FORM OF ORDER SHEET

Court of____

1151/2023

· · ·		peal No. 1151/2023
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	19/05/2023	The appeal of Mr. Ahmad Nawaz resubmitted toda
		by Mr. Amin Ur Rehamn Yousafzai Advocate. It is fixed fo
		preliminary hearing before Single Bench at Peshawar on
		· ·
		By the order of Chairman
		For REGISTRAR -
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e de la constante Service		

This is an appeal filed by Mr. Ahmad Nawaz today on 17/05/2023 (or grant of promotion against which he made/preferred departmental appeal/ representation on 03.04.2023 the period of ninety days is not yet lapsed as per section 4 of the Keyber Pakhtunkhwa Service Tribunal Act 1974, which is premature as laid down in an authority reported as 2005-SCMR-890.

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

Memorandum of appeal is not signed by the appellant.

No. 1436/ST, Dt. 18/5-/2023.

₩/

For REGISTRAD SERVICE TRIEUNAL KHYBER PAKHTUNEGWA PESHAWAR,

<u>Amin ur Rehman Yousafzai Adv.</u> <u>High Court Peshawar.</u>

Hesperted Sir. Thus appearent filed dependented om seated. 7/2/283. Humer de pendented mistrue/wrongly mentioned the clenical mistrue/wrongly mentioned date. 3/4/2023. In therefore the net premet may cerse/be orse of appellemt is Store plans aveniberble fisst in this Sarb fined before 1 Amin-En peurl Jenets .. ÷٩. les. Submitteel 09/5/23

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No.<u>1157</u> of 2023 (Appeal for Promotion/Upgradation)

VERSUS

S. #. Description of Documents Annex Pages Grounds with memo of appeal 1. 1-4 2. Affidavit 5 3. Addresses of the parties 6 4. Recent Salary slip (March 2023) 7 Α 5. Judgments dated: 17.06.2010, 04.10.2011 & 23.02.2012 of the B 8-17 Hon'ble Peshawar High Court, Peshawar Judgments dated: 28.03.2013 & 15.09.2014 of the Hon'ble 6. С 18-25 Supreme Court of Pakistan Notification dated: 26.05.2021 with better copy 7. 26-27 D 8. Notification dated: 13.06.2016 alongwith rules Ε 28-32 9. Notification dated: 08.01.2019 F 33 10. Judgment dated: 05.12.2019 of the Hon'ble Peshawar High G 34-36 Court, Peshawar with memo of Writ Petition No.3722-P/2016 11. Notification dated: 22.03.2019 Н 37 12. Seniority list . <u> 38-- - - Ч</u>К 47 13. Notification dated: 24.01.2019 J Departmental Appeal dated: 07.02.2023 14. Κ 48-49 15. Wakalatnama

NDEX

Appellant Through

Amin ur Rehman Yusufzai

Khalid-Kham

Muciz Ashraf Khalil Advocates, Peshawar 3-A, Park Avenue, Bethani Plaza, University Town, Peshawar Cell No.0321-9022964 & 0342-9101124

EMAIL: aryusufzai@gmail.com

Yusufzai Law Chamber

Dated: 10.05.2023

&

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

<u>PESHAWAR</u>

Service Appeal No. <u>1157</u> of 2023 (Appeal for Promotion/Upgradation)

Ahmed Nawaz S/O Mir Zaman Chief Planning Officer (BPS-18) Agricultural Department, Civil Secretariat, Peshawar.....

.... Appellant

Yusulzci Law Chambe

VERSUS

- 1. Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar.
- Secretary to Government of Khyber Pakhtunkhwa Establishment Department, Civil Secretariat, Peshawar.
- 3. Secretary to Government of Khyber Pakhtunkhwa, Agriculture Livestock & Fisheries Departmental, Civil Secretariat, Peshawar

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SERVICE APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL ACT, 1974 READ WITH ALL PROVISIONS OF LAW/RULES, GOVERNING THE SUBJECT, AGAINST INACTIONS OF THE RESPONDENT DEPARTMENT BY WAY OF USING DELAYING TACTICS TO GRANT ONE TIME UPGRADATION ON THE BASIS OF LENGTH OF SERVICE OR TO PROMOTE APPELLANT TO THE NEXT HIGHER RANK I.e. BPS-19, IN ACCORDANCE WITH LAW/RULES GOVERNING THE SUBJECT.

Prayer-in-Appeal:

On acceptance of instant Service Appeal, appropriate directions may be issued to the concerned quarters to either upgrade existing post of appellant OR promote him to the next higher rank i.e. BPS-19, against the substantive vacant position from the date of eligibility, with all consequential benefits.

\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$

Respectfully Sheweth:

- 1. That Appellant did MBA (Finance), from the University of Peshawar, in the year 1992.
- 2. That Appellant, being qualified, was appointed as Executive Officer (Finance & Planning) in BPS-18, by the Competent Authority, in due course of law, against the sanctioned post in the erstwhile FATA, vide Office Order No.GS/E/100-19/3345-57, dated: 01.12.2004 and presently posted as Senior Planning Officer (BS-18), Social Welfare Department Peshawar and having more than 19 years spotless career at his credit.

(Copy of Recent Salary slip (March 2023) is attached as Annexure "A")

3. That services of Appellant, alongwith others, were unilaterally dispensed with by the then Competent Authority/ACS, erstwhile FATA, vide Notification No.CS/E/100-19 (Officers)/ 5169-79, dated: 14.06.2007.

That Appellant, alongwith others, approached the Hon'ble Peshawar High Court, Peshawar through numerous Writ Petitions, for re-instatement & regularization in service, which were allowed, vide consolidated Judgments dated: 17.06.2010 & 04.10.2011, while Review Petition of the Government of Khyber Pakhtunkhwa was dismissed, vide Judgment dated: 23.02.2012. (Copies Judgments dated: 17.06.2010, 04.10.2011 & 23.02.2012 of the Hon'ble Peshawar

High Court, Peshawar are attached as Annexure "B")

4.

5. That Appellant, alongwith others, was re-instated in service, vide order dated: 05.04.2012, in compliance of Judgment dated: 17.06.2010 supra of the Hon'ble Peshawar High Court, Peshawar, subject to final decision of the apex Court of Pakistan in CPLA No.437-P to 450-P of 2010. Needless to add that the Hon'ble Supreme Court of Pakistan dismissed CPLA of the Government of Khyber Pakhtunkhwa, vide Judgment dated: 28.03.2013 and subsequent Review Petition, vide Judgment dated: 15.09.2014. It is worth to mention that the Competent Authority, in continuation of Administration and Coordination Department Orders dated: 27.06.2011, 27.09.2011, 05.04.2012, 11.02.2021 & 19.04.2021, revised Notification of regularization of services of the appellant and given effect from 23.07.2005, vide Notification dated: 26.05.2021. (Copies of Judgments dated: 28.03.2013 & 15.09.2014 of the Hon'ble Supreme Court of Pakistan

and Notification dated: 26.05.2021 are Annexures "C & D" respectively) That the Competent Authority/the worthy Governor Khyber Pakhtunkhwa, in

6. That the Competent Authority/the worthy Governor Khyber Pakhtunkhwa, in consultation with establishment Department, Law Department, Finance Department and P&D Department Khyber Pakhtunkhwa conquered to by the Chief Secretary Khyber Pakhtunkhwa, was pleased to approve the service status of P&D employees of erstwhile FATA Secretariat as separate entity i.e. Provincial Planning Service (PPS) cadre, and approved the Service Rules/ Service Structure of P&D Department Khyber Pakhtunkhwa for the employees of P&D Department of erstwhile FATA Secretariat, vide Notification No.FS/E/100-37(P&D)/ 9148-53, dated: 13.06.2016.

