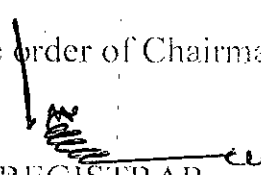


FORM OF ORDER SHEET

Court of

Case No.-

581/2023


S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	17/03/2023	<p>The appeal of Mst. Shagufta Mehtab resubmitted today by Mian Muhammad Imran Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on _____. Parcha Peshi is given to appellant/counsel for the date fixed.</p> <p>By the order of Chairman</p> <p> REGISTRAR</p>

The appeal of Mst. Shagufta Mehtab Charge Nurse DG Health Office Peshawar received today, i.e. on 14.03.2023 is incomplete on the following score which is returned to the co Counsel for the appellant for completion and resubmission within 15 days.

- 1- Annexures-C&D of the appeal are illegible which may be replaced by legible/better one.
- 2- Certificate be furnished that whether any appeal on the subject matter has earlier been filed in this Tribunal.
- 3- Memorandum of appeal be got signed by the appellant.

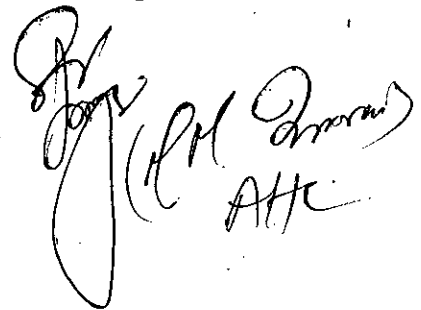
No. 946 /S.T,

Dt. 15/3/2023


REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mian Muhammad Imran Adv.
High Court at Peshawar.

Respected Sir,
all the deficiencies have been rectified & resubmitted. It is also submitted that already better copy of Annex-c is available on pg# 28.
Please may be fixed before the worthy Tribunal.


(M. Imran)
Attc

BEFORE THE WORTHY KHYBER PAKHUTNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 581 /2023

Shagufta Mehtab (Charge Nurse) (BPS-16), Directorate General, Health Services, Khyber Pakhtunkhwa, Peshawar



VS

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

INDEX

<u>S.No</u>	<u>Documents</u>	<u>Flag</u>	<u>Page</u>
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03.	Copy of Transfer Order Dated: 06/12/2022	B	15-21
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Through


Appellant

(Mian Muhammad Imran)
Advocate High Court
BC-13-4213
0333-9577770 0333-9274073

(1)

BEFORE THE WORTHY KHYBER PAKHUTNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 581 /2023

Shagufta Mehtab (Charge Nurse) (BPS-16), Directorate General, Health Services, Khyber Pakhtunkhwa, Peshawar

....Appellant

VS

1. Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat Peshawar
2. Secretary to Government of Khyber Pakhtunkhwa, Health Department, Civil Secretariat Peshawar
3. Director General (DG), Health Services, Directorate General of Health Service, Warsak Road Peshawar

.....Respondents

APPEAL U/S 04 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ORDER DATED: 06/12/2022 WHEREBY THE APPELLANT HAS BEEN TRANSFERRED FROM "GOVERNMENT MATERNITY HOSPITAL, PESHAWAR" TO "DHQ HOSPITAL, BATKHELA" WITH CERTAIN CLANDESTINE AND SURREPTITIOUS APPROACH KEEPING IN VIEW THE PROBITY THAT NO VACANT SEAT IS AVAILABLE/EXISTED IN "DHQ HOSPITAL, BATKHELA" WHICH IS EVIDENT FROM THE LETTER DATED: 14/12/2022 PREFERRED BY MEDICAL SUPERINTENDENT (MS) DHQ HOSPITAL BATKHELA TO THE RESPONDENT NO. 03 (DG, HEALTH) IN CONJUNCTION WITH THE PROBITY THAT THE TRANSFER ORDERS OF A NUMBER OF CHARGE NURSES (COLLEAGUES OF THE APPELLANT) HAVE BEEN WITHDRAWN WHICH IS OBVIOUSLY A DISCRIMINATORY ACT TOWARDS THE APPELLANT & TO SET-ASIDE IMPUGNED ORDER DATED: 06/12/2022 AND ANY OTHER ORDER IF HOLDS THE FIELD AND IS DETRIMENTAL FOR THE APPELLANT

The Appellant is pleased to beseech before this Honorable Tribunal as under;

1. That the Appellant is a law-abiding citizen of Pakistan, having her permanent abode at District "Peshawar", living with her husband and three minor children. Indispensable is to submit that the husband of the Appellant is serving in "Security General Insurance Private Limited Company", (SGI) as "Deputy Branch Manager", which office is situated at "State Life Building Peshawar Cantt". Furthermore, the elder daughter, 07 years of age, is a student of Grade-I in "International Islamic University Islamabad School (IIUI), Warsak Road Peshawar". 2nd minor daughter is of 03 years while 3rd child is of 05 months only. (Copy of Husband's CNIC, Children's Birth Certificates, School Documents etc is attached as F/A)
2. That the Appellant is a Civil Servant, serving under the "Directorate General of Health Services, Khyber Pakhtunkhwa" as a "Charge Nurse" (BPS-16) and presently performing her duties at "Government Maternity Hospital" Peshawar with the entire satisfaction of her high-ups.
3. That the stroke of misfortune hit the Appellant when the Respondent No. 03 issued a consolidated transfer notification/order vide Dated: 06/12/2022 whereby the Appellant has been transferred to "Tehsil Batkhela, District Malakand", available at Serial No. 150 of the transfer order/notification. (Copy of the Transfer Notification is attached as F/B)
4. That un-skeptically, the transfer of the Appellant has created insurmountable hardships for the Appellant and her family, therefore, aggrieved from the same, preferred departmental appeal on 08/12/2022 to the competent authority but hitherto, remained heedless. (Copy of the Departmental Appeal is attached as F/C)
5. That to transfer the Appellant, being a female, from "District Peshawar" to a far-flung "District Malakand" is tantamount to violation of the fundamental rights of the Appellant especially Article 09 and 35 of the Constitution of Islamic Republic of Pakistan 1973.
6. That it is also legit to submit that there is a number of employees who have been transferred internally from one hospital to another within the District, which is no doubt, a special and exceptional treatment by the Respondents to their near and dear. No doubt, different treatment with alike and similarly placed persons is equivalent to violation of Article 25 of the Constitution of Islamic Republic of Pakistan 1973. (Copy of the Transfer Notification Dated: 08/12/2022 etc is attached as F/D)
7. That it is legit to bring in to the notice of this Honorable Tribunal that in fact, there is no vacant seat available/existed at DHQ Hospital, Batkhela which is evident from the letter Dated: 14/12/2022 written by MS, DHQ

Hospital, Batkhela to the Respondent No. 03 (DG). Hence, the impugned transfer order is tainted with *mala fide* and spitefulness. (Copy of the Letter Dated: 14/12/2022 is attached as F/E)

8. That being an issue pertaining to infringement of the fundamental rights of the Appellant especially Article 09, 25 & 35 of the Constitution of Islamic Republic of Pakistan 1973 due to the issuance of the impugned transfer order, this Honorable Tribunal is being approached on the following grounds *inter-alia*;

GROUNDS:

- A. That act of the Respondents to transfer the Appellant, being a female, to "District Malakand" from "District Peshawar" is tantamount to brazen violation of the fundamental rights of the Appellant especially Article 09, 25 & 35 of the Constitution of Islamic Republic of Pakistan 1973.
- B. That the Appellant, being a female, permanently settled in "District Peshawar" with her husband and minor children, is unable to move out of District to such a far-flung area all alone without her family, hence, the impugned transfer of the Appellant is against Article 09, 25 & 35 of the Constitution of Islamic Republic of Pakistan 1973.
- C. That it is crystalline from the letter Dated: 14/12/2023 whereby the MS DHQ Hospital, Batkhela in an unequivocal terms informed the Respondent No. 03 (DG) qua non-availability of vacant seats/posts, which is a grotesque example of *malafide* and mendacity, hence, the Appellant has been transferred with certain *malus animus*.
- D. That as per the mandate of Article 09 of the Constitution of Islamic Republic of Pakistan 1973, "No person shall be deprived of life or liberty save in accordance with law". Here, the term life doesn't mean mere a vegetative or animal life but include all essential facets and needs which are indispensable for satisfaction and existence. Life here also includes family and its protection as well. There is no two-opinion in this fact that family life is something which cannot be disrobed by any stretch of imagination. No doubt, the impugned transfer order of the Appellant is going to disturb the family life keeping in view the probity that being blessed with three minor kids, the Appellant is absolutely unable to take them along on daily basis to the impugned transferred station i.e. *Batkhela* from *Peshawar* where the Appellant is permanently settled with her husband and family in conjunction with the fact that the

husband of the Appellant is also serving in district Peshawar as "Deputy Branch Manager" at "SGI". Hence, the act of the Respondents is a brazen violation of Article 09 of the Constitution of Islamic Republic of Pakistan 1973.

- E. That the Appellant is well-aware of the legislation i.e Section 10 of the Civil Servants Act, 1973 that a civil servant can be transferred anywhere within the province or country to serve but on the other side, Article 03, 09, 14, 25 of Chapter I of Part II while Article 35, 37 & 38 of Chapter II of Part II of the Constitution of Islamic Republic of Pakistan 1973, which are the "Principles of Policy", provide about security and protection of life and family etc., hence, the Constitution has provided about protection of family which is required to be revered and followed.

