## Form-A

## FORMOF ORDERSHEET

Court of	·	1
Case No.	453 /2023	:

	Case No	453/2023
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	. 2	3
ì	02.05.2023	As per direction of the Worthy Chairman the
: '		present appeal is fixed for preliminary hearing and
		decision on office objections before Single Bench at
		Peshawar on .
		REGISTRAR
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The appeal of Mr. Mushtareen Naib Qasid Peshawar received today i.e. on 24.02.2023 is incomplete on the following score which is returned to the co Counsel for the appellant for completion and resubmission within 15 days.

- 1- Check list is not attached with the appeal.
- 2- Affidavit is not attested by the Oath Commissioner.
- 3- Copy of Writ Petition in respect of appellant is not attached with the appeal which may be placed on it.
- 4- Copy of representation mentioned in para-3 of the memo of appeal is not attached with the appeal which may be placed on it.
- 5- Copy of rejection order of departmental appeal in r/o appellant is not attached with the appeal which may be placed on it.
- 6- The documents referred to in the memo of appeal ( Annexures-A to F) are not attached with the appeal which may be placed on it.
- 7- Certificate be furnished that whether any appeal on the subject matter has earlier been filed in this Tribunal.
- 8- In regularization order the name of appellant be highlighted.
- 9- Six more copes/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.
- 10-The documents that are to be provided must be legible/readable and duly attested by the counsel engaged.

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Noor Muhalespaced Adv.

High Court Peshawar. War in response to objections No.1 to 3, 6, 7, 8 & 9 have been removed.

In response to objection No.4, it is, admitted that representation is not attached with the appeal, however, the writ petition was converted into representation which was send to the respondents/ Department to decide it accordingly.

In response to objection No.5, the issue of the pay fixation of the appellant alongwith others were decided jointly vide order dated 18.01.2023, which is attached on file.

In response to objection No.10, it is submitted that all the documents attached with the appeal are legible and readable furthermore, all are attested one.

## SEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO. <u>953</u> /2023

MUSHTAREEN

VS

HEALTH DEPTT:

#### **INDEX**

S.NO.	DOCUMENTS	ANNEXURE	PAGE
1	Memo of Service Appeal with Affidavit	F_	1-3
3	Appointment Order	Α	÷ 4
4	Notification dated 24.05.2019	В	5-9
.5	order dated 15.06.2022 and Writ Petition No.4907-P/2019	С	10-31
6	Appellate Order dated 18.01.2023	D	32
. 7	Notification dated 22.05.2019 and Letter dated 06.02.2014	E&F	33-35
8	Vakalatnama	*************	<sup>2</sup> 36

**APPELLANT** 

THROUGH:

NOOR MOHAMMAD KHATTAK, ADVOCATE SUPREME COURT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. <u>953</u>/2023

Mr. Mushtareen, Naib Qasid, O/O Provincial Co-Ordinator MNCH Program, Peshawar.

3823 3823 ...APPELLANT

#### **VERSUS**

- 1- The Secretary, Health Department, Khyber Pakhtunkhwa, Peshawar.
- 2- The Secretary Finance Department, Khyber Pakhtunkhwa, Peshawar.
- 3- The Provincial Co-Ordinator MNCH Program, Khyber Pakhtunkhwa, Peshawar.
- 4- The Director General Health Services, Khyber Pakhtunkhwa, Peshawar.

.....RESPONDENTS

APPEAL UNDER SECTION- 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED APPELLATE ORDER DATED 18.1.2023 COMMUNICATED TO THE APPELLANT ON 24.1.2023 WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT FOR FIXATION OF PAY W.E.F. 20.07.2009 I.E. FROM THE DATE OF INITIAL APPOINTMENT HAS BEEN REJECTED WITHOUT ANY GOOD REASON.

#### PRAYER:

That on acceptance of this appeal the impugned appellate order dated 18.01.2023 communicated to the appellant on 24.1.2023 may very kindly be set aside and the appellant may kindly be allowed/granted pay fixation w.e.f. 20.07.2009 i.e. from the date of initial appointment with all back benefits. Any other remedy which this august Service Tribunal deems fit that may also be awarded in favor of the appellant.

#### R/SHEWETH: ON FACTS:

#### Brief facts giving rise to the present appeal are as under:

- That while performing his duty the service of the appellant was regularized vide notification dated 24.05.2019 in pursuance of K.P (Employees Regularization of Services) Act, 2018. Copy of the notification is attached as annexure.
  - That in pursuance to the notification mentioned above the services of the appellant was regularized and his pay was fixed from the date of notification, feeling aggrieved the appellant preferred a representation followed by writ petition No.4997-P/2019 which was remitted to the respondents to redressed the grievances of the appellant. Copy of the

2/1/8/3-

- 4- That it is very pertinent to mention that during the pendency of the Departmental appeal and writ petition various correspondence have been made between the respondents but no fruitful result was obtained.
- 5- That the representation of the appellant was disposed of/dismissed vide order dated 18.01.2023 which was communicated to the appellant on 24.1.2023. Copy of the appellate order dated 18.01.2023 is attached as Annexure
- **6-** That feeling aggrieved from the appellate order and having no other remedy the appellant filed the instant appeal on following grounds inter alia.

#### **GROUNDS:**

- A- That the inaction of respondents by not allowing pay fixation to the appellant w.e.f. 20.07.2009 is against the law, facts, norms of natural justice and materials on the record.
- B- That appellant has not been treated in accordance with law and rules by the respondent Department on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C- That the respondents acted in arbitrary and mala fide manner by not allowing pay fixation to the appellant w.e.f. 20.07.2009 i.e. from the date of appointment and as such the inaction of the respondents is violative of law and rules.
- E- That the inaction of the respondents is discriminatory and against the norms of natural justice, therefore not tenable in the eye of law.
- F- That under Article 38 (e) of the Constitution of Pakistan, 1973 state is bound to reduce disparity in the income and earning of the individuals including persons in the various services of Pakistan, therefore in light of the above mentioned Article the appellant is fully entitle for the grant of pay fixation w.e.f. 20.07.2009 the date of initial appointment.
- G- That as per rule 2.3. of the West Pakistan Pension Rules, 1963 and FR 22 the appellant is fully entitled for the grant of pay fixation w.e.f. 20.07.2009 with all back benefits.

- H- That as per finance Department Notification dated 6.2.2014 the appellant is fully entitled for the grant of pay fixation w.e.f. 20.07.2009 with all back benefits.
  - I- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

It is therefore, most humbly prayed that the appeal of the appellant may be accepted as prayed for.

Dated: 20.02.2023

APPELLANT MUSHTAREEN

THORUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE SUPREME COURT

KAMRAN KHAN

UMAR FAROOQ

WALED ADNAN

MUHAMMAD AYUB ADVOCATES HIGH COURT

#### **AFFIDAVIT**

I, Mushtareen, Naib Qasid, O/O Provincial Co-Ordinator MNCH Program, Peshawar, do hereby solemnly affirm and declare on Oath that the contents of this **Service Appeal** are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble Court.

DEPONENT



## GOVERNMENT OF PAKISTAN

### NATIONAL MATERNAL, NEWBORN & CHILD HEALTH (MNCH) PROGRAM, NWFP



#### OFFICE ORDER

Dated: 20-07-09

No.109-12/PC/MNCH/2433... It is hereby notified that Mr. Mushtareen S/O Mr. Rahim Dad resident of District Bunir is hereby appointed as Naib Qasid on fixed pay Rs.7000/-per month & 5% as annual increment, against the vacant post of Naib Qasid at the Executive District Officer (H) / District MNCH Cell, Bunir, on contract basis for a period of one year (extendable) on the terms and conditions mentioned below, in addition to other prevalent rules and regulations applicable:

#### TERMS & CONDITIONS.

- He is declared medically fit for Govt. service by authorized Medical Superintendent 1. DHQ Hospital / Police & Services Hospital Peshawar.
- He will be governed by the same rules and regulations as may be issued by the Govt. 2. from time to time.
- If he wishes to resign, he shall resign in writing by giving prior notice of one month or 3. deposit one month pay in lieu of one month advance notice.
- His appointment is purely on contract basis and can be terminated without any notice or 4. reason being assigned.
- He will not be entitled for any pension/gratuity for the services rendered. 5.
- He has to join duty at his own expenses. 6.
- If the above terms and condition are acceptable to him, should report for duty to the office of the Executive District Officer (Health) Bunir within one week of issuance of this Office Order, failing which the offer will be considered as withdrawn.

DR. SÁLAR KHAD

PROVINCIAL COORDINATOR

NATIONAL MNCH PROGRAM NWFP PESHAWAR.

Copy for information and necessary action to the:-

- > Executive District Officer (Health) Bunir.
- > Medical Superintendent, DHQ Hospital, Bunir.
- > Accounts Section, National MNCH Program NWFP Peshawar.
- Mr. Mushtareen S/O Mr. Rahim Dad resident of District Bunir.



## GOVERNMENT OF KHYBEF PAKHTUNKHWA HEALTH DEPARTMENT

Peshawar, Dated the 24.05.2019

#### MGTIFICATION

Pakhtunkhwa decision dated 09-05-2019 and Peshawar High Court, Peshawar Indhement dated 12-03-2019, this Department's earlier provisional notification of cress number dated 02-04-2019 shall stand superseded, and consequent upon the approval of Khyher Pakhtunkhwa Provincial Cabinet dated 09.05.2019, the following staff of "Mother, Reunatal and Child-Health (WNCH) Program in Khyber Pakhtunkhwa" appointed on adhoc/contract basis, are hereby regularized in terms of Section 4 of the Khyber Pakhtunkhwa Employees (Regularization of services) Act, 2016, against the posts as mentioned below from the commencement of the Act i.e.