(Copy of Notification dated: 13.06.2016 alongwith rules is attached as Annexure "E")

- 7. That, in the wake of 25th Constitution (Amendment) Act, 2018, FATA was merged in the province of Khyber Pakhtunkhwa, resultantly FATA Secretariat Departments & Directorates were shifted and placed under the Administrative Supervision/Control of the Government of Khyber Pakhtunkhwa, therefore, P&D Department of erstwhile FATA was also shifted and merged in P&D Department Khyber Pakhtunkhwa, vide Notification dated: 08.01.2019. Needless to add that P&D Department merged areas (erstwhile FATA) was also placed under the administrative control of P&D Department Khyber Pakhtunkhwa and Secretary P&D Department merged areas (erstwhile FATA) was directed to report to the Additional Chief Secretary (P&D) Khyber Pakhtunkhwa. (Copy of Notification dated: 08.01.2019 is attached as Annexure "F")
- 8. That appellant, alongwith other colleagues, approached the Hon'ble Peshawar High Court, Peshawar through Writ Petition No.3722-P of 2016, prior to enactment of Act No.XXXVII of 2018, for promotion in accordance with length of servicecum-eligibility-cum-fitness/seniority, which was disposed of, after merger of the erstwhile FATA in the province of Khyber Pakhtunkhwa, vide Judgment dated: 05.12.2019, with the following directions:

"As per order mentioned above, the learned AAG has stated that the Petitioners would be accommodated in the Finance Department though at that time the learned counsel for the Petitioners had objected to this suggestion but today in Court he expressed his willingness to the statement of learned AAG made before the Court, the later undertakes to abide by the commitment so made".

(Copy of Judgment dated: 05.12.2019 of the Hon'ble Peshawar High Court, Peshawar alongwith memo of Writ Pelition No.3722-P/2016 is attached as Annexure "G")

Yusulzai Law Chamber

That the Competent Authority, in compliance of Judgment dated: 05.12.2019 supra of the Hon'ble Peshawar High Court, Peshawar, included name of appellant, alongwith others, in the schedule of Provincial Planning Service (PPS) cadre in BPS-18, vide Notification No.SO(E)P&D/19-37/PPS/2018, dated: 22.03.2019.

(Copy of Notification dated: 22.03.2019 is attached as Annexure "H")

9.

- 10. That Planning & Development Department Khyber Pakhtunkhwa issued tentative seniority list of BPS-18 Officers on 20.02.2020, despite knowing the fact that F&P Officers of erstwhile FATA were senior amongst all officers in BPS-18, placed appellant at Serial No.31, eventually, he submitted objection petition and, after delay of more than a year, Notification dated: 23.10.2020 was issued, resultantly he was placed at Serial No.2, without rectification of his date of first entry into Government Service and subsequent regularization, which resulted into yet another objection petition, which was finally considered and seniority list was issued on 28.04.2022, wherein he has been placed on top of the seniority list. (Copy of seniority list is attached as Annexure "I")
- 11. That, admittedly, appellant joined Government Service in BPS-18 as Executive Officer and was subsequently regularized in service w.e.f. 23.07.2005 and performing duties with zeal/devotion and utmost satisfaction of the superiors, however, always discriminated in service, not only because he has not been benefited from length of service for onward promotion to BPS-19 and compelled to perform duties in BPS-18, but also because much juniors than him were promoted to BPS-19, 20 & even 21 but he has deliberately been deprived of such right of promotion without just cause and reason, which is against the mandate of Articles 4, JO-A, 25 & 27 of the Constitution of Islamic Republic of Pakistan, 1973.
- 12. That consequent upon merger of erstwhile FATA in the province of Khyber Pakhtunkhwa through Act No. XXXVII of 2018 dated: 05.06.2018, Services of Appellant, alongwith others, have **ex post facto** been transferred / merged in P&D Department of Khyber Pakhtunkhwa, however, Notification to this effect was deliberately delayed and, in the intervening period, officers in BPS-18 of P&D Department Khyber Pakhtunkhwa were promoted to BPS-19, vide Notification No.SO(ESTT)P&D/001/078/PSB/2019, dated: 24.01.2019, eventually deprived appellant from right of promotion, which has caused grave miscarriage of justice.

(Copy of Notification dated: 24.01.2019 is attached as Annexure "J")

- 13. That appellant has legal vested right to be promoted to the next higher rank in accordance with length of service i.e. 19 years in the same scale, coupled with seniority-cum-fitness, moreover he has been deprived from right of promotion to the next higher rank, in violation of law/rules governing the subject, hence indulgence of this Hon'ble Tribunal is solicited for smooth administration of justice.
- 14. That appellant has neither been treated in accordance with law nor he has been extended equal protection of law, rather has ruthlessly been discriminated in service.

Yusulzai Law Chambe

- That the Competent Authority, while considering peculiar facts/circumstances of the case of appellant, prepared working paper and recommended him for promotion to BPS-19, against substantive vacant post and submitted the same to Establishment Department Khyber Pakhtunkhwa to convene meeting of Provincial Selection Board for doing the needful, however to no avail so far, although more than three years' time has been elapsed but grievance of the appellant has not so far been redressed, which is detrimental to more than 19 years spotless career of appellant, hence proprietary demands to promote him accordingly, prior to the date of his superannuation i.e. 04.06.2023 or, in alternate, if he reached to the age of superannuation during pendency of the titled appeal, case of appellant may be treated for proforma promotion to the next higher rank of BPS-19 with all consequential benefits.
- 16. That appellant approached, time and again to the Respondent Department and lastly through departmental appeal dated: 07.02.2023, but all his cries fell on deaf ear.

(Copy of departmental appeal dated: 07.02.2023 is attached as Annexure "K")

17. That any other ground, with the permission of this Hon'ble Tribunal, will be taken at the time of arguments.

It is, therefore, most humbly prayed that on acceptance of instant Service Appeal, appropriate directions may be issued to the concerned quarters to either upgrade existing post of appellant OR promote him to the next higher rank i.e. BPS-19, against the substantive vacant position from the date of eligibility, with all consequential benefits.

Any other relief, not specifically prayed for and deemed appropriate to this Hon'ble Tribunal in circumstances of the case may also be granted to the appellant.