- F. That it is an established fact that the role of women cannot be dragged out from the social, economic as well as political arena for the uplift and development of our country and nation. Their existence and importance can be seen and reflected from a number of articles in the Constitution which are directly linked with them especially Article 09, 25, 26, 27, 32, 34, 35, 37 and others. All these articles signify the role of women in all walk of life as well as building of society. Each and every sector of our society witnesses the extraordinary role of the women folk. Women are associated with every profession but the two main fields of their engagement are; *Education and Health Sector*. Undoubtedly, to serve in the health sector is not a holiday task. Employees associated with health must always be active, vigilant and mentally relax so that they could rightly treat the frail infirm and to facilitate them timely as the task is so delicate. In case of the Appellant being associated with the field of health, it would be absolutely impossible for her to remain at ease and to treat the ill and needy people while having insecurity about his family especially her minor kids. To travel from *Peshawar* to *Batkhela* on daily basis along with the minor kids is also tantamount to *getting blood and squeezing water from a stone*. Hence, the impugned transfer order is required to be scrutinized based on the aforementioned articles as well the equity and natural justice.

- G. That apart from it, education is considered the backbone to boost and uplift the society. One of the minor children of the Appellant is a student of Grade-I in a school situated at Warsak Road Peshawar, so the studies are going to be disturbed very

(5)

badly. Hence, on this score, the impugned transfer order is against the equity and natural justice as well.

- H. That even the impugned transfer can be termed as a product of mendacity and spitefulness because the Appellant along with other employees have been transferred to far-flung areas while on their posts, employees of Peshawar district have been accommodated which is a gigantic question mark.
- I. That it is also intrinsic to submit that the Appellant being a woman is unable to travel all alone to district *Malakand* from *Peshawar* because of our social established norms as well as Islamic teachings.
- J. That it is also essential to submit that there is even no arrangement of accommodation, and even if arranged, the Appellant cannot take along or leave behind her minor children because of her permanently settlement in *Peshawar* with her family.
- K. That the Appellant has also been treated with discriminatory approach because the transfer orders of a number of Charge Nurses have been withdrawn but still the Appellant has been kept in *limbo*, hence the Appellant has been treated discriminatorily.
- L. That the Appellant is in fact, not against transferring but the gravity of situation and sensitivity of the matter is required to be given consideration especially family life and its protection in light of Article 03, 04, 09, 14, 25, 35, 27 & 38. Both the *pros and cons* were of great importance prior to issuance of the impugned transfer order, but no heed has been paid and the order was issued without assessing the facet that women folk can have a number of hardships if transferred to far-flung area. Prior to issuance of transfer order, the following points were required to be considered by the competent authority;
- i. Whether any vacant seat is available/existed on which the Appellant has been transferred?
 - ii. Whether the employee who was being transferred, was married or otherwise?

PRAYER:

In light of the foregoing submissions, it is therefore, most convivially and humbly prayed that on acceptance of the instant Appeal, this Honorable Tribunal may graciously be pleased to;

1. Declare the impugned transfer order Dated: 06/12/2022 to the extent of the Appellant and any other order detrimental to the interest of the Appellant as unlawful, illegal and sheer violation of Article 09, 25 & 35 and other provisions of the Constitution of Islamic Republic of Pakistan 1973 and liable to be set-at-naught & to direct the Respondents to retain the Appellant on her post i.e. Charge Nurse (BPS-16), Government Maternity Hospital, Peshawar

2. Any other relief may also be extended in favor of the Appellant against the Respondents

Appellant

Through

(Mian Muhammad Imran)
Advocate High Court
BC-13-4213
0333-9577770 0333-9274073

Affidavit:

I, Shagufta Mehtab (Charge Nurse), Directorate of Health Peshawar do hereby solemnly affirm and declare that the contents of the accompanied appeal, are true and correct to the best of my knowledge and belief and nothing has been concealed from this Tribunal.

Deponent



(7A)

BEFORE THE WORTHY KHYBER PAKHUTNKHWA SERVICE TRIBUNAL
PESHAWAR

Service Appeal No. _____/2023

Shagufta Mehtab (Charge Nurse) (BPS-16), Directorate General,
Health Services, Khyber Pakhtunkhwa, Peshawar

VS

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

APPLICATION FOR SUSPENSION OF THE IMPUGNED ORDER
DATED: 06/12/2022 TO THE EXTENT OF THE APPLICANT AVAILABLE AT
SERIAL NO. 150

THE APPLICANT/APPELLANT IS PLEASED TO BESEECH BEFORE THIS HONORABLE
COURT AS UNDER;

1. That the Applicant/Appellant has filed Service Appeal against the impugned transfer order dated: 06/12/2022 in which no date is fixed hitherto.
2. That all the three ingredients required for the grant of status quo/ temporary injunctions are in favor of the applicant and the instant application may be considered part and component of the main service appeal.
3. That the suspension of the impugned transfer order seems to be indispensable keeping in view the probity that the Applicant/Appellant has been facing undue hardships due to the same order as the post/seat on which the Appellant/Applicant was transferred is not vacant which is evident from the letter issued by the MS DHQ Hospital, Batkhela, thus, the Applicant/Appellant has been kept *in doldrums and limbo*.
4. That the Applicant/Appellant has been facing insurmountable hardships due to the impugned transfer order i.e. stoppage of salary etc, thus the transfer order is requested to be suspended.

7B

PRAYER:

In light of the foregoing submissions, it is, therefore, most humbly prayed that on acceptance of the instant application, the impugned transfer order dated: 06/12/2022 may kindly be suspended to the extent of the applicant/appellant available at serial no. 150 for the best administration of justice and fair-play. In alternate, it is prayed that status quo may be granted to the Appellant/Applicant.

Through

Applicant/Appellant

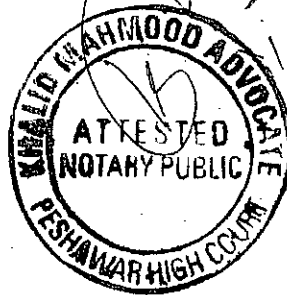
(Mian Muhammad Imran)
Advocate High Court
BC-13-4213

0333-9577770 0333-9274073

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Deponent



8

جمہوریہ پاکستان




17301-1328563-1

محمد علی احمد

04/04/1991

محمد علی احمد


U8QZGJ



17301-1328563-1

محمد علی احمد

10/03/2026



9



Govt Maternity Hospital Hashtnagri Peshawar

BIRTH CERTIFICATE

Mother Name: Shagufta W/O Hasan

Nationality: Pakistan Father ID card no _____

Date of admission 16/4/22 Date of birth: 18/4/22

Date of discharge: 19/4/22

Mother A/D number: 10246 - 133

Baby A/D Number: 970/123

Sex: Male

Signature
Medical officer

CRC No. 12235773

حکومت پاکستان
نیشنل ڈیٹا بیس اینڈ رجسٹریشن اتھارٹی (وزارت داخلہ)
اٹھارہ سال سے کم عمر بچوں کا سرٹیفکیٹ *



P08916602

10

17301-1328563-1

درخواست دہندہ کا شناختی کارڈ نمبر

احسن علی

درخواست دہندہ کا نام

مختدوری	پیدائش کا ضلع یا ملک تاریخ پیدائش	جنس / برشتہ	والدہ کا نام اور شناختی کارڈ نمبر	والد کا نام اور شناختی کارڈ نمبر	بچے کا نام اور رجسٹریشن نمبر	بر شمار
کوئی نہیں	پشاور، پشاور 2016-01-15	لڑکی پیشی	گلگت 15402-1382602-2	احسن علی 17301-1328563-1	رفد علی 17301-6616631-6	1

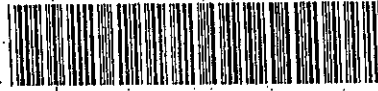
- اس فیملی کے مندرجہ بالا اٹھارہ سال سے کم عمر 1 بچے / بچوں کا اندراج ہمارے ریکارڈ میں موجود ہے۔
درج شدہ بچے کی عمر اٹھارہ سال ہوئے ہی شناختی کارڈ کے حصول کیلئے درخواست جمع کروائیں۔
اس سرٹیفکیٹ کو سنبھال کر رکھیں کیونکہ بچوں کے اٹھارہ سال کی عمر کو پہنچنے پر اپنی نمبروں کے حوالے سے شناختی کارڈ جاری کئے جائیں گے۔
نو تاہم بچے کا فوری طور پر اندراج کروائیں اور نیا رجسٹریشن سرٹیفکیٹ حاصل کریں۔
کوائف کی تبدیلی کی صورت میں نیا رجسٹریشن سرٹیفکیٹ حاصل کریں۔

عثمان یوسف مبین

دستخط رجسٹرار جنرل

تاریخ اجراء: 2017-11-15

فٹ فلور ڈاکٹر عتیق الرحمان بلازہ سنسری سجد روڈ، پشاور کینٹ، تحصیل و ضلع پشاور



1730113285631

یہ سرٹیفکیٹ درج بالا بچوں کی شناخت اور مندرجہ بالا کوائف و معلومات ثابت کرنے کیلئے کاروباروں کے دفعہ (6) 9 نادر آرڈینیٹس مجریہ سہ 2000ء بطور ثبوت قابل قبول ہے

11



NEWAGE MEDICAL CENTRE

Main University Road Opp. Custom House Peshawar KPK- Pakistan
Phone:091-5700013 E-mail:mukhtiar_ahmad777@hotmail.com

Professor
Dr. Naeema Utman
MBBS, DGO, MCPS, FCPS

BIRTH CERTIFICATE

Certified that A Baby Boy / Girl of

Mrs. Shagufta W/O Absan Ali

Wt. 2.6 kg A/S 8/10, 10/10 Was born

on 23 JUNE 2020 (3:00pm)
Female

Dr. Naeema Utman
Incharge
Hospital

Warsak Campus
International Islamic
University School & College

Main Warsak Road
091-5202076

A School of the Future

Challan No: 073295

Due Date: 10-12-2022

Institute Copy



Reg No WC1142
Student Name RIFDA ALI
Father Name AHSAN ALI
Fee Slip Month December 2022
Class G1 (G)

Particulars	Amount (PKRs.)
Tuition Fee (Dec 2022)	6,600
1050 Concession	-1,050
Oct 2022	5,750
Nov 2022	5,750
Total:	17,050

Payment After Due Date: 17,250
Amount In Word: Seventeen Thousand and Fiftyonly.

