FORM OF ORDER SHEET

Court of 2/2023 Case No.-S.No. Order or other proceedings with signature of judge Date of orderproceedings 3 1 present appeal is resubmitted today by Mr. The 1.-07/03/2023 Yasir Salcem Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on_____. Parcha Peshi is given to appellant/counsel for the date fixed. . By the order of Chairman REGISTRAR

The appeal of Mr. Sifat ullah Clinical Technician in the office of the D.H.O N.W received todawile, on 31.01.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Copy of appointment order of the appellant is not attached with the appeal which may be placed on it.
- 2- Copy of appeal for release of salary made by the appellant and letters mentioned in para-1 of the memo of appeal in respect of appellant are not attached with the appeal which may be placed on it. Annexure-A is letter about the salary of one Zahid Noor but not a letter about the release of salary of present appellant.
- 3- Copy of pay bill for activation of salary and observation of respondent no.3 in respect of appellant mentioned in para-4 of the memo of appeal I not attached with the appeal which may be placed on it. Annexure-C is letter about the salary of one Siraj ud Din but not about the present appellant.

No. 467 /S.T.

Dt. 01/02 /2023

REGISTRAR SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA** PESHAWAR.

M.Afrasiab Khan Adv. High Court Peshawar.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO. 492 /2022

Sifat Ullah

VS

HEALTH DEPARTMENT

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APPELLANT

THROUGH:

YasirⁱSaleem &

Afrasiab Khan Wazir Advocate high Court

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. <u>492</u>2022

Mr. Sifat Ullah , Clinical Technician, in the office of District Health Officer District North Waziristan APPELLANT.

Versus

1. Director General Health Services Khyber Pakhtunkhwa Peshawar.

2. District Health Officer, District North Waziristan.

3. District Account Officer, District North Waziristan.

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST INACTION OF THE RESPONDENT BY NOT RELEASING SALARIES W.E.F 01.04.2022 OF THE APPELLANT AND AGAINST INACTION ON DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STIPULATED PERIOD.

Prayer:

That on acceptance of this instant service appeal of the appellant the inaction of the respondents by not releasing salaries of the appellant w.e.f 01.04.2022 till dated may very kindly be declared illegal and without lawful authority of law, and the respondents may further please be directed to release salaries of the appellant w.e.f 01.04.2022 till dated, with all back benefits. Any other remedy which august tribunal deems fit that may also be decided in favor of the appellant.

R/SHEWETH: ON FACTS:

Brief facts of the appeal are as under;

والمحاجيات والجرابية المراجع فالم

1. That the appellant is working as Clinical Technician in the respondent department.

3. That the respondents wrote a letter to Accountant General Khyber Pakhtunkhwa regarding guidance in the matter, whereby the accountant general Khyber pakhtunkhwa gave approval on the following conditions vide dated 18.11.2019 Copy of letter is attached as Annexure......**B.**

4. That on 11.12.2020 the respondent No.3 made an observation over the impugned bills which was removed by the respondent No.2 and resubmitted to respondent No.3 13.12.2020 which is still pending. Copy of letter is attached as annexure **C**.

- 8. That appellant further feeling aggrieved and having no other remedy but to file this appeal on the following grounds inter alia.

ON GROUNDS:

- A. That the inaction of the respondents by not releasing salaries of the appellant w.e.f 01.01.2021 is against law, rules and norms of natural justice.
- B. That the appellant have not be treated in accordance with law and rules and as such respondents violated Article 4 and 24 of the constitution of Islamic republic of Pakistan 1973.
- C. That the action of the respondent No.3 amounts to sheer arbitrary and autocratic in nature hence against the norms of natural justice.

D. That the conduct of respondent No.3 is not only ignoring the competent authority orders but conduct and attitude of the respondents No.3 from such inaction show something unfair means hence also violating the mandatory provision of the constitution that all Govt. departments are duty bound to strictly act in accordance with law.

E. That its apex court decisions that salary is not bounty that can be stopped at the wishes of high ups.

F. That the inaction of the respondents by not releasing salaries of the appellant is against Article 38(e) of the Constitution of Islamic republic of Pakistan, 1973.