2

Appellant Through

Amin ur Rehman Yusufza

Khalid Khan Mo hminnd

Muaz Ashraf Khalil Advocates, Peshawar 3-A, Park Avenue, Bethani Plaza, University Town, Peshawar Cell No.0321-9022964 & 0342-9101124

Yusultal Law Chambe

Dated: 10.05.2023

15.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No._____ of 2023 (Appeal for Promotion/Upgradation)

Ahmad Nawaz, Chief Planning Officer (BPS-18)..... Appellant

VERSUS

<u>AFFIDAVIT</u>

I, Ahmad Nawaz S/O Mir Zaman, Chief Planning Officer (BPS-18) Agricultural Department, Civil Secretariat, Peshawar, do hereby solemnly affirm and declare on oath that the contents of accompanying **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

Identify by:

Amin ur Rehman Yusufzai Advocate, Peshawar.



CNIC: 1\$101-0932273-5 Cell: 0317-5553808



Yusulzai Law Chamber

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No.____ of 2023 (Appeal for Promotion/Upgradation)

Ahmad Nawaz, Chief Planning Officer (BPS-18)..... Appellant

VERSUS

Government of Khyber Pakhtunkhwa & 2 others Respondents

ADDRESSES OF PARTIES

<u>APPELLANT:</u>

Ahmad Nawaz S/O Mir Zaman Chief Planning Officer (BPS-18) Agricultural Department, Civil Secretariat, Peshawar.

<u>RESPONDENTS</u>

- 1. Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar.
- 2. Secretary to Government of Khyber Pakhtunkhwa Establishment Department, Civil Secretariat, Peshawar.
- 3. Secretary to Government of Khyber Pakhtunkhwa, Agriculture Livestock & Fisheries Departmental, Civil Secretariat, Peshawar.

Appellant Through

Amin ur Rehman Yusufzai

Khalid Khan Mohmand

Muaz-Asthraf Khalil Advocates, Peshawar 3-A. Park Avenue, Bethani Plaza, University Town, Peshawar Cell No.0321-9022964 & 0342-9101124

Yusulzai Law Chamber

Dated: 10.05.2023



Government of Khyber Pakhtunkhwa Accountant General Khyber Pakhtunkhwa, Peshawar -Monthly Salary Statement (April-2023)

- - -



Personal Information of Mr AHMED NAWAZ d/W/S of MIR ZAMAN					
Personnel Number: 00673422	CNIC: 1310109322735				
Date of Birth: 04.03.1967	Entry into Govt. Service: 01.12.2004				

NTN: Length of Service: 18 Years 05 Months 001 Days

Employment Category: Active Permanent 80003913-GOVERNMENT OF KHYBER PAKH Designation: CHIEF PLANNING OFFICER DDO Code: PR4370-S.O. ADMN: AGRI: LIVE STOCK & COOP: DEPARTMENT PESHAWAR. GPF Section: 002 Cash Center: Payroll Section: 010 615,865.00 (provisional) **GPF** Balance: GPF Interest applied GPF A/C No: Vendor Number: -Pay Stage: 18 Pay Scale Type: Civil BPS: 18 Puy scale: BPS For - 2022 Pay and Allowances:

	Wiene'tune	Amount		Wage type	Amount
0001	Wage type	133,560.00	1210	Convey Allowance 2005	5,000.00
	asic Pay	3.466.00		Planning Performance Allo	57,525.00
	Aedical Allow 15% (16-22) . ecretariat Per Allow-30%			Adhoc Rel Al 15% 22(PS17)	13,071.00

Deductions - General

Wiene turne	Amount	Wage type	Amount
Wage type 3018 GPF Subscription	-5.360.00	3501 Benevolent Fund	-1,500.00
3534 R. Ben & Death Comp Fresh	-1.350.00	3609 Income Tax	-24,287.00
3620 House Rent Deduction 5%	-6.678.00	3666 Turkiy/Syrija EQ Ded KPK	-6,678.00
3915 Health (ROP)	-6,500.00	1	0.00

Deductions - Loans and Advances

Loan Description Principal amount Deduction Balance

Deductions - Income Tax 48,573.84 Exempted: 0.04-Recoverable: Recovered till APR-2023: 237,344.00 285,917.80 Payable:

200,337.00 Net Pay: (Rs.): -52,353.00 Deductions: (Rs.): Gross Pay (Rs.): 252,690.00

Payee Name: AHMED NAWAZ

Account Number: 23237900212203

Bank Details: HABIB BANK LIMITED, 222323 Warsak Road Br. Peshawar. Warsak Road Br. Peshawar., PESHAWAR

Leaves:	Opening Balance:	Availed:	Earned:	Balance:	
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Souther Street

Judgment Sheet

IN THE PESHAWAR HIGH COURT, PESHAWAR, JUDICIAL DEPARTMENT

Respondent (s) Malch: Chief Secretary) by Sandar: Ali Raza Anti-& Murzowil K han isach & Johan Jeb K. Juliannial Pai <u>EJAZ AFZAL KHAN, C. J.-</u> By this single & Shumail judgment, we propose to decide Writ Petitions Antiparties. Nos.917,970,971,972,1002,1003,1004,1005,1006,

> 112, 1013,1072, 1335 of 2007 and 2899 of 2009, wherein the petitioners have asked for the issuance of an appropriate writ directing the respondents to regularize them in accordance with the requirements of NWFP Civil Servants (Amendment) Act, 2005 (IX of 2005) adding subsection (2) to section 19 of the Civil Servants Act, 1973.

2. Learned counsel appearing on behalf of the petitioners contended that where the petitioners were appointed on contract against the sanctioned posts and were selected in a prescribed manner, their case clearly and squarely fell within the purview of section 19(2) of the Act, therefore, they are to be regularized at par with those who are

Posharia: High Court

similarly placed and positioned. The learned counsel to support their contentions also placed reliance on the cases of <u>Dr. Rizwanullah and 42</u> <u>others-Vs-Government of NWFP through Chief</u> <u>Secretary, NWFP, Peshawar and 4 others (2009</u> <u>PLC (C.S) 389, Miss Shaguita Syed-Vs- Covt: of</u> <u>NWFP through Secretary Zakat, Ushr, Welfare</u> <u>and Women Development Department Peshawar</u> <u>in Writ Petition No.1731/2006 decided on</u> <u>4.7.2007 and Inayatul Haq etc.-Vs-E.D.O. etc. in</u> <u>Writ Petition 1662/2007 decided on 14.1.2010</u>.

3. As against that, the learned counsel appearing on behalf of the respondents contended that where the law requires that the posts of grade-16 and above are to be filled through Public Service Commission even on contract, the appointments of the petitioners made otherwise cannot be said to have been made in a prescribed manner. The learned DAG by referring to the relevant portion of the order of appointing the petitioners contended that where the petitioners themselves accepted the terms and conditions of their appointments and agreed to be employees on contract, they could not

turn round after a couple of years to say that they

be regularized.