Officer's Sign
HBL A/C 2323-79000-54303
A/C
Issued Date: 25-11-2022

Bank Cashier

A/C

Issued By: Yasir Khan

Warsak Campus
International Islamic
University School & College

Main Warsak Road
091-5202076

A School of the Future

Challan No: 073295

Due Date: 10-12-2022

Bank Copy



Reg No WC1142
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Father Name AHSAN ALI
Fee Slip Month December 2022
Class G1 (G)

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Officer's Sign
HBL A/C 2323-79000-54303
A/C
Issued Date: 25-11-2022

Bank Cashier

A/C

Issued By: Yasir Khan

Warsak Campus
International Islamic
University School & College

Main Warsak Road
091-5202076

A School of the Future

Challan No: 073295

Due Date: 10-12-2022

Parents Copy



Reg No WC1142
Student Name RIFDA ALI
Father Name AHSAN ALI
Fee Slip Month December 2022
Class G1 (G)

Particulars	Amount (PKRs.)
Tuition Fee (Dec 2022)	6,600
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Oct 2022	5,750
Nov 2022	5,750
Total:	17,050

Payment After Due Date: 17,250
Amount In Word: Seventeen Thousand and Fiftyonly.

Officer's Sign
HBL A/C 2323-79000-54303
A/C
Issued Date: 25-11-2022

Bank Cashier

A/C

Issued By: Yasir Khan



DATE SHEET

Bi Monthly Test, December, 2022

13

DATE	I	II
13.12.2022	Urdu A	ISLAMIAT
14.12.2022	SCIENCE	ENGLISH A
15.12.2022	ENGLISH A	GK + NAZRA
16.12.2022	GK+NAZRA	MATHS
17.12.2022	MATHS	ICT+ARABIC
19.12.2022	ISLAMIAT	URDU A
20.12.2022	ENGLISH B	SCIENCE
21.12.2022	ICT+ARABIC	ENGLISH B
22.12.2022	URDU B	URDU B

Note : School Timings from December 12 will be 8:30 to 12:00 pm for

all the School. Short leave is not allowed in exams. Students must come in proper school uniform during exams. Please arrange essential stationary for your child for exams.

14

SECURITY GENERAL INSURANCE COMPANY LTD.
(Incorporated in Pakistan) AA by JCR-VIS

Mr. Ahsan Ali
1st Floor Dr. Attique ur Rehman
Palaza, Sunehri Masjid Road
Peshawar.

ADM/0024/03/2020
March 20, 2020

Dear Mr. Ali:

Appointment Letter

With reference to your application, we have pleasure in appointing you as "Manager Marketing" in Peshawar City with effect from your date of joining for a period of three (3) months, which would be treated as a probationary period.

For your employment with the company you will be paid a consolidated salary of Rs. 35,000/- per month as detailed below:

Basic Salary	Rs. 23,334
House Rent	Rs. 9,334
Utilities	Rs. 2,332
Gross Salary	Rs. 35,000

In addition, you will be provided a company-maintained 1000cc car with fuel ceiling of 100 liters per month.

Business Target:- Rs. 10 million for 12 months starting from your date of joining.

You will work under the Head office Lahore.

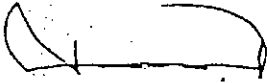
As Manager Marketing you will be required to use your experience, knowledge and efficiency for promoting the insurance business of the company.

You shall strictly abide by the underwriting policy and commission structure of the company.

You will collect the premium on behalf of company from the customers immediately on issuing the insurance policy and will not allow, under any circumstances, the premium to remain outstanding at any time.

During this period your appointment would be terminable by either side on one day's notice being given. Please sign and return duplicate copy of this letter in token of your acceptance of the above mentioned terms and conditions.

Yours sincerely,



Farrukh Aleem
Chief Executive Officer

CC to: HR Department



**DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUNKHWA PESHAWAR**

All communications should be addressed to The Director General
Health Services Peshawar and not to any official by name
Office: Ph: 0911-2210402 Ext: 111-1111-1111-1111-1111-1111-1111-1111-1111-1111

15

OFFICE ORDER

The following posting/transfer of Registered Nurse Officer (RNO) (BPS-16) are hereby ordered in the interest of public Service with immediate effect:-

S.No	Name of RNOs	From	To	Remarks
1	Samina Masal Khan	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	DHQ Hospital Landikotal	Against the vacant post
2	Shazia Begum D/O Gul Jamal	Govt. Maternity Hospital Peshawar	DHQ Hospital Landikotal	Against the vacant post
3	Nabila Shabnum D/O Jumma Khan	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	DHQ Hospital Battagram	Against the vacant post
4	Azra D/O Fazal Dad	Category D Hospital Garo Tajik Peshawar	DHQ Hospital Landikotal	Against the vacant post
5	Sohaila Sadiq D/O Sadiq	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	DHQ Hospital Landikotal	Against the vacant post
6	Noreen Akhtar D/O Shamim Akhtar	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHQ Hospital Landikotal	Against the vacant post
7	Shakila Malik D/O Malik Mir	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHQ Hospital Landikotal	Against the vacant post
8	Riffat D/O Ihsanullah	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHQ Hospital Landikotal	Against the vacant post
9	Nagina William	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHQ Hospital Landikotal	Against the vacant post
10	Sajida Begum D/O Tayyab ur Rehman	Govt. Maternity Hospital Peshawar	DHQ Hospital Balthela	Against the vacant post
11	Rahila Naz D/O Fazal Dayan	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	DHQ Hospital Balthela	Against the vacant post
12	Nadia Tabasum D/O Muhammad Rafiq	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	DHQ Hospital Landikotal	Against the vacant post
13	Robina D/O Muhammad Amin	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	DHQ Hospital Landikotal	Against the vacant post
14	Shagufta Yasmin	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHQ Hospital Landikotal	Against the vacant post
15	Hazrat Bibi D/O Ihsan ul Haq	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	DHQ Hospital Balthela	Against the vacant post
16	Raveda D/O Murad Ali	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	DHQ Hospital Balthela	Against the vacant post
17	Rashida Yaqoob	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHQ Hospital Landikotal	Against the vacant post
18	Nazia Raheel D/O Fazal Ihsan	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHQ Hospital Balthela	Against the vacant post
19	Mrs. Saima Bibi D/O Saminullah	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHQ Hospital Landikotal	Against the vacant post
20	Ghazala	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHQ Hospital Balthela	Against the vacant post
21	Shazia Ibrahim D/O Amjad Ali	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	DHQ Hospital Balthela	Against the vacant post
22	Naseem Akhtar D/O Gul Rehman	Govt. Maternity Hospital Peshawar	DHQ Hospital Balthela	Against the vacant post

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14	Nadia Parv D/O Farid Muhammad	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHO Hospital Ghallana	Against the vacant post
15	Ashraf Begum D/O Saadat Gill	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHO Hospital Dalkhola	Against the vacant post
16	Khurosh Begum D/O Zohra Qiny	Category D Hospital Goro Tolk Peshawar	DHO Hospital Balkhela	Against the vacant post
17	Sumaira Begum D/O Wahid Shah	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	At the disposal of DHO Khyber for further posting	Against the vacant post
18	Humaira Parvaz D/O Muddalan	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	DHO Hospital Landikotal	Against the vacant post
19	Najma Parveen D/O Akhtar Ali	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	DHO Hospital Balkhela	Against the vacant post
20	Shakoula D/O Samoon Khan	Govt. Maternity Hospital Peshawar	DHO Hospital Ghallana	Against the vacant post
20	Wasimain Gill D/O Saida Karim	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHO Hospital Landikotal	Against the vacant post
21	Shahinaz Sadiq D/O Sadiq Shah	Govt. Maternity Hospital Peshawar	DHO Hospital Landikotal	Against the vacant post
22	Mohina D/O Abdul Qayum	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHO Hospital Landikotal	Against the vacant post
23	Zeenat D/O Yousaf Khan	ESH Nahaqi Peshawar	Women & Children Hospital Kohat	Against the vacant post
24	Shabina Mir D/O Mir Akbar Khan	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
25	Rozina Shaheen D/O Firdos Khan	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Women & Children Hospital Kohat	Against the vacant post
26	Nighat Ara D/O Gul Rahim	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
27	Nusrat Ara D/O Siraj Gul	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Women & Children Hospital Kohat	Against the vacant post
28	Gul Farida D/O Ghulam Habib	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHO Hospital Kohat	Against the vacant post
29	Zeenat John D/O John	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHO Hospital Kohat	Against the vacant post
30	Shazia Begum D/O Akbar Ali	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
31	Humaira D/O Ali Usman	Govt. Maternity Hospital Peshawar	SGTH Swat	Against the vacant post
32	Nabeela Usman D/O Ali Usman	Govt. Maternity Hospital Peshawar	DHO Hospital Kohat	Against the vacant post
33	Nadia Saddique D/O Saddique Masih	ESH Nahaqi Peshawar	DHO Hospital Hangu	Against the vacant post
34	Nusrat Bahadar D/O Bahadar Khan	Govt. Maternity Hospital Peshawar	DHO Hospital Balkhela	Against the vacant post
35	Safia Bibi D/O Afzal Khan	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHO Hospital Hangu	Against the vacant post
36	Lubna Jabeen D/O Abdul Haleem	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	DHO Hospital Hangu	Against the vacant post
37	Kavita Lal D/O Lal	Sarhad Hospital for Psychiatric Diseases Peshawar	DHO Hospital Hangu	Against the vacant post
38	Rashid Hussain S/O Wali Jan	Sarhad Hospital for Psychiatric Diseases Peshawar	DHO Hospital Hangu	Against the vacant post

