FORM OF ORDER SHEET

| Court of | | | | |
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599/2023

| · • · · | Case | No599/ 2023 |
|-----------------|---------------------------|---|
| S.No. | Date of order proceedings | Order or other proceedings with signature of judge |
| 1. | 2 | 3 |
| 1- • | 20/03/2023 | The appeal of Mr. Shaher Yar Khan presented today |
| | | by Mr. Ali Gohar Durrani Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on $\frac{22}{3}$. Parcha Peshi is given to appellant/counsel for the date fixed. |
| | | By the order of Chairman |
| ÷ | · · · | REGISTRAR |
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BEFORE THE HON'BLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Appeal No.

17____

<u>.</u>

/2023

Mr. Shaher Yar Khan

Versus

Government of Khyber Pakhtunkhwa through Chief Secretary and others

| _ | · · · · · · · · · · · · · · · · · · · | APPELLA | NT | |
|----------|---|---------|-------|--|
| S.No | Description of documents | Annex | Pages | |
| 1. | Appeal with affidavit | | • | |
| 2. | Addresses of Parties | | | |
| 3 | Copy of Notification | A | | |
| 4. | Copy of the notification dated 03-01-2022 | B | | |
| 5. | Copy of the working paper | С | | |
| 6. | Copy of the notification dated 31-10-2017 | D | | |
| 7. | Copy of Notification dated 25-04-2022 | E | • • • | |
| 8. | Copy of the Minutes of the meeting | F | | |
| 9. | Copy of the Appeal dated 02-12-2022 | G | | |

INDEX

Through

ALI GOHAR DURRANI Advocate High Court(s) 0332-9297427 khaneliegohar@yahoo.com

Z

.....Å. Appellant

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

APPEAL No. 599 /2023

Mr. Shaher Yar Khan S/o Said Nawaz R/o Haji Shahzaman kali, Jamrud Agency

Versus

- The Government of Khyber Pakhtunkhwa, Through Chief Secretary Government of Khyber Pakhtunkhwa, Civil Secretariat Peshawar.
 - The Sports, Culture, Tourism, Museum and Youth Affairs Department, Through Secretary Tourism to the Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.

The Finance Department,

1:

2.

3.

б.

Through Secretary Finance to the Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.

The Establishment Department,

Through Secretary Establishment to the Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar

5. | The Administration Department,

Through Secretary Administration to the Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar

Directorate of Tourist Services, Through DG Tourist Services.

.....Respondents

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 FOR PROMOTION.

RESPECTFULLY SUBMITTED:

The appellant most humbly beg to submit as under:

1. That the Appellant is a law-abiding citizen of Pakistan and also hails from a tespectable family. The Appellant holds a Bachelors Degree in Computer Science. Heis acivil servant who was appointed as a Computer Operator (BPS-16) in the DTS vide Notification dated 03-10-2019 by the Government of KhyberPakhtunkhwa Directorate of Tourist Services.

Copy of the notification is Annex-A.

2. That a final seniority list of Computer Operators of Directorate of Tourist Services was issued vide notification No. DTS-PR-5(30)/17-A&E dated 03-01-2022 in which the Appellant stood on serial no. 02.

Copy of the notification is Annex-B.

3. That a working paper was issued by the Department of Sports and Tourism (Directorate of Tourist Services), Khyber Pakhtunkhwa Peshawar, for promotion to the post of Assistant Director IT/Planning (BPS-17), Government of Khyber Pakhtunkhwa, Sports, Tourism, Culture, Archaeology, Youth Affairs & Museums Department on regular basis and the Appellant was considered illegible for promotion to the post of the basis of Assistant Director IT/Planning (BPS-17) on regular basis.

Copy of Working Paper is Annex-C.

4. Thaton 31-10-2017 a notification was issued by the Government of Khyber Pakhtunkhwa, Sports, Tourism, Culture, Archaeology, Youth Affairs and Museums Department in pursuance of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 which lays down the method of Recruitment, Qualification and other Conditions.

Copy of the notification dated 31-10-2017is Annex-D.

5. That subsequently certain amendments were made in the above mentioned Service Rules vide notification dated 25-04-2022 by the Government of Khyber Pakhtunkhwa, Sports, Tourism, Culture, Archaeology, Youth Affairs and Museums Department.

Copy of the notification dated 25-04-2022 is Annex-E.

6. That the service rules (amendments) were duly approved by the Standing Service Rules

Committee (SSRC) (competent forum) in its meeting held under the Chairmanship of Secretary Tourism Department, and attended by Additional Secretary Tourism Department, Director General Directorate of Tourist Services, Deputy Secretary Tourism Department, Deputy Secretary (R-II)Establishment Department and Section Officer (R-II) Finance Department held on 07-11-2022. Copy of the Minutes of the meeting is Annex-F.

- 7. That being aggrieved of the minutes of the meeting held on 07-11-2022 the Appellant filed an Appeal/representation to the worthy Chief Secretary that the decision of the Departmental Promotion Committee be declared null and void and fresh directions may be issued for Fresh Departmental Promotion Committee and the appellant be recommended for promotion as per Rules/ entitlement. Copy of the Appeal dated 02-12-2022 is Annex-G.
- 8. That it requires mention that under the purview of Section 8 of the Tourism Act 2019, the services of appellant were to be placed in surplus pool. To be stopped from processing the case of the appellant for placement in surplus pool, the appellant approached the honorable Peshawar high Court in writ jurisdiction for the seeking of directions of holding of DPC meeting. During the pendency of the writ petition the DPC meeting dated 07-11-2022 took place. And the writ petition was dismissed.
- 9. That being denied to promotion as per Rules/entitlement the appellant having no alternate remedy but to approach this Honorable Tribunal amongst others on the following grounds:

Grounds:

- a. Because the Appellant has been treated illegally, unlawfully and against the spirit of the law.
- b. Because the Rights of the Petitioner are secured under Article 8, and the entirety of Part II of the Constitution of the Islamic Republic of Pakistan, and its redress falls solely within the ambit of Article 212 of the Constitution of the Islamic Republic of Pakistan, 1973, and lie with this honorable tribunal.
- c. Because when the law requires a thing to be done in a particular manner, it has to be done in that manner alone. Reliance is placed on 2020 CLC 1453 Pesh, 2022 PLC (CS) 478 Pesh, 2017 SCMR 1427, 2008 SCMR 1148.
- d. Because the right to due process as per Article 10-A of the Constitution of the Islamic Republic of Pakistan, 1973 is being made redundant in the instant case against the Appellant. The right is absolute and cannot be done away with and it needs to be taken as liberally as possible as per the dictum laid by the Honorable Supreme Court in PLD 2022 SC 497.

"Incorporation of the right to a fair trial and due process by Article 10-A in the Constitution as an independent fundamental right underscores the constitutional significance of fair trial and due process and like other fundamental rights, it is to receive a liberal and progressive interpretation and enforcement."

e. Because the Honorable Supreme Court of Pakistan in the recent judgment in Justice Qazi Faez Isa case has held in unequivocal terms that even the highest of offices are not to be denied the fundamental rights so guaranteed by the Constitution. The judgment is reported as PLD 2022 SC 119 and lay as under:

> "Right to be dealt with in accordance with law. No one, including a Judge of the highest court in the land, is above the law, At the same time, no one, including a Judge of the highest court in the land, can be denied his right to be dealt with in accordance with law; it matters little if the citizen happens to hold a high public office, he is equally subject to and entitled to the protection of law."

The judgment referred to above further lay clear that the principles of natural justice are to be met in every circumstances in the following terms:

"After recognition of the right to fair trial and due process as a fundamental right by insertion of Art. 10A in the Constitution, violation of the principles of natural justice, which are the necessary components of the right to fair trial and due process, is now to be taken as a violation of the said fundamental right as well."