7. We have gone through the record carefully and considered the submissions of the learned counsel for the parties.
8. Before we proceed to discuss the case,

it is worthwhile to refer to the relevant provision of law which runs as under:-

"19(1).....

person though (2) Λ selected for appointment in the prescribed manner to a service or post on or after the Ist day of $July'_{h}$ 2001, till the commencement of the said Act, but appointment on contract basis, shall, with effect from the commencement of the said Act, be deemed to have been appointed on a regular basis. All such persons and the persons appointed on. regular basis to a' service or post in the prescribed manner after the commencement of the said Act shall, for all intents and purposes be civil servant, except for the purpose of pension or gratuity. Such a civil servant shall, in lieu of pension and gratuity, entitled to receive such amount" be contributed by him towards the Contributory Provident Fund along with the contributions

WP3722P2016-ANEX

EXA SURER - 1 Peabawar High Courg

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made by Government to his account in the said fund, in the prescribed manner." Provided

9. A look at the above quoted provision would reveal that if a person is appointed in prescribed manner to a service or post on or after the Ist day of July, 2001 till the commencement of the Act, 2005 on contract basis, shall, with effect from the commencement of the said Act, be deemed to have been appointed on regular basis and he shall be treated as Civil Servant for all intents and purposes except for the purpose of pension or gratuity. Now the question arises whether the case of the petitioners falls within the purview of the provision quoted above. The answer to the question is in the affirmative because it cannot be disputed on the record that they were appointed on contract basis after the crucial date mentioned above against. the sanctioned posts and in a prescribed manner. 10. Next comes the question whether the petitioners have been appointed in a prescribed. manner, the answer to this question cannot be given

WP3722P2016-ANEX

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EXAMINER L

without referring to section 25 of the Civil Servants Act, 1973 which reads as under:-

> "25 Appointment of persons on contract, etc.—The Governor or any person authorized by the Governor in that behalf may, on such terms and conditions as he may specify in each case, appoint persons on contract basis, or on work-charged basis, or who are paid out of contingencies:

Provided:....

11. A perusal of section quoted above reveals that the Governor or any other person authorized by him in this behalf can, on such terms and conditions, he may specify in each case, appoint person on contract basis. This is the only provision, which deals with the appointment on contract. The appointment of the petitioner made in conformity with this provision shall be deemed to have been made in a prescribed manner. During the course of arguments, we asked the learned DAG point black whether the contract employees who have been regularized under the Act were also appointed through Public Service Commission and if so, he should cite the case, if any, but he could not cite any. When so, the petitioners are required to be

ATTESTO EXAMPLE shawar 29ab WP3722P2016-ANEX

regularized. Quite apart from this, when many other similarly placed and positioned have been regularized under the judgments of this Court rendered in the cases of Dr. Rizwanullah and 42 others-Vs-Government of NWFP through Chief Secretary, NWFP; Peshawar and 4 others (2009 PLC (C.S) 389), Miss Shagufta Syed-Vs- Govt. of NWFP through Secretary Zakat, Ushr, Welfare and Women Development Department Peshawar in Writ Petition No.1731/2006 and Inayatul Hag etc.-Vs-E.D.O. etc. in Writ Petition 1662/2007 (Supra), it would be rather unjust and unfair to deny the same right to the petitioners. We thus allow these writ petitions and direct the respondents

WP3722P2016-ANEX

to regularize the petitioners. sol Ejaz AFZul Khr.

Dated: 17.6.2010

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· Writ Petitión No.

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Muhammad Masood Afridi S/O Malik Gul Bahadar Presently posted as Budget & Accounts Officer Ground Water Hydrogeology Division · . .

Governor's Secretariat (FATA), re-designated as Civil Secretariat (Petitioner) (FATA), Peshawar:

Versus

Additional Chief Secretary FATA Head of Civil Secretariat 1. FATA Civil Secretariat (FATA), Warsak Road, Peshawar.

Secretary Admin. and Co-ordination Department (Head 2. of Administration & Co-ordination Department) FATA, Warsak Road, Peshawar.

Deputy Secretary Admn. (FATA) Civil Secretariat FATA, Warsak Road, Peshawar

Secretary Finance Civil Secretariat (FATA) N.W.F.P. Peshawar.

Secretary Planning & Development, Civil Secretariat (FATA) Warsak Road, Pesháwar

Government of N.W.F.P. through Chief Secretary, Civil 6. . Secretariat, Peshawar. Federation of Pakistan through Secretary States and

Frontier Regions Division, Civil Secretariat, Islamabad Secretary Finance, Finance Division, Islamabad. Accountant General Pakistan Revenue, Fort Road, (Respondents) Peshawar. . .

_ _ _ _ _ _ _ _ _ _ _ _ _ UNDER ARTICLE OF. 199 PETITION CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973.

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11:00 MAY 2007.

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WP3722P2016-ANEX

PESHAWAR HIGH COURT, PESHAWAR

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ORDER SHEET

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Date of Order	Order or other Proceedings with Signature of
or -	Order or other Pluceschigs counsel where Judge or that of parties or counsel where
Proceedings.	necessary.
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	W.P. NO.1999/2011. Present: Mr.Ijaz Anwar, Advocate for the
4.10.2011	Present: Mr.Ijaz Anwar, Advocate tor one
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	this court that in W.P. No.917/2007
4.	this court that in W.F. No. July 2001
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· · · ·	decided on 17.6.2010 this court has in
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	case titled "Muhammad Masood Afridi Vs.
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1 '	Addl. Chief Secretary" granted similar
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· · · · · ·	counsel for the petitioner. There can be
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Full Court judgment of Honourable Supreme Court Of Pakistan in "Government of Punjab Vs Semina Parveen" (2009 SCMR 1), (Hamid Akhtar Niaza Vs Secretary

Establishment Division" (1996 SCNR 1158) and "Tara Chand Vs. KWSB" (2005 SCMR 499). Accordingly we direct the

respondents to consider the representation of the Detitioner dated 5.8.2010 and if the Detitioner is found similarly placed to those who have already been granted to those who have already been granted regularizations in pursuance of the judgment of this court, the relief be also extended to the betitioner. In case, the Detitioner, does not qualify, then he be informed in writing stating reasons, why the said relief has been denied to him.

No.1 within a period of 30 days, if not earlier, from the date of redeipt of this judgment. The present petition is disposed of in the above terms.

JUDGE .

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Judgment Sheet IN THE PESHAWAR HIGH COURT, PESHAWAR. JUDICIAL DEPARTMENT

RIN IN 11: P. No: 1.91 JUDGMENT

Date of hearing 23-62-20129 Appellant Politioner (s). Laivin' Secretariate FAR) by Mehmood Alam Khang Advised

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AZMATULLATE MALIK J.- No error muchless patent on the face of the impugned judgment has been pointed out so as to justify its review. 2. For the reasons discussed above; this

petition being without substance is dismissed. However, the order dated 4.10.2011 directing the respondents to consider the representation of the respondent due his regularization shall

, remain intact.