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49	Shoail S/O Abdul Wahab	Sarnad Hospital for Psychiatric Diseases Peshawar	DHO Hospital Miranshah	Against the vacant post
50	Sajjad Javid S/O Javid Maslin	Sarnad Hospital for Psychiatric Diseases Peshawar	DHO Hospital Landikotal	Against the vacant post
51	Aqil Gul D/O Mulagal Khan	Category D Hospital Gara Taji Peshawar	DHO Hospital Upper Dir	Against the vacant post
52	Saima D/O Syed Ahmad Khan	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	DHO Hospital Hangu	Against the vacant post
53	Shabana Qadir D/O Rashid Khan	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	DHO Hospital Hangu	Against the vacant post
54	Arshad Aziz S/O Gulab Khan	Sarnad Hospital for Psychiatric Diseases Peshawar	DHO Hospital Ghallana	Against the vacant post
55	Farzana Khurshid D/O Khurshid Alam	Govt Naseerullah Khan Babar Memorial Hospital Peshawar	DHO Hospital Hangu	Against the vacant post
56	Shamim Nargus D/O Khan Raziq	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	DHO Hospital Hangu	Against the vacant post
57	Robina D/O Salim Bakhsh	Sarnad Hospital for Psychiatric Diseases Peshawar	DHO Hospital Hangu	Against the vacant post
58	Rehnaaz D/O Mir Akbar Khan	Sarnad Hospital for Psychiatric Diseases Peshawar	SGTH Swat	Against the vacant post
59	Saima Sardar D/O Sardar	Govt Naseerullah Khan Babar Memorial Hospital Peshawar	DHO Hospital Hangu	Against the vacant post
60	Hina Afzal D/O Muhammad Afzal	Govt Naseerullah Khan Babar Memorial Hospital Peshawar	DHO Hospital Tank	Against the vacant post
61	Azra Jabeen D/O Muhammad Tasleem Jan	ESH Nahaqi Peshawar	DHO Hospital Hangu	Against the vacant post
62	Zakia Begum D/O Mukarram Shah	Govt Maternity Hospital Peshawar	DHO Hospital Hangu	Against the vacant post
63	Shaista D/O Gul Bahadar	ESH Nahaqi Peshawar	DHO Hospital Hangu	Against the vacant post
64	Alia Haqqani D/O Ghulam Haqqani	Moulvi Ameer Shah Memorial Hospital Peshawar	DHO Hospital Hangu	Against the vacant post
65	Mehnaz D/O Wazir Muhammad	ESH Nahaqi Peshawar	DHO Hospital Hangu	Against the vacant post
66	Rukhsana Umar Dad D/O Umar Dad	Moulvi Ameer Shah Memorial Hospital Peshawar	DHO Hospital Hangu	Against the vacant post
67	Asia Gul D/O Gulab Khan	Moulvi Ameer Shah Memorial Hospital Peshawar	DHO Hospital Upper Dir	Against the vacant post
68	Sohaila Naz D/O Noor Muhammad	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
69	Tamseela Begum D/O Kramatullah	Govt Maternity Hospital Peshawar	DHO Hospital Bakhela	Against the vacant post
70	Sakina Wakeel D/O Wakeel	Moulvi Ameer Shah Memorial Hospital Peshawar	DHO Hospital Upper Dir	Against the vacant post
71	Sakina Jan D/O Fazle Subhan	Moulvi Ameer Shah Memorial Hospital Peshawar	DHO Hospital Hangu	Against the vacant post
72	Amina Shakeel D/O Said Nawab	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
73	Nagina Begum D/O Abdur Rasheed	Moulvi Ameer Shah Memorial Hospital Peshawar	DHO Hospital Ghallana	Against the vacant post
74	Farhat Gul D/O Siffat Baig	Moulvi Ameer Shah Memorial Hospital Peshawar	DHO Hospital Upper Dir	Against the vacant post
75	Yasmin Bibi D/O Nazir Muhammad	Moulvi Ameer Shah Memorial Hospital Peshawar	DHO Hospital Battagram	Against the vacant post
76	Sheema Gul D/O Khanzada Gul	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
77	Ulfat Feroz D/O Sayed Feroz Shah	Govt Maternity Hospital Peshawar	SGTH Swat	Against the vacant post

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78	Bibi Aysha D/O Shah Badshah	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHO Hospital Bakhela	Against the vacant post
79	Fouzia Begum D/O Nadir Khan	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
80	Rashma D/O Nowshad	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
81	Maryam Begum D/O Muhammad Razaq	Moulvi Ameer Shah Memorial Hospital Peshawar	Women & Children Hospital Kohat	Against the vacant post
82	Asia Bibi D/O Muhammad Sadiq	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
83	Afsha Hayat D/O Muhammad Riaz	Services Hospital Peshawar	DHO Hospital Hangu	Against the vacant post
84	Irshad Begum D/O Shaha Jehan	Moulvi Ameer Shah Memorial Hospital Peshawar	DHO Hospital Karak	Against the vacant post
85	Sumaira Tariq D/O M Tariq	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHO Hospital Karak	Against the vacant post
86	Shazia Gul D/O Rashid Gul	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
87	Shazia Qaisar D/O Imran Mehmood	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	DHO Hospital Karak	Against the vacant post
88	Saima Samuel D/O Samuel Masih	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHO Hospital Karak	Against the vacant post
89	Farida Jaffar D/O Ghulam Jaffar	Services Hospital Peshawar	DHO Hospital Karak	Against the vacant post
90	Zakia D/O Mukhtiar	Govt. Maternity Hospital Peshawar	SGTH Swat	Against the vacant post
91	Jamila Khatoon D/O Saifdar Khan	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHO Hospital Karak	Against the vacant post
92	Farkhanda Begum D/O Haji Niamat Ullah	Govt. Maternity Hospital Peshawar	DHO Hospital Karak	Against the vacant post
93	Safia Faheem D/O Qaisar Shah	Moulvi Ameer Shah Memorial Hospital Peshawar	DHO Hospital Karak	Against the vacant post
94	Abreen D/O Samuel Masih	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
95	Aneela Begum D/O Subat Khan	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
96	Zaib un Nisa D/O Taj Muhammad	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
97	Safia Begum D/O Sakhawat Shah	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
98	Nasreen Akhtar D/O Ashraf Khan	ESH Nahaqi Peshawar	Women & Children Hospital Kohat	Against the vacant post
99	Yasmin Gul D/O Muhammad Gul	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
100	Roheela Akhtar D/O Akhtar Hussain	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	DHO Hospital Bakhela	Against the vacant post
101	Shehnaz Begum D/O Agha Muhammad Ali	Services Hospital Peshawar	SGTH Swat	Against the vacant post
102	Robina Shaheen D/O Faqir Gul	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
103	Nayab D/O Abullah Jan	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
104	Alia Rasheed D/O Muhammad Rashid	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
105	Nusherat Shahd Begum D/O Qamar ul Zaman	Services Hospital Peshawar	SGTH Swat	Against the vacant post
106	Zakia D/O Faqir	Services Hospital Peshawar	SGTH Swat	Against the vacant post
107	Aisna Khalid D/O Khalid	Services Hospital Peshawar	SGTH Swat	Against the vacant post

109	Naheed Dilawar D/O Dilawar Khan	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
109	Gohar Sultan D/O Mashal Din	Services Hospital Peshawar	THQ Hospital Karak	Against the vacant post
110	Shahid Ashraf S/O Wali Jan	Sarhad Hospital for Psychiatric Diseases Peshawar	SGTH Swat	Against the vacant post
111	Rashda Begum D/O Aman Ullah Khan	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
112	Atia Bibi D/O Nazir Ahmad	Moulvi Ameer Shah Memorial Hospital Peshawar	DHQ Hospital Upper Dir	Against the vacant post
113	Sumaira D/O Ameer Gul	Category D Hospital Badaber Peshawar	SGTH Swat	Against the vacant post
114	Naheeda Sultana D/O Sultana Mehmood	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	City Hospital Lakk Marwat	Against the vacant post
115	Roheen Khan D/O Muhammad Azam	ESH Nahaqi Peshawar	SGTH Swat	Against the vacant post
116	Saima Gul D/O Muhammad Nawaz	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
117	Naeema Bahader D/O Bahadar Khan	Moulvi Ameer Shah Memorial Hospital Peshawar	City Hospital Lakk Marwat	Against the vacant post
118	Reena D/O Shoukat Masih	Category D Hospital Mattani Peshawar	City Hospital Lakk Marwat	Against the vacant post
119	Nazim Bahadar D/O Bahadar Khan	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
120	Saima Haqqani D/O Ghulam Haqqani	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	City Hospital Lakk Marwat	Against the vacant post
121	Adnan Siddique S/O Saddique Hashim ud Din	Sarhad Hospital for Psychiatric Diseases Peshawar	THQ Hospital Sarai Naurang Lakk Marwat	Against the vacant post
122	Touheed D/O Muhammad Azam	ESH Nahaqi Peshawar	SGTH Swat	Against the vacant post
123	Nusrat Anwar D/O Muhammad Anwar	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH Swat	Against the vacant post
124	Sadia D/O Lal Badshah	Category D Hospital Badaber Peshawar	SGTH Swat	Against the vacant post
125	Bibi Zuhra D/O Pir Muhammad	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	THQ Hospital Sarai Naurang Lakk Marwat	Against the vacant post
126	Hussan Bibi D/O Qadar Bakhsh	Moulvi Ameer Shah Memorial Hospital Peshawar	THQ Hospital Sarai Naurang Lakk Marwat	Against the vacant post
127	Shareefa Bibi D/O Khalil Khan	Services Hospital Peshawar	City Hospital Lakk Marwat	Against the vacant post
128	Sakina D/O Muzafar Baig	Category D Hospital Mattani Peshawar	DHQ Hospital Upper Dir	Against the vacant post
129	Fouzia Shaheen D/O Sher Wazir	Sarhad Hospital for Psychiatric Diseases Peshawar	DHQ Hospital Upper Dir	Against the vacant post
130	Amrozia D/O Iqbal Nasir	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	City Hospital Lakk Marwat	Against the vacant post
131	Ayesha Mukhtiar D/O Mukhtiar Ahmad	Moulvi Ameer Shah Memorial Hospital Peshawar	City Hospital Lakk Marwat	Against the vacant post
132	Margret Ghulam D/O Ghulam	Services Hospital Peshawar	THQ Hospital Sarai Naurang Lakk Marwat	Against the vacant post
133	Amna Bibi D/O Muhammad Jalil	Services Hospital Peshawar	THQ Hospital Sarai Naurang Lakk Marwat	Against the vacant post
134	Rohia Begum D/O Sakhi Jan	Moulvi Ameer Shah Memorial Hospital Peshawar	DHQ Hospital Lakk Marwat	Against the vacant post
135	Asmia Nisar D/O Nisar Ahmad	Services Hospital Peshawar	DHQ Hospital Lakk Marwat	Against the vacant post

