AG-PR       1,228,670.00         A01202       AG-PR       1,228,670.00         A01203       AG-PR       133.791.00       26.08.2019         A01203       AG-PR       165.950.00       25.09.2019         A01203       AG-PR       165.950.00       07.10.2019         A01203       AG-PR       151.478.00       26.10.2019         A01203       AG-PR       151.478.00       26.10.2019         A01203       AG-PR       151.478.00       26.10.2019         A01203       AG-PR       151.478.00       26.12.2019         A01203       AG-PR       155.403.00       26.01.2020         A01203       AG-PR       148.263.00       24.02.2020         A01203       AG-PR       148.263.00       24.02.2020         A01203       AG-PR       140.195.00       25.04.2020         A01203       AG-PR       140.195.00       25.04.2020         A01203       AG-PR       143,263.00       26.05.2020         A01203       AG-PR       1.497.102.00       140.195.00       26.05.2020	÷	<del></del>			
** A01202 AG-PR 116.881.00 26.05.2020  ** A01202 AG-PR 1,228.670.00  ** A01203 AG-PR 133.791.00 26.08.2019  * A01203 AG-PR 165.950.00 25.09.2019  * A01203 AG-PR 5,000.00 7.10.2019  * A01203 AG-PR 151.478.00 26.10.2019  * A01203 AG-PR 151.478.00 26.10.2019  * A01203 AG-PR 151.478.00 26.10.2019  * A01203 AG-PR 151.478.00 26.12.2019  * A01203 AG-PR 151.478.00 26.12.2019  * A01203 AG-PR 155.403.00 26.01.2020  * A01203 AG-PR 158.263.00 24.02.2020  * A01203 AG-PR 148.263.00 24.02.2020  * A01203 AG-PR 140.195.00 25.04.2020  * A01203 AG-PR 140.195.00 25.04.2020  * A01203 AG-PR 140.195.00 25.04.2020  * A01203 AG-PR 149.7102.00  * A01203 AG-PR 1.497.102.00  * A01203 AG-PR 1.497.102.00  * A01204 AG-PR 30.25.09.2019  * A01207 AG-PR 150.26.08.2019  * A01207 AG-PR 150.26.10.2019  * A01207 AG-PR 150.26.10.2019  * A01207 AG-PR 150.26.10.2019  * A01207 AG-PR 150.26.10.2020  * A01207 AG-PR 150.26.03.2020	-				
** A01202 AG-PR 1,228,670.00  ** A01202 AG-PR 1,228,670.00  ** A01203 AG-PR 165,950.00 25,09,2019  * A01203 AG-PR 165,950.00 07,10,2019  * A01203 AG-PR 5,000.00 07,10,2019  * A01203 AG-PR 151,478.00 26,10,2019  * A01203 AG-PR 151,478.00 26,10,2019  * A01203 AG-PR 151,478.00 26,12,2019  * A01203 AG-PR 149,018.00 26,12,2019  * A01203 AG-PR 155,403.00 26,01,2020  * A01203 AG-PR 153,263.00 26,03,2020  * A01203 AG-PR 153,263.00 26,03,2020  * A01203 AG-PR 140,195.00 25,04,2020  * A01203 AG-PR 150,26,05,2020  * A01203 AG-PR 150,26,10,2019  * A01207 AG-PR 150 26,10,2019  * A01207 AG-PR 150 26,10,2019  * A01207 AG-PR 150 26,01,2020  * A01207 AG-PR 150 26,01,2020  * A01207 AG-PR 150 26,01,2020  * A01207 AG-PR 150 26,03,2020  * A01207 AG-PR 150 26,03,2020  * A01207 AG-PR 150 25,04,2020	è	<del></del>	<del></del>		
A01202   AG-PR   1,228,670.00    A01203   AG-PR   133,791.00   26,08,2019    A01203   AG-PR   165,950.00   25,09,2019    A01203   AG-PR   151,478.00   26,10,2019    A01203   AG-PR   151,478.00   26,10,2019    A01203   AG-PR   151,478.00   26,10,2019    A01203   AG-PR   149,018.00   26,12,2019    A01203   AG-PR   148,263.00   24,02,2020    A01203   AG-PR   148,263.00   24,02,2020    A01203   AG-PR   153,263.00   