These principles are time and again reiterated by the Honorable Supreme Court and have been recently held of immense value in **PLD 2021 SC 600** in the following words:

"Constitutional guarantee of the right to be dealt with in accordance with law, under Art. 4 of the Constitution, is available not only to every citizen of the country but also to every other person for the time being within Pakistan, Said constitutional guarantee cannot be curtailed or limited in the case or matter of any person whosoever he may be and whatever the allegations against him may be."

f. Because even otherwise promotion after retirement is permissible under the law, if otherwise employees fulfil the conditions of eligibility, suitability and fitness.

g. Because it is well settled preposition of law laid down by the superior courts that when employee has wrongly been prevented from promotion to the higher post without his fault despite of availability of vacancy against the promotion quota, the employee is entitled to notional/anti-dated promotion. Reliance is placed on

promotion on 2010 SCMR1466, 2011 SCMR389, 1998 SCMR2544, 2012 PLC (CS)566 and 2011 SCMR788.

- h. Because it has been held by the superior court time in again, that remedy would always be available to the employee, where any executive authority entrusted with responsibility for taking certain action in accordance with the law, and had not been done so. Reliance is placed on 2007 PLC 366.
- i. Because the mechanism provided under Article 212 is attracted for the reason of the order being corum non judice and illegal for the entrenched malice on part of the Respondents in the case.
- j. Because the actions on part of the respondents seriously are in the negation of the Constitution of the Islamic Republic of Pakistan, 1973 and the Civil Servants Act.
- k. Because the Fundamental Rights of the Appellant have been violated in relation to Article 4, 8, 9, 18 & 25 of the Constitution of the Islamic Republic of Pakistan, 1973. The said rights flow out of the Constitution the terms and conditions of service of the Appellant and this Honorable Court being the custodian of the Fundamental Rights of citizens of Pakistan, as well as the protection afforded by the Constitution of Islamic Republic of Pakistan 1973, is why the Appellant seeks the redress of their grievances and to end the ordeal the Appellant is going through due to the illegal, unlawful and unjust acts and inaction of the Respondents.
 - Because the Appellant has got the fundamental right of being treated in accordance with law but the treatment meted out to the Appellant is on consideration other than legal and he has been deprived of his rights duly guaranteed to him by the constitution of Pakistan.
- m. Because the appellant has not been treated in accordance with law, hence his rights secured and guaranteed under the Law are badly violated.
- n. Because the Appellant crave for leave to add further grounds at the time of his oral arguments before this Hon'ble Tribunal highlighting further contraventions of the provisions of the Constitution & Laws which adversely affected the Appellant.

<u>PRAYER:</u>

In view of the above, it is humbly prayed that this Honorable Tribunal may graciously be pleased to direct that the Appellant be granted promotion and the decision taken in the minutes of meeting of the DPC dated 07-11-2022 be set aside. Any other relief deemed appropriate in the circumstance of the case may also be granted.

Interim Relief:

That pending disposal of the instant appeal, may it please this honorable tribunal to restrain the respondents from placement of the services of the appellant in surplus pool.

Through

Appellant

GOHAR DURRANI ALI Advocate High Court(s) 0332-9297427 khaneliegohar@yahoo.com Shah DURRANI KHATTAK REGISTERED LAW (A FIRM) HOUSE No. 231-A, NO.13, NEW STREET SHAMI ROAD, PESHAWAR.



BEFORE THE HON'BLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Appeal No.

/2023

Mr. Shaher Yar Khan

Versus

Government of Khyber Pakhtunkhwa through Chief Secretary and others

<u>AFFIDAVIT</u>

I, Mr. Shaher Yar Khan S/o Said Nawaz R/o Haji Shahzaman kali, Jamrud Agency, do hereby solemnly affirm and declare on oath that the contents of accompanied writ petition are true and correct to the best of my knowledge and belief and nothing has been intentionally concealed from this/Hongrable Court.

21202-3105870-7 Deponent CNIC No.

Identified/B

Ali Gohar Durrani Advocate High Court(s)

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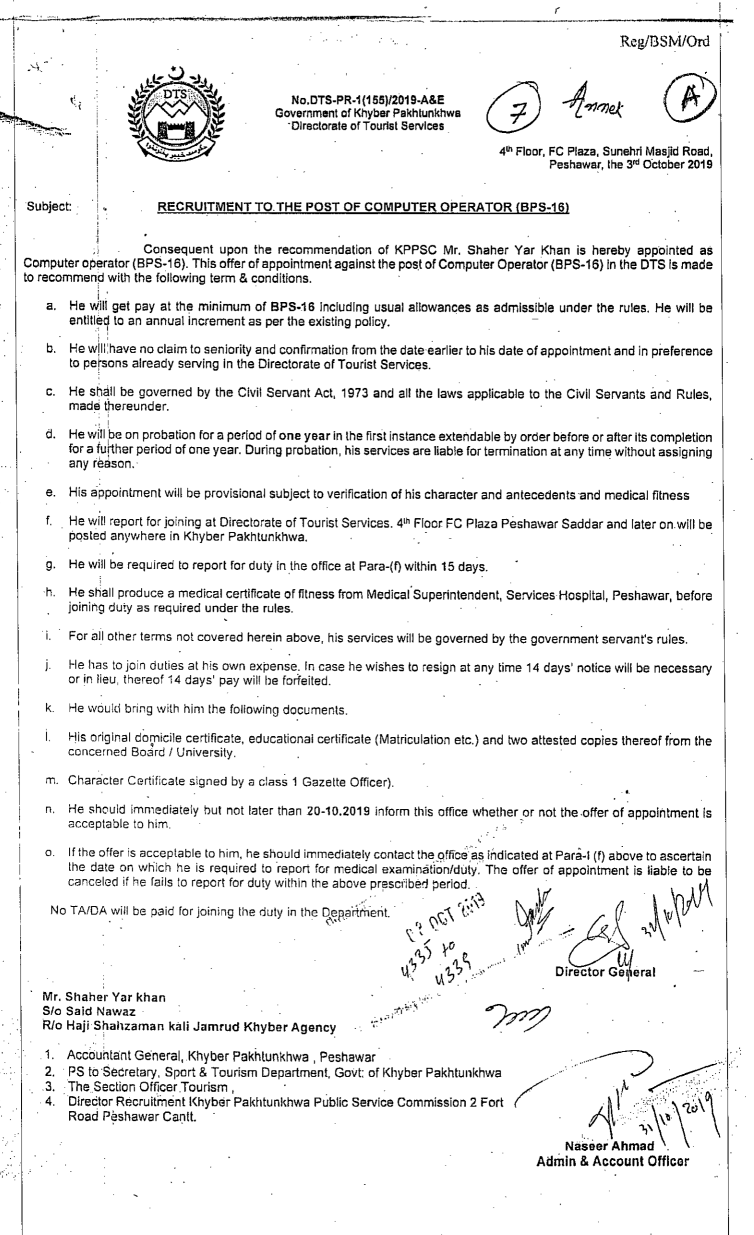
BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