136	Adela D/O Algar Ali	Sarhad Hospital for Psychiatric Diseases Peshawar	DHO Hospital Lakk Marwat	Against the vacant post
137	Hina Tariq D/O Tariq Masih	Govt. Maternity Hospital Peshawar	DHO Hospital Landikotal	Against the vacant post
138	Mary Riaz D/O Riaz Raja	Govt. Maternity Hospital Peshawar	DHO Hospital Lakk Marwat	Against the vacant post
139	Rizwana D/O Patris Javed	Govt. Maternity Hospital Peshawar	DHO Hospital Lakk Marwat	Against the vacant post
140	Sher Bano D/O Siyar Ali Khan	Govt. Maternity Hospital Peshawar	DHO Hospital Lakk Marwat	Against the vacant post
141	Shiraz Bibi D/O Sher Bahadar	Moulvi Ameer Shah Memorial Hospital Peshawar	DHO Hospital Baltagram	Against the vacant post
142	Noreen D/O Fazal Rehman	Moulvi Ameer Shah Memorial Hospital Peshawar	Category-D Hospital Dargai Malakand	Against the vacant post
143	Rubi D/O Hassan Gul	Sarhad Hospital for Psychiatric Diseases Peshawar	DHO Hospital Lakk Marwat	Against the vacant post
144	Sadia Khan D/O Misal Khan	Sarhad Hospital for Psychiatric Diseases Peshawar	DHO Hospital Lakk Marwat	Against the vacant post
145	Ulfa D/O Zakir Ullah	Moulvi Ameer Shah Memorial Hospital Peshawar	DHO Hospital Lakk Marwat	Against the vacant post
146	Samanan D/O Stana Gul	Category-D Hospital Mattani Peshawar	SGTH, Swat	Against the vacant post
147	Sabra D/O Taj Muhammad	Category-D Hospital Mattani Peshawar	SGTH, Swat	Against the vacant post
148	Zainab D/O Najeeb Ullah Khan	Category-D Hospital Mattani Peshawar	City Hospital Lakk Marwat	Against the vacant post
149	Bachal D/O Fazle Wahid	Sarhad Hospital for Psychiatric Diseases Peshawar	SGTH, Swat	Against the vacant post
150	Shagufa D/O Fazal Mehab	Govt. Maternity Hospital Peshawar	DHO Hospital Bakhela	Against the vacant post
151	Maryam D/O Mukhtar Ahmad	Services Hospital Peshawar	SGTH, Swat	Against the vacant post
152	Shamsun Nisa D/O Rasheed Ahmad	Services Hospital Peshawar	City Hospital Lakk Marwat	Against the vacant post
153	Bibi Sadia D/O Abdul Latif	Services Hospital Peshawar	City Hospital Lakk Marwat	Against the vacant post
154	Rozina Saleem D/O Saleem Bakhish	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH, Swat	Against the vacant post
155	Useer D/O Liaqat Ali	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	SGTH, Swat	Against the vacant post
156	Naveeda Amraiz D/O Amraiz Khan	Moulvi Ameer Shah Memorial Hospital Peshawar	SGTH, Swat	Against the vacant post
157	Wasila Naz D/O Khalid Khan	Category-D Hospital Badaber Peshawar	SGTH, Swat	Against the vacant post
158	Shakeela Naseer D/O Naseer Khan	Services Hospital Peshawar	SGTH, Swat	Against the vacant post
159	Muhammad Jahangir Khan S/O Noor Aslam	Category-D Hospital Mattani Peshawar	DHO Hospital Kohat	Against the vacant post

NB - Arrival/Departure reports should please be submitted to this Directorate for record

Sd/ DIRECTOR GENERAL HEALTH SERVICES, K.P. PESHAWAR

HEALTH SERVICES
PESHAWAR

No 6200-31

- 01 Medical Supdt. Copy forwarded to the [redacted] Dated Pesh. The 06/12/2022
- 02 Medical Supdt. SGT.H. Swat
- 03 Medical Supdt. Moulvi Ameer Shah Memorial Hospital Peshawar
- 04 Medical Supdt. Services Hospital Peshawar
- 05 Medical Supdt. Sirwat Ghayyur Shaheed Memorial Hospital Peshawar
- 06 Medical Supdt. Gov. Naseerullah Khan Babar Memorial Hospital Peshawar
- 07 Medical Supdt. Samad Hospital for Psychiatric Diseases Peshawar
- 08 Medical Supdt. Gov. Maternity Hospital Peshawar
- 09 Medical Supdt. DHQ Hospital Upper Dir, Bafheela, Landikotal, Hangu, Lakk Marwal, Karai Kohal, Ghallana, Baitagram, Miranshah & Tank
- 10 Medical Supdt. Women & Children Hospital Kohal
- 11 Medical Supdt. City Hospital Lakk Marwal
- 12 Medical Supdt. THQ Hospital Sarai Nurang, Lakk Marwal
- 13 Medical Supdt. THQ Hospital Dargal Malakand
- 14 District Health Officers Peshawar, Khyber, Lakk Marwal & Malakand
- 15 Accountant General Khyber Pakhtunkhwa Peshawar
- 16 District Accounts Officers concerned Districts
- 17 Director DHIS Cell DGHS PK Peshawar
- 18 Nursing Promotion Cell DGHS KP Peshawar
- 19 D.O. concerned DGHS KP Peshawar

For information and necessary action

ADDL. DIRECTOR GENERAL (HRM)
DIRECTORATE GENERAL HEALTH
SERVICES KP PESHAWAR

(22)

S.H. 3974

1. The worthy Secretary (Health) 8/12/22
Health Department, KP
2. The worthy Director General,
Health Service, KP

Subject: Departmental appeal against
transfer order/notification
Dated: 06/12/2022

Respected

Sir,

With due respect, it is submitted that the appellant is serving as "Charge Nurse" (BPS-16) and ~~was~~ serving the department since 2007. Presently, the undersigned is performing her duties at "Govt. Maternity Hospital, Peshawar, but she has been transferred to "DHA Hospital, Batkhela" on 6/12/2022.

In fact, such transfer has caused gigantic problems for the undersigned.

The undersigned has got her family at Peshawar and residing

With her kids and husband. To (23)
transfer the appellant to such - a
safe place, without any proper
justification, and without proper arrange-
ment of hostels and governmental houses/
quarters keeping in view the probability
that a single lady without her
family and near & dear ones cannot
live alone.

1. The undersigned has got
small minor kids who, no doubt,
cannot live without her mother.
Similarly, the husband of the appellant
is also residing in Peshawar, so, he
cannot move along the appellant
to "Batkhele".

Apart from it, the rules &
regulations are required to be
followed in letter & spirit which is
the dictate of the Constitution of
the Islamic Republic of Pakistan along with

the fact that Article 29 of the Constitution
1973 also provides protection of family &
life.

24

It is also added that on the
post of the undersigned, no employee
of BPS-17 has been posted by BPS-16
which has turned down the claims
regarding upgradation of such posts.

In light of the above,
the transfer notification (Serial #150)
may kindly be withdrawn so
that the appellant undersigned
may continue her duties at
District Peshawar where her entire
family (Husband & kids) are
settled please.

Appellant
Shaq 8/12/2022

(At Serial
#150)

(Shaqist D/o Fazel Mehar
Charge Nurse (BPS-
Govt. Maternity Hosp)

To

(24A) Better Copy

1. The Worthy Secretary (Health)
Health Department, KP
2. The Worthy Director General,
Health Services, KP

Subject: Departmental appeal against
transfer order/notification
Dated: 06/12/2022

Respected
Sir,

With due respect, it is submitted that the appellant is serving as "Charge Nurse" (BPS-16) and serving the department since 2007. Presently, the undersigned is performing her duties at "Govt. Maternity Hospital, Peshawar", but she has been transferred to "DHO Hospital, Battikela" on 6/12/2022.

In fact, such transfer has caused gigantic problems for the undersigned.

The undersigned has got her family at Peshawar and residing

(24B)

with her kids and husband. To transfer the appellant to such a far-flung area, without any proper justification and without proper arrangement of hostels and government houses/quarters keeping in view the possibility that a single lady without her family and near and dear cannot live alone.

The undersigned has got small minor kids who, no doubt, cannot live without her mother.

Basically, the husband of the appellant is also serving in Peshawar, so, he cannot move along the appellant to "Batkhela".

Apart from it, the 34/6 and regulations are required to be followed in letter and spirit which is the dictate of the Constitution of Islamic Republic of Pakistan along with

the fact that Article 09 of the Constitution 1973 also provides protection of family and life.

24^c

It is also added that on the part of the undersigned, no employee of BPS-17 has been posted by BPS-16 which has turned down the claim regarding upgradation of such posts.

In light of the above, the transfer order/notification (Serial #150, may kindly be withdrawn so that the appellant undersigned may continue her duties at district Peshawar where her entire family (Husband & kids) are settled please.

Appellant

(At serial # 150)

(Shagufta B/o Fazal Hattat
Charge Nurse 36/6
(BPS-16)

Govt. Maternity
Hospital Peshawar

- 1. The Joint Secretary (Health)
Health Department, KP
- 2. The worthy Director General,
Health Services, KP

Subject: Departmental appeal against
transfer order/notification
Dated: 06/02/2022

With due respect, it is submitted that the "Appellant" is serving as "Senior Nurse" (NS-16) and ~~is~~ serving the department since 2007. Presently, the undersigned is performing her duties at a Govt. Maternity Hospital, Keshwar, but she has been transferred to "DHC Hospital, Batkhela" on 6/2/2022.