26,03,2020    A01203   AG-PR   140,195.00   25,04,2020    A01203   AG-PR   143,263.00   26,05,2020    A01203   AG-PR   149,7102.00    A01203   AG-PR   149,7102.00    A01203   AG-PR   1,497,102.00    A01203   AG-PR   1,497,102.00    A01204   AG-PR   30   25,09,2019    A01207   AG-PR   150   26,10,2019    A01207   AG-PR   150   26,10,2019    A01207   AG-PR   150   26,12,2019    A01207   AG-PR   150   26,12,2019    A01207   AG-PR   150   26,01,2020    A01207   AG-PR   150   26,03,2020    A01207   AG-PR   150   26,03,20			1/10/11/	115,881.00	26.05.2020
A01203 AG-PR 155,403.00 26.08.2019 A01203 AG-PR 151,478.00 25.09.2019 A01203 AG-PR 151,478.00 26.10.2019 A01203 AG-PR 151,478.00 26.10.2019 A01203 AG-PR 151,478.00 26.12.2019 A01203 AG-PR 151,478.00 26.12.2019 A01203 AG-PR 159,403.00 26.01.2020 A01203 AG-PR 155,403.00 26.01.2020 A01203 AG-PR 153,263.00 26.03.2020 A01203 AG-PR 153,263.00 26.03.2020 A01203 AG-PR 140,195.00 25.04.2020 A01203 AG-PR 150,261.000 A01207 AG-PR 150,261.0019 A01207 AG-PR 150,261.0019 A01207 AG-PR 150,261.2019 A01207 AG-PR 150,26.10.2019 A01207 AG-PR 150,26.03.2020	* =	A01202	AG-DR	1 220 572 00	
A01203 AG-PR 155,403.00 26.08.2019 A01203 AG-PR 151,478.00 26.10.2019 A01203 AG-PR 151,478.00 26.10.2019 A01203 AG-PR 151,478.00 26.12.2019 A01203 AG-PR 151,478.00 26.12.2019 A01203 AG-PR 151,478.00 26.12.2019 A01203 AG-PR 159,003.00 26.01.2020 A01203 AG-PR 149,018.00 26.12.2019 A01203 AG-PR 155,403.00 26.01.2020 A01203 AG-PR 155,403.00 26.01.2020 A01203 AG-PR 153,263.00 26.03.2020 A01203 AG-PR 140,195.00 25.04.2020 A01203 AG-PR 140,195.00 25.04.2020 A01203 AG-PR 143,263.00 26.05.2020 A01203 AG-PR 1,497,102.00 A01203 AG-PR 1,497,102.00 A01203 AG-PR 1,497,102.00 A01207 AG-PR 30 25.09.2019 A01207 AG-PR 150 26.10.2019 A01207 AG-PR 150 26.10.2019 A01207 AG-PR 150 26.10.2020 A01207 AG-PR 150 26.12.2019 A01207 AG-PR 150 26.03.2020 A01207 AG-PR 150 26.05.2020		1.01202	IAG-TIX	1,228,670.00	
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A01203   AG-PR   133,791.00   26.08.2019   A01203   AG-PR   165.950.00   25.09.2019   A01203   AG-PR   5,000.00   07.10.2019   A01203   AG-PR   151,478.00   26.10.2019   A01203   AG-PR   151,478.00   26.12.2019   A01203   AG-PR   149,018.00   26.12.2019   A01203   AG-PR   149,018.00   26.12.2019   A01203   AG-PR   148,263.00   24.02.2020   A01203   AG-PR   153,263.00   26.03.2020   A01203   AG-PR   140,195.00   25.04.2020   A01203   AG-PR   140,195.00   25.04.2020   A01203   AG-PR   1,497,102.00   A01203   AG-PR   1,497,102.00   A01203   AG-PR   270   26.08.2019   A01207   AG-PR   30   25.09.2019   A01207   AG-PR   150   26.10.2019   A01207   AG-PR   150   26.12.2019   A01207   AG-PR   150   26.12.2019   A01207   AG-PR   150   26.01.2020   A01207   AG-PR   150   26.03.2020		1.01202	<del> </del>	1,228,670.00	