G. That the respondents are using colorful exercise of power regarding not releasing the salaries outstanding against the respondents hence this action of the respondents is unwarranted under the law.

H. That the appellant seeking indulgence of this honorable Tribunal for intervening in the matter to release immediately the outstanding salaries and clear the bill pending before the respondent No.3 without any cogent reason and the respondent No.3 has no locus standi to stop the bills being clear cut orders of the high ups and competent authority.

I. That the remaining points if any arise during the course of hearing may also be allowed.

It is therefore humbly prayed that the appeal of the appeal may very kindly be accepted as prayed for.

> APELLANT مرتب Sifat Ullah

THROUGH:

Afrasiab Khan Wazik Advocates high Court

Yasir Saleem &

Certificate:

That no earlier appeal is preferred before this august tribunal.

Deponent

· v el.

DEPONENT

Affidavit:

I Sifat Ullah S/O. Muhammad Saleem resident of district north waziristan, solemnly affirm and declare that the contents of this Appeal are true and correct to the best of my knowledge and ES belief and nothing has been concealed from this August Tribuanl.



MERGED AREAS WARSAK ROAD PESHAWAR. /DHS/FATA/Ailann Phones: 091-9210106 FAX#. 091-9210212 To The District Surgeon, Tribal District, NW.

Subject: APPEAL FOR RELEASE OF SALARIES

It is in reference to a letter of Government of Pakistan, National commission for Human Rights vide No.08/18/COMP/FATA/NHCR dated 26-12-2013 pertaining to release of outstanding salaries of the appellant Mr.Zoluid Noor and others, , wherein the commission has vividly referred the order of Supreme Court of Pakistan in captioned case No.16986-G OF 2018 IN THE MATTER OF REG, NON PAYMENT OF SALARIES TO THE STATE EMPLOYEES, the commission further stated that salaries of other 43 persons have already been released by your office vide No.8506-09 dated 10-05-2018.

It is further added that vide your letter No.938 dated 29-04-2016,No.19-10-2016,No.1715/C-2 dated 20-07-2016,6007/C-2 dated 19-12-2017 and No.6822-23/C-2 vacant position dated 02-01-2018, wherein you have categorically stated that the appellants have not been terminated from services, which has further endorsed by the Agency Accounts officer NW Agency vide his letter No.AAO/MRN/NWA/2018-19:3085 dated 17-09-2018 and intimated that no record of termination orders of the appellants is available at account office NW Agency.

It is pertinent to mention here that the Minister for Health Khyber Paklitunkhwa has also been directed the undersigned to release the pay of the appellants i.e Mr.Zahid Noor and others, and zaheenullah and others if stopped without assigning any cogent reason.

Consequent upon above you are hereby directed to give them the termination orders if they are terminated from services ; and if not terminated then release their salaries from the date of stoppage without no further delay under intimation to this office in frame of General Financial Rules, as stoppage of pay without assigning cogent reason is illegal.

Tribal Districts, Peshawar 17 /01/2019

Nº W

- No. <u>713</u> / DHS/FATA/Admn Dated: CC for information and necessary action to the: 1- Registrar Services Tribunal, Peshawar.
 - Coordinator, National Commission for Human Rights will to his letter quoted above.
 - PS. to Minister Health, Khyber Pakhtunkhwa, Peshawar, whr orders dated 21-12-2018 on the application of appellants.
 - 4- DCO Tribal District . NW

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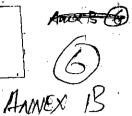
BSIGN

5. Medical Superintendent DHQ Hospital Miranshah request for same

Distetor Realth Services Tribal Districts, Peshawar ATETSTED

VERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT No.SOH-III/1-32/2019/Paramedics Dated Pesh: the 30th April, 2019 •To == District Health Officer, North Waziristan District, Khyber Pakhtunkhwa. Subject:-APPEAL FOR RESTORATION OF SALARY ORDER DATED 31-01-2019. I am directed to refer to the subject cited above and to enclose herewith a copyof application submitted by Mr. Zahid Noor & Zaheenullah & others (Paramedic staff of North Waziristan District) with the request for favour of further necessary action as per remarks of the Secretary Health, Khyber Pakhtunkhwa recorded on the application, please. Encls: As above Section Officer (E-III) Endst No. & date even Cc: Director Health Services (Newly Merged Area) Warsak Road Peshawar with the request for further necessary action as per remarks of Secretary Health. 2. PS to Secretary Health Department Peshawar. Allertid Section Officer (E-III) Miran Shah C d - C J ATETSTED Altestand Altestand