Further, such transfer has caused serious problems for the undersigned.

The undersigned has got her family at Keshwar and residing

Main Diary No. 48686/21
 Section 07/10/2022
 Date of receipt 07/10/2022
 Number of copies 1

to the wife and husband. To
bring the appellant to such a
wretched state, without any proper
prosecution, and without proper alleg-
ations of facts and governmental charges/
charges, keeping in view the proximity
of a single lady without her
husband, near of dear Cardinal
in Rome.

The undersigned has got
several witness kits who, no doubt
will be without her mother.
Sincerely, the husband of the appellant
is living in Peshawar, so, the
same case along the appellant
to "Battled".

It is pointed out that the rules of
prosecution are required to be
followed in all cases of spirit which is
the state of the Constitution of
Pakistan along with

fact that Article 09 of the Constitution
also provides protection of family
life.

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It is also added that on the
post of the undersigned, no employee
of class-17 has been posted by BPS-16
which has turned down the claims
concerning augmentation of such posts.

In light of the above,
the transfer notification (Serial #150)
may kindly be withdrawn, so
that the appellant undersigned
may continue her duties at
present station where her entire
family (Husband & kids) are
based please.

Appellant
Shah 8/12/2020

(Shahqat D/o Fazal Malik
Charge Nurse (BPS
Govt. Maternity Hos

(Shahqat
102)

Better Copy

To

1. The Worthy Secretary (Health)
Health Department, KP
2. The Worthy Director General,
Health Services, KP



Subject: Departmental appeal against
transfer order/ notification
Dated: 06/12/2022

Respected
Sir,

With due respect, it is submitted that the appellant is serving as "Charge nurse" (BPS-16) and serving the department since 2007. Presently, the undersigned is performing her duties at "Govt. Maternity Hospital, Peshawar", but she has been transferred to "DHA Hospital, Bakkhela" on 6/12/2022.

In fact, such transfer has caused gigantic problems for the undersigned. The undersigned has got her family at Peshawar and residing

With her kids and husband. To transfer the Appellant to such a far-flung area, without any proper justification and without proper arrangement of hostels and government houses/Quarters keeping in view the probability that a single lady without her family and near and dear cannot live alone.

The undersigned has got small minor kids who, no doubt, cannot live without her mother.

Basically, the husband of the Appellant is also serving in Peshawar, so, he cannot move along the Appellant to "Batkela".

Apart from it, the 34/6 and regulations are required to be followed in letter and spirit which is the dictate of the Constitution of Islamic Republic of Pakistan also.

the fact that Article 09 of the Constitution 1973 also provides protection of family and life.

It is also added that on the part of the undersigned, no employee of BPS-17 has been posted by BPS-16 which has turned down the claim regarding upgradation of such posts.

In light of the above, the transfer order/ notification (Serial #150, may kindly be withdrawn so that the appellat undersigned may continue her duties at district Peshawar where her entire family (Husband & kids) are settled place.

Appellant

(At serial # 150)

(Shagufta D/o Fazel Mohd
Charge Nurse 36/6



DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUNKHWA PESHAWAR

All communications should be addressed to The Director General
Health Services, Peshawar and not to any official by name
Phone: 091-9210196/9210197, 091-9210198/9210199, 091-9210200

OFFICE ORDER

The following posting/transfer of Registered Nurse Officer (RNO) (BPS-16) are hereby ordered in the interest of public Service with immediate effect:-

No.	Name of RNOs	From	To	Remarks
1.	Fara Seema D/O Tamas Khan	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Govt. Maternity Hospital Peshawar	Against the vacant post
2.	Inayat ul Haya	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Govt. Maternity Hospital Peshawar	Against the vacant post
3.	Shazia D/O Kabir Khan	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Govt. Maternity Hospital Peshawar	Against the vacant post
4.	Sarwat Begum	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	Against the vacant post
5.	Saira D/O Abdul Rasheed	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	Against the vacant post
6.	Sunia Shahbaz D/O Shahbaz	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar	Against the vacant post
7.	Sumbal Waris D/O Waris Rahmat	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Moulvi Ameer Shah Memorial Hospital Peshawar	Against the vacant post
8.	Maryam Imtiaz D/O Imtiaz Shakir	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Moulvi Ameer Shah Memorial Hospital Peshawar	Against the vacant post
9.	Sana Yaqoob D/O Yaqoob	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Category-D Hospital Mattani, Peshawar	Against the vacant post
10.	Sharafat Bibi D/O Ghulam Muhammad	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Category-D Hospital Mattani, Peshawar	Against the vacant post
11.	Shaista Ghaffar D/O Syed Ghaffar Shah	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Category-D Hospital Mattani, Peshawar	Against the vacant post
12.	Fatima Khurshid D/O Khurshid Ahmad	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Category-D Hospital Badabar, Peshawar	Against the vacant post
13.	Sundas Waris D/O Waris Rahmat	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Category-D Hospital Badabar, Peshawar	Against the vacant post
14.	Nusrat Bashir D/O Bashir Masih	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Category-D Hospital Badabar, Peshawar	Against the vacant post
15.	Maria Sadiq D/O Sadiq Bhatti	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	ESH Nahaqi Peshawar	Against the vacant post
16.	Anisa Ali D/O Sadat Ali	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	ESH Nahaqi Peshawar	Against the vacant post
17.	Ayesha Sadiqa D/O Naqeeb Ahmad	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	ESH Nahaqi Peshawar	Against the vacant post
18.	Robina Kosar D/O Fazal Wahid	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar	Category-D Hospital Gara Tajik, Peshawar	Against the vacant post
19.	Gulsheen D/O Naik Rahim	Sarhad Hospital for Psychiatric Diseases Peshawar	ESH Nahaqi Peshawar	Against the vacant post
20.	Bushra D/O Noor Muhammad	Services Hospital Peshawar	ESH Nahaqi Peshawar	Against the vacant post
21.	Asia Bibi D/O Muhammad Jan	Services Hospital Peshawar	Category-D Hospital Gara Tajik, Peshawar	Against the vacant post

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22.	Salma Kanwal D/O Gohar Ali	Services Hospital Peshawar	Category-D Hospital-Gara Tajik, Peshawar	Against the vacant post
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NB: - Arrival/Departure reports should please be submitted to this Directorate for record.

Sd/-
DIRECTOR GENERAL HEALTH
SERVICES, K.P. PESHAWAR.

No. 6253-63 /E.II, Dated Pesh. The 8/12/2022.

Copy forwarded to the:-

01. Medical Superintendent, Govt. Naseerullah Khan Babar Memorial Hospital Peshawar.
02. Medical Superintendent, Moulvi Ameer Shah Memorial Hospital Peshawar.
03. Medical Superintendent, Govt. Maternity Hospital Peshawar.
04. Medical Superintendent, Sifwat Ghayyur Shaheed Memorial Hospital Peshawar.
05. Medical Superintendent, Sarhad Hospital for Psychiatric Diseases Peshawar.
06. Medical Superintendent, Services Hospital Peshawar.
07. District Health Officers, Peshawar.
08. Accountant General, Khyber Pakhtunkhwa Peshawar.
09. Director DHIS Cell, DGHS PK Peshawar.
10. Nursing Promotion Cell, DGHS KP Peshawar.
11. DA-concerned, DGHS K.P Peshawar.

For information and necessary action.

ADDL: DIRECTOR GENERAL (HRM)
DIRECTORATE GENERAL HEALTH
SERVICES, K.P PESHAWAR



DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUNKHWA PESHAWAR

All communications should be addressed to The Director General
Health Services Peshawar and all correspondence official by name
Office Ph: 091-9210260 Exchange 2, 091-9210261, 091-9210262 Fax: 091-9210263

OFFICE ORDER.

In partial modification of this Directorate office order bearing Endst No: 6200-317 E.II dated 06.12.2022, the following posting/transfer of Registered Nurse Officers (RNOs) BS-16 on (Medical grounds) are hereby ordered in the interest of public Service with immediate effect:-

S.No.	Name of RNOs	From	To	Remarks	
01.	Roheen Khan D/O Muhammad Azam	ESH Peshawar transfer to Swat)	Nahaqi (under SGTH.	At the disposal of DHO Peshawar for further posting	Against the vacant post
02.	Sadia D/O Lal Badshah	Category-D Hospital Badaber Peshawar (under transfer to SGTH Swat)		At the disposal of DHO Peshawar for further posting	Against the vacant post
03.	Naheeda Sultana D/O Sultana Mehmood	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar (under transfer to City Hospital Lakki Marwat)		At the disposal of DHO Peshawar for further posting	Against the vacant post
04.	Rukhsana Umar D/O Umar Dad	Moulvi Ameer Shah Memorial Hospital Peshawar (under transfer to DHQ Hospital Hangu)		At the disposal of DHO Peshawar for further posting	Against the vacant post
05.	Shazia Begum D/O Gul Jamal	Govt. Maternity Hospital Peshawar (under transfer to DHQ Hospital Landikotal)		At the disposal of DHO Peshawar for further posting	Against the vacant post
	Robina D/O Muhammad Amin	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar (under transfer to DHQ Hospital Landikotal)		At the disposal of DHO Peshawar for further posting	Against the vacant post
		Sifwat Ghayyur Shaheed Memorial Hospital Peshawar (under transfer to DHQ Hospital Balkhela)		At the disposal of DHO Peshawar for further posting	Against the vacant post
		Govt. Maternity Hospital Peshawar (under transfer to DHQ Hospital)		At the disposal of DHO Peshawar for further posting	Against the vacant post

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09	Shaista D/O Gul Sahadar	ESH Peshawar transfer to Hospital Hangu	NHQ (under DHQ)	At the disposal of DHO Peshawar for further posting	Against the vacant post
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NS: - Arrival/Departure reports should please be submitted to this Directorate for record.