Dated: 20.2.2012

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JUDGE ىل

JUDGE



IN THE SUPREME COURT OF PAKISTAN (Appellate Jurisdiction)

- Present: Mr. Justice Jawwad S. Khawaja
 - Mr. Justice Khilji Arlf Hussain

Civil Petitions Nos.437-P to 450-P of 2010 (Against the judgment doled 17.6.2010 of the Peshaway High Court. Peshawar passed in Writ Petitions Nos.917, 970, 971,972,1002,1003,1004. 1005, 1006, 1012, 1013, 1072. 1535 of 2007 and Writ Petition No.2899 of 2009)

The Additional Chief Secretary FATA and others ... Petitioners in all cases

.*		Versus	8
Mul	hammad Masud Afrid and othe	ers 👘 . (Respondent in CP-	437-P/2010)
Mol	nib ur Rehman	(Respondent in CP-	438-P/2010)
Mu	hammad Hannid	(Respondent in CP-	439-P/2010)
lsra	r Ahmed	(Respondent in CP-	440-P/2010)
. Mu	hammad Rehman	(Respondent in CP-	-141-P/2010)
- Sai	ia Asghar	(Respondent in CP	442-F/2010)
' Far	id Ullah	(Respondent in CP-	443-P/2010)
Na	eeb Ullah	(Respondent in CP	-444-P/2010)
Qn	ser Muneer	(Respondent in CP	-445-P/2010)
Ha	di Hussain	(Respondent in CP	-44G-P/2010)
' Fac	jir Muhamunad	. (Respondent in CP	-447-P/2010)
· Mi	flah Ullah	(Respondent in CP	-448-P/2010)
Ar	war Ali	(Respondent in CP	-449-P/2010)
Fa	r the Petitioner(s): Mr.	Abdul Latif Yousaizai, Sr.	ASC

For the Politioner(s): For Respondent No.1:

Date of Hearing:

Mr. Ijaz Anwar, ASC

For Respondents Nos.2-4: N.R.

28.03.2013

ORDER

Jawavad S. Khawaja, J.: The petitioner namely the Additional Chief Secretary FATA impugns the judgment of the High Court dated 17.6.2010. We have heard learned counsel for both sides and have also gone through the record and the law including the North-West Frontier Province Civil Servants (Amendment) Act, 2005. The relevant part of the said statute is contained in Section 19(2) thereof. For case of reference, the same is reproduced as under:-

"(2) A person though selected for appointment in the prescribed manner in a service in post on or after the 1st day of July, 2001, till the commencement of the solid Act, but appointed on contract basis, shall, with effect from the commencement of the solid act, be deemed to have been appointed on regular basis. All such persons and the persons appointed on regular basis to a service or post in the prescribed manner after the commencement of the said Act shall, for all intents and purposes be civil servant, except for the purpose of pension or graticity. Such a civil servant shall, in lieu of pension and graticity, be entitled to except or $t \in M_{1}(t)$ by his tangends $T \in F_{2}(t) \in W_{2}(t)$

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IN THE SUPREME COURT OF PAKISTAN

(Appellate jurisdiction)

Present:

Mr. Justice Jawad S Khawaja Mr. Justice Khilji Arif Hussain

Civil Petitions Nos. 437-P to 450-P of 2010. (Against the judgment dated 17.06.2010 of the Peshawar High Court. Peshawar passed in Writ petitions Nos. 917,970,972,1002,1003,1004,1005,1006,1012,1013,1072,1535 of 2007 and Writ petition No.2899/2009)

The Additional Chief Secretary FATA and others....petitioners in all cases

VERSUS

Muhammad Masud Afridi and others Mohib Ur Rehman Muhammad Hamid Israr Ahmad Muhammad Rehman Saida Asghar Farid Ullah Najeeb Ullah Qaiser Munir Hadi Hussain Faqir Muhammad Miftah Ullah Anwar Ali For the petitioner (s):- (Respondent in CP-437-P/2010) (Respondent in CP-438-P/2010) (Respondent in CP-439-P/2010) (Respondent in CP-440-P/2010) (Respondent in CP-441-P/2010) (Respondent in CP-443-P/2010) (Respondent in CP-445-P/2010) (Respondent in CP-446-P/2010) (Respondent in CP-448-P/2010) (Respondent in CP-448-P/2010) (Respondent in CP-449-P/2010) (Respondent in CP-449-P/2010)

Mr. Abdul Latif Yousafzai, Sr.ASC

Mr. ijaz Anwar, ASC

For respondent No.1:-

For Respondents Nos, 2-4:-

N.R

. .

Date of hearing:-

28.03.2013

ORDER

Jawwad S. Khawaja, :- The petitioner namely the additional Chief Secretary FATA impugns the judgment of the High Court dated 17.06.2010. we have heard learned counsel for both sides and have also gone through the record and the law including the North West Frontier Province Civil Servant (Amendment) Act, 2005, The Relevant part of the said statue in contained in section 19 (2) thereof for case of reference, the same is reproduced as under:-

" (2) A person through selected for appointment in the prescribed manner to a service of post on or after the 1st day of July, 2001, till the commencement of the said Act, by appointed on contract basis, shall, with effect from the commencement of the said act, be deemed to have been appointed on regular basis. All such person and the persons appointed on regular basis to a service or post in the prescribed manner after the commencement of the said act, shall, for all intents and purposes of civil servant, except for the purpose of pension or gratuity. Such a civil servant shall, in lieu of pension and gratuity be entitled such amount contributed by towards

CPs 437-P to 450-P of 2010.doc

the Contributory Provident Fund, along with the contribution made by Government to his account in the sold Fund, in the prescribed manner".

The petitioner is aggrieved to the extent that the High Court has; while deciding the matter, left some ambiguity in its judgment and it is on account of this that the respondents are claiming regularization in a grade, above the grade in which they were employed on contract. Having gone through the above cited legal provision and the impugned judgment, we are clear that the High Court only allowed the Writ Petition filed by the respondents directing the petitioner to regularize their services in accordance with the above mentioned statute. In this view of the matter, we are of the opinion and make this clarification that the respondents (who were petitioners before the High Court) shall stand regularized in the same grade in which they had been working on contract basis when their contract periods expired. Learned counsel for the respondents does not object to this finding.

2. He does, however, contend that the respondents were entitled to regularization in accordance with Section 19(2) above w.e.f. the date up commencement of the said statute. The law itself was enacted on 23.7.2005. As such the respondents are declared to be entitled to regularization w.e.f. 23.7.2005. They are also entitled to back benefits for the period they were not paid their emoluments, ending on 27.6.2011 when they were reinstated in service. This is the purport of the law which expressly stipulates that contract employees falling within the ambit of Section 19(2) of the Amended Act shall be deemed to have been appointed on regular basis w.e.f. the commencement of the said Act i.e. 23.7.2005. Since the law itself had, through a legal fiction, made the respondents regular employees w.e.f. 23.7.2005 it follows that the respondents were also entitled to emoluments w.e.f. the said date.

3. Learned counsel for the petitioners states that the respondents have already received benefits for the said period. He, therefore, requests that in this order it may be clarified that respondents will not be estimate to meeting each undatted it respondents will not be estimated to meeting the interspondents.

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CPs 437-P to 450 of 2010.