1377	24,2016	and a see from a commence of the contract of t	BPS	Designation as
: 3F	Name	2/Name		per PC-!
i		Haaz Ullah Khan	17	Office •
i	Scuma Gul	Gaaz Gaar Room		Superintendent
1		Muhammad Rasool	16	Computer
2	Azmai Ullah	111111111111111111111111111111111111111		Operator
	- Ahmad	Abdul Hamced Klian	1.6	Computer
- 3	Noor Ahmad		\ <u></u>	Operator
	Wakcel Taj	Sar. Taj	16	Accountant
1		Muhammad Ali Saccd	16	Accountant
;	Asad Saced	Durrani	\	
J	Kemrun Ahmad Kh	an KiramatUllah khan	16	Accountant.
1	7. Sayed Osama Zahio		16	Accountant
!		Abdul Aziz	- 1-1	Junior Clerk
1		Muhanimad Afzal	11	Junior Clark
: 1,	4 1 mm		11.	Junior Clerk
,   ''	0. Muhammad Khaiic Usman			
١,	1. Kamran Pervez	Muhammad Parvex	11	Junior Clerk
	Amir Zada	Ehan Zada	0.0	Driver
1	3. Amir Younas	Muhammad Younis		Driver
1 :	*** *** ***	1 Zahir Shah	00	Driver
	4. Asebar Khan 5 Mati Ullah	Habcebillah Khan	~ '0ర	Driver
	**************************************	Mazar Gul	. 06	Driver
	6. Ayaz Khan 7. Amir Shehzad	Karam Dad Khan	06	Driver
		Bashir Khan	06	Driver
	8. Shabir Ahmad Roufur Rehman	Wali Ur Rehman	06	Driver
i	· _,	Kahcem Dad	06	Driver
	20 Sirai	Abdur Rehman		Driver .
	Buner Gul	Saghcer Ahmad	്റ്റ	Driver
1 .	Bitawal Sagheer	Fazi e Raziq	06	Driver
1	73. Gul Raziq	Muhammad Akbar	06	Driver
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>	Taj Baltader		06	Driver
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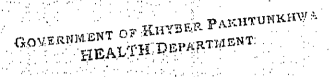
#### GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Peshawar, Dated 24.05.2019

#### NOTIFICATION:

No. E&A/Health/2-65/2019: In pursuance of the Provincial Cabinet Khyber Pakhtunkhwa decision dated 09.05.2019 and Peshawar High Court, Peshawar judgment dated 12.03.2019, this department's earlier provisional notification of even number dated 02.04.2019 shall stand superseded and consequent upon the approval of Khyber Pakhtunkhwa Provincial Cabinet dated 09.05.2019, the following staff of "Mother Neonatal and Child, Health (MNCH) Program n Khyber Pakhtunkhwa" appointed on adhoc/contract basis, are hereby regularized in terms of section 4 of the Khyber Pakhtunkhwa Employees (Regularization of Services) Act 2018 against the posts as mentioned below from the commencement of the Act i.e 07.03.2018:-

S#	Name	F/Name	BPS	Designation as Per PC-1
1.	Seema Gul	Maaz ullah Khan	-17	Office
			٠.	Superintendent
2.	Azmat Ullah	Muhammad Rasool	16	Computer
		<u> </u>		Operator
3.	Noor Ahmad	Abdul Hameed Khan	16	Computer
<del></del>				Operator
<u>4.</u>	Wakeel Taj	Sartaj	16	Accountant
5.	Asad Saeed	Muhammad Ali Saced	16	Accountant
		Durrani		
6.	Kamran Ahmad Khan	Kiramat Ullah Khan	16:	Accountant
7.	Sayed Osama Zahid	Sayed Rangeen Shah	16	Accountant
8.	Naveed Ahmad	Abdul Aziz	11	Junior Clerk
9.	Noreen Afzal	Muhammad Afzal	11	Junior Clerk
10.	, illicate	Bashir Ahmad Khan	11	Junior Clerk
<u> </u>	Usman			
	Kamran Pervez	Muhammad Parvez	11	Junior Clerk
	Amir Zada	Khan Zada	06	Driver
<u>13.</u>	Amir Younas	Muhammad Younis	06	Driver
	Asghar Khan	Zahir Shah	06	Driver
<u> </u>		Habeebullah Khan	06	Driver
16.		Nazar Gul	06	Driver
17.		Karam Dad Khan	06	Driver
		Bashir Khan	06	Driver
19.	Roufur Rehman	Wali ur rehman	06	Driver
20.	Siraj	Raheem Dad	06	Driver
21.	Buner Gul	Abdur Rehman	06	Driver
22.	Bilawal Sagheer	Sagheer Ahmad	06	Driver
	Gul Raziq	Fazl e Raziq	06	Driver
24.	Zahid Ullah	Muhammad Akbar	06	Driver
25.		Gul Bahadur	06	Driver
26.	Ur Rehman	Abdul Qadir	06	Driver
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	1 10 <u>1</u>	Yasir Militac		Muhammad Islam		06		river	
	46	Zahid Iqbal		Nadir khan		06		)river	
T.	47	Umar Rehman		Niaz Muhammad		06		)river	
	48	Muhammad Ayaz		Rehman Ud Din		ÜĖ		Driver	
	49.	Fazal Din		Sattar Gull		06	, ,	Driver.	
	50.	Daud Jan	<del></del>	Shams UI Ali		00		Driver	
	51.	Saldar Ali		Sund Rehman		ő		Driver	
	52.	Muhammad Ayaz	Aril	Sved Salch Shah:		l		Driver.	<del></del>
	53.	Syed Muhammad	d	Taj Muhamman		1	6	Driver	
141	54.	Khalid Muhamma		Tai Rahcem		l	6	Driver	
	55.	Fawad	<del></del>	Ilmar Khitab		l	)6	Driver	
	56.	Liagat Ali	<del></del>	I Z-:- III Ahideell			06	Driver	
( <del>- X</del>	57	Sharnsuddin	,,	- The Formad Mus	hiag	٠ا	06	Driver	
1	58	Shiraz Ahmad		Alebrar Millir Qu	1102111	\	06	Driver	
:	59.	Ations Rehman		Synd Murad An	<u> Hali</u> _	}	03	NaibQasid	
1	60.	Syed Kosar Shall	<del>3</del>	Ghulam Rascol		\-	03	NaibQasid	
	51.	Gulab Khan		Azad Khan				NaibQasid	
	62.	Shahid I/llah	, ,	The Rahman			03	NaibQasid	
- Si 🚑	63.	Faith Rahman	<u></u>	Hafcez Ullah Kh	217	}	03	NaibQasid	
Ü	64.	Saif Ullah		Musharaf Khan		\-	<u>03</u> ()3	NaibQasid	
	65.	Sadafullari	! *. <u></u>	Whan Bahadar		\.	🕶 🦠 مورس		
	66.	AftabUd Din		Fatih Muhamn	nacl		03	Transfer .	· '
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	1,07			Rahim Dad			03 03		
	68	Mushtarcen	<del></del>	Habib Rasool					<u></u>
	-69	Shaukat Ali		Akbar Shah		-	0:	the consider	
-	70	Saijad Ali	- د مصد عبر <sub>. چود ا</sub>	Hazrat Utlah			0.	3. 1 14 mm	
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27.	Tasbehullah	Amir Nawaz Khan	06	Driver
28.	Asif Khan	Ashraf Khan	06	Driver
29.	Khalid ur Rehman	Hakim Khan	06	Driver
30.	Noor ul Wahab	Fazal Rehman	06	Driver
31.	Bakht Munir	Shabeer Ahmad	06 -	Driver
32.	Kaka Khan	Shah Zada	06	Driver
	Zahid 1	Abdu r Rehman	06	Driver
	Abdul Hamid	Abdul Majeed	.06	Driver
	Jan Sher	Dilbar Khan	06	Driver
36.	Daulat Khan	Gul Zaman	.06	Driver
37.	Muhammad Sadaqat	Muhammad Ayub Khan	06	Driver
	Muhammad Muneer	Muhammad Sadiq	06	Driver
	Yaqoob Khan	Fazal Raheem	06	Driver
40.	Sheryar	Ghulam Muhammad	06	Driver
41.	Muhammad Jamil Khan	Gul Zamaan	06*	Driver
42.	Hayat Ullah	Ikram Ullah	06	Driver
	Rahman Hussain	Khairan Gul	06	Driver.
44.	Attaullah	Malik Gul Dad	06	Driver
45.	Yasir Ahmad	Muhammad Ahmad	06	Driver
46:	Zahid iqbal	Muhammad Islam	06	Driver
47.	Umar Rehman .	Nadir Khan	06	Driver
48.	Muhammad Ayaz	Niaz Muhammad	.06	Driver
	Fazal Din	Rehman ud Din	06	Driver
50.	Daud Jan	Sattar Gul	06	Driver
51.	Safdar Ali	Shams ul Ali	06	Driver
52.	Muhammad Ayaz	Syed Rehman	06	Driver
53.	Syed Muhammad Arif	Syed Saleh Shah	06	Driver
54.	Khalid Muhammad	Taj Muhammad	06	Driver
55,	Fawad	Taj Raheem	06	Driver
56.	Liagat Ali	Umar Khitab	06	Driver
57.	Shamsud Din	Zain ul Abideen	06	Driver
58.	Shiraz Ahmad	Muhammad Mushtaq	06	Driver
	Atiqur Rehman	Akhtar Munir Qureshi	0.6	Driver
- 60.		Syed Murad Ali Shah	06	Driver
61.	Gulab Khan	Ghulam Rasool	03.	Naib Qasid
62.	Shahid Ullah	Azad Khan	03	Naib Qasid
63.	Faith Rahman	Aziz ur Rehman	03	Naib Qasid
64.	Saif Ullah	Hafeez Ullah Khan	03	Naib Qasid
65.	Sadafullah	Musharaf Khan	03	Naib Qasid
66.	Aftabud Din	Khan Bahadar	03	Naib Qasid
67.		Fatih Muhammad Khan	03	Naib Qasid
68.	Mushtareen	Rahim Dad	03	Naib Qasid
69.	Shaukat Ali	Habib Rasool	03	Naib Qasid
70.	· · · · · · · · · · · · · · · · · · ·	Akbar Shah	03	Naib Qasid
71.	Inam Ullah Awan	Hazrat Ullah	03	Naib Qasid