** A01203 AG-PR 165.950.00 25.09.2019  * A01203 AG-PR 5,000.00 07.10.2019  * A01203 AG-PR 151.478.00 26.10.2019  * A01203 AG-PR 151.478.00 25.11.2019  * A01203 AG-PR 159.403.00 26.01.2020  * A01203 AG-PR 155.403.00 26.01.2020  * A01203 AG-PR 155.403.00 26.01.2020  * A01203 AG-PR 153.263.00 24.02.2020  * A01203 AG-PR 153.263.00 26.03.2020  * A01203 AG-PR 140.195.00 25.04.2020  * A01203 AG-PR 140.195.00 25.04.2020  * A01203 AG-PR 1497.102.00  * A01203 AG-PR 1.497.102.00  * A01203 AG-PR 1.497.102.00  * A01207 AG-PR 270 26.08.2019  * A01207 AG-PR 150 26.10.2019  * A01207 AG-PR 150 26.10.2019  * A01207 AG-PR 150 26.10.2019  * A01207 AG-PR 150 26.01.2020  * A01207 AG-PR 150 26.03.2020  * A01207 AG-PR 150 26.05.2020  * A01207 AG-PR 150 26.05.2020	*	Δ01203	AG DP	470 70	<del></del>
** A01203 AG-PR	;		<del> </del>		
A01203   AG-PR   151,478.00   26.10.2019	*	+	+		
A01203   AG-PR   151,478.00   26.10.2019	-	+	<del>i — — ·</del>		
A01203 AG-PR 155,403.00 26.12.2019 A01203 AG-PR 155,403.00 26.01.2020 A01203 AG-PR 158,263.00 24.02.2020 A01203 AG-PR 153,263.00 26.03.2020 A01203 AG-PR 153,263.00 26.03.2020 A01203 AG-PR 140.195.00 25.04.2020 A01203 AG-PR 140.195.00 25.04.2020 A01203 AG-PR 1497.102.00 A01203 AG-PR 1.497.102.00 A01203 AG-PR 1.497.102.00 A01203 AG-PR 270 26.08.2019 A01207 AG-PR 30 25.09.2019 A01207 AG-PR 150 26.10.2019 A01207 AG-PR 150 26.10.2019 A01207 AG-PR 150 26.10.2020 A01207 AG-PR 150 26.01.2020 A01207 AG-PR 150 26.01.2020 A01207 AG-PR 150 26.01.2020 A01207 AG-PR 150 26.03.2020 A01207 AG-PR 150 26.03.2020 A01207 AG-PR 150 26.03.2020 A01207 AG-PR 150 25.04.2020 A01207 AG-PR 150 26.03.2020 A01207 AG-PR 150 25.04.2020 A01207 AG-PR 150 26.03.2020 A01207 AG-PR 150 26.05.2020 A01207 AG-PR 150 26.05.2020 A01207 AG-PR 150 26.05.2020	-	<del></del>	<del></del>		
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A01203 AG-PR 148.263.00 24.02.2020 A01203 AG-PR 153,263.00 26.03.2020 A01203 AG-PR 140.195.00 25.04.2020 A01203 AG-PR 143,263.00 26.05.2020 A01203 AG-PR 143,263.00 26.05.2020 A01203 AG-PR 1.497.102.00 A01203 AG-PR 1.497.102.00 A01203 AG-PR 270 26.08.2019 A01207 AG-PR 30 25.09.2019 A01207 AG-PR 150 26.10.2019 A01207 AG-PR 150 26.12.2019 A01207 AG-PR 150 26.01.2020 A01207 AG-PR 150 26.01.2020 A01207 AG-PR 150 26.03.2020 A01207 AG-PR 150 26.05.2020	-	<del> </del>	<del></del>		
A01203 AG-PR 153,263.00 26.03.2020 A01203 AG-PR 1440.195.00 25.04.2020 A01203 AG-PR 1440.195.00 26.05.2020 A01203 AG-PR 1440.195.00 26.05.2020 A01203 AG-PR 1440.195.00 26.05.2020 A01203 AG-PR 1440.195.00 AG-PR 1440.195.00 AG-PR A01207 AG-PR A01207 AG-PR 150 26.10.2019 A01207 AG-PR 150 26.12.2019 A01207 AG-PR 150 26.01.2020 A01207 AG-PR 150 26.03.2020 A01207 AG-PR 150 26.03.2020 A01207 AG-PR 150 26.03.2020 A01207 AG-PR 150 26.03.2020 A01207 AG-PR 150 26.05.2020		<del></del>	<del>†</del>		
A01203 AG-PR 140.195.00 25.04.2020 A01203 AG-PR 143,263.00 26.05.2020 A01203 AG-PR 1.497.102.00 A01203 AG-PR 1.497.102.00 A01203 AG-PR 270 26.08.2019 A01207 AG-PR 30 25.09.2019 A01207 AG-PR 150 26.10.2019 A01207 AG-PR 150 26.12.2019 A01207 AG-PR 150 26.12.2019 A01207 AG-PR 150 26.01.2020 A01207 AG-PR 150 26.01.2020 A01207 AG-PR 150 26.01.2020 A01207 AG-PR 150 26.03.2020 A01207 AG-PR 150 26.03.2020 A01207 AG-PR 150 25.04.2020 A01207 AG-PR 150 25.04.2020 A01207 AG-PR 150 26.03.2020 A01207 AG-PR 150 26.05.2020	-		<del> </del>		