The Contributory Provident Fund, along with the contribution made by Government to his account in the said Fund, in the prescribed manner"

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The petitioner is aggrieved to the extent date the High Court has : while deciding the matter, left some ambiguity in its judgment and it is on account to this that the respondents are claiming regularization in a grade, above the grade in which they were employed on contract. Having gone through the above cited legal provision and the impugned judgment, we are clear that the High Court only allowed the writ petition filed by respondents directing the petitioner to regularize their services in accordance with the above mentioned statute. In this view of the matter, we are of the opinion and make this clarification that the respondents (who were petitioner before the High Court) shall stand regularized in the same grade in which they had been working on contract basis when their contract periods expired Learned Counsel for the respondents does not object to this finding.

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3. learned counsel for the petitioners states that the rspondents have already received benefits for the said period. He therefore, that in this order it may be clarified that respondents will not be entitled to receive emoluments in respect of

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CPs 437-P to 450-P of 2010.dec

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28.03.2013

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the period for which they had already received the same. This is request. A clarification is, therefore, made accordingly.

4. The petitions are disposed of accordingly in the above terms.

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Lites?

Sd/- Jawwad S. Khawaja, J Sd/- Khilji Arif Hussain, J Certil _{នា} Costⁱ ។ الكرينية في المراجع

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WP3722P2016-ANEX

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CPs 437-P to 450-P of 2010

The period for which they had already received the same this is request for clarification is, therefore, made accordingly.

4. The petitions are disposed of accordingly in the above terms

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<u>INT. HE SUPPLEME COURT OF FAMISLAN</u> (Review Jurisdiction)

Tresent:

- Fdr. Justice Jawwad S. Khawaja
- Mr. Justice Mushir Alam
- Mr. Justice Dost Muhammad Khan

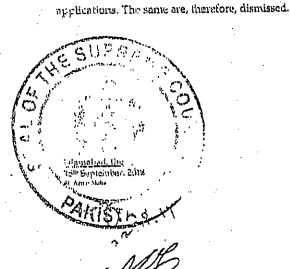
(1)/1/10/1003 336, 337 349, 345, 345, 345, 347, 349, 353, 353, 353, 357 St 159 of 2014 (F.) primbed on the CRPs equals the judgment of this Court data, 25.3.2014 passed in CP-3.017/2010 arely IN

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The Additional Secretary I	FATA and others <u>vuurus</u>	•••	Petitioner(s)
Mulanninad Masood Afri	di and others	• • • •	Respondent(s)
tor the applicant(s):	Mr. M. Ajmet Kh	an, ASC/-	AOR (
has the respondent(s):	Mr. Ejaz Anwar. Mr. M. S. Khatta		j
Gy Davis of LIPPS	Ms. Ambreen A	bbasi, Add	l, AG
O je of Mentings	15.09.2014		

ORDER

Inwwad S. Khawaia, L. We have heard learned counsel for the applicants. These applications are barred by 240 days and no valid reason has been given to justify condomition of delay. In fact it has been stated in pure 2 of the application that it is conbarrount of internal meetings and procedures of the government that the filling of biese applications was delayed. This can hardly be a ground for condoring delay. Additionally Mr. Abdul Latif Yousafzair learned Advocate General while appearing on behalf of the peridement has given a certificate to the effect that these are not case; fif for review, it was Mr. Yousafzai who had appeared in the petitions when the same ware dismissed. In view of the foregoing discussion, we find no reason to allow these



Sd/- Jawwad S. Khawaja,J Sd/- Mushir Alam,J Sd/- Dost Muhammad Khan,J

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Superior fourt of Pakistan Islamabad

WP3722P2016-ANEX

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IN THE SUPREME COURT OF PAKISTAN

(Appellate jurisdiction)

Present:

Mr. Justice Jawad S Khawaja Mr. Justice Mushir Alam

Mr. Justice Dost Muhammad Khan

As-133,135,137,139,141,143,145,147,149,151,153,155,157, & 159 of 2014

(for Permission to file CRPs against the judgment of this Court dated 28.03.2014 passed in CP.437-P/2010)

IN

CRP, Nos Nil in Civil Petition Nos.437-P to 450-P of 2010

The additional secretary FATA and other

.... Petitioners

VERSUS

Muhammad Mascod Afridi and others

For the applicants:

.... Respondents

For the respondents

Mr. Muhammad Ajmal Khan, ASC/AOR Mr. Ejaz Anwar ASC. Mr. M,S Khattak, AOR Ms. Ambareen Abbasi, Addl, AG

Date of hearing:-

For the Govt of KPK:

Order

Jawwad S Khawaja,:- We have heard learned counsel for the applicants. These applications are barried by 249 days and no valid reason has been given to justify condonation of delay. In fact it has been stated in para 2 of the application that it is on account of internal meetings and procedure of the Government that he filing of these applications was delayed. This can hardly be a ground for condoning delay. Additionally, Mr. Abdul Latif Yousafzai, learned Advocate General while appearing on behalf of the petitioner Government has given a certificate to the effect that these are not cases fit for review. It was Mr. Yousafzai who had appeared in the petitions when the same were dismissed, in view of the foregoing discussion, we find no reason to allow these applications. The same are, therefore, dismissed.

15.09.2014

Sd/- Jawwad S. Khawaja J

Sd/- Mushir Alam, J

Sd/- Dost Muhammad Khan, J



NOTIFICATION:

No. SO(E)P&D/PF/087/996/2020

In continuation of Administration and Coordination (Department), ersiwhile: FATA (Secretariat Orders No.: FS/E/100-940(ficers)Vol-1/14805(17, Hdaled 27, 09/2011), and No. (ES/E/100-19(Officers)Vol-Mit688998 stdated: 27/06/2011 - C: NoshES/E/100-19(Officers)Mol-3/64-59-19)//dated 15.04/2012 and in pursuance of advicerol Establishment Department vide lefter No. OR III (E&AD)5-75/2014 dated 11:02:2021 as well as Law Department advice vide letter:Net-SO(OP-II)/LD/5-2/2012-Vol-IV/4595-97: dated 19:04:2021, the competent authority is pleased to revise/renotify the regularization of services of the following PS Officers with effect from 23:07:2005

> Mr. Sher Atzel (RPS BS+18): Senior Planning Officer Social Wefare Department Nawaz (PPS: BS=18) Assistant: Chief (Agri) PSD Ahnjed Mite Department

- Mr.Faridullah 'Rlanning Officer: Reshawar Muhammad Hamid: Rlanning Officer: Social Welfare Department Muhammad Rehman, Rlanning Officer: Hangu
- Mr. Miftehultah: Rianning:Office estinbal: District: Bajau
- MrifFagir Muhammad, Planning, Officer, Tribal District Mohmand **Will** Mr. Israf Ahmadi Khans Planning Officers Tank