OFFICE OF THE DISTRICT ACCOUNTS OFFICER NDRTH WAZIRISTAN (TRIBAL DISTRICT) MIRAN SHAH DAO/MRN/NWTD/2019-20/ 305 3 Dated 33.1 103 /2019



The Accountant General Khyber Pakhtunkhwa, Peshawar

SUBJECT:-

Memo.

District Health Officer

al Disti:

PAY RELEASE REGARDING GUIDANCH SEEKING OF ATEGORIES OF DHO OF VARIOUS C PARAMEDICS EMPLOYEE NWTD MIRAN SHAH

Kindly refer to the subject cited above.

In this regard it is stated that this office facing problems in payment of pay and allowances of Sixiy seven employees of Health Department.

Following is the brief history of the case referred above

- 1. The above Sixty seven (67) employees were appointed by the ex-Agency Surgeon in 2011-12.
- 2. The employees were paid up to 31/08/2012.
- 3. After that their pay and allowances were stopped with out any legal action and retraced from manual pay bill.
- 4. The effected employees lodged an appeal before secretary Health KPK and subsequently the Sectary Health directed. Director Health
- services for complete report (Anex "A").
- 5. The director Heath Services sort report from the Agency Surgeon and the Agency Surgeon Submit a Complete report to Director Heath Services FATA (Anex "B").
- 6. Director Health Services FATA issued order vide No 713-18 dated 17-01-2019 for release of pay to DHO-NWTD (Anex "D")
- 7. In the meanwhile Director Health Services with drawn his pervious order No 1170-74 dated 31/01/2019 (Anex "E")
- The effected employees filed will petition before the Peshawar High Court Peshawar for justice and release their pay and Peshawar High Court issued order in favour of the petitioner for disposing of the
- case in fortnight (Anex "F"; 9. The Petitioner approached to sectary Health for compliance and the sectary Health issued directions to DI10 NWTD vide letter NoSOH-

Ift/1-32/2019/Paramidics dated 30/04/2019 for favourable action (Anex"G")

 The DHO NWTD made Compliance and released pay vide order No. 1433-37 dated23/04/2019 and submitted bill to this office

Now this office have creation problems and processing of their claim.

a. Clear cut the vacancies are not available to adjust all the Petitioners and they desired to adjust the same for pay purpose against other vacant posts is charge nurse etc by DHS FATA Arrear involves (Anex"I")

b. The DHO NWTD made Advertisement for fresh recruitment in daily Ajj dated 03/10/2019 (Anex"J")

c. The Petitioners lodge fresh suit in the court of senior Civil Judge for interim relief and got statuesque against fresh advertisement (Anex"K")

Keeping in view the above facts this office may be guided to weather release the pay and allowances against the above mentioned posts to avoid COC of the Honourable Court and more prosecution/litigious please.

District Accounts Officer NW (Tribal District) Miran Shah

KIC .

Uslia

District Health Officer Miraushah Tribal Distt:



Office of the Accountant General Khyber Pakhtunkhwa

Dated: 18/11//2019

No. H-24 (89)/Miran Shah/Vol-11/402

The District Accounts Officer, North Waziristan (Tribal District) Miranshah.

Subject: -

Τo

SEEKING OF GUIDANCE REGARDING PAY RELEASE OF PARAMIDICS_EMPLOYEES OF VARIOUS CATEFORIES OF DHO NWTD MIRANSHAB.

The undersigned is directed to refer to your office memo NO.DAO/MRS/NWTD/2019-20/3056 Dated 22.10.2019 on the subject cited above and to state where that the case is examined in detail and the following points need to be addressed before making payment of arrear of pay & allowance.