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A01207 AG-PR 150 26.08.2019 A01207 AG-PR 150 25.11.2019 A01207 AG-PR 150 26.12.2019 A01207 AG-PR 150 26.12.2019 A01207 AG-PR 150 26.12.2019 A01207 AG-PR 150 26.01.2020 A01207 AG-PR 150 26.01.2020 A01207 AG-PR 150 26.01.2020 A01207 AG-PR 150 26.03.2020 A01207 AG-PR 150 25.04.2020			1		
### A01207 AG-PR		AUTZUS	AG-PR .	1,497,102.00	
* A01207 AG-PR	~ ~ ~	401303		•	
* A01207 AG-PR 30 25.09.2019  * A01207 AG-PR 150 26.10.2019  * A01207 AG-PR 150 25.11.2019  * A01207 AG-PR 150 26.12.2019  * A01207 AG-PR 150 26.01.2020  * A01207 AG-PR 150 26.01.2020  * A01207 AG-PR 150 26.03.2020  * A01207 AG-PR 150 26.05.2020  * A01207 AG-PR 150 26.05.2020  * A01207 AG-PR 150 26.05.2020		A01203		1.497,102.00	
* A01207 AG-PR 30 25.09.2019  * A01207 AG-PR 150 26.10.2019  * A01207 AG-PR 150 25.11.2019  * A01207 AG-PR 150 26.12.2019  * A01207 AG-PR 150 26.01.2020  * A01207 AG-PR 150 24.02.2020  * A01207 AG-PR 150 26.03.2020  * A01207 AG-PR 150 25.04.2020  * A01207 AG-PR 150 25.04.2020  * A01207 AG-PR 150 26.05.2020	<u>.</u>	401207	4.6.00		
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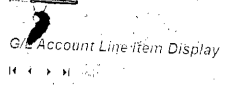
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403970 '	KR	4G-2R	31,900.00	03 05	2020	PR19060120-103976		1900230073
403970	KR	4G-PR	43 990,00	08.05.	2929	PR19000126-403976		1990230074
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403970	KR	4G-PR		15.05	2028	PR19062694-403976		1900237303
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403970	KR	AG-PR	I			PR19002095-403970 PR19002096-403970		1900225160
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	403970	KR	AG-PR	. 3,500,00		FR19002096-403970		
٠.	403976	113	4G - PR	2,600.00	20.05 2020		r ` "	1909249223
	403976	KE.	4G-PR	8 666.86		PR19002095-403970 PR19002095-403970		1900249231
	403970	A.B	4G - FR	9,780.00		PR19002095-203970		1989.249233
	403970 .	KR.	AG-PR	7.556 00		PR19002096-403970	•	1900248158
	403970	K F	40-FR	1.725,000,00	20.05.2020	PR19061111 1111		1900249214
	403976	KE	4G - FR .	a.700.00	20.05.2020	PR1960		
	4039701	K2	4G - PR	1.739,000,00	20.05.2020	PR19602096-403976	O.	1::::::::::::::::::::::::::::::::::::::
	403970	KR	4G-PR -	3,809,909,69	20.05.2020	PR19002095-403970		1900248138
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	403970°.	KR .	≥G-PR	7 525.60		FR19002095-A03970		190024816-
	403970	K'E	AG-PR	13.000.00	20.05.2020	PR19062696-403970		1965249215
	403970	KR .	4G; FR +	49,868,88	20 05.2020	PR19002096-A03976		1900249226
	403976	KR	≙G-PR,	3,100,60	20.05.2020		•	
	403970	KR	AG-PR	1.038,250,80				1900249221
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	403970	KR	4G-PR	17,000,00	21.05.2020	PR19002096-A03970		1900249593
	403976	KR ·	AG-PR	43,956,66	21.05.2020	FR19002096-403970		1900249595
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	403970	KR	AG-PR	19.760.60	21.95.2020	PR19062895-463976		
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	463970	KR	4G-FR	45,250,00	1			1900249597
٠		-	·	22.647,600.00		PR19002096-403970		1986249589
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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