SECRETARY PLANNING & DEVELOPMENT. DEPARTMENT

- Endst: of even No & Date
 - Copy lonvarded to the at
 - Secretary to Govt of Khyber Pakhtunkhwall Establishment Department. Secretary to:GovPoliKhyber Pakhtunkhwa Law. Portlanientary Afrairs & Human Rights Department
 - ecountant General Knyber Bakhtunkhway Beshewar
 - All Districts Accounts Officer concerned
 - PS torAdditional Chief Secretary PS Dipepariment
 - PStolSecretary-P&DiDepartment
 - RS.to:Special Secretary AR&D Department RAS.to:Additional Secretary-17Ghief Economist (P&D)Department:
 - Officers concerned

(SONA KHAN) Section Officer (Esit')

A

NOTIFICATION

No. SO (E) PTD/ PF/ 087/996/2020: In Continuation of Administration and Coordination Department, earstwhile FATA Secretariat Orders No. FS/E/100-19 (Officers) Vol-4/14805-17, dated 27.09.2011 and No. FS/ E/ 100-19 (officers) VOl 3/7688-98 dated 27.06.2011 and No. FS/ E/100-19(Officers) VOl-3/6439-49 dated 05.04.2012 and in pursuance of advise of Establishment Department vide letter No. SOR III (E&AD)5-15/2014 dated 11.02.2021 as well as Law Department advice vide letter No. SO (OP-II) LD/ 5-2/2012-Vol/ IV/ 4595-97 dated 19.04.2021, the competent authority is pleased to revise/ re-notify the regularization of services of the following PPS Officers with effect from 23.07.2005.

- i. Mr. Sher Afzal (PPS BS-18) Senior Planning Officer, Social Welfare Department.
- ii. Mr. Ahmed Nawaz (PS BS-18) Assistant Chief (Agri) P&D Department.
- iii. Mr. Faridullah Planning Officer, Peshawar.
- iv. Muhammad Hamid, Planning Officer, Social Welfare department.
- v. Muhammad Rehman, Planning Officer, Hangu.

vi. Mr. Miftahullah, Planning Offier, Tribal District, Bajaur.

- vii. Mr. Faqir Muhammad, Planning Officer, Tribal District Mohamand
- viii. R. Israr Ahmad Khan, Planning Officer, Tank.

Secretary Planning & Development Department

Endst of even NO & Date

Copy forwarded to the:-

- 1. Secretary to Govt of Khyber Pakhtunkhwa, Establishment Department.
- 2. Secretary to Govt of Khyber Pakhtunkhwa, Law, Parliamentary Affairs
- and Human Rights Department.
- 3. Accountant General, Khyber Pakhtunkhwa, Peshawar
- 4. All Districts Accounts Officer Concerned.
- 5. PS to Additional Chief Secretary P7D Department.
- 6. PS to Secretary P &D Department.
- 7. PS to Special Secretary, P&'D Department.
- 8. Pas to Additional Secretary II/ Chief Economist, P &D Department.
- 9. Officers Concerned.

Sd/-Sona Khan Section Officer (Estt)

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FATA SECRETARIAT (ADMINISTRATION, INFESTRUCTURE& COORDINATION DEPARTMENT) WARSAK ROAD PESHAWAR

ADDITIONAL CHIEF SECRETARY (FATA)

n Officer (Estab

Establishment Section

NOTIFICATION:-

NO.FS/E/100-37 (P&D)/ 9/48 -53 The competent authority (Governor Khyber Pakhtunkhwa)in consultation with Establishment Department, Law Department. Finance Department and P&D Department Khyber Pakhtunkhwa duly concurred to by Chief Secretary Khyber Pakhtunkhwa has been pleased to approve the Service Status of P&D Employee of FATA Secretariat as "Separate FATA Entity".

2- [.] The Governor has further been pleased to approve the Service Rules/Service Structure of P&D Department Khyber Pakhunkhwa for the employees of P&D Department FATA Secretariat as appended to this Notification as Annexure-I.

WP3722P2016-ANEX

Dated 13 /06/2016 Copy to:-

- Principal Secretary to Governor Khyber Pakhtunkhwa
 All Secretaries in FATA Secretariat
- 3. Additional Accountant General (PR) Sub Office Peshawar
- 4. PSO to Chief Secretary Khyber Pakhtunkhwa
- 5. PS to Secretary A,I&C Department FATA Secretariat
- 6. PS to Additional Chief Secretary FATA Secretariat

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3	(6)	ing & Development Department-FATA <u>APPEN</u>	Recruitment, Promotion, inc.		
		ing & Development Department 1		Limit Wethod of Recruitment	
-	Service Rules of Plans	APPEN Mistimum qualification for appointme	DIA	Limit Wethod of Recruit	
: 2	- · · ·	for appointme	nt by initial recruitment 113	Limit (a) 60 per cent by promotion	
* -		Mistimum qualification for append	Lipiversity or 30-4	5 years (a) 60 per cent by promote the basis of seniority-cur the basis of seniority-cur	e
IC No	Nomenclature of posts	O DY Handler from a	Ecograde namely i	nuices, inchiefe/ Adenc	v .]
		(a) Masters. Degree	any of the fiction Sciences,	Assistant Chicker 9	
1.	Chief Section (BS-19)	equivalent quanication Economics, Development, Health, Industrial Economi	Agriculture Sciences, Agriculture Sciences, S Educational Planning	Planning Officers min years service as such: a	and
-					
				(b) 20 per cent by transfer.	
-		Administration Coology	Commerce	(b) 20 per com 1	
		Administration Geology, Science Political S Management, Environmen Management, Environmen	cience, Environmentary	(c) 20 per cent by initial	
j		Science.	tal Engineering	(c) Lo recruitment	
		Management, Environmen Fisheries, Wildlife, Ran	ge Science Waleschuz hemistry, Physics, Botany, International Relation,	-	·,·- ·
		ECOLOGY, St	International Relation,		
-					
	· · · · ·				
		(b) B.Sc D.E Bog of Electrical Engineering of Electrical	Engineering of Architecture Engineering of Architecture anning or City and Regional g: or	1	
			· · · · · · · · · · · · · · · · · · ·	÷.	
1.		(c) MBBS from a recognized	Medical Institute/ Oniversity ce work and/ or research Economics, Public Finance, Economics, Physic Finance,	1 ¹	
		with 12 years experient	ce work and/ of resource, Economics, Public Finance, other Fields of Planning and other Fields of Planning and		•
		relating to Determent of	other Fields of Ficheries,	•	
		Project Manager Engin	eeting, Folesus, Science,		
		Development Sciences,	eering, Forestry, Psilence, Wildlife, Range Science, ent, Ecology, Agriculture, ent, Ecology, Zoology		
		Matershed Manageme	Wildlife, Range Sciolture, ent, Ecology, Agriculture, y, Physics, Botany, Zoology		
		Bio-Chernisu	y,		• •
		or	increasion from a recognized		
· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	M-Phil or equivalent qu	alification from a recognized subjects mentioned at 1(a) s experience in the relevant		
÷ I	int in the second secon	above with some	at 1(b) 200Ve of the l		1
ł	AU	above with seven year field /subject mentioned	at 1(b) above or zed University in any of the http://www.commons.com/any.		
	UNIU	III. Ph.D from a recogn	的1220世2078-X积起X1(b) above.		
<i>.</i>]	A.C.	subjects memoried sub	2ed University in any United (1)22/12818_X84E's experience jects mentioned at 1(b) above.		· · · ·
		in the low and			