Sd/
DIRECTOR GENERAL HEALTH SERVICES, K.P. PESHAWAR.

No. 6512-26 /E.II. Dated Pesh: The 22/12/2022.

Copy forwarded to the:-

01. Medical Supdt. SGTH. Swat
02. Medical Supdt. Govt. Naseerullah Khan Babar Memorial Hospital Peshawar.
03. Medical Supdt. Moulvi Ameer Shah Memorial Hospital Peshawar.
04. Medical Superintendent, Govt. Maternity Hospital Peshawar.
05. Medical Supdt. Sarhad Hospital for Psychiatric Diseases Peshawar.
06. Medical Supdt. Sifwat Ghayyur Shaheed Memorial Hospital Peshawar.
07. Medical Supdt. City Hospital Lakk Marwat.
08. Medical Supdt. DHQ Hospital Hangu.
09. Medical Supdt. DHQ Hospital Landikotal.
10. Medical Supdt. DHQ Hospital Batkhela.
11. District Health Officer, Peshawar.
12. Accountant General, Khyber Pakhtunkhwa Peshawar.
13. District Health Officers concerned.
14. Director DHIS Cell, DGHS PK Peshawar.
15. DA-concerned, DGHS K.P Peshawar.

For information and necessary action.



DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUNKHWA PESHAWAR

All communications should be addressed to The Director General
Health Services Peshawar and not to any official by name
Office Ph: 091 - 9210269 Exchange: 091 - 9210187, 091 - 9210196 Fax: 091 - 9210230

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OFFICE ORDER.

In partial modification of this Directorate office order bearing Endst: No. 6200-31/ E.II dated 06.12.2022 & No. 6543-62/E.II dated 23.12.2022, the following posting/transfer of Registered Nurse Officers (RNOs) BS-16 are hereby ordered in the Interest of public Service with immediate effect:-

S.No.	Name of RNOs	From	To	Remarks
01.	Sohaila Naz D/O Noor Muhammad	Moulvi Ameer Shah Memorial Hospital Peshawar (under transfer to SGTH, Swat)	At the disposal of Medical Supdt: Moulvi Ameer Shah Memorial Hospital Peshawar for further posting	Against the vacant post
02.	Safia Begum D/O Sakhawat Shah	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar (under transfer to SGTH, Swat)	DHQ Hospital Ghallanai	Against the vacant post
03.	Margret Ghulam D/O Ghulam	Services Hospital Peshawar (under transfer to THQ Hospital Sarai Naurang Lakki Marwat)	At the disposal of Medical Supdt: Govt. Naseerullah Khan Babar Memorial Hospital Peshawar for further posting	Against the vacant post
04.	Saima Sardar D/O Sardar	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar (under transfer to DHQ Hospital Hangu)	At the disposal of Medical Supdt: Govt. Naseerullah Khan Babar Memorial Hospital Peshawar for further posting	Against the vacant post
05.	Touheed D/O Muhammad Azam	ESH Nahaqi Peshawar (under transfer to SGTH, Swat)	At the disposal of DHQ Peshawar for further posting	Against the vacant post
06.	Ghazala D/O Abdul Khaliq	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar (under transfer to DHQ Hospital Batkhela)	At the disposal of Medical Supdt: Govt. Naseerullah Khan Babar Memorial Hospital Peshawar for further posting	Against the vacant post
07.	Shazia Ibrahim D/O Amjad Ali	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar (under transfer to DHQ Hospital Batkhela)	At the disposal of Medical Supdt: Sifwat Ghayyur Shaheed Memorial Hospital Peshawar for further posting	Against the vacant post
08.	Zakia Begum D/O Mukarram Shah	Govt. Maternity Hospital Peshawar (under transfer to DHQ Hospital Hangu)	At the disposal of Medical Supdt: Govt. Naseerullah Khan Babar Memorial Hospital Peshawar for further posting	Against the vacant post
09.	Nabeela Usman D/O Ali Usman	Govt. Maternity Hospital Peshawar (under transfer to DHQ Hospital Kohat)	At the disposal of Medical Supdt: Sifwat Ghayyur Shaheed Memorial Hospital Peshawar for further posting	Against the vacant post
10.	Afsha Hayal D/O Muhammad Riaz	Services Hospital Peshawar (under transfer to DHQ Hospital Hangu)	At the disposal of Services Hospital Peshawar for further posting	Against the vacant post
11.	Sher Bano D/O Siyar Ali Khan	Govt. Maternity Hospital Peshawar (under transfer to DHQ Hospital Lakki Marwat)	At the disposal of Medical Supdt: Govt. Naseerullah Khan Babar Memorial Hospital Peshawar for further posting	Against the vacant post
12.	Ambreen D/O Samuel Masih	Moulvi Ameer Shah Memorial Hospital Peshawar (under transfer to SGTH, Swat)	At the disposal of Medical Supdt: Moulvi Ameer Shah Memorial Hospital Peshawar for further posting	Against the vacant post
13.	Nadia Naz D/O Fida Muhammad	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar (under transfer to DHQ Hospital Ghallanai)	At the disposal of Medical Supdt: Govt. Naseerullah Khan Babar Memorial Hospital Peshawar for further posting	Against the vacant post
14.	Reena D/O Shoukat Masih	Category-D Hospital Mattani Peshawar (under transfer to City Hospital Lakki Marwat)	At the disposal of DHQ Peshawar for further posting	Against the vacant post

15.	Maryam D/O Mukhlil Ahmad	Services Hospital Peshawar (under transfer to SGTH, Swat)	At the disposal of Medical Supdt: Govt. Naseerullah Khan Babar Memorial Hospital Peshawar for further posting	Against the vacant post
16.	Farida Jaffar D/O Ghulam Jaffar	Services Hospital Peshawar (under transfer to DHQ Hospital Karak)	At the disposal of Services Hospital Peshawar for further posting	Against the vacant post
17.	Jamila Khatoon D/O Sadar Khan	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar (under transfer to DHQ Hospital Karak)	At the disposal of Medical Supdt: Govt. Naseerullah Khan Babar Memorial Hospital Peshawar for further posting	Against the vacant post
18.	Safia Faheem D/O Qaisar Shah	Moulvi Ameer Shah Memorial Hospital Peshawar (under transfer to DHQ Hospital Karak)	At the disposal of Medical Supdt: Moulvi Ameer Shah Memorial Hospital Peshawar for further posting	Against the vacant post
19.	Sakina D/O Muzafar Baig	Category-D Hospital Maltani Peshawar (under transfer to DHQ Hospital Upper Dir)	At the disposal of DHO Peshawar for further posting	Against the vacant post
20.	Sheema Gul D/O Khanzada Gul	Moulvi Ameer Shah Memorial Hospital Peshawar (under transfer to SGTH, Swat)	At the disposal of DHO Peshawar for further posting	Against the vacant post
21.	Adnan Siddique S/O Saddique Hashim ud Din	Sarhad Hospital for Psychiatric Diseases Peshawar (under transfer to THQ Hospital Sarai Naurang Lakki Marwat)	At the disposal of Sarhad Hospital for Psychiatric Diseases Peshawar for further posting	Against the vacant post
22.	Shabana Qadir D/O Rashid Khan	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar (under transfer to DHQ Hospital Hangu)	At the disposal of Medical Supdt: Sifwat Ghayyur Shaheed Memorial Hospital Peshawar for further posting	Against the vacant post
23.	Khurshid Begum D/O Zarin Khan	Category-D Hospital Gara Tajik Peshawar (under transfer to DHQ Hospital Batkhela)	At the disposal of DHO Peshawar for further posting	Against the vacant post
24.	Zakia D/O Faqir	Services Hospital Peshawar (under transfer to SGTH, Swat)	At the disposal of Services Hospital Peshawar for further posting	Against the vacant post
25.	Nusherat Shahd Begum D/O Qamar ul Zaman	Services Hospital Peshawar (under transfer to SGTH, Swat)	At the disposal of Services Hospital Peshawar for further posting	Against the vacant post
26.	Shams un Nisa D/O Rasheed Ahmad	Services Hospital Peshawar (under transfer to City Hospital Lakki Marwat)	At the disposal of Medical Supdt: Services Hospital Peshawar for further posting	Against the vacant post
27.	Zeenat D/O Yousaf Khan	ESH Nahaqi Peshawar (under transfer to Women & Children Hospital Kohat)	At the disposal of DHO Peshawar for further posting	Against the vacant post
28.	Shazia Begum D/O Akbar Ali	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar (under transfer to SGTH, Swat)	At the disposal of Medical Supdt: Sifwat Ghayyur Shaheed Memorial Hospital Peshawar for further posting	Against the vacant post
29.	Wasila Naz D/O Khalid Khan	Category-D Hospital Badaber Peshawar (under transfer to SGTH, Swat)	At the disposal of DHO Peshawar for further posting	Against the vacant post
30.	Sarwat Begum D/O Fazli Haq	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar (under transfer to Sifwat Ghayyur Shaheed Memorial Hospital Peshawar)	At the disposal of Govt. Naseerullah Khan Babar Memorial Hospital Peshawar for further posting	Against the vacant post
31.	Aneela Begum D/O Subat Khan	Moulvi Ameer Shah Memorial Hospital Peshawar (under transfer to DHQ Hospital Batkhela)	At the disposal of Govt. Naseerullah Khan Babar Memorial Hospital Peshawar for further posting	Against the vacant post
32.	Saima Gul D/O Muhammad Nawaz	Moulvi Ameer Shah Memorial Hospital Peshawar (under transfer to SGTH, Swat)	At the disposal of Medical Supdt: Moulvi Ameer Shah Memorial Hospital Peshawar for further posting	Against the vacant post
33.	Amina Shakeel D/O Said Nawab	Moulvi Ameer Shah Memorial Hospital Peshawar (under transfer to SGTH, Swat)	At the disposal of Govt. Naseerullah Khan Babar Memorial Hospital Peshawar for further posting	Against the vacant post