#### GOVERNMENT OF KHYBER PARHTUNKHWA HEALTH DEPARTMENT

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72.	Amjad Khan	Jehan Dastageer 🧸 .	0.3	NaibQasid
73.	Bahrawar Said	Qadar Khan	03	NaibQasid
74,	Sahib Ullah	Ubaid Ullah Khan	03	NaibQasid
75.	Asmatullah	Ghulani Habib	- 03	NaibQasid
76.	Bakht Sherawan	Malang Jan	03	NaibQasid
77.	Noor Muhammad	Muhammad Sarwar .	0.3	NaibQasid
78.	Dawood	Nagashbar	- 03	NaibQasid
79.	Khizar Hayat Khan	Rahmat Ullah Khan	03	NaibQasid
80.	Fayyaz Ahmed	Hamish Gul	03	NaibQasid
81:	Bacha Rehman	Sahib Wali Khan	0.3	NaibQasid
62.	Saleem Khan	Hakim Khan - :*	03	NaibQasid
83.	Khalid Dad	Muhammad Alsar	03	NaibQasid
84.	Abdullah	Khan		
85.	• <del>-                                     </del>	Muhammad Said	0.3	NaibQasid
86.	Kashif Khan Altaf Hussain	TasecrUllah	0.3	NaibQasid
		Syed Muntazir Shah Bacha	03.	NaibQasid ( )
.87.	Syed Shafqat Raza	Syed Muhaminad	03.	NaibQasid `
		Murtaza		
88.	Nigar Ahmad Khan	Tilá Muhammad Khan	03	NaibQasid
39.	Jamai Dil'Afroz	Wazir Zada	03	NaibQasid
70.	Yasir Khan	Tahir Shah	03	NaibQasid
91.	Shahid ullah	Rehmat Ullah	03	NaibQasid
03	Bahadar Sher	Saifur Rahman	03	NaibOasid
930	Gul Aslam	Abdur Rashced	03	, NaibQasid
ान 📑	Zecshan	. Smerzada	03	NaibQasid
95	Qamar Abas	Umar Khetab	บัว	NaibQasid
16	Atta ul Khaliq	Abdul Murad	03	NaibQasid
7	Mast Ali Khan	Ghazi Marjan	03	NaibQasid
98	Khair Muhammad	Musthakhab	03	NaibQasid
99	Norad Ali khan	Noor Muhammad	.03	NaibQasid
100.	Nahced Khan	Umar Gul	03	NaibQasid
101.	Syed Nizhat Ali Shah	Syed Musharraf Shah	03	NaibQasid
102.	JumaGul	Rahim Gul	03	NaibQasid
103.	Jehangir Khan	Shah Pervaiz	03	Helper
104.	Farman Ali	Bakht Rahim	03	Helper
105.	Fida Gul	Said Khan	ີວລື	Helper
106.	Ms. Shaheen	Zakir Ullah	03	Helper
107.	Zahid Ullah Khan	Saleh Khan	-03:	Helper
LOR	Mohmmad Ajmal Khan	Dildar Khan	03	liciper
169.	Tariq Javaid	Shor Muhammad	03	Helper
110.	M Hayat	Muhammad Rehman:	03	Helper
111	Shehnaz	Muhammad Ashiq	-03	Helper
112,	Aarnir Jan	Pila Muhammad	0.3	Helper
1.1.3.	Hadi Muhammad	Umar Dil	03	Helper
11-1.	ShaherYar Khan	Muhammad Farooq	03	Helper
115	Bakht Parced	Diyar Khan	03	Helper
116	Muhammad Khan	Daulat Khan	03	liciper

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· 72.	Amjad Khan	Jehan Dastageer	03	Naib Qasid
	Bahrawar Said	Qadar Khan	03	Naib Qasid
	Sahib Ullah	Ubaid Ullah khan	03	Naib Qasid
	Asmatullah	Ghulam Habib	03	Naib Qasid
	Bakht Sherawan	Malang Jan	03	Naib Qasid
	Noor Muhammad	Muhammad Sarwar	03	Naib Qasid
	Dawood	Nagashbar	03	Naib Qasid
	Khizar hayat Khan	Rahmat Ullah Khan	03	Naib Qasid
	Fayyaz Ahme d	Hamish Gul	03	Naib Qasid
	Bacha Rehman	Sahib Wali Khan	03	Naib Qasid
	Saleem Khan	Hakim Khan	03	Naib Qasid
83.	Khalid Dad	Muhammad Afsar	03	Naib Qasid
. 00.	Mand Bad	Khan		
84	Abdullah	Muhammad Said	03	Naib Qasid
	Kashif Khan	Taseer Ullah	03	Naib Qasid
	Altaf Hussain	Syed Muntazir Shah	03	Naib Qasid
. 00.	Altai IIugaali	Bacha		
87.	Syed Shafqat Raza	Syed Muhammad	03	Naib Qasid
07.	Syed Sharqat Raza	Murtaza		
88	Nigar Ahmad Khan	Tila Muhammad Khan	03	Naib Qasid
	Jamal Dil Afroz	Wazir Zada	03	Naib Qasid
	Yasir Khan	Tahir Shah	03	Naib Qasid
	Shahid ullah	Rehmat Ullah	03	Naib Qasid
92.	Bahadar Sher	Saif ur rehman	03	Naib Qasid
	Gul Aslam	Abdur Rasheed	03	Naib Qasid
94.		Sherzada	03	Naib Qasid
	Qamar Abas	Umar Khetab	03	Naib Qasid
96.		Abdul Murad	03	Naib Qasid
	Mast Ali Khan	Ghazi Marjan	03	Naib Qasid
	Khair Muhammad	Musthakhab	03	Naib Qasid
	Norad Ali Khan	Noor Muhammad	03	Naib Qasid
	Naheed Khan	Umar Gul	03	Naib Qasid
	Syed Nizhar Ali Shah	Syed Musharaf Shah	03	Naib Qasid
	2 Juma Gul	Rahim Gul	03	Naib Qasid
		Shah Pervaiz	03	Helper
	Jehangir Khan	Bakht Rahim	03	Helper
	Farman Ali		03	Helper
	Fida Gul	Said Khan	03	
	Ms Shaheen	Zakir Ullah	03	Helper
	7 Zahid Ullah Khan	Saleh Khan		Helper
	8 Mohammad Ajmal Khan	Dildar Khan	03	Helper
	9 Tariq Javed	Sher Muhammad	03	Helper
	0 M hayat	Muhammad Rehman		Helper
	1 Shehnaz	Muhammad Ashiq	03	Helper
	2 Aamir Jan	Tila Muhammad	03	Helper
	3 Hadi Muhammad	Umar Dil	03	Helper
	4 Sheheryar Khan	Muhammad Farooq	03	Helper
	5 Bakht Fareed	Diyar Khan	03	Helper
11	6 Muhammad Khan	Daulat Khan	03	Helper