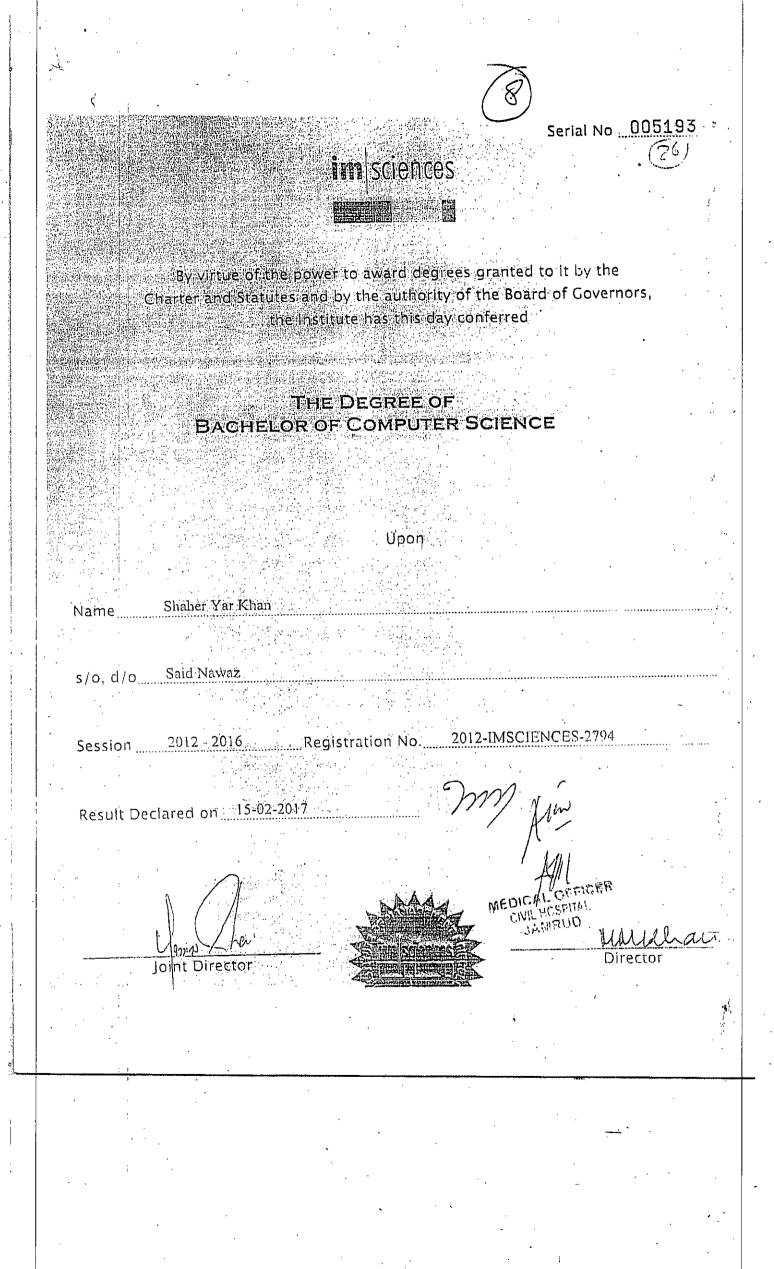
APPEAL No. ____/2023

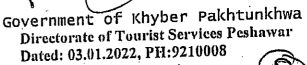
Mr. Shaher Yar Khan S/o Said Nawaz R/o Haji Shahzaman kali, Jamrud Agency Appellant Versus The Government of Khyber Pakhtunkhwa, 1. Through Chief Secretary Government of Khyber Pakhtunkhwa, Civil Secretariat Peshawar. 2. The Sports, Culture, Tourism, Museum and Youth Affairs Department, Through Secretary Tourism to the Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar. 3. The Finance Department, Through Secretary Finance to the Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar. The Establishment Department, 4. Through Secretary Establishment to the Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar 5. The Administration Department, Through Secretary Administration to the Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar Directorate of Tourist Services, 6. Through DG Tourist Services.Respondents Appellant

Through

GOHÀR DURRANI ALI Advocate High Court(s) 0332-9297427 khaneliegohar@yahoo.com Shah DURRANI | KHATTAK **(A** REGISTERED LAW FIRM) HOUSE 231-A, No. No.13, STREET NEW SHAMI ROAD, PESHAWAR.







NOTIFICATIÓN

MACK _



No.DTS-PR-5(30)/17-A&E: In pursuance of Section 8(1) of Khyber Pakhtunkhwa Civil Servants Act, 1973 read with rule 17 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989, the final seniotly list of Computer Operators of Directorate of Tourist Services (as stood on 01.01.2022) is hereby notified/ circulated for general information.

| | | | Date of | Regular apport | ointmei ht post | ht/ promotion | Present | |
|-----------|--|-------------------------------------|---------------------------------|----------------|--------------------|---|------------------------------------|----------|
| S. No. | Name of official with qualification | Date of birth with Domicile | entry In to govt. service | Date | BPS | Méthod of recruitment | appointment with date | 'Remarks |
| 1 | MR. MUHAMMAD AMJAD | 07.03.1990 Khyber Pakhtunkhwa | 10.10.2019 | 10.10.2019 | 16 | By initial appoIntment through KPPSC | Computer Operator 10.10.2019 | |
| 2 | MSC (CS) Mr. SHAHER YAR KHAN BS CS (Hons) | 03.05.1994 Khyber Pakhtunkhwa | 03.10.2019 | 03.10.2019 | 16 | By initial appointment through KPPSC | Computer Operator 03.10.2019 | |
| 3 | MR MÜHAMMAD RIAZ KHAN | 18.11.1986 Khyber Pakhtunkhwa | 13.01.2022 | 13.01.2022 | 16 | By initial appointment through KPPSC | Computer Operator 13.01.2022 | |
| 4 | MSC(CS) Mr. Israr Ahmad Khan BS.CS (Hons) | 03.03.1992 Khyber Pakhtunkhwa | 04.10.2019 | 04.10.2019 | 16 | By Initial appointment through KPPSC | Computer Operator 04.10.2019 | |
| 5 | Mr. ISRAR AHMAD BS (IT) | 10.03.1994 Khyber Pakhtunkhwa | 06.01,2022 | 06.01.2022 | 16 | By Initial appointment through KPPSC | Computer Operator 06.01.2022 | |

Director General

MASEER Admin & Accounts Officer Directors of Tourist Services Orectores on pour set octained Gov of Kiyan, Pakitunkhwa, Instituelu



DEPARTMENT OF SPORTS AND TOURISM (DIRECTORATE OF TOURIST SERVICES) KHYBER PAKHTUNKHWA PESHAWAR

Subject:-

WORKING PAPER FOR PROMOTION TO THE POST OF ASSISTANT DIRECTOR IT AND ASSISTANT DIRECTOR PLANNING ON REGULAR BASIS,

Mannex

There are two (02) sanctioned posts of Assistant Director IT and Assistant Director Planning in the Directorate of Tourist Services Khyber Pakhtunkhwa which are vacant and fails to the share of promotion quota and is required to be filled in by promotion from amongst the Computer Operators (Annex-I).