34.	Irshad Begum D/O Shah Jehan	Moulvi Ameer Shah Memorial Hospital Peshawar (under transfer to DHQ Hospital Karak)	At the disposal of Govt. Naseerullah Khan Babar Memorial Hospital Peshawar for further posting	Against the vacant post
35.	Rashid Hussain S/O Wali Jan	Sarhad Hospital for Psychiatric Diseases Peshawar (under transfer at the disposal of DHQ Hanqu)	At the disposal of Sarhad Hospital for Psychiatric Diseases Peshawar	Against the vacant post
36.	Shahnaz Sadiq D/O Sadiq Shah	Govt. Maternity Hospital Peshawar (under transfer to DHQ Hospital Landikotal)	At the disposal of Govt. Naseerullah Khan Babar Memorial Hospital Peshawar for further posting	Against the vacant post
37.	Naseem Akhtar D/O Gul Rehman	Govt. Maternity Hospital Peshawar (under transfer to DHQ Hospital Swabi)	At the disposal of Sarhad Hospital for Psychiatric Diseases Peshawar	Against the vacant post
38.	Humaira D/O Ali Usman	Govt. Maternity Hospital Peshawar (under transfer to Women & Children Hospital Kohat)	At the disposal of Govt. Naseerullah Khan Babar Memorial Hospital Peshawar for further posting	Against the vacant post
39.	Hazrat Bibi D/O Ihsan ul Haq	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar (under transfer to DHQ Hospital, Batkhela)	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar for further posting	Against the vacant post
40.	Saima D/O Sher Ahmad Khan	Sifwat Ghayyur Shaheed Memorial Hospital Peshawar (under transfer to DHQ Hospital Hanqu)	At the disposal of DHQ Peshawar for further posting	Against the vacant post
41.	Rashma D/O Nowshad	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar (under transfer to SGTH, Swat)	At the disposal of DHQ Peshawar for further posting	Against the vacant post
42.	Noreen D/O Muhammad Jan	Oazi Hussain Ahmad Medical Complex, Nowshera (under transfer to Regional Blood Centre Hayatabad Peshawar)	At the disposal of Moulvi Ameer Shah Memorial Hospital Peshawar for further posting	Against the vacant post
43.	Fouzia Naz D/O Jehangir Khan	Type-D Hospital, Manki Sharif (Nowshera)	At the disposal of DHQ Peshawar for further posting	Against the vacant post
44.	Asia Gul D/O Gulab Khan	Moulvi Ameer Shah Memorial Hospital Peshawar (under transfer to DHQ Hospital Upper Dir)	At the disposal of Services Hospital Peshawar for further posting	Against the vacant post
45.	Yasmin Bibi D/O Nazir Muhammad	Moulvi Ameer Shah Memorial Hospital Peshawar (under transfer to DHQ Hospital, Battagram)	At the disposal of Govt. Naseerullah Khan Babar Memorial Hospital Peshawar for further posting	Against the vacant post
46.	Nasreen Akhtar D/O Ashraf Khan	ESH Nahaqi Peshawar (under transfer to Women & Children Hospital Kohat)	At the disposal of DHQ Peshawar for further posting	Against the vacant post
47.	Nazim Bahadar D/O Bahadar Khan	Moulvi Ameer Shah Memorial Hospital Peshawar (under transfer to SGTH, Swat)	At the disposal of DHQ Peshawar for further posting	Against the vacant post
48.	Nighat Ara D/O Gul Rahim	Govt. Naseerullah Khan Babar Memorial Hospital Peshawar (under transfer to SGTH, Swat)	At the disposal of Govt. Naseerullah Khan Babar Memorial Hospital Peshawar for further posting	Against the vacant post

NB: - Arrival/Departure reports should please be submitted to this Directorate for record.

Sd/-
DIRECTOR GENERAL HEALTH
SERVICES, K.P. PESHAWAR.

No. 3605-39 /E.II, Dated Pesh. The 29/12 /2022.

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Copy forwarded to the:-

01. Medical Supdt. SGTH, Swat.
02. Hospital Director, Qazi Hussain Ahmad Medical Complex, Nowshera.
03. Manager, Regional Blood Centre Hayatabad Peshawar.
04. Medical Supdt. Govt. Naseerullah Khan Babar Memorial Hospital Peshawar.
05. Medical Supdt. Moulvi Ameer Shah Memorial Hospital Peshawar.
06. Medical Superintendent, Govt. Maternity Hospital Peshawar.
07. Medical Supdt. Sarhad Hospital for Psychiatric Diseases Peshawar.
08. Medical Supdt. Sifat Ghayur Shaheed Memorial Hospital Peshawar.
09. Medical Supdt. Services Hospital Peshawar.
10. Medical Supdt. City Hospital Lakki Marwat.
11. Medical Supdt. DHQ Hospital Lakki Marwat.
12. Medical Supdt. Women & Children Hospital Kohat.
13. Medical Supdt. DHQ Hospital Hangu & Battagram.
14. Medical Supdt. DHQ Hospital Karak.
15. Medical Supdt. DHQ Hospital Swabi.
16. Medical Supdt. DHQ Hospital Kohat.
17. Medical Supdt. DHQ Hospital Landikotal.
18. Medical Supdt. DHQ Hospital Batkhela.
19. Medical Supdt. DHQ Hospital Upper Dir.
20. Medical Supdt. DHQ Hospital Ghallanai.
21. District Health Officer, Peshawar.
22. District Health Officers, Lakki Marwat, Hangu & Nowshera.
23. Accountant General, Khyber Pakhtunkhwa Peshawar.
24. District Accounts Officers concerned.
25. Director DHIS Cell, DGHS PK Peshawar.
26. PA to DGHS KP Peshawar.
27. Nursing Promotion Cell, DGHS KP Peshawar.
28. DA-concerned, DGHS K.P Peshawar.

For information and necessary action.

Shahen Afzali
DIRECTOR GENERAL HEALTH
SERVICES, K.P PESHAWAR

29/12/22

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OFFICE OF THE MEDICAL SUPERINTENDENT
DHQ HOSPITAL BATCHELA DISTRICT MALAKAND
Phone No. (0932) 410342, Fax No. (0932) 410243 Email: dhq_batk@hathath.com

No. 18/2022

Dated 12/12/2022

To
The Director General Health
Services Khyber Pakhtunkhwa Peshawar

Subject: POSTING OF CHARGE NURSE
Sir,

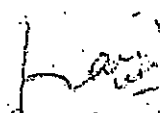
Kindly refer to your office order No. 6200-31 dated: 06-12-2022, regarding transfers of Charge Nurses BPS-16

It is stated that total 125 posts of Nursing staff sanctioned in DHQ Hospital Batkhela by the Govt. of Health Department, in which the Govt. currently up-graded 60 posts in BPS-19, BPS-18 and BPS-17, only 65 posts remained in BPS-16.

It is to be mentioned here that about 100 charge nurses in BPS-16 in which about 35 charge nurses drawn pay against the up-graded posts.

Now your kind office posted 18 charge nurses in BPS-16, from different Hospitals to DHQ Hospital Batkhela, but no such post of charge Nurse in BPS-16 is laying vacant at present in this Hospital.

Therefore, it is requested that necessary guide line may kindly be issue that what kind of step may be taken to adjust the under transfer nurses or adjust the same nurses against the vacant post in BPS-17, 18, 19 for the purpose of pay.


Medical Superintendent,
DHQ Hospital Batkhela

No. _____
Copy to the

- PS to Secretary Government of Khyber Pakhtunkhwa Health
- PA to Director General Health Services Khyber Pakhtunkhwa Peshawar
- JPA to Regional Director General Health Services Malakand at Swat
(For information please)

Medical Superintendent,
DHQ Hospital Batkhela

قیمت
50 روپے

67041



ایڈویکیٹ: *See*
بار کونسل / ایسوسی ایشن نمبر: BC-13-4213

رابطہ نمبر: 03339577770

پشاور بار ایسوسی ایشن، خیبر پختونخواہ

بعدالت جناب:

imranatlaw@gmail.com

منجانب:	دعوی:
Appellant	
Shagufta Mehtab	علت نمبر:
بنام	Jamia
Government	مورخہ:
Et Al.	آپیل
	تھانہ:

باعث تحریر آتکہ

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی و جواب دی کاروائی متعلقہ

آن مقام کے لیے *صیبا محمد عمران* کو وکیل مقرر کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا، نیز وکیل صاحب کو راضی نامہ کرنے و تقرر ثالث و فیصلہ برحلف دینے جواب دعویٰ اقبال دعویٰ اور درخواست از ہر قسم کی تصدیق زریں پر دستخط کرنے کا اختیار ہوگا، نیز بصورت عدم پیروی یا ڈگری یکطرفہ یا اپیل کی برآمدگی اور منسوخی، نیز دائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا مختار ہوگا اور بصورت ضرورت مقدمہ مذکورہ کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا اور صاحب مقرر شدہ کو وہی جملہ مذکورہ باختیارات حاصل ہوں گے اور اس کا سناختہ پر داختم منظور و قبول ہوگا دوران مقدمہ میں جو خرچہ ہر جانہ التوائے مقدمہ کے سبب سے ہوگا کوئی کارائی پیشی مقاسمہ و یا حد سے باہر ہو تو وکیل صاحب پابند نہ ہوں گے کہ پیروی مذکورہ کریں، لہذا وکیل کا نام لکھ دیا تاکہ سناختہ ہوگا

ES JAWAR BAR ASSOCIATION
KHYBER PAKHTUNKHWA
واہ

المرقوم:

نوٹ: اس دکالت نامہ کی فوٹو کاپی ناقابل قبول ہوگی۔

Meera Mehtab

Shagufta Mehtab (Charge nurse)