## GOVERNMENT OF KHYBER PARHTUNKSWA HEALTH DEPARTMENT

		The state of the s		
	Niaz Mocen	Gul Mocen		Helper
<u> </u>		Jafar Khan	-03_	Helper
	NOU15011711571.	Khan Jahan	- 03	Helper
	Durdana Khan	Noor Ahmad	03	Helper
	Tariq Aziz	Yar Muhammad	03	Helper
	Nisar Muhammad	W/O Munir Lal	03	Sweeper
	Shaheen Bibi	Qutab Khan	03	Sweeper
23.	Amin Khan	Muncer Masech	03	Sweeper
124	Ms. Rani Bibi	Amir Muhainmad	0.3	Sweeper
125, 0	Ms.: Nascer Jana			
		Knan Fazal Muhammad	03	Sweeper
126	Saqib Jan		03	Sweeper
127	Mairaj Gul	Zubair Gul	03	Sweeper
(28	Shah Nawaz Khan	Kaki dan	- 03	Swcapar
+29	Razal Umar	Tig Muhammad	and distances	Sweeper
130	Anwar Gul	Muhammad Grd	-	Sweeper
131.	Bacha Khan	Syed Bacha		
132.	Ms. Yasmin	Aslam Khan	03	Sweeper
	Shoukat Ali	Bakht Zarech	03	Sweeper
33.	Shor Zada	Ezool	03	Sweeper
1.34.		Khasif Khan	_03	
135.	Gul Zada	Muhammad Allaf	03	Sweeper
136.	Ms. Parveen Bibi	Muhammad Daraz	0.3	Sweeper
137.	Abdur Raul	Khan		
		Sardar Khan	03	Sweeper
138.	Taj Mail Shah	Nawaz Khan	. 03	Sweeper
139.	Hazrat Bilal	HabibUllah Khan	03	Cook
140.	Rafi Ullah Khan	Yousal Khan	03	
(4).	Meraj Khan	Mehboob Ahmad	กว	
142.	Ms. Zahida Perveen		·- ·  · · oa	Cook
143.	Naccm Khan	Hamesh Gul	0.3	
144.	Ms. Caman Begum.	Jan Ullah	03	,
145.	Jehanzab Khan	Razi Badshah	0.3	
1.46.	Mushtaq Ali	Fida Muhammad		
147	Ms. Momin Nisa	Wazir Muhammad	0:	
1-18	Sheer Nadar	Barakat Ullah	03	
1-19			0	
150		Gul Muhammad	0:	
151.		Mihaddin	(D)	
. Day to the water		Muhammad Sher	0	3 Cook
152.	Minaumuran annam	White		
		Raheem Ullah	. · · · O	
153,		Shaafi Khan	0	
154.		Ejaz Ahmad	0	3 Chowkidar
155.		Nasirud Din	- T	3 Chowkidar
156.		Ghulam Muhammac	i   0	3 Chowkidar
157.	Illudin Khan			
		Khan Ali Rehman		3 Chowkidar
158		Shahbaz Khan		3 Chowkidar
159				3 Chowkidar
160		Abdul Malik		3 Chowkidar
	Pir Imtiaz Ali Shah	Abdui Satar	1	/

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117 1	Niaz Moeen		03	Helper
118 1	Noman Khan	Jafar Khan	03	Helper
119 1	Durdana Khan	Khan Jahan	03	Helper
120	Tariq Aziz	Noor Ahmad	03	Helper
	Nisar Muhammad	Yar Muhammad	03	Helper
	Shaheen Bibi	W/o Munir lal	03	Sweeper
123	Amin Khan	Qutab Khan	03	Sweeper
	Mr Rani Bibi	Muneer Maseeh	03	Sweeper
125	Ms Naseer Jana	Amir Muhammad Khan	03	Sweeper
126	Sagib Jan	Fazal Muhammad	03	Sweeper
	Mairaj Gul	Zubair Gul	03	Sweeper
	Shah Nawaz Khan	Kaki Jan	03	Sweeper
	Fazal Umar	Taj Muhammad	03	Sweeper
	Anwar Gul	Muhammad Gul	03.	Sweeper
	Bacha Khan	Syed Bacha	03	Sweeper
	Ms Yasmin	Aslam Khan	03	Sweeper
	Shoukat Ali	Bakht Zareen	03	Sweeper
	Sher Zada	Ezool	03	Sweeper
	Gul Zada	Kashif Khan	03	Sweeper
	Ms Parveen Bibi	Muhammad Altaf	03	Sweeper
	Abdur Rauf	Muhammad Daraz	03	Sweeper
131	Abdul Raul	Khan		O COP C.
138	Taj Mail Shah	Sardar Khan	03	Sweeper
	Hazrat Bilal	Nawaz Khan	03	Sweeper
	Rafi Ullah Khan	HabibUllah Khan	03	Cook
	Meraj Khan	Yousaf Khan	03	Cook
	Ms Zahida Parveen	Mehboob Ahmad	03	Cook
	Nacem Khan	Hamesh Gul	03	Cook
		Jan Ullah	03	Cook
	Ms Gaman Begum	Razi Badshah	03.	Cook
	Jehanzeb Khan	Fida Muhammad	03	Cook
	Mushtaq Ali		03	Cook
	Ms Momin Nisa	Wazir Muhammad		Cook
	Sheer Nadar	Barakat Ullah	03	Cook
	Nadar Khan	Ghafoor Khan		
	Khan Gul	Gul Muhammad	03	Cook
	Akbar Hussain	Mihaddin	03	Cook
	Muhammad Subhan	Muhammad Sher Khan		Cook
	Matiullah	Raheem Ullah	03	Cook
	Akhtar Khan	Shaafi Khan	03_	Cook
	Muhammad Bilal	Ejaz Ahmad	03	Chowkidar
1	Intesham	Nasirud Din	03	Chowkidar
157	Illudin Khan	Ghulam Muhammad	03	Chowkidar
		Khan	<del>                                     </del>	Ol
	Said Rehman	Ali Rehman	03	Chowkidar
	Muhammad Hayat	Shahbaz Khan	03	Chowkidar
	Gul Nabi	Abdul Malik	03	Chowkidar
161	l Pir Imriaz Ali Shah	Abdul Satar	' 03	Chowkidar

162.1	Muhammad Saced	Apdul Sami	.03 .	Chowkidar
163.	Amir Waheed	Aita Ur Rehman	้ดว	Chowkidar
164.	Muhammad Ayaz	Muhammad Sattar	03	Chowkidar
		Knan	03	Chowkidar
165:	Fazal Wadood	Laig Bacha	-0.3 :	Chawkidar
166.	Sadat Khan	Behram Khan	- 03 - 03	Chowledge
107.		Isodr Subhan	03	Chowkidar
្រីកំនុំ	Validations and the second	Zarnanus	2032	Chowkidar
1 159.	Qual Vd Din	Abdur Rahcom		Chowkidar
170.	Gul Baz Khon	Ameer Baz Khan	03	Chowkidar
175	Mir Wali Shali	Mirva Ali Shah	. 03	Chowkidar
173.	Nizaam Ullah	Saced Ullah	03	Chowkidar
173.	Waheed Khan	Abdul Jalil	03	Chowkidar
174	Zardad	Abdul Manal	0.3	Chowkidar
175.	Asiain Baig	Amir Khan	_03	Chowkidar
176.	Umar Ullah	Asil Jan	0.3	Chowkidar
177	A CONTRACTOR OF THE PROPERTY O	Fazl e Khaliq Khan	03	Chowkidar
178.	Dillaraz Khan	Ghulam Sarwar	03	
179	Muhammad Niaz	Kalo Khan	0.3	Chowkidar
180	and the second s	Malook Khun	03_	Chowkidar
4.181	Karun Gul	Muhammad Gul *	03	Chowkidar
վ"լ82	Muhammad Hussain	Muhammad Hassan	0.3	Chowkidar
183	Muhammad Khalid	Muhammad Miskeen	0.3	Chowkidar
184	Asgliar Khan	Muhammad Shor	03	Chowkidar
135	. Ajab Khan	Muhainmad Yar	03_	Chowkidar
186	. Usrrtan Gul	Muhib Gul	0.3	Chowkidar
187	Fawad Ali	Sayed Muhanimad	03_	'Chowkidar
188	. Sher Ali Khan	Taj Muhammad Khan	_03 _	Chowkider
189	. Murad Ali	Taj Muhammad	03_	Chowkidar
190	. Sherin Zada	Gul Payo Jarr	03_	Chowkidar
101	. Zarshad	Tila Muhammad	∫_03_	Chowkidar
192	. Assad Waheed	Wazir Husain	03	Chowkidar
193	. Imran	Shchzada	03_	Chowkidar
10.	. Salman Khan	Jafar Shah	03.	Chowleidar

All the controlling officers shall verify the credentials of the above mentioned, staff from concerned boards/institutes and submit a complete report to this Department. In case found lake/ambiguous, the regularization shall stand cancelled automatically ab initio.

The entre-e-seniority shall be determined as per rules.

#### SECRETARY TO GOVT. OF KHYBER PAKIMUNKWA HEALTH DEPARTMENT

#### Endst: No. & date even:

Copy forwarded to the:

1. Accountant General, Khyber Pakhhinkhwa:

2. Director General, Health Services, Khyber Pakhtunkhwa.

3. Project Director, Mother, Neonatal and Child Health (MNCH) Program in Khyber Palchtunkhwa with the request to continue their chiefuments for posts being held by them and shift the same to regularize post which shall stand created w.c.f the date of formal notification by the Finance Department.