2. According to Clause-IV (5) of Service Rules of DTS (Amendment) (Notification NO. SO(T)/6-17/SSRC/2022/4279-88 dated 25.04.2022, Govt: of Khyber Pakhtunkhwa, Tourism and Sports Department (Annex-II), the following method of recruitment has been prescribed for promotion to the post of Assistant Director IT and Assistant Director Planning (Bps-17):-

"By promotion, on the basis of seniority-cum-fitness, from amongst the holders of the posts of Computer Operators with three years of service as such.";

| Post | Total Sanctioned Strength | Initial Quota | Promotion Quota | Required to be filled by promotion |
|--------------------------------|------------------------------|------------------|--------------------|------------------------------------|
| Assistant Director IT and | | | | |
| Assistant Director Planning | 02 | 00 | 100% | 02 |

3. Seniority list of Computer Operators of Directorate of Tourist Services is at (Annex-III).

The following panel of senior most Computer Operators (BPS-16) having the required
03 years of length of service is submitted for consideration, please.
The detail is as under:

| S. N o | Names | Qualification | Date of regular promotion /appointment to BPS-16 | Whether the required length of service has completed | Remarks |
|--------------|--------------------------|-------------------------|---|---|---|
| 1. | Mr. Muhammad Amjad | MSc Computer Science | 10.10.2019 | Yes | Eligible for promotion to the post of Assistant Director (IT/ Planning) on regular basis |

| . ' | | | | | | |
|-----|----|------------|--------------|------------|-----|-------------------------------|
| : : | · | | ' | • • | | Eligible for promotion to the |
| | | Mr. Shaher | | 03.10.2019 | Yes | post of Assistant Director |
| | 2. | Yar Khan | BS CS (Hons) | | | (IT/ Planning) on regular |
| : • | | • | | | | basis |

5. Bio-data of officials are attached at (Annex IV) and Synopsis from Annual Confidential Report along with complete CR dossiers of the officials included in the panel is placed as (Annex-V).

It is certified that officials included in the panel for promotion are:-

- i. Holding the lower post on regular basis.
- ii. That neither any disciplinary/Departmental Proceeding/Anti-corruption cases/Judicial inquiry is pending against any of the above officials, proposed for promotion nor has any penalty been imposed on any one of them.
- iii. That the above officials are regular members of the service/cadre and are presently serving in their respective service/cadre.
- iv. Seniority list of the.cadre is not disputed & final.

6. The Departmental Promotion Committee is requested to determine the suitability of the two officials from the panel for promotion to the post of Assistant Director (IT/ Planning) on regular basis in Directorate of Tourist Services, Khyber Pakhtunkhwa.

Director General

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Directorate of Tourist Services, Peshawar

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GOVERNMENT OF KHYBER PAKHTUNKHWA, SPORTS, TOURISM, CULTURE, ARCHAEOLOGY, YOUTH AFFAIRS & **MUSEUMS DEPARTMENT.**

NOTIFICATION

Peshawar, Dated the 31st October, 2017

In pursuance of the provisions contained in sub-rule (2) of rule 3 of the Khyber No. SO (DTS)6-17/2017/Service Rules:-Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Sports, Culture, Tourism, Archaeology and Youth Affairs Department, in Consultation with the Establishment Department and the Finance Department, hereby lays down the method of recruitment, qualification and other conditions, specified in column No.3 to 5 of the Appendix to this Notification, which shall be applicable to the posts in the Directorate of Tourist Services Khyber Pakhtunkhwa, specified in column No.2 of the said Appendix.

APPENDIX

| S.No. | Nomenclature of the post. | Minimum qualification for appointment by initial recruitment or by transfer. | Age limit. | Method of recruitment. |
|-------|------------------------------|--|---------------|--|
| | 2 | 3 | : 4 | 5 |
| | E Conorol | | · | ** |
| 1. | Director General | | | By transfer from amongst PMS or PAS |
| | (BPS-19). | • | · . | officers. |
| 2. | Additional Director | | | By promotion, on the basis of seniority-cum- |
| Ζ. | General | | | fitness from amongst the Deputy Directors |
| ** | (BPS-19). | | | having seven years service as: |
| | | | | |
| | | | | Provided that if no suitable person is |
| | | | · · · · · | available for promotion then by transfer from amongst PMS or PAS officers. |
| | <u> </u> | Notification No. SO(T)/6-17/SSRC/2022 | | |

| • • • • • • • • • • • • • • • • • • • | · · · · · · · · · · · · · · · · · · · | <u></u> | 1 | · · · · · | |
|---------------------------------------|---------------------------------------|----------------------|--|-----------|--|
| | 2. | Deputy Director 🕞 | | | ** |
| | | (BPS-18). | | | By promotion, on the basis of seniority- |
| · · · · · | | • | | | cum-fitness from amongst the Law Officers |
| | | · · · · | | <u> </u> | and Admin and Accounts Officers having five |
| · · · · · · · · · · · · · · · · · · · | · · | | | | years service as such: |
| | | | | · · · | |
| · · · · · | 1 | r | | | |
| | | | | | Drovidod that if no quitable norman is |
| | | , | | | Provided that if no suitable person is |
| . , | | | | | available for promotion then by transfer from |
| | | | | | amongst PMS or PAS officer. |
| • | · . | | | N | |
| | , | | | | Note: For the purpose of promotion a joint |
| A | | | · · · · · · · · · · · · · · · · · · · | | seniority list of Assistant Directors, Assistant |
| · · · · | | | | | Controllers, Law Officers and Admin and |
| | | | | | Accounts Officers shall be maintained. |
| | 3. | Law Officer | At least Second Class LLB Degree from a | 25 to 35 | (i) Fifty percent by promotion, on the |
| | | (BPS-17). | recognized University with three (03)years | years. | basis of seniority-cum-fitness, from |
| | | | experience at the Bar. | , | amongst the Legal Assistants with |
| | , | н. - С | | | three years service as such: |
| | · · . | - " | | | chice years service as such. |
| • | | | | | Provided that if no suitable person is available |
| | | | | | |
| | ' | | | | for promotion then by initial recruitment; and |
| | · . | | • | | |
| \sim | | | | | (ii) fifty percent by initial recruitment. |
| , Z | | A | | 341 34 | ** |
| $/\mathcal{X}$ | 4. | Assistant | At least Second Class Master's Degree in | 24 to 34 | |
| | | Controllers / | Tourism and Hospitality, Economics, Public | years. | (a) Eighty percent (80%) by promotion, on |
| | | Assistant Directors/ | Administration, Business Administration or | | the basis of seniority-cum-fitness, from |
| | | Assistant Directors | equivalent qualification from a recognized | | amongst the holders of the post of Inspectors |
| | | –cum-Assistant | University. | ·· · . | and Assistant with three years' service as |
| | · · | Controller (BPS-17) | | · · | such; and |
| | | | | | (b) twenty percent (20%) by initial |
| | | | | • | recruitment. |
| | , <u> </u> | - · · · · | | | |

**inserted/ amended vide Notification No. SO(T)/6-17/SSRC/2022/4279-88/ dated 25.04.2022

(3)

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| `a - | | · | | | |
|------|--------------|---|--|--------------------|--|
| ۱. | | | | | Note: for the purpose of promotion a joint seniority list of all the holders of the posts of Assistant an Inspector shall be maintained. |
| N | 5. | Assistant Director | | | By Promotion on the basis of seniority-cum- |
| | - ** 、 | (IT) (BPS-17) And Assistant Director (Planning) (BPS- 17). | | | fitness from amongst the holders of the post of Computer Operator with three years of service as such. |
| | 6. | Admin and Accounts Officer (BPS-17). | At least Second Class Master's Degree in Commerce, Business Administration (Finance) or equivalent qualification from a recognized University with two years relevant experience. | 24 to 34 years. | ** (a) Fifty percent (50%) by promotion, on the basis of seniority-cum-fitness from amongst the Accountant with three years service as such: (b) Fifty percent (50%)by initial recruitment. |
| | -7. | Superintendent (BPS-17). | \ | - | By promotion, on the basis of seniority-cum- fitness, from amongst the Stenographers with at least five years service as such. |
| luc | 8. | Inspector (BPS-16) | (a) At least Second Class Bachelor's Degree or equivalent qualification from a recognized University; and (b) Heightfive feet and seven inches, Chest thirty three inches with expansion of one and half (11/2) inches. | 21 to 30 years. | ** (a) Eighty percent (80%) by promotion, on the basis of seniority-cum-fitness, from amongst the Sub-Inspectors with at least five years services as such: (b) twenty percent (20%) by initial recruitment. |
| • | 9. | Legal Assistant (BPS-16). | At least Second Class LLB Degree from a recognized University with two years experience at the Bar. | 25 to 35 years. | By initial recruitment. |