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

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3.	Reply to the application.		10-11
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5.	Copy of seniority list	R/1	
6.	Copy certificate of merit	R/2	1 <del>3-14</del>
7.	Copy Ph.D degree	R/3	4.6
8.	Copy letter addressed by appellant to	R/4-R/5	-1-4
	D.G. Agriculture for compliance of court		'
	verdict and parking the vehicle in garage	:	20-21
9.	Copy letter dated 14.05.2020 for	R/6	1001
	compliance of court order		2 2

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. Barkat Ali Kha	an		• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	Appellant
		Ve	rsus		
Chief Minister t					
Peshawar others	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • •	• • • • • • • • • • • • • • • •	• • • • • • • • • • • • •	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.

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.
- 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 2<sup>nd</sup> 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 Tainab, 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.
- 9) 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.

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.

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

## <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-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

## 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 **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 & Academie Qualification	Date of Birth/ Domicile	Date of 1st entry into	Regula	ır Appeid to the pr	tment/promotion esent post	Present posting	Specialization	Date of retirement	Remarks	7
			Govt. Service	Date	BS	Methods of recruitment	-				}
1	2 - 112 (41)	3	4	5	6	7	8	<del> </del>	9	10	$\dashv$
-1. 	Dr. M.Abdul Rauf M.Sc Hous Agri Ph.D USA	10.10.1968 FR Peshawar	18.01.1992 Regular	06.12.2005 23.05.2018	BS-19	By initial recruitment By promotion	Director General Agril. Research, KPK (ops)	Horticulture	09.10.2028	By promotion	1
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	1
<b>3.</b>	Dr. Dii Feysz Khan M.Sc Hons Agri Ph.D Australia	01.02,1965 Banniu	16.01,1991 Regular	01.10.2005 23.05.201#	BS-18 BS-19	By initial recruitment By promotion	Director, ARS, Serai Naurang, Bannu	Chemistry	31.01.2025	"do"	1
4.	Or. 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 23.05.201\$	BS-18 BS-19	By Initial recruitment By promotion	Director, ARI, Baffa, Manachra	Chemistry	31.12.2021	<b>đo</b>	
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.	4
,6.	Mr.Afsuulish Khan M.Sc Hons Agri	25.02.1962 Bannu	19.03.19 <b>2</b> 7 Regular	06.02.2006 23.05.2018	BS-18 BS-19	By promotion By promotion	Director, APS, Bannu. (on LPR)	Horticulture	24.02.2022	بنشي	1
7.	Dr.Zaheer Ullah Khan M.Sc Agri Ph.D Newzealand Post Doe Japan Post Doe 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	    L
	Dr.Abdul Samad M.Sc Hons Agri Ph.D Newzealand	10.12,1960 Swabi		01.11,200\$ 23.05.2018	BS-18 BS-19	By initial recruitment By promotion	PRO (Hort) ARL Tarnab.	Horticulture	69.12.2020 X	"do.,	-
		04,04.1967 Swabl		01.04.2008 23.05.2018	BS-12 BS-19	By initial recruitment 2 By promotion	Director, ARS, Swabi	Cereal	03.04.2027	do.,	4