- a. The Provincial Government with the collaboration of this office and Director General (MIS) Islamabad implemented the OM (Organizational Management) Module for Provincial side, where in for each sanctioned post, a Position code is allowed by see Finance Department which is used for all type of HR Payments. It may be checked in the system through 1-code YOMA005.
- b. A nonpayment certificate from the Department concerned may be obtained and also approach. Finance Department Govt.of KP for allocation of funds for payments.
- Along with your referred case a letter signed by the Section officer (FATA () is the received where a cost center PR0049 is mentioned which pertains to AOPR (SO). Peshawar and used for Erstwhile FATA: Against this old cost center PR8129 (Allotted by Finance Department KP), through which 38 employees are drawing their pay up to 31.10.2019, the same may also be elucidated accordingly please.

Allesled

18411/1 Accounts officer (IIAD)

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District Health Officer Miranshah Tribel Distri-

Anexe OFFICE OF THE DISTRICT ACCOUNTS OFFICER NORTH WAZIRISTAN (TRIBAL DISTRICT)MIRANSHAH

20:20

Dated

The District Health Officer District North Wazirlstan.

Subject:

4

Τó

Appeal for Release of Pay in r/o Stral ud Din & Others & Punching their Source-il

- Kindly refer to the subject noted above and to state that;
- 2) Whether they are performing their duties regularly.

NO.DAO/MRN/NWTD/2020-211 8011

- 1) Whether they have been regular and bonafide employees of your department. Whether they were appointed on regular sites or otherwise.
- 4) Whether they are involved in any inquiry.
- 5) Whether their salaries were stopped due to non-opening of their bank accounts or

Therefore, it is further requested a clear-cut decision may kindly be intimated to this office for further process the case and also after fulfilling the above observations, kindly submit all bills/source II forms to process in the matter being low-paid Govt embioyees.

District Account Officer

North Waziristan Tribal District

ATTESTED AND

OFFICE OF THE DISTRICT HEALTH OFFICER NORTH WAZIRISTAN TRIBL DISTRICT

No. 6070/DHO/NWD/MRN/

Dated 13 /12/2020

The District Account Officer

North Waziristan District

ومرجع وأرجعت أستاع أرتقا المتحاط والم Subject APPEAL For RELEASE OF PAY IN R/o Sirajud din and others and Punching their source II

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forms

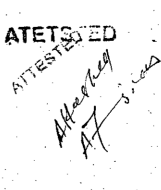
То

Kindly refer to your letter dated 11-3-2021 on the subject noted above and to state that

- 1- They are regular and bonafide employees of this department in the second statement is second statement in the second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement in the second statement is second statement in the second statement in the second statement in the second statement in the second statement is second statement in the secon
- 2- They are performing their duties regularly to the entire satisfaction of their superiors.
- 3- They have appointed on regular sides.
- #4- They are not involved in any type of inquiry i.e Anti Corruption and NAB etc
- Their salaries have been stopped due to non opening of bank accounts as intimated by your 5-
- good office vide letter dated 22-1-2021 and 18-2-2021 (Copy attached)

It is therefore requested the observations has been removed by the under sign and verified the source forms and re submitted to your good office for further necessary actions being low paid Government servants and to perform their duty with zeal more than this.

District Health-Officer-Tribal District Miranshah



OFFICE OF THE

16365___/DHO/Court Case

The District Accounts Officer District North Waziristan,

Subject:

Appeal for Release of Pay in r/o Siraj ud Din & Others & Punching their Source-II

Reference your letter No. 864 Dated 18/11/021 on the subject noted above and to state that the salaries of Health employees of various cadres are performing their duties regularly under the control of the undersigned. They are the bonafide employees of this Office and there is no complaint/Inquiry against them. Their salaries have been **stopped due to non-opening of bank accounts** as intimated by your good office vide, letter dated 18/02/2021. The then DHO has already intimated the same through various letters from time to time (copies attached) but the issue still persists .

Further to resolve the subject case once for all, various letters by the DHS erstwhile FATA, Secretary Health and AG KPK are attached for ready references.

In continuation to the above this office has also intimated the same vide letter No. 1433-37 Dated 24/04/2019 and letter No. 4283 Dated 17/09/2020 (copies attached) to resolve the issue of pay release.