4. PSO to Chief Secretary, Khyber Pakhtunkhwa.

5. PS to Minister for Health Khyber Pakhtunkhwa.

6. PS-in Secretary/Spl: Secretary, Health Department

7. Officer/Official concerned

SECTION OFFICER (GENERAL)
HEALTH DEPARTMENT

#### LEGIBLE COPY

160	Muhammad Saced	Abdul Sami	03	Chowkidar
				Chowkidar
	Amir Waheed	Atta ur Rehman	.03	
164	Muhammad Ayaz	Muhammad Sattar	03	Chowladar
		Khan		
	Fazal Wadood .	Laiq Bacha	03	Chowkidar
	Sadar Khan	Behram Khan	03	Chowkidar
	Rahim Rehman	Noor Subhan	03	Chowkidar
168	Gharat Ali Khan	Zarnanus	03	Chowkidar
	Qutub ud Din	Abdur Raheem	03	Chowkidar
170	Gul BAz khan	Ameer baz Khan	03	Chowkidar
171	Mir Wali Shah	Mirza Ali Shah	03 -	Chowkidar
	Nizaam Ullah	Saeed Ullah	03	Chowkidar
173	Waheed Khan	Abdul Jalil	03_	Chowkidar
174	Zardad	Abdul Manaf	03	Chowkidar
• 175	Aslam baig	Amir Khan	03_	Chowkidar
176	Umar Ullah	Asil Jan	03	Chowkidar
177	Sanaullah	Fazl e Khaliq Khan	03	Chowkidar
178	Dilfaraz Khan	Ghulam Sarwar	03	Chowkidar
179	Muhammad Niaz	Kala Khan	03	Chowkidar
180	Sherawan	Malook Khan	03	Chowladar
181	Karim Gul	Muhammad Gul	03	Chowlidar
182	Muhammad Hussain	Muhammad Hassan	03	Chowlddar
183	Muhammad Khalid	Muhammad Miskeen	03	Chowkidar
184	Asghar Khan	Muhammad Sher	03	Chowkidar
185	Ajab Khan	Muhammad Yar	03	Chowkidar
186	Usman Gul	Muhib Gul	03	Chowkidar
187	Fawad Ali .	Sayed Muhammad	03 .	Chowkidar
188	Sher Ali Khan	Taj Muhammad Khan	03	Chowkidar
189	Murad Ali	Taj Muhammad	03	Chowkidar
190	Sherin Zada	Gul Payo Jan	03	Chowkidar
	Zarshad	Tila Muhammad	03	Chowkidar
	Assad Waheed	Wazir Hussain	03	Chowkidar
	Imran	Shehzada	03	Chowkidar
	Salman Khan	Jafar Shah	03	Chowkidar
	<del></del>		_1	

All the controlling officers shall verify the credentials of the above mentioned staff from concerned boards/institutes and submit a complete report to this Department. In case found fake/ambiguous, the regularization shall stand cancelled automatically an initio.

The entre-e-seniority shall be determined as per rules.

SECRETARY TO GOVT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

1

PESHAWAR HIGH COURT, PESHAWAR

## ORDER SHEET

• .			- 15//
Date of Ore Proceedi	der or	Order or others Proceedings with Signature of Judge	ت عاليه الن
"		2	12/0
			120
15.06.2	022	W.P No.4907-P/2019.	*
		Present: Mr. Muhammad Asif Yousafzai, Advocate, for the petitioners.	
•		Mr. Mujahid Ali Khan, AAG, for the respondents.	
	-	******	
		MUSARRAT HILALI, J Same order as in	
		connected W.P.No. 4573-P/2019 titled Khalil	
	•		
		Muhammad Khan and others .Vs. Government	:
		of Khyber Pakhtunkhwa through Chief	
	•		
	·	Secretary, Peshawar and others.	
		IUDGE	
		The state of the s	160

JUDGE

(DB) Hon'ble Justice Musarrat Hilali Hon'ble Mr. Justice Mohammad Ibrahim Khan

Announced 15,06,2022

Noor Shah

#### PESILAWAR HIGH COURT, PESHAWAR

## ORDER SHEET

Date of Order or Proceedings	Order or others Proceedings with Signature of Judge
1	2
15.06.2022	W.P.No.4573-P/2019.
	Present: Mr. Muhammad Asif Yousafzai, Advocate, for the petitioners.
	Mr. Mujahid Ali Khan, AAG, for the respondents.
	******
	MUSARRAT HILALI, I Through this single
	judgment, we intend to dispose of the instant as
	well as the connected writ petition No. 4907-
	P/2019, as the subject matter in both the
	petitions are one and the same.
	W.P No.4573-P/2019.
	The instant writ petition has been filed by
	the petitioner under Article 199 of the
10-1	Constitution of Islamic Republic of Pakistan,
Moran	1973, wherein they seek the following relief:-
	"It is, therefore, very humbly prayed that on acceptance of this writ petition, this Hon'ble Court may very magnanimously hold, declare and order that:  i. Provision of Section 4 and 6 of the Khyber Pakhtunkhwa Employees (Regularization of Services) Act,
	2018 to the extent of words "from the date of commencement of the



EXAMINED Peshawar Hours

Act" as appearing in Section 4 of the Act ibid and "shall rank junior to all Civil Servants belonging to the same service or cadre, or the case as may be, who are in service basis on on regular commencement of this Act, and shall also rank junior to such other persons" appearing in section 6 of the Act ibid, are ultra vires of the Constitution and / or may be read down as is deemed suitable by this Hon'ble Court while considering the grievances of the petitioners.

- The impugned action / inaction on il. part of the respondents instead of regularizing the petitioner from initial their the date appointment in the respondent department and regularizing them from the date of commencement of Employees **KPK** (Regularization of Services) Act, 2018 is illegal, unlawful, without being and authority lawful violative of the law and dicta laid down by the Superior Judiciary and this Hon'ble Court and thus ineffective upon the right of the petitloners.
  - iii. The respondents shall regularize the services of the petitioner at once w.e.f. their initial dates of appointments and shall accordingly treat the petitioners in respect of their rights to seniority, promotions and pensionary benefits etc.

iv. Cost throughout.

## W.P No.4907-P/2019.

Through the captioned petition,

petitioners seek the following relief:-

homan

Pesnewar High Court

It is, therefore, humbly prayed that on acceptance of this writ petition, this Hon'ble Court may very graciously be pleased that;

- i. The impugned action / inaction on the part of the respondents instead of regularizing the petitioners from their initial appointment in the respondents department and regularizing them from the date of commencement of (Regularization of Services) Act, 2018 is illegal, unlawful and without lawful authority and violation of the law and dicta laid down by the superior court and this Hon'ble Court and thus ineffective upon the rights of the petitioners.
- il. The respondents shall be directed to regularize the services of the petitioners from their initial date of appointments and shall accordingly treat the petitioners in respect of their rights to seniority, promotions and pensionary benefits etc.
- 2. So far as vires of Regularization of Service Act, 2018 is concerned, learned counsel for the petitioners has withdrawn from this part of his prayer, however, made a request at the bar that this and the connected petition be sent to respondent No.2 to decide the same in the light of judgment rendered in W.P.No. 3394-P/2016 titled Amir Zeb Vs. District Accounts Officer, Nowshera etc. decided on 22.06.2017

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ATTISTED EXAMINER Peshawar High Sourt

by the Lager Bench of this Court, In the light of judgment ibid of the larger bench of this Court, this and the connected writ petition are sent to respondent No.2 i.e. Secretary Health, Government of Khyber Pakthunkhwa, Peshawar for redressal of the petitioners' grievance. Disposed of accordingly. IUDGE JUDGĘ Announced 15.06.2022 (DB) Hon'ble justice Musarrat Hilali Hon'ble Mr. Justice Mohammad Ibrahim Khan

Noor Shah

## IN THE PESHAWAR HIGH COURT, PESHAWAR

## W.P No. 4907 -P/2019

- 1. Khan Gul S/o Gul Muhammad (BPS-3) Cook
- Qulab Khan S/o Ghulam Rasool (BPS-3) Naib Qasid
- 3. Shahid Ullah S/o Azad Khan (BPS-3) Naib Qasid
- 4. Fatih Rehman S/o Aziz Ur Rehman (BPS-3) Naib Qasid
- 5. Saif Ullah S/o Hafeez Ullah Khan (BPS-3) Naib Qasid
- 6. Sadafullah S/o Musharaf Khan (BPS-3) Naib Qasid
- 7. Akbar Hussain Khan (BPS-3) Naib Qasid
- 8. Mushtareen S/o Rahim Dad (BPS-3) Naib Qasid
- 9. Shaukat Ali S/o Habib Rasool (BPS-3) Naib Qasid
- 10. Sajjad Ali S/o Akbar Shah (BPS-3) Naib Qasid
- 11. Inam Ullah Awan S/o Hazrat Ullah (BPS-3) Naib Qasid
- 12. Amjad Khan S/o Jehan Dastageer (BPS-3) Naib Qasid
- 13. Bahrawar Said S/o Qadar Khan (BPS-3) Naib Qasid
- 14. Sahib Ullah S/o Ubaid Ullah Khan (BPS-3) Naib Qasid
- 15. Asmatullah S/o Ghulam Habib (BPS-3) Naib Qasid
- 16. Bakht Sherawan S/o Malang Jan (BPS-3) Naib Qasid
- 17. Khizar Hayat Khan S/o Rahmat Ullah Khan (BPS-3) Naib Qasid
- 18. Fayaz Ahmad S/o Hamish Gul (BPS-3) Naib Qasid