**inserted/amended vide Notification No. SO(T)/6-17/SSRC/2022/4279-88/ dated 25.04.2022

| | Assistant (BPS-16). | At least Second Class Bachelor's Degree or its equivalent qualification from a recognized | 20 to 32 years. | ** |
|-------------|--------------------------------|--|--------------------|--|
| 10. | | University. | | (i) Seventy five percent by promotion, the basis of seniority-cum-fitness, |
| · • • | | | · · | amongst the Senior Clerks with at I three years service as such: and (ii) twenty five (25%) percent by initia recruitment. |
| 11. | Stenographer (BPS-16). | At least Second Class Bachelor's Degree from a recognized University with— | 20 to 32 years. | By promotion, on the basis of seniority-c fitness, from amongst the Steno Typists at least five years service as such: |
| 1 | | (a) a speed of seventy (70) words per minute in shorthand in English and forty-five(45) words per minute in typing; and | | Provided that if no suitable person is available for promotion, then by initial recruitment. |
| | | (b) knowledge of Computer in using MS Word and MS Excel. | | 1 |
| 12. | Computer Operator (BPS-16). | (a) At least Second Class Bachelor's Degree in Computer Science / Information Technology (BCS / BIT four years), from a recognized University; or | 21 to 32 years. | By initial recruitment. |
| | | (b) At least Second Class Bachelor's Degree from a recognized University with one year Diploma in Information Technology from a recognized Board of Technical Education. | | |
| 13. | Sub-Inspector (BPS-14). | (a) At least Second Class Bachelor's Degree or its equivalent qualification from a recognized University; and | 21to32 years. | ** (i) Eight percent (80%) by promotion, the basis of seniority-cum-fitness, fi amongst the Assistant Sub-Inspector |

. . .

•

| | | | (b) Heightfive feet and seven inches, Chest thirty three inches with expansion of one and half (1 ¹ / ₂) inches. | | with three (3) years' service as such: and |
|---|-----|---------------------------|---|------------------|--|
| | | | | · -· | (ii)_twenty_percent_(20%)_by_initial recruitment. |
| • | 14. | Senior Clerk (BPS-14). | | | By promotion, on the basis of seniority-cum- fitness, from amongst the Junior Clerks with at least two years' service as such. |
| • | 15. | Steno Typist (BPS-14). | At least Second Class Intermediate School Certificate or its equivalent qualification from a recognized Board with— | 18to30 years. | By initial recruitment. |
| • | - | | (a) a speed of fifty (50) words per minute in shorthand in English and thirty five (35) words per minute in typing; and | | |
| ` | | | (b) knowledge of Computer in using MS Word and MS Excel. | | |
| 5 | 16. | Accountant. (BPS-14). | (a) At least Second Class Bachelor's Degree in Commerce, Business Administration or equivalent qualification from a recognized University; and (b) a proficiency in accounts related software. | 21to28 years. | By initial recruitment. |
| | 17. | Junior Clerk (BPS-11). | (a) At least Second Class Secondary School Certificate or its equivalent qualification from a recognized Board; and | 18to30 years. | (i) Thirty three percent by promotion, on the basis of seniority-cum-fitness from amongst the Dispatch riders, Duplicate Machine Operators, Naib Qasids and Farashs having Secondary School Certificate; and |

ъ. ;

• • •

| · · · · · · · · · · · · · · · · · · · | | | | (b) typing speed of thirty (30) words per minute on Computer. | | (ii) sixty-seven percent by initial recruitment. Note: For the purpose of promotion a joint |
|---------------------------------------|----|-----|---|--|-----------------|---|
| · | (| , | • | • | | seniority list of Dispatch Riders, Duplicate Machine Operators, Naib Qasids and Farashs etc shall be maintained with reference to the dates of their acquiring the Secondary School Certificate: |
| | | | | | | Provided that— (a) if two or more officials have acquired |
| | | | | | | the Secondary School Certificate in the same session, the inter-se-seniority in the lower post shall be maintained for the purpose of determining seniority in the higher post; and |
| | l' | | • | - | | (b) where a senior official does not possess the requisite qualification at the time of filling up a vacancy, the official next junior to him possessing the requisite qualification shall be promoted in preference to the senior official or officials. |
| - | B | 18. | Assistant -Sub- Inspector (BPS-09). | (a) At least Second Class Intermediate Certificate or its equivalent qualification from a recognized Board; and (b) Heightfive feet and seven inches, Chest thirty three inches with expansion of one and half (11/2) inches. | 18-28 years. | ** (i) Eighty percent (80%) by promotion, on the basis of seniority-cum-fitness, from amongst the Head Constables with three years service as such; and |

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**inserted/ amended vide Notification No. SO(T)/6-17/SSRC/2022/4279-88/ dated 25.04.2022

| | | | | | (ii) twenty percent (20%) by initial recruitment. |
|------|-----|-----------------------------|---|--------------------|---|
| | 19. | Head Constable (BPS-07). | (a) At least Second Class Secondary School Certificate or its equivalent qualification from a recognized Board; and (b) Height five feet and seven inches, Chest thirty three inches with expansion of one and half (11/2) inches. | 18to28 years. | ** By promotion, on the basis of seniority- cum-fitness, from amongst the Constables with three years service as such. |
| | 20. | Driver (BPS-06). | literate with valid driving license of light transport vehicle. Note: Preference will be given to those who have relevant experience in driving, repair and maintenance of vehicles. | 18 to 40 years. | ** (a) Twenty percent (20%) by promotion on the basis of seniority-cum-fitness, from amongst the holders of the post of Chowkidar, subject to eligibility as per required qualification: and (b) Eight percent (80%) by initial recruitment.". |
| láil | 21. | Dispatch Rider (BPS-05). | At least Second Class Intermediate Certificate or its equivalent qualification from a recognized Board with valid motorbike license. | 18to28 years. | (i) Thirty-three percent by promotion, on the basis of seniority-cum-fitness, from amongst the Drivers, Duplicate Machine Operators and Naib Qasids; and (ii) sixty seven percent by initial recruitment. Note:-for the purpose of promotion, a joint seniority list of the Drivers, Duplicate Machine Operators and Naib Qasids shall be maintained. |

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| | | | (1) 1.1 | |
|-----|---|---|------------------|-------------------------|
| 22. | Constable (BPS-05). | (a) At least Second Class Secondary School Certificate or equivalent qualification from a recognized Board; and | 18to28 years. | By initial recruitment. |
| | | (b) Height five feet and seven inches, Chest thirty three inches with expansion of one and half (11/2) inches. | | |
| 23. | Duplicate Machine ; Operator (BPS-04). | Preferably literate. | 18to40 years. | By initial recruitment. |
| 24. | Naib Qasid (BPS-03). | Preferably literate. | 18to40 years. | By initial recruitment. |
| 25. | Farash (BPS-03). | Preferably literate. | 18to40 years. | By initial recruitment. |
| 26. | Chowkidar (BPS-03). | Preferably literate. | 18to40 years. | By initial recruitment. |

SECRETARY TO GOVERNMENT OF THE KHYBER PAKHTUNKHWA, SPORTS, CULTURE, TOURISM, YOUTH AFFAIRS, ARCHAEOLOGY AND MUSEUMS DEPARTMENT.

Peshawar, Dated the 31st

Ends No. SO (DTS)6-17/2017/Service Rules:-

October, 2017

Copy is forwarded to:

. All Administrative Secretaries to Government of Khyber Pakhtunkhwa.