	M.Sc. Hons Agrical Ph.D.Chiro	Kurram Agy	Regular	23:05:2018	BS-19	By promotion	CCRI, Pirsabak, Nowshera.			(14)	( )
	Dr. Nacem Ahmad M.Sc Hons Agri Ph.D. And Uni: R. Pindi	04.02.1971 Dit	16.07.1999 Regular	01.03.2009, 23.05.2018	BS-18 BS-19	By inhial recruitment of By promotion	PRO (Cercal) ARI, Mingora Swet.	Cereal	03.02.2031	do	/
12	Mr Akhtar Nawaz M.Sc (Hons) Hort MS (FR Germany)	15.03.1961 Mansehra	01.09.1987 Regular	16.12.2008 23.05.2018	85-18 BS-19	By promotion By promotion	Director, HARS, Abbottzbad	Harticulture	14.03.2021	db	سا
713.	Mr.Asifur Rehman M.Sc (Hons) Agri	24.03.1965 Harrpur	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	. :
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, Turnab.	Pathology	31.08.2026	.do	
	Dr. Faqir Gul Ph.D AUP Dr. Sadur, Rahman	11.11.1963 Merdan 12.02.1960	09.03.1989 Regular	01.01.2009 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO, Entomology ARI, Ternab.	Entomology	10.1.1.2023 v	40. 14.73	
	M.Sc. Hons Agri MS Agron. USA Ph.D AUP	Peshawar	21.09.1986	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Cereal), ARLA Tamab,	Cereal	11.00.2020 X	do	
	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	Ceresi	701.04.2020	do 4	
18	Dr.Amlad Khan M.Sc Hons Agri M.S. U.S.A Ph.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 pronotion By pronotion	PRO (Vegetible) ARI; Mingora, Swat	Oilseed	01 12 2022	do	
9.00	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, SCRI, Mardan	Vegetable	.08.04.20217	do	·
. 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 Harrichtend C	Misc Crops	29.04.2022	,do	

-	M.Sc Hons Agri Ph.D PBG (AUP)	Mendan		23.05.2018	BS-19	By promotion	Research Planning, KPK		V	1
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 Kurek.	Pulses & Legum	02.10.2019	do
25.	Mr.Nazir Ahmad M.Sc (Hons) Agro. Plant Breeding & Genetics	12.05.1960 Peshiawar	26.07.1987	04.11.2016 · 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO(Citrus), ARI, Tamab.	Cereal	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, Tannb.	Chemistry	31.08.2021	do,
27.	Mr.Inayat Hussain Shah M.Sc Hons Agri	01.09.1960 D.f.Khan	26.07.1987	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO (Cereal), ARI, DIKban	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 Uilah 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	19.03.2022	_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 beat) SCRI, Mardan	Cereal Crops	07.07.2022	do
31.	Mr.Sharaftt Gul M.Sc (Hons) Agri	11.05,1963 Nowshera	19.02.1989	14.04.2017 23.05.2018	8S-18 BS-19	By promotion By promotion.	PRO (Misc.Crops), ARI, Tamah	Horriculture	10.05.2023	"do
32.	Mr.Nayyar Iqbal M.Sc Hons Agri	08.04.1965 Manischra	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 ,	20.09.1963 Novyshera	01.02.1989	04.11.2016 23.05.2018	BS-18 BS-19	By promotion By promotion	PRO(S&PM), ARL Tamah	Chemistry	19.09.2023	do