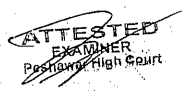


• . •	
19.	BAcha Rehman S/o Sahib Wali Khan
<b>20</b>	(BPS-3) Naib Qasid Saleem Khan S/o Hakim Khan
20.	(BPS-3) Naib Qasid
21	Haliq Dad S/o Muhammad Afsar Khan
	(BPS-3) Naib Qasid
22.	Abdullah S/o Muhammad Said
	(BPS-3) Naib Qasid
23.	Kashif Khan S/o Taseer Ullah
	(BPS-3) Naib Qasid
24.	Altaf Hussain S/o Syed Muntazir Shah Bacha
0.5	(BPS-3) Naib Qasid Syed Shafqat Raza S/o Syed Muhammad
25.	Murtaza
	(BPS-3) Naib' Qasid
26.	Nigar Ahmad Khan S/o Tila Muhammad Khan
20.	(BPS-3) Naib Qasid
27.	Jamal Dil Afroz S/o Wazir Zada
	(BPS-3) Naib Qasid
28.	Yasir Khan S/o Tahir Shah
	(BPS-3) Naib Qasid
29.	Shahid Ullah S/o Rehmat Ullah Khan
	(BPS-3) Naib Qasid
30.	Gul Aslam Khan S/o Abdur Rasheed Khan (BPS-3) Naib Qasid
2.1	Zeeshan Khan S/o Sherzada
31.	(BPS-3) Naib Qasid
32.	Qamar Abas S/o Umar Khetab
<u> </u>	(BPS-3) Naib Qasid
33.	Atta Ul Khaliq S/o Abdul Murad
	(BPS-3) Naib Qasid
34.	Mast Ali Khan S/o Ghazi Marjan
	(BPS-3) Naib Qasid
35.	
	(BPS-3) Naib Qasid
36.	Naheed Khan S/o Umar Gul
27	(BPS-3) Naib Qasid Syed Nuzhat Ali Shah S/o Syed Musharra
37.	Shah
,	(BPS-3) Naib Qasid
38.	
	(BPS-3) Naib Qasid
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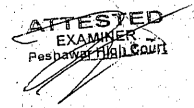


-17-

39.	Jehangir Khan S/o Shah Pervaiz
	(BPS-3) Helper
40.	Farman Ali S/o Bakht Rahim
	(BPS-3) Helper
41.	Fida Gul S/o Said Khan
	(BPS-3) Helper
42.	Ms. Shaheen D/o Zakir Ullah
	(BPS-3) Helper
43.	Zahid Ullah Khan S/o Saleh Khan
	(BPS-3) Helper Ajmal Khan S/o Muhammad Dildar Khan
44.	Ajmal Khan S/O Mullallillad Blade Alland
	(BPS-3) Helper
45.	Tariq Javed S/o Sher Muhammad
	(BPS-3) Helper Muhammad Hayat S/o Muhammad Rehm
46.	Munammau nayat 5/6 Munammat
_	(BPS-3) Helper Shehnaz D/o Muhammad Ashiq
47.	Shennaz D/O Wullammad Monay
	(BPS-3) Helper Amir Jan S/o Tila Muhammad
48.	Amir Jan 5/0 Tha Mundamas
	(BPS-3) Helper Hadi Muhammad S/o Umar Dil
49.	(BPS-3) Helper
: EO	Shaher Yar Khan S/o Muhammad Farood
50.	(BPS-3) Helper
51.	Bakht Fareed S/o Diyar Khan
	(BPS-3) Helper
52.	Muhammad Khan S/o Daulat Khan
02.	(BPS-3) Helper
53.	Niaz Moeen S/o Gul Moeen
	(BPS-3) Helper
54.	Noman Khan S/o Jafar Khan
	(BPS-3) Helper
55.	Durdana Khan D/o Khan Jahan
	(BPS-3) Helper
56.	. Tariq Aziz S/o Noor Ahmad
	(BPS-3) Helper
57	
	(BPS-3) Helper
58	
	(BPS-3) Sweeper
. 59	
	(BPS-3) Sweeper



60.	Ms. Naseer Jana D/o Amir Muhammad Khan
100	(BPS-3) Sweeper
61.	Saqib Jan S/o Fazal Muhammad
	(BPS-3) Sweeper
62.	Miraj Gul S/o Zubair Gul
	(BPS-3) Sweeper
63.	Fazal Úmar S/o Taj Umar
	(BPS-3) Sweeper
64.	Anwar Gul S/o Muhammad Gul
	(BPS-3) Sweeper
65.	Bacha Khan S/o Said Badshah
	(BPS-3) Sweeper
66.	Ms. Yasmin D/o Aslam Khan
	(BPS-3) Sweeper Shoukat Ali S/o Bakht Zareen
67.	Shoukat All 5/0 Dakiit Zustan
	(BPS-3) Sweeper Sher Zada S/o Ezool
68.	(BPS-3) Sweeper
: 60	Gul Zada S/o Khaseef Khan
69.	(RDS_3) Sweeper
70.	Ms. Parveen Bibil W/o Muhammad Altaf
, ,ro.	IDDC 3) Sweeper
71.	Abdur Rauf Khan S/o Muhammad Daraz
	Khan
	(BPS-3) Sweeper
72	and the state of t
,	(BPS-3) Sweeper
73	nu 10/ Name Thon
	(BPS-3) Sweeper
. 74	Rafi Ullah Khan S/o Habib Ullah Khan
	(BPS-3) Cook
75.75	
	(BPS-3) Cook
76	Ms. Zahida Parveen W/o Mehboob Ahmad
	(BPS-3) Cook
. 77	
	(BPS-3) Cook
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	(BPS-3) Cook
7	
	(BPS-3) Cook
8	0. Mushtaq Ali S/o Fida Muhammad



	(BPS-3) Cook
31.	Sheer Nadar S/o Barkat Ullah
	(BPS-3) Cook
32.	Nadar Khan S/o Ghafoor Khan
	(BPS-3) Cook
83	Akbar Hussain Muhi-Ud-Din
	(mma 0) 01-
84	(BPS-3) Cook  Muhammad Subhan S/o Muhammad Sher
	Khan
	(BPS-3) Cook
85.	Matiullah S/o Reheem Ullah
	(RPS-3) Cook
86,	Akhtar Khan S/o Shafi Khan
	(RPS-3) Cook
87.	Muhammad Bilal S/o Ijaz Ahmad
	(BPS-3) Chowkidar
88.	Intesham S/o Nasirud Din
	(DDC 2) Chowleidar
89.	Illudin Khan S/o Ghulam Muhammad Khan
	(BPS-3) Chowkidar
90.	Said Rehman S/o Ali Rehman
	(RPS-3) Chowkidar
91.	Muhammad Hayat S/o Shahbaz Khan
•	(BPS-3) Chowkidar
92.	Gul Nabi S/o Abdul Malik
	(BPS-3) Chowkidar
93.	Pir Imtiaz Ali Shah S/o Pir Abdul Satar
. : : 조 <b>조 :</b> - : : : : : : : : : : : : : : : : : : :	(BPS-3) Chowkidar
94.	Muhammad Saeed S/o Abdul Samı
	(BPS-3) Chowkidar
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	(BPS-3) Chowkidar
96.	11 Ole Mahammad Sattar
	(BPS-3) Chowkidar
97	The second of the Developer
	(BPS-3) Chowkidar
98	T.T.
	(BPS-3) Chowkidar
99	. Qutb Ud Din Khan S/o Abdur Raheem Khar
	(BPS-3) Chowkidar
10	O. Gul Baz Khan S/o Ameer Baz Khan
	(BPS-3) Chowkidar



- Nizam Ullah Saeed Ullah 101. (BPS-3) Chowkidar Waheed Khan S/o Abdul Jalil 102.1(BPS-3) Chowkidar Zardad S/o Abdul Manaf 103. (BPS-3) Chowkidar Aslam BAid S/o Amir Khan 104. (BPS-3) Chowkidar Umar Ullah S/o Asil Jan 105. (BPS-3) Chowkidar Sanaullah W/o Fazl e Khaliq Khan . 106. (BPS-3) Chowkidar Dil Faraz Khan S/o Ghulam Sarwar 107. (BPS-3) Chowkidar Sherawan S/o Malook 108. (BPS-3) Chowkidar Karim Gul S/o Muhammad Gul 109. (BPS-3) Chowkidar Muhammad Hussain S/o Muhammad Hassan 110. (BPS-3) Chowkidar Muhammad Khalid S/o Muhammad Miskeen 111.(BPS-3) Chowkidar Asghar Khan S/o Muhammad Sher 112. (BPS-3) Chowkidar Ajab Khan S/o Muhammad Yar 113. (BPS-3) Chowkidar Usman Gul S/o Muhib Gul 114 (BPS-3) Chowkidar Fawad Ali S/o Said Muhammad Khan 115. (BPS-3) Chowkidar
  - (BPS-3) Chowkidar 117. Murad Ali S/o Taj Muhammad (BPS-3) Chowkidar

Sher Ali Khan S/o Taj Muhammad Khan

- 118. Zarshad Ali S/o Tila Muhammad (BPS-3) Chowkidar
- 119. Asad Waheed S/o Wazir Husain (BPS-3) Chowkidar
- 120. Imran S/o Shehzada (BPS-3) Chowkidar

116.

121. Faisal Iqbal S/o Hazrat Gul (BPS-3) Naib Qasid

EXAMINER Pestewar High Sourt

#### VERSUS

- 1. Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar.
- 2. Secretary Health Department Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 3. National MNCH Program Khyber Pakhtunkhwa through its Provincial Coordinator Peshawar

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973

#### Respectfully Sheweth:

Brief fact of the case are as under:

1. That the petitioner are bona fide residents of Khyber Pakhtunkhwa, were initially appointed by the respondent No.3 as project employees from 2008 onwards in project namely "Mother



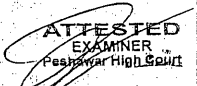
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Neonatal and Child Health Program" (MNCH) in Khyber Pakhtunkhwa.