2. The Registrar, Peshawar High Court, Khyber Pakhtunkhwa, Peshawar.

3. The Registrar, Service Tribunal, Khyber Pakhtunkhwa, Peshawar.

4. The Manager Government Printing Press, Khyber Pakhtunkhwa, Peshawar, with the request to publish in the next issue of Government Gazette. 10 Copies of Gazette Notification when published may be sent to this Department.

5. The Secretary, Khyber Pakhtunkhwa Public Service Commission, Peshawar w/r to his letter No. KPPSC/Lit/Reg/S.Rules/F-21/2017 dated 19-05-2017.

6. The Assistant Legal Drafter-IV, Law Department Govt. of Khyber Pakhtunkhwa w/r to her letter No. Reg. 1(2)76/Vol-111/29140-42 dated 25-10-2017.

7. The Director, Tourist Services, Khyber Pakhtunkhwa.

8. PS to Chief Sccretary, Khyber Pakhtunkhwa.

9. The Section Officer (Reg-I) Establishment Department, Khyber Pakhtunkhwa; Peshawar,

10. The Section Officer (SR-II) Finance Department, Khyber Pakhtunkhwa, Peshawar.

11. The PS to Minister for Sports, Culture, Youth Affairs, Tourism, Archaeology & Museum Khyber Pakhtunkhwa.

12. The PS to Secretary Sports & Tourism Department Khyber Pakhtunkhwa.

(Mir Rehman) Section Officer (Tourism)

X

EXTRAORDINARY

GOVERNMENT



REGISTERED NO. PIII

GAZETTE

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KHYBER PAKHTUNKHWA

Published by Authority

PESHAWAR, MONDAY, 25th APRIL, 2022.

GOVERNMENT OF KHYBER PAKHTUNKHWA, SPORTS, TOURISM, ARCHAEOLOGY, MUSEUMS & YOUTH AFFAIRS

DEPARTMENT.

NOTIFICATION

Dated: 25th April, 2022.

<u>No. SO(T)/6-17/SSRC/2022/4279-88/</u>—In pursuance of the provisions contained in sub-rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servant (Appointment, Promotion and Transfer) Rules, 1989, the Sports, Tourism, Culture, Archaeology, Museums and Youth Affairs Department in consultation with the Establishment Department and the Finance Department hereby directs that in this Department's Notification No. SO (DTS) 6-17/2017/Service Rules, dated: 31.10.2017, the following amendments shall made, namely:

1711

1712 KHYBER PARHTUNKHWA GOVERNMENT GAZETTE, EXTRAORIMMEN, 25" APRIL, 7592.

AMENDMENTS

(i) against Serial No. 1, in Column No. 5, for the existing entries, the following shall be substituted, namely.

"By transfer from amongst the PMS/PAS officers.";

(ii) after Serial No.1, as so amended, the new entries shall be inserted, in the respective Column, namely:

| "1-A | Additional Director | | By promotion, on the basis of seniority-cum-friness from |
|------|---------------------|-------|--|
| | General (BPS-19). | | amongst the holders of the posts of Deputy Director, |
| | | | having seven years service as such: |
| | | | |
| | · · · | ı | Provided that if no suitable person is available for promotion then by transfer from amongst the PMS or PAS |
| | | • | officers. |

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(iii) against Serial No. 2, in Column No. 5, after the words and comma "Assistant Directors", the words, hyphen and comma "Assistant-cum-Controller", shall be inserted;

(iv) against Serial Nos.4 and 5, for the existing entries, the following shall be substituted, namely:

| | <u></u> | · · · · · · · · · · · · · · · · · · · | | |
|----|--|--|--------------------|---|
| *4 | Assistant Controller/ Assistant Director/ Assistant Director-cum- Assistant Controller (BPS-17). | At least Second Class Master's Degree in Tourism and Hospitality, Economics, Public Administration, Business Administration or its equivalent qualification from a recognized University. | 22 to 32 years. | (a) Eighty percent (80%) by promotion, on the basis of seniority-cum-fitness, from amongst the holders of the posts of Inspector and Assistant with three years service as such; and (b) twenty percent (20%) by initial recruitment. Note: For the purpose of promotion a joint seniority list of the holders of the posts of Assistant and Inspector shall be maintained. |
| 5 | Assistant Director (IT) (BPS-17) And Assistant Director (Planning) (BPS-17). | | | By promotion, on the basis of seniority-cum-fitness, from amongst the holders of the posts of Computer Operator with three years of service as such."; |

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KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 25¹⁴ APRIL, 2022. 1713

(v) against Serial No. 7, in Column No. 5, the words "Assistant and" shall be deleted;

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(vi) against Serial No.6, in Column No.5, for the existing entries, the following shall be substituted, namely:

1714 KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 25TH APRIL, 2022.

- "(a) Fifty percent (50%) by promotion, on the basis of seniority-cum-fitness, from amongst the holders of the posts of Accountant with three years service as such; and
- (b) fifty percent (50%) by initial recruitment.";

(vii) against Serial No.8, in Column No.5, for the existing entries, the following shall be substituted, namely:

"(a) Eighty percent (80%) by promotion, on the basis of seniority-cum-fitness, from amongst the holders of the posts of Sub-Inspector with three years service as such; and

(b) twenty percent (20%) by initial recruitment.";

) (viii)

against Serial No.10, in Column No.5, for the existing entries, the following shall be substituted, namely:

"(a) Seventy five (75%) percent by promotion, on the basis of seniority-cum-fitness, from amongst the holders of the posts of Senior Clerk with at least three years service as such; and

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(b) twenty five (25%) percent by initial recruitment.";

KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 25TH APRIL, 2022. 1715

(ix) against Serial No.13, in Column No.5, for the existing entries, the following shall be substituted, namely:

"(a) Eighty percent (80%) by promotion, on the basis of seniority-cum-fitness, from amongst the holders of the posts of Assistant Sub-Inspector with three years service as such; and

(b) twenty percent (20%) by initial recruitment.";

against Serial No.18, in Column No. 5, for the existing entries, the following shall be substituted, namely:

"(a) Eighty percent (80%) by promotion, on the basis of seniority-cum-fitness, from amongst the holders of the posts of Head Constable with three (3) years service as such; and

(b) twenty percent (20%) by initial recruitment.";

(X)

(xi) against Serial No.19, in Column No.5, for the existing entries, the following shall be substituted, namely:

"By promotion, on the basis of seniority-cum-fitness, from amongst the holders of the posts of Constable with at least three years' service as such"; and

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1716 KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 25TH APRIL, 2022.

(xii) against Serial No.20, in Column No.5, for the existing entries, the following shall be substituted, namely:

"(a) Twenty percent (20%) by promotion, on the basis of seniority-cum-fitness, from amongst the holders of the posts of Chowkidar, subject to eligibility as per required qualification; and

(b) eight percent (80%) by initial recruitment.".

Secretary Government of Khyber Pakhtunkhwa Sports, Tourism, Culture, Archaeology, Museums and Youth Affairs Department.

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Printed and published by the Manager, Staty, & Ptg. Deptt, Khyber Pakhtunkhwa, Peshawar Ϊ.