リノ・	Nomenclature of posts	Minimum qualification for appointment by initial recruitment of by transfer.	AgeLunic	Method of Recruitment
ノ <u>ー</u>	Assistant Chief/Agency Planning	1. (a) Second Class Master's Degree from recognized University or equivalent gualification in any of the field	21-40 years	 (a) 80 per cent by promotion on the basis of seniority – cum
,	Officer (BS-18)	namely Economics Development, Agriculture,		fitness from amongst Research
ŕ		Sciences, Health, Industrial Economic, Educational		Officers/planning
	-	Planning and Management, Geography, Sociology,		Officers/Admin Officer and
		Social Work, Public Administration, Physical Planning,		Computer Programmers with
		Statistics, Business Administration, Geology,	;	five years service in BPS-17
•		Commerce, Computer Science, Political Science,		and
	• • • • • • •			
	- · ·	Environmental Management, Environmental		
. ·		Engineering, Forestry, Fisheries, Wildlife, Range		(h) 20 per cent initial room itmost
	•	Science, Watershed, Management Ecology,		(b) 20 per cent initial recruitment.
1		Chemistry, Physics, Botany, Zoology, Mathematics,		(a) Dutrepolary theo required
· •		International Relation, Development Studies or	<u> </u>	(c) By transfer when required.
.	1	Second Class BSc Degree from a recognized	• .	
· .]		University in Civil Engineering or Electrical		
		, Engineering or Architecture or Urban and Regional		-
		Planning or City and Regional Planning or Town		•
		Planning MBBS from a recognized Medical Institute	• •	
		University	· · · - [
-		(b) with seven years experience of work and or research		
ļ	•	relating to Development Economics, Public Finance or		
	· · ·	other Field of Planning and Development or		t
- i - [Engineering, Environmental Management,		
		Environmental Engineering, Forestry, Wildlife, Range		
1		Science, Physics, Botany, Zoology and Agriculture	P. 1	
· .		Science or	•	
1.		II. (a) M. Phil or equivalent qualification from a recognized	.	· · · ·
		1. (a) W. Phil of equivalent qualification wontha recognized		·
		University in any of the subjects mentioned at 1(a)	-	· · · · · · · · · · · · · · · · · · ·
		above with.	·· · ·	· · · ·
		(b) five year's experience in the relevant field / subjects	··	
· [-		mentioned at 1(b) above or	· · · •	- - · ·
	· · · · · · · · · · · · · · · · · · ·	III. Ph. D Second Division from a recognized University in	• •	•
		any of the subjects mentioned at 1(a) with two years		
		experience in the relevant field/subject mentioned at		•
		1(b) above.		
-				

	et in the second sec	• . •	
		-	
	· · · · · · · · · · · · · · · · · · ·	Anglimit	Method of Recruitment
A Nomenclature of posts	Minimum qualification for appointment by initial recruitment	Age Lans	
		·21-35 years.	(a) 60 per cent by promotion on the
Research Officer/Planning Officer/	1. (a) Second Class Master's Degree from recognized University or equivalent qualification in any of the field		basis of seniority -cum- fitness from amongst, Investigator,
Technical Officer/Admin	Economics Developinent, Autoutory		Assistant Programme Officer,
Officer/Programmer Officer (BS-17)	Cotomore Upplib Industrial ECONOMIC, EUGLational	-	and Progress Officer with 5 year
a	Planning and Management, Geography, Sociology, Social Work, Public Administration, Physical Planning,	· · · ·	experience in BS-16
	Challed Business Administration, Geology,		(b) 20 per cent by transfer
	Commerce, Computer Science, Political Science,	· · ·	
	E-wirenmontal Manadement. Lawronniand	ľ · · ·	
	Environmental Miningstateries, Wildlife, Range Engineering, Forestry, Fisheries, Wildlife, Range Science, Watershed, Management Ecology,	• .	(c) 20 per cent by initial recruitment
	Chemistor Physics Botany, Zoology, Mathematics,		
	International Relation, Development Studies of	-	
	Second Class BSc Degree from a recognized	•	-
· · · · · · · · · · · · · · · · · · ·			· · · · · · · · ·
	Engineering or Architecture or Urban and Regional. Planhing or City and Regional Planning or Town		
	Planning MBBS from a recognized Medical Institution		м
	 (c) with seven years experience of work and or research relating to Development Economics, Public Finance or 		
	- albor Ciold of Planning and Development	-	
	Environmental (viairagement)	ļ	
	Engineering, Environmental Engineering, Forestry, Wildlife, Range	ý á .	
	Science, Physics, Bolany, Zoology and Agriculture Science or		
	II. (a) M. Phil or equivalent qualification from a recognized		
	University in any of the subjects mentioned at 1(0)		
	above with. (c) five year's experience in the relevant field / subjects		
		ŀ.	
	Db. D Cocord Division from a recognized University "	•	
	experience in the relevant field/subject mentioned at	1: · ·	
149	1(b) above.		
Art		l	
E for	WP3722P2016-ANEX		`

11 I.		(32)		
- •			• •	
	Nomenclature of posts	Minimum qualification for appointment by initial recruitment	-Age Limit	Method of Recruitment
		of by transfer.		
~] / ····	Computer Operator / Supdt (BS-	(i)2 nd class Master Degree in Computer Science or	21 to 30	 (a) 80 per cent by promotion on t basis of seniority – cum- fitne
	16)	equivalent qualification from a recognized University.	Years.	amongst Data Entry Operat
ſ			•	Assistant, SSS. With 5 year
. İ			· · · ·	service as such.
1 -			-	(b) 20 per cent by initial recruitme
7.				and
E	Data Entry Operator /	(i) Second Class Bachelor in Computer Science (BCS),	21 to 30	By adjustment and promotion
5.	Data Entry Operator / . SSS/Assistants (BS-14)	(i) Second Class Bachelor in Computer Science (BCS), or	Years.	seniority cum fitness amongst t
	000/000/000/14/	(ii) BA, BSC with one year Diploma in Computer Science		senior clerks with 5 yea
i .		from the Board of Technical Education or	l · . ·	experience.
		(iii) (a) FA/FSc with Statistics, Economics,	l. :	
1		Mathematics, Physics as one of the		
· ·		subject with Diploma in Computer		
		Science from the Board of Technical		
1		Education with two years experience		· · · · ·
		and	_ + _	• • •
		(b) A minimum speed of ten thousand key	•	
		depressions per hour for punching data entry verification. (a) FA/FSc with Statistics, Economics, Mathematics,	21 to 30 '	By adjustment and promotion of
6.	Senior Clerk (BS-9)	 (a) FA/FSc with Statistics, Economics, Mathematics, Physics as one of the subject with Diploma in 	Years	seniority cum fitness amongst th
		Computer Science from the