In addition to the above all correspondence, the subject case had already been inquired and scrutinized for further authentication through an Inquiry committee by the then DHO DNW, the report of which had already been communicated with your good office (copy attached).

In view of the above facts, it is requested that the out standing salaries of the employees may kindly be released against the newly created position codes so that the employees may feel at ease and perform their duties regularly with zeal more than this.

Viestie

District Health Officer North Waziristan at Miranshah

AZIRISTAN AT MIRANSHAH

A11/202

Dated Miranshah the: 22

District Health Officier Miranshan Tribal Dist

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Petitian No. _____ 2022

Klybge Pakhtukhus Joryoko Tribanal Diary No. 1087 Dated 23/872022

.....Applicant

E (12

Haji Akbar Service Appeal No. 1244/2018

VERSUS

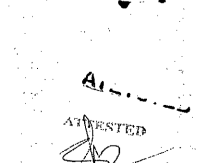
1. Director Health Services Tribal Peshawar

2. District Health Officer North Waziristan

3. Secretary Finance Peshawar.

4. District Account Officer Tribal District North

Waziristan



..Respondents

NIEW CONTRACT

Amer # (3)

APPLICATION FOR THE IMPLEMENTATION OF ORDER AND JUDGMENT DATED 19.07.2022 IN ALL ABOVE CONNECTED SERVICE APPEALS.

Respectfully Sheweth:

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3.`

That above titled service appeals were pending adjudication before this Hon'ble Tribunal and was fixed for hearing on **19.07.2022.**

That on the date fixed representative of the respondents appeared and produce copy of office order dated 01.02.2020 vide which directions were issued with regard to the payment of outstanding salaries of the applicants. (Copy of office order dated 01.02.2020 is attached as annexure A).

'That in the light of new development all the appeals were disposed of accordingly vide order dated 19.07.2022. (Copies of order dated 19.07.2022 of all the applicants is attached as annexure B).

That thereafter the applicants approached the respondents and requested for release of their outstanding salaries. In response to the request the department released only the salaries of Zahid Noor Service Appeal No. 1240 & Zabi Ullah Service Appeal No. 1255 and their outstanding salaries have not yet been issued. However the rest of

ALX 1 1723

Learned counsel for the petitioner present. Mr. Muhammad Adeel Butt, Addl: AG for respondents present.

Implementation report not submitted. Respondents are directed to submit implementation report on the next date positively. Last chance is given. To come up for implementation report on 30.11.2022 before S.B. Pakhtun

> (Kalim Arshad Khan) Chairman

30th Nov, 2022

10th Oct, 2022

Learned counsel for the petitioner present. Mr. 1. Muhammad Adeel Butt, Addl: AG alongwith Mr. Muhammad Atif, District Accounts Officer, Miranshah for respondents present.

Learned AAG referred to an office order No. 6692-02. 95/DHO dated 11.01.2021 annexed with the reply submitted by the respondents, wherein District Health Officer, Tribal District Miran Shah had ordered pay releasing/adjustment of the petitioners from the date of stoppage against the clear vacant post for the pay purposes till the availability of their original posts accordingly. In view of the said order, learned counsel for the petitioner does not press this petition for the time being and requests that in case his grievances are not resolved he may be allowed to re-agitate the matter. Disposed of accordingly. Consign.

Pronounced in open court in Peshawar and given 03. under my hand and seal of the Tribunal on this 30th day of November, 2022.

Chairman

Certified)te be ture eom Ephtunkhwa ico Tribunal

ATET. ATTESTECTO Mileephel Mileephel Boy Kalim Arshad Khan)

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D. D.



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Diary No

BEFORE THE KHYBER PAKHTUNKHWA SERVICE

TRIBUNAL PESHAWAR

Execution No. 15/2020

3.

Farhatullah Service Appeal No. 1257. 2. Hashim Faraz Service Appeal No. 1264 Shahid Ullah Service Appeal No. 1252 Kaleemullah Service Appeal No. 1246 4. 5. Zabi Ullah Service Appeal No. 1255

Zahid Noor Service Appeal No. 1240 6.