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vi.

| Subject:- | PROMOTION | COMMIT | | | | Am | eg |
|--------------|-------------------|-----------------|----------------|--------------|-------------|-----------------------|----|
| | UNDER THI | | NSHIP OF | | | 07-11-2022 PORTS & | E |
| | | - D 1 | · · · | • | • | •• | |
| | A meeting of th | e Departmental | Promotion Co | mmittee of t | he Director | ate of Tourist | |
| Services Kh | | va, resnawar i | was held on (| 17 11 2022 | | | |
| Channianan | ip or becretary a | ports, rourism, | Archaeology, 1 | MUSOUM D. V | Anith ACC. | _ | |
| regarding th | he promotion of | the following | employees of | the Directo | rate of Ta | | • |
| Khyber Pakl | htunkhwa. | | | | -1 | unist Services, | • |
| • | • | | . • | | | • | ٥ |
| . T | Overse H. | | • | • | | | |

Promotion to the post of Assistant Director IT (BS-17) and Assistant Director Planning (BS-17) on regular basis.

Appointment to the post of Law Officer (BS-17) on acting charge basis, II. ÍII. .

Promotion / appointment to the post of Assistant Director / Assistant Controller / Assistant Director-cum-Assistant Controller (BS-17) on regular basis / acting charge basis,

The following Officers attended the meeting:

- -**i**. Mr. Muhammad Tahir Orakzai, Secretary Sports & Tourism Deptt: Chairman
 - Mr. Yasir Ali Khan, Additional Secretary, Sports & Tourism Deptt: Member Mr. Afsar All Shah Director General, Directorate of Tourists Member Services, Peshawar

Syed Habib-ul-Hassan Gillani, DS (Regulation-I), Establishment Iv. Member Department ٧.

Mr. Muhammad Saleem, DS (Regulation-I), Finance Department Member Mr. Fazal Wahid, Section Officer (Tourism-I), Sports & Tourism Member Department

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2.

Promotion to the post of Assistant Director IT (BS-17) and Assistant Director Planning (BS-17) on regular basis,

The meeting commenced with the recitation from the Holy Quran. The Chair 3. welcomed the participants. The Director General Directorate of Tourist Services, Khyber Pakhtunkhwa informed the forum that there are two (02) sanctioned posts of Assistant Director (IT/Planning) (BS-17) in the Directorate of Tourist Services, Khyber Pakhtunkhwa. 100% quota comes under the share of promotion as per Amended Services Rules of Directorate of Tourist Services KP, duly notified vide Sports & Tourism Department Notification dated 25.04.2022.

Accordingly, all working papers and seniority lists of Computer Operators (BS-16) 4. have been prepared by the Directorate of Tourist Services, Khyber Pakhtunkhwa. The seniority list of sald cadre is final and free from all sort of litigations. The proposed official i.e. Mr. Muhammad Amajd and Mr. Shaher Yar Khan, Computer Operators (BS-16) have completed their required length of services and there are no adverse remarks recorded in the ACRs of the officials.

The Representative of Finance Department has raised some observations on the Services Rules of DTS, which have been duly vetted by Law Department and approved by the Establishment. Department being the approving authority. Representative of Finance Department is of the view that both Computer Operators (BS-16) are proposed for promotion, but one is being proposed as AD-IT (BS-17) while other is being proposed to be promoted as AD-Planning (BS-17), to the extent of promotion of Computer Operators to AD-IT (BS-17) seems justified but how can a Computer Operator (BS-16) be promoted to the AD-Planning (BS-17) being different cadre.

6. After detailed discussion, the Departmental Promotion Committee made the following recommendation:-

| S.No | Name of Official | From the post | Recommendation |
|------|------------------------|-------------------------------|---|
| 1. | Mr. Muhammad Amjad | Computer Operator (BS-16) | The DPC deferred the promotion of said officials due to objections raised on the Service Rules of DTS by Representative |
| 2. | Mr. Shaher Yar Khan | Computer Operator (BS-16) | of Finance Department and DG DTS was directed to rectify the Service Rules of DTS. |

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11. Appointment to the post of Law Officer (BS-17) on acting charge basis:

7. The Director General, Directorate of Tourist Services, Khyber Pakhtunkhwa Informed the forum that there is one (01) sanctioned post of Law Officer (BS-17) in the Directorate of Tourist Services, Khyber Pakhtunkhwa. 50% quota comes under the share of promotion and 50% quota comes under the share for initial appointment as per Service Rules of Directorate of Tourist Services, KP duly notified vide Sports & Tourism Department Notification dated 31.10.2017.

8. Accordingly, working paper and seniority list of Legal Assistant (BS-16) has been prepared by the Directorate of Tourist Services, Khyber Pakhtunkhwa. The seniority list of said cadre is final and free from all sort of litigations. The proposed official i.e. Mr. Muhammad Waqar Khan, Legal Assistant (BS-16) has no not completed the required length of services, which is short by 03 months as required under the Service Rules of DTS:

following recommendation is

After detailed discussion the Departmental Promotion Committee made the

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| - | S.No | Name of Official | From the post | Recommendation | |
|---|------|----------------------------|----------------------------|--|---|
| | 1. | Nr. Muhammad Waqar Khan | Legal Assistant (BS-16) | The DPC deferred the appointment of the said official to the post of Law Officer (BS-17) due to non-completion of required service length. | - |

Promotion / appointment to the post of Assistant Director / Assistant Controller / Assistant Director-cum-Assistant Controller (BS-17) on regular basis / acting charge basis:

10. The Director General Directorate of Tourist Services, Khyber Pakhtunkhwa informed the forum that there are six (06) sanctioned posts of Assistant Director / Assistant Controller / Assistant Director-cum-Assistant Controller (BS-17) In the Directorate of Tourist Services, Khyber Pakhtunkhwa. 80% quota comes under the share of promotion and 20% quota comes under the share for initial appointment as per amended Services Rules of Directorate of Tourist Services, KP duly notified vide Sports & Tourism Department Notification dated 25.04.2022.

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11. Accordingly, all working papers and seniority lists of Assistants (BS-16) & Inspectors (BS-16) have been prepared by the Directorate of Tourist Services, Khyber Pakhtunkhwa. The seniority list is final and free from all sort of litigations. Two of the proposed official i.e. (i) Mr. Raza Khan and (ii) Mr. Rafiq Ahmad have completed their required length of services and three of the officials i.e. (i) Mr. Muhammad Bilal (ii) Mr. Hisham Khan and (iii) Mr. Asif Shehzad (Inspectors BS-16), are short of service length. Further there are no adverse remarks recorded in the ACRs of the officials.

12. After detailed discussion, the Departmental Promotion Committee made the following recommendation:-

| S.No | Name of Official | From the post | Recommendation |
|------|---------------------|---------------------------------|---|
| 1. | Mr. Raza Khan | Superintendent (ACB) (BS-17) | The said official has already been promoted to the post of Superintendent (BS-17) on ACB in light of Service Rules of DTS duly notified on 31.10.2017 and there is no provision for promotion of said official to the post of Assistant Director / Assistant Controlier / Assistant |

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|----------|--|------------------|---|--|
| | 1- | | anamana a na a falanan - ang a na alasan an an a garannan na ana 1660 ang | Director-cum-Assistant Controller in the |
| /i | | e - | • | Amended Service Rules of DTS notified |
| | | | - | on 25.04.2022, Hence the Committee |
| | | | | deferred the promotion of said |
| | | | • | incumbent. |
| | | M- DeSe Alerend | Assistant (BS-16) | The DPC deferred the promotion of said |
| | 2 | Mr. Rafiq Ahmad | Assistațiir (D2-10) | |
| | | • | • | official due to objections raised on the |
| | | * . | | Service Rules of DTS by Representative |
| | | | | of Establishment & Finance |
| | | • • | | Department and DG DTS was directed to |
| · | | | | rectify the Service Rules of DTS. |
| , , | 3 | Mr. Muhammad | Inspector (BS-16) | |
| | | Bilal | | The DPC deferred the appointment to |
| | | | · · · | the post of Assistant Director / |
| | , | | • | |
| | | | , , | Assistant Controller / Assistant |
| | 4 | Mr. Hisham Khan | Inspector (BS-16) | Director-cum-Assistant Controller (BS- |
|] | | | · · · | 17) on acting charge basis, due to non- |
| | | | | completion of required service length |
| | | | | as per Service Rules of DTS. |
| 1 | 5 | Mr. Asif Shahzad | Inspector (BS-16) | |
| 1 | L <u>. </u> | | · · · | |

13. DG, DTS apprised the forum that objections on Service Rules are not the mandate of DPC as the Service Rules are already-approved by the concerned committee (SSRC). Furthermore, as per Promotion Policy, 2009, promotion cases cannot be deferred due to the said reason.