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13.0	DY_BAYKaZAU MSEHOTOAPI IPLDAUR	Bannu	, <u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	23.05.2018	(BS:19)	By promotion	Research (Merged) (Area) ARI Ternab.	· · · · · · · · · · · · · · · · · · ·			1
35.	Mr.Noore lan M.Sc Hons Agri MS USA	15.02:1962 Charsadda	01.02.1989	04.11.2016 23.05.2018	85-18 85-19	By promotion By promotion	PRO (S.C), SCRI, Mardan.	Chemistry	14.02.2022	By perrootion	`  .
36.	Mr. Muhahat Khan M.Sc (Horis) Agri	02.01.1960 Mardan	09.03.1989	04.11.2016 각 23.05.2018 :	BS/18 BS-19	By promotion By promotion	PRO (Entomology) ARS, Baffa Manschra	Entomology	01.01.2020	do	
37:	Mr. Muhammad Shirin Khan M.Sc (Hons) Agri	10.04.1962 Mansehra	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	-do∑ - 7.	
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	<b>1</b>
39.	Mr.Muhammad Aqee) 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	2
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 X	.do	
AL.	Mr Zubair Shah M Sc (Hens) Agri	01:04:1966 Matakand Agency	11:12:1990	04.11.2016 23.05.2018	BS-18 BS-19	By promotion  By promotion	PRO(Seed Production, CCRI Pirsabak Nowsbern	Gereal Crops (	31.03.2026	do	
7, 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 Pubes ARS Ahmadwala Karak	Pulses & Legums	05.01.2023	de	
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	. <b>do</b> // 19	
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 Novembera	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, Chimilty 74-25	Horiculture	31.01.2025	"do.	1. 6 

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Abdul Wahah. Junior Clerk/Member

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Dr. Bashir Ahmaff DARP/Chairman

Serial No.



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



### **CERTIFICATE OF MERIT**

· Certified that BA	RKAT ALI K	CHAN S/O	AKBAR ALI	KHAN
University Registration No	834Agn-U	1-821	. has passed	l <b>ļiis</b> /her
M.Sc. Honours	during	the session	1 1987	
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Controller of Examinations.

Serial No. 004112

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Anticultural Interpretation

Peshawar-Pakisian

Peshawar-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 <b>05</b> admitted to the above Degree
Issue Date <u>10-04-2006</u>		Registered No. 83-Agr-U-821
Controller of Examinations	Registrar	Vice Chancellor

Annexure 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.

1. 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.

or 8/5/2020 the ramote

## Annexure R/5 (21)

Ţο,

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

CC.to.

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

Taker over Mittodishi Pajeve L HR 6094 on: 1115/2020 at 2;30 PM.

> 011. 1115120.

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 Knyn / N 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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## GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

NO.SOE(AD)3(3)2/RW/2020 Dated Peshawar, the June 17<sup>th</sup>, 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 OFEICER-ESTT:

Endst. of Even No. & Date.

Copy forwarded to the:

 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 OFFICER-ESTT:

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# 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):

S No	Name of officer	From	To	Remarks/Tenure
1.	Dr. Abdul Bari,	Director, Agricultural	Principal Research Officer (Oilseed), Agricultural Research Institute,	Vice Sr, No. 02. Tenure period from 28.05.2019 till date.
2.	Mr. Shahsawar Khan, (BS-19)	Officer (Oilseed),		Vice Sr. No. 07. Tenure period from 01.06.2011till date.
	-1	Institute, Tarnab, Peshawar.	Agricultural Research Institute, D.I.Khan	
3.	Mr. Muhammad Sajjad (BS-19)	Officer (S&PN) Agricultural Research Station, Baffa Mansehra.	Director, Agricultural Research Station, Amnawar, Buner	Tenure period from 09.10.2018 till date
4.	Dr. Barkat Ali Khan, Director (BS-19)		•	Tenure period from 09.10.2018 till date
5.	Mr. Fazli Wahab, (BS-19)	Officer (Foo Technology), Agr Res. Instt: Tarna Peshawar	b Area), ARI, Tarnab Peshawar.	<u></u>
6.	Mr. Abdul Majeed Director (BS-19)	, Director, Agriculture Research Institut D.I.Khan	al Principal Researc e, Officer (Foo Technology), AR D.I.Khan	d vacancy. Tenui