.....Applicants

.....Respondents

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VERSUS

1. Director Health Services Tribal Peshawar

2. District Health Officer North Waziristan

3. Secretary Finance Peshawar

4. District Account Officer Tribal District North Waziristan

APPLICATION FOR THE IMPLEMENTATION OF ORDER AND JUDGMENT DATED 26.11.2020. IN ALL ABOVE CONNECTED SERVICE APPEALS.



1: Counsel for the petitioner present. Mr. Kabirullah Khattak, Additional Advocate General alongwith Mr. Umer Hayat Khattak, District Accounts Officer, North Waziristan Miran-Shah for respondents present.

30th May, 2022

2. Representative of the respondents submits that although by administrative order, the salaries of the petitioners were shown to have been released and on the basis of such an order, the appeals were disposed of yet the department has not filed source form of some of the petitioners. Therefore, respondent No.2 shall submit the source form of the petitioners according to their entitlement to respondent No.4 for preparation and release of the outstanding salaries and arrears if any within thirty days of this order.

3. Disposed of in the above terms. Consign.

4. Pronounced in open court in Peshawar and given under my hand and seal of the Tribunal this 30th day of May, 2022.

ankhu;

(Kalim Arshad Khan) Chairman

Certified to be fure copy escontration of Application 306572 : Wards ----- BEED nucklaw Service Tribunal. Dechawa of Delivery of Copy _____ Of 6/22~ ATETSTED ATTESTED Attested Attastab

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POWER OF ATTORNEY In the Court of Torburge For Plaintiff Appellant Petitioner Complainant ERSUS Defendant Respondent } 2.1 Appeal/Revision/Suit/Application/Petition/Case No. Accused of I/We, the undersigned/ Fixed for YASIR SALEEM ADVOCATE HIGH COURT, my true and lawful attorney, for me in my same and on my behalf to appear at plead, act and answer in the above Court or any Court to which the business is transferred in the above matter and is agreed to sign and file petitions. An appeal, statements. accounts, exhibits, Compromises or other documents whatsoever, in connection with the said matter or any matter arising there from and also to apply for and receive all documents or copies of documents, depositions etc. and to apply for and issue summons and other writs or sub-poena and to apply for and get issued and affest, affactment or other executions, warrants or order and to conduct any proceeding that may arise there out; and to apply for and receive payment of any or all sums or submit for the above matter to arbitration, and to employee any other Legal Practitioner authorizing him to exercise the power and authorizes hereby conferred on the Advocate wherever he may think fit to do so, any other lawyer may be appointed by my said epunsel to conduct the case who shall have the same powers AND to all acts legally necessary to manage and conduct the said case in all respects, whether herein specified or not, as may be proper and expedient. AND I/we hereby agree to ratify and confirm all lawful acts done on my/our behalf under or hy virtue of this power or of the usual practice in such matter. PROVIDED always, that I/we undertake at time of calling of the case by the Court/my authorized agent shall inform the Advocate and make him appear in Court, if the case may be dismissed in default, if it be proceeded ex-parte the said counsel shall not be held responsible for the same. All costs awarded in favour shall be the right of the abultable or his nominee, and if awarded against shall be payable by me/us IN WITNESS whereof I/we have hereto signed at the day to Executant/Executants the year Accepted subject to the terms regarding fee tons arts the Adviced YASIR SALEEM Advocate High Court ADVOCATES, LEGAL ADVISORS, SERVICE & LAUOUR, LAW CONSULTANT FR: 4, Fourth Floor, Bilour Plaza, Saddar Road, Peshawar Canit

VAKALATNAMA

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

OF 2023 (APPELLANT) efatullah (PLAINTIFF) (PETITIONER) VERSUS Beutth depti Sefalullah (RESPONDENT) ____(DEFENDANT)

I/We <u>Squullan</u> Do hereby appoint and constitute, Yasir Saleem & Afrasiab Khan, Advocates High Court, Peshawar to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated.____/2023

CLIENT(S)

ACCEPTED YASIR SALEEM

AFRASIAB KHAN ADVOCATES HIGH COURT PESHAWAR