- 2. That since from the date of their appointment the petitioners are working with devoation and have no complaints from their high ups. (Copies of their appointment letters are Annexure-A)
- 3. That since the project against which the petitioners were appointed in essence required.

  Continuity without any break and as the petitioners had over the years, maintained unblemished service records and the respondents kept on retaining their services from time to time, it is pertinent to mentioned here that there is no break in their service tenure.
  - (Regularization of Services) Bill, 2018 was duly presented and have been passed by the Provincial Assembly of Khyber Pakhtunkhwa on 26/02/2018 and consequently assented by the Governor on 07/03/2018 and promulgated as an Act, Khyber Pakhtunkhwa Employees (Regularization of Services) Act 2018, the spirit of "The Act, 2018" was to regularize the employees appointed on ad-hoc basis against the posts of permanent nature and those contract employees



appointed against the projects posts in the province of Khyber Pakhtunkhwa.

- 5. That it is pertinent to mentioned here that other employee who are working in the project i.e. (MNCH) were regularized by Regularization of Services Act, 2018, but the present petitioners were not regularized.
  - 6. That the present petitioners along with others approached to this Hon'ble court for their regularization through writ petition No. 6549-P/2018 and this Hon'ble Court allowed their writ petition vide judgment/order dated 12/03/2019. (Copy of judgment/order dated 12/03/2019 is Annexure-B)
    - 7. That the petitioners who are performing their duties against the mentioned positions of permanent nature and have been given their prime life to the department were informed that they have been regularized from the date of commencement of Act, 2018 while completely ignoring more than a decade long services rendered by the petitioners.
      - 8. That consequently, the petitioners are thereafter paid salaries as a regular employees and that too while illegally and un-lawfully deducting a sizeable amount which clearly shows the



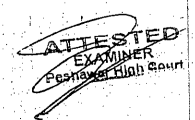
confiscatory attitude of the respondents. (Copies of the pay slips of some of the petitioners are Annexure-C)

- No. FD(SOSR-II)4-36/2017 dated 22/05/2019 give the reference of the judgment of Peshawar High Court, Abbotabad Bench in writ petition No. 627-A/2016 dated 18/12/2018 by extending them the status of the civil servant as per Civil Servant Act, 1973 from the date of their first appointments instead of the date of their regularization. (Copies of notification dated 22/05/2019 and copy of the judgment dated 18/12/2018 are Annexure- D & E respectively)
  - 10. That it is a well settled principle laid down by the Apex Court of Pakistan as well as by this Hon'ble Court that the previous service rendered by the employees on contractual basis with the department shall be counted towards seniority, retirement and pensionary befits etc, therefore it can be stated with certainty that their seniority etc shall be reckoned from the date of their initial appointment in the relevant department and not from the date of their regular appointment, thus the exclusion of their contract period for the purpose of sonority and pensionary benefits,



gratuity and leave etc is illegally, unlawful and without lawful authority.

- 11. That it is pertinent to mentioned here that the petitioners are performing their duties along with other regular employees who are inducted much after the petitioners but unfortunately they have been placed senior to the petitioners because their services were wrongly counted from the date of promulgation of the Act, 2018 instead of their initial appointment.
  - 12. That in a similar nature case of the same department were approached to this Hon'ble court through writ petition No. 4573-P/2019, while acknowledging the prima facie nature of case not only comments have been called from the respondents but they have further been restrained from making deduction from the salary of the petitioners. (Copy of the order sheets is similar case passed in writ petition No. 4573-P/2019 is Annexure F)
    - 13. That despite repeated requests of the petitioners, the respondents are not considering the petitioners for regularization with effect from their initial appointments the petitioners felling aggrieved of the impugned inactions of the respondents which are in clear violation of law,



the petitioners have not any other remedy, are constrained to invoke the constitutional jurisdiction of this Hon'ble Court on the following grounds:-

## GROUNDS:

- A. That the impugned action/inaction of the respondents for not considering the petitioners with the effect of dates of their initial appointment is unlawful, without lawfully authority, thus liable to be judicially reviewed.
  - B. That the respondents have flouted constitutionally guranteed rights of the petitioners as are enshrine in the Constitution of Islamic Republic of Pakistan 1973.
    - C. That the impugned act of the respondents are unlawful as much as the same is the result of and as in the violation of principal of procedural priority and rationality.
    - D. That by denying the petitioners with their right of regularization from their initial date of appointments is the violation of the Constitution of Islamic Republic of Pakistan 1973.



- E. That the respondents have got no rights and authority to snatch from the petitioners of their rights of regularization from the initial dates of appointments as the petitioners are continuously been rendering their services in the concerned department and under the principal of "legitimate expectation" they are entitled and obliged to be provided with the safe guard and protection of their employment.
  - F. That it is abundantly been established that the post against which the petitioners are serving, are of permanent nature and thus kept on filled on the regular basis by keeping petitioners on the same posts.
    - G. That the act of the respondents and neglecting and refusing the right of regularizing the petitioners from the date of their initial appointment is against the principal of natural justice and fundamental rights of the petitioners, the respondents have usurped the rights of the petitioners.
      - H. That it has been established that the petitioners were entitled to be regularized against the posts which they are holding, it has become inevitable and necessary under the law to provide the petitioners a protective shield from their



deprivation and insult which the petitioners are facing as they have been serving since long in the respondents department.

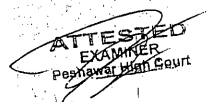
- I. That the respondents are bound to provide the petitioners equal protection of law and must not discriminate the petitioners in service as it is the inviolable rights of the petitioners under the Constitution of Islamic Republic of Pakistan 1973.
  - J. That the project of the petitioners got initially started in the year 2008 and is remained in the field from the past so many years with no end and has now been converted to permanent nature. It is for this reason the petitioners are entitled to be regularized from the date of their initial appointments as they have a render their services against which are permanent in nature.
    - K. That the denial and refusal of the respondents is inane, smacked with malafide, unreasonable and based on monopolistic approach all ways loathed by the superior courts.
      - That it has been numerously been held by the superior courts that once right stand accrued, same cannot be resented and taken back.

EXAMINER Peshawar High Court

- M. That the action and inaction of the respondents have badly affected the petitioners thus such action of the respondents is the violation of Article 9 and 38 of the Constitution of Islamic Republic of Pakistan 1973.
  - N. That any other grounds will be raised at the time of arguments with prior permission of this Hon'ble Court.

For the aforesaid reasons, it is, therefore, humbly prayed that on acceptance of this writ petition, this Honourable Court may very graciously be pleased

i. The impugned action/inaction on the part of the respondents instead of regularizing the petitioners from their initial appointment in the respondents department and regularizing them from the date of commencement of (Regularization of Services) Act 2018 is illegal, unlawful and without lawful authority and violation of the law and dicta laid down by the superior court and



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this Hon'ble Court and thus ineffective upon the rights of the petitioners.

- i. That the respondents shall be directed to regularized the services of the petitioners from their initial date of appointments and shall accordingly treat the petitioners in respect of their rights to seniority, promotions and pensionary benefits etc.
  - iii. Any other remedy which deems fit by this Honourable Court may also be granted in favour of petitioner.

### INTERIM RELIEF:

By way of interim relief, this august Court may kindly be pleased to restrained the respondents from taking any adverse action against the petitioners and shall also not make any deduction



from the monthly salaries of the petitioners till the final disposal of this petition.

Petitioners

Through

Irfan Ali Yousafzai Advocate, High Court, Date: 11/09/2019 Peshawar

CERTIFICATE:

Certified on instructions of my client that petitioner has not previously moved this Hon'ble Court under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973 regarding the instant matter.

## LIST OF BOOKS:

- Constitution of Islamic Republic of Pakistan, 1973
- Any other law books according to need



### GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

No. SOG/HD/1-2/P&T/2023 Dated Peshawar, the 18th January 201

Τo

The Provincial Program Coo vinator, MNCH, Khyber Pakhtunkhwa, Peshawar,

Subject

GUIDANCE REGARDING WRIT PETITION NO. 4573/2019 TITLED KHALIL MUHAMMAD KHAN & WRIT PETITION NO. 4907/2019 TITLED KHAN VS GOVERNMEN! OF KHYBER PAKHTUNKHWA

Dear Sir,

I am directed to refer to [9] subject moted above and state that in light or p-Judgment of the Peshawar High Court, rendered in W.P No. 5394-P/2016, titled Amir Zeb vs DAO Nowshera, the case was taken up with the Law, Parlimentary Affairs and Human Rights Department, Khyber Pakhtunkhwa, Peshaviar, for seeking guidance in the instant case. In response, the Law Department asserted that the judgement in W.P.No. 3394-P/2016 cannot be taken into account in the instant case as relief was granted to those petioners in the said W.P under the Civil Servants (Amendment) Acr, 2013 enforced on 30th June, 2001 and since those perfujoners over initially appointed on contract basis or 1° July, 2001, therefore, their contractual period one counted towards pension under the shadow of Act ibid. On the contrary, the present peritoners were regularized with immediate effect upon promulgation of the KP Employees (Regularization of Services) Act, 2018. Further asserted that the KP Civil Servants Pension Rules, 2023 do to provide for counting of contractual/temporary service towards pension (Copy enclosed).