14.

The meeting ended with the vote of thanks from the Chair.

Signatures

Additional Secretary, Sports Tourism Arch: Museums & Youth Affairs

Inter

Director General, Directorate of Tourist Services, Khyber Pakhtunkhwa

31 euse (ee John Deputy Secretary (Reg-I) Deputy Secretary (Reg-I) Section Officer (Tourism-I) Finance Establishment Sports & Tourism Department Department Department SECRETARY/CHAIRMAN Government of an aber beamturithing Sports, Callate, Teleform, Mechanicsyr, Museums S. Youth Attars, Department, ١.

GOVERNMENT OF KH SPORTS, TOURISM, CUETORE, TOUTH AFFAIRS, ARCHEOLOGY & MUSEUMS DEPARTMENT

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DPC MEETING ATTENDANCE SHEET

Date: 07/11/2022 -

Name Designation & Contact Signature Department 0300-5959402 Jasie AGikhan Yasui AGillhan AS (Sporth Finish) Syed Hubib ul Hasson DS (Reg-I) Gillani Establishment 033 Tim lil. 091.9210904 0331.9201642 Muchammad Jalan DS (Reg-I) Jalen DG. D.T.S 03339129123 Afon ACi Shah FAMIL WATTED 50 CI)

PSIC:S Khyber Pakhtunkhwa Diary the UDOS WIE Date: 02 -12-2023

The Worthy Chief Secretary, Government of Khyber Pakhtunkhwa.

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OF DEPART DECISION AGAINST THE APREAL COMMITTEE MEETING HELD ON 07,11,2022.

Respected Sir,

Subject:

(Lit)

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Ϋ́ο,

It is to state that the appellants are regular employees of Directorate of Tourist Services and are submitting this appeal against the decision made in the Departmental Promotion Committee meeting heid on 07.11.2022 under the Chairmanship of Secretary, Tourism Department. The DPC meeting was held to determine the suitability of the appellants for promotion.

That the appellants (04 officials) were eligible and proposed for promotion on regular 2. basis and other 04 officials were eligible for appointment on acting charge basis.

That the DPC has deferred the promotion/ appointment of the appellants on the basis З. of objection on the Service Rules. Minutes of the meeting are at Annexure A.

That the services of the appellants are regulated under the service rules of the 4. Directorate of Tourist Services which were notified vide notification dated 31.10.2017 and subsequently amended vide notification dated 24.04.2022. Copy is at Annexure B.

The service rules (amendments) were duly approved by the Standing Service Rules 5. Committee (SSRC) (competent forum) in its meeting held under the Chairmanship of Secretary Tourism Department, and attended by Additional Secretary Tourism Department, Director General Directorate of Tourist Services, Deputy Secretary Tourism Department, Deputy Secretary (R-II) Establishment Department and Section Officer (R-II) Finance Department.

That the Service Rules were notified by the Tourism Department vide date 25.04.2022 6. after fulfilling all the codal formalities i.e. vetting from Department of Law and approval from Establishment Department

That the DPC forum has no mandate to raise objection on service rules as no such 7. provision has been given in the "Khyber Pakhtunkhwa promotion policy, 2009" (Annex-C). As per the Section V of the said policy Promotion of a civil servant will be deferred if: T١

His inter-se-seniority is disputed/sub-judice. SO (Coord

Disciplinary or departmental proceedings are pending against him.

The PER dossier is incomplete or any other document/ information required by the PSB/DPC for determining his suitability for promotion is not available for reasons beyond his control.

That the meeting of the DPC was held after the fulfilment of codal formalities and circulation of working papers amongst all the members before the due date of the meeting. Copy of

the working papers are at Annexure D. 1 X

9. That the deferment on the basis of service rules have affected the promotion cases lower staff as well, i.e about 22 officials are eligible for promotion under the said service rules, the have filed writ petition as well in Peshawar High Court Peshawar for their promotion.

10. The Khyber Pakhtunkhwa Assembly promulgated the Khyber Pakhtunkhwa Touris Act, 2019, under section 08 of the Act the Directorate of Tourist Services will be ceased and merge into the newly established authority and for the employees surplus pool will be created. In such situation their right of promotion will be denied and in future they may not get chance of promotias they will try getting adjustment in other Departments and once adjusted they will be placed at the bottom of seniority list as per rules.

Keeping in view the facts mentioned above it is, therefore, humbly requested to declare the decision of DPC as null and void and necessary directions may be issued for fresh DPC as recommendation of the appellants for promotion as per rules/ entitlement, please.

Regards

Shaher Yar Khan (Computer Operator)

Address: DTS 4th Floor, FC Trust Building, Sunehri masjid Road Peshawar Cantt.

Contact#0300-9599818

Copy for information to:

PS to Secretary Tourism Department.

PS to DG, Directorate of Tourist Services.

| POWER OF ATTORNEY | |
|--|---|
| <u>BEFORE THE Service Tribunal Perlawar</u> 35 | ľ |
| BEFORE THE Service Milbeural Perlawar beruice Appeal No. 2023 - of 2022 | |
| Mr. Shaher you Klay | |
| Mr. Shaher yar Klau VERSUS | |
| foel. | |
| 1/we Hplelland do hereby appoint & | |

(a registered law firm) as counsel in the above mentioned case, to do all or any of the following acts, deeds and things:-

1. To appear, act and plead for me/us in the above mentioned case in this Court/Tribunal or any other court/tribunal in which the same may be tried or heard and any other proceedings arising out of or connected therewith. To sign, verify and file Plaint/Written Statement or withdraw all proceedings, petitions,

suit appeals, revision, review, affidavits and applications for compromise or withdrawal, or for submission to arbitration of the said case, or any other document, as may be deemed necessary or advisable by him for proper conduct, prosecution or defence of the said case at any stage.

To do and perform all other acts which may be deemed necessary or advisable during the course of the proceedings.

<u>AND HEREBY AGREE:-</u>

2

3.

- To ratify whatever the said Advocates may do in the proceedings in my interest, a) Not to hold the Advocates responsible if the said case be proceeded ex-parte or dismissed in default in consequence of their absence from the Court/Tribunal when it is called for hearing or is decided against me/us.
- That the Advocates shall be entitled to withdraw from the prosecution of the bsaid case if the whole OR any part of the agreed fee remains unpaid.

In witness whereof I/We have signed this Power of Attorney/Wakalat Nama hereunder the contents of which have been read/explained to me/us and fully understood by me / us th/ _day of

Signature of Executant(s)

Accepted subject to term regarding payment of fee for/on behalf of The Law Firm of Shah | Durrani | Khattak.

ALI GOHAR DURRANI Advocate High Court aligohar@sdklaw.org +92-332-929-7427

Lower High West Babar Khan Durrani Advocate High Court 0301-8891818

Shah | Durrani | Khattak (A registered law firm) www.sdklaw.org info@sdklaw.org 231-A, Street No. 13, New Shami Road, Peshawar.

Zarak Arif Shah

Advocate High Court 0333-8335886