							1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
7	Mr. Inayat Hussain	Principal	Research	Director,	المانة داد است بنه به س	Vice Sr.	No 06
•	Shah, (BS-19)						criod from
:		Agricultural	Research	Research	Institute,	09.10.201	8 till date
:		Institute, D.I.	Khan	D:I.Khan			
8.	Mr. Ahmad Said,	Director, Cer	cal Crops	Principal	Research	Against - a	ın existingiy
!	(BS-19)	Research	Institute,	Officer		vacancy.	Waiting for
:	i ·	Pirsabak, Nov	vshera.	(Horticulti	ırc),	posting	since
				Agricultur	al	01.11.201	9.
·				Research	Institute,		.•
				Mingora, S	Swat		

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,

SECRETARY ESTABLISHMENT KHYBER PAKHTUNKHWA.

CHIEF SECRETARY
KHYBER PAKHTUNKHWA

CHIEF MINISTER, KHYBER PAKHTUNKHWA MOHBULLAH KHA
MOHBULLAH KHA
Minister Agricultura, Livericult
Minister Agricultura, Christian
Fisheries & Co-operative
Knyber Pakhunkhwa

N.P.

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 16, 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		JUSTIFICATION
1.	Dr. Abdul Bari, Director (BS-19)	Director. Agricultural Research Station. Amnawar Buner.	Principal Research Officer (Oilseed). Agricultural Research Institute, Tarnab. Vice No. 02.	08 Months	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.	& 06 Months.	of the officer has been completed.
3.	Mr. Muhammad Sajjad (BS-19)	Principal Research Officer (S&PN) Agricultural Research		1 01 Year & 03 Months.	The required tenure of the officer has no yet been completed However, the office concerned relate to District Buner and the activities of th Station will be run i better position.
4.	Dr. Barkat A Khan. Director (BS-19)	, , , , , , , , , , , , , , , , , , , ,	d Officer (Foo	od 03 months ri.	The required tenur of the officer has no yet been complete

		_			
			Peshawar. Vice No. 05.		However, the officer 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.
5.	Mr. Fazli Wahab, (BS-19)	Officer (Food Technology), Agril	Director Agricultural Research (Merged Area), ARI, Tarnab, Peshawar. Vice No. 04.	)1 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 proposed officer, to run the developmentals and
6.	Mr. Abdu Majeed, Directo (BS-19)	l Director, Agricultur r Research Institut D.I.Khan	al Principal Research e. Officer (Food Technology), ARI, D.I.Khan		non-developmental activities of merged districts efficiently  Completed the tenure at the Institute as well as on the post of Director.
7.	Mr. Inaya Hussain Shal (BS-19)	at Principal Resear  n Officer (Cerea Agricultural Resear Institute, D.I.Khan	ch Director, Agricultural	01 Year of 03 Month	s. of the officer has not yet been completed. However, he has sufficient experience in management skills
					expertise. The activities of the Institute are suffering

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					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 posting.	Waiting for posting.

6. 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.

- 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 SECRETARY Govt. of Khyber Pakhtunkhwa

Approvd

Chief Minister Khyber Pakhtunkhwa

CS



## SUMMARY FOR THE CHIEF MINISTER, KHYBER PAKHTUNKHWA

SUBJECT: PROPOSAL FOR POSTING/TRANSFER

#### KHYBER PAKHTUNKWA SERVICE TRIBUNAL, PESHAWAR

No. 1749 /ST

Dated 22 / 7/ 2020

To

The Secretary Agriculture Livestock & Co-operative Department, Government of Khyber Pakhtunkhwa,

Peshawar.

Subject: -

JUDGMENT IN APPEAL NO. 3727/2020, DR. BARKAT ALI KHAN.

I am directed to forward herewith a certified copy of Judgement dated 15.07.2020 passed by this Tribunal on the above subject for strict compliance.

Encl: As above

REGISTRAR (
KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL
PESHAWAR.