- The Competent Authority in Health Department has been pleased to dispose of the instant ease in the above-narrated terms.
- I am further directed to request to intimate all the concerned petitioners accordingly

Yours/faithfully

 $q_{
m LP}$ SECTION OFFICER (GENERAL) (091-9210863)

Copy is forwarded for information to the:

- 1. Deputy Regitrar (Judicial), Peshaw r (lig) Court, Peshawar, with reference to his fetter 54944 (1)/13:56/2022/IVP-MN date .. 10,07 ...1022
- PS to Secretary, Health Department: hyber Pakhtunkhwa, Peshawar.
   PS to Special Secretary (E&A), Health Tepartment Khyber Pakhtunkhwa, Peshawar.
- 4. PA to Additional Secretary (E&A), 11 and Department Khyber Pakhtunkhwa- sebawar.
- 5. PA to Dy. Secretary (Admn / Lit), Hee're Department Khyber Pakhtonkawa, Peshawar.

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## GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

No. SOG/HD/1-2/P&T/2023

Dated Peshawar, the 18th January 2023

To,

The Provincial Program Coordinator
MNCH, Khyber Pakhtunkhwa, Peshawar

Subject: Guidance regarding writ petitions No. 4573/2019 titled Khalil Muhammad Khan & Writ Petition No. 4907/2019 titled Khan Vs Government of Khyber Pakhtunkhwa

Dear Sir.

I am directed to refer to the subject noted above and state that in light of the Judgment of the Peshawar High Court, rendered in WP No. 3394-P/2016, titled Amir Zeb Vs DAO Nowshera, the case was taken up with the law, parliamentary affairs and Human rights Department, Khyber Pakhtunkhwa, Peshawar for seeking guidance in the instant case. In respect of the Law Department asserted that the Judgment in WP No. 3394/2016 cannot be taken into account in the instant case as relief was granted to those petitioners in the said WP under the Civil Servants (Amendment) Act 2013 enforced on 30th June, 2001 and since those petitioners were initially appointed on contract basis on 1sty July 2001, therefore, their contractual period was counted towards pension under the shadow of Act ibid. on the contrary, the present petitioners were regularized with immediate effect upon promulgation of the KP Employees (Regularization of Services) Act 2018. Further asserted that the KP Civil Servants Pension Rules, 2021 do to provide for counting of contractual / temporary / Service towards pension. (Copy enclosed).

- 2. The Competent Authority in Health Department has been pleased to dispose of the instant case in the above narrated terms.
- 3. I am further directed to request to intimate all the concerned petitioners accordingly.

Yours faithfully

SALEEM ULLAH KHAN
SECTION OFFICER (GENERAL)

A-C

TO BE SUBSTITUTED BEARING SAME NO. & DATE.

33- " E"



## GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING)

Dated Peshawar the 22-05-2019

#### NOTIFICATION

No.FD(SOSR-II)4-36/2017. In pursuance of the judgement of Peshawar High Court Abbottabad Bench in Writ Petition No. 627-A/2018 dated: 18.12.2018 and Judgements of various Lower Courts as well as supersession of Finance Department policy letter No.BO-I/1-22/2007-08/FD dated: 29.01.2008, the Competent Authority has been pleased to accord sanction of regularization of Fixed Pay Class-IV employees appointed on the basis of policies issued vide Finance Department notifications No. B-I/2-1/92-93/I dated: 04.11.1992 and No.B-I/1-22/94-95/FD Vol-II dated: 24.07.1999 by extending them the status of clvil servant as per Civil Servant Act 1973 from the date of their first appointments instead of the date of their regularization w.e.f 01.07.2008 in their respective entities in the best of public interest.

SECRETARY TO GOVERNMENT OF KHBYBER PAKHTUNKHWA FINANCE DEPARTMENT

Endst: No & date even

Copy for information and necessary action is forwarded to the.

- 1. The Additional Chief Secretary (P&D), Kbyber Pakhtenkhwa.
- 2. The Provincial Police Officer, Khyber Pakhtunkhwa.
- 3. The Accountant General Rhyber Pakhtunkhwa.
- 4. The Principal Secretary to Chief Minister, Khyber Pakhymkhwa.
- 5. The Principal Secretary to Governor Khyber Pakhtuakhtya.
- 6: All Administrative Secretaries Covernment of Kliyber Pakhunkhwa.
- 7. All Deputy Commissioners ar Khyber Pakhtudkhwa:
- 3. All Heads of Attached Departments in Khyber Pakhtunkhwa.
- 9. The Director Treasuries & Accounts Khyber Pakhtinkhwa.
- 10. The Director, Local Eand Audit, Khyber Pakhaunkhwa.
- 14. Director, FMIU, Simples Department.
- 12. Budget Officer-XI, Finance Department.
- 13. Budget Officer-1. Finance Department with reference to their letters quoted above.
- 14. All District Controller of Accounts Khyber Eikhtunkhwa.
- 15. AH District Account Officers in Khyber Pakhrunkhwa.
- 16. PS to Chief Secretary, Khyber Pakhtunkhwa.
- 17. PS10 Secretary Pinance, Khyber Pakhunkhwa.
- 18: PS to Special Secretary Einance Department, Khyber Pakhtunkhwa.
- 19 PA40 Additional Secretary (Regulation). Timinge Department.

(MOAZZAM KHAN) Section Officer (SR-II)



#### GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING).

NO. FD (SOSR-1) 12-7/2014 Dated Peshawar the 6th February, 2014

All Administrative Secretaries to Govt: of Khyber Pakhtunkhwa. The Senior Member, Board of Revenue, Khyber Pakhtunkhwa.

The Secretary to Governor, Khyber Pakhtunkhwa

The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.

The Secretary, Provincial Assembly, Khyber Pakhtunkhwa.

The Secretary Finance FATA, FATA Secretarial, Peshawar, All Heads of Attached Departments in Khyber Pakhtunkhwa.

All Divisional Commissioners in Knyber Pakhtunkhwa.

All Political Agents / District & Sessions Judges In Khyber Pakhtunkhwa ₽.

The Registrar, Peshawar High Court, Peshawar.

The Chairman, Public Service Commission, Khyber Pakhtunkhwa.

The Chairman, Services Tribunal, Khyber Pakhturikhwa. 12.

The Accountant General, Khyber Pakhtunkhwa, Peshawar,

Subject:

#### PROTECTION OF PAY OF CONTRACT EMPLOYEES ON REGULARIZATION / APPOINTMENT ON REGULAR BASIS.

Dear Sir.

In pursuance to the Finance Division's Office Memorandum No.7(9)R-I/2012 dated 31st May, 2013, the competent authority is pleased to allow the pay protection to non-Gazetted contract employees on their regularization / appointment on regular basis with immediate effect subject to the following conditions:-

- That the contract appointment has been made on standard terms and conditions, circulated by this Provincial Government as amended from time to time.
- That the contract employee has applied through proper ii) channel and has been properly relieved by the appointing authority. This condition shall not apply in case of regularization on the same post.
- That regularization / regular appointment has been made with the approval of competent authority.
- That there is no break / interruption between contract service and regular service.
- That the service rendered on contract basis shall not qualify for pension I gratuity.
- That in case of regular appointment in lower grade, pay shall not be protected.

Yours faithfully,

(RAZAULLAH KHAN)

Addl: Secretary (Regulation)

P.T.O

Endst: No .FD (SOSR-1) 12-7 /2014

Dated 6th Feb, 2014

#### Copy for information & necessary action to the:-

- 1. The Director, Treasuries & Accounts, Khyber Pakhtunkhwa.
- 2. All the District Comptroller of Accounts in Khyber Pakhtunkhwa.
- 3. The Director, Local Fund Audit, Khyber Pakhtunkhwa, Peshawar.
- 4. The Director, FMIU, Finance Department.
- 5. The Treasury Officer, Peshawar.
- 6. The Secretary, Board of Revenue, Khyber Pakhtunkhwa.
- 7. All the District & Agency Accounts Officers in Khyber Pakhtunkhwa / FATA.

(MASOOD KHAN)
Deputy Secretary (Reg-II)

#### Endst: No. & Date Even

#### Copy for information is forwarded to:-

- All the Section Officers / Budget Officers in Finance Department, Khyber -Pakhtunkhwa, Peshawar.
- 2. The Private Secretary to Senior Minister for Finance, Khyber Pakhtunkhwa,
- 3. The Private Secretary to Secretary / P.As to Special Secretary / Additional Secretaries / Deputy Secretaries in Finance Deptt:

(Wazir Wuhammad Afgar) Section Officer (SR-1)

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

APPEAL NO:	OF 20 <u></u> よ
Mushaveen VERS	(RESPONDENT)
I/We Appellet	(DEFENDANT)
Advocate Supreme Court to a withdraw or refer to arbitra Counsel/Advocate in the above not for his default and with the author Advocate Counsel on my/our of Advocate to deposit, withdraw ar sums and amounts payable or depation above noted matter.	ppear, plead, act, compromise, tion for me/us as my/our ted matter, without any liability to engage/appoint any other cost. I/we authorize the said and receive on my/our behalf all
Dated//202	CLIENT
2.	NOOR MOHAMMAD KHATTAK ADVOCATE SUPREME COURT (BC-10-0853) (15401-0705985-5)  KAMRAN KHAN  UMAR/FAROOQ MOHMAND  WALEED ADNAN
OFFICE:	MUHAMMAD AYUB ADVOCATES

Flat No. (TF) 291-292 3<sup>rd</sup> Floor, Deans Trade Centre, Peshawar Cantt. (0311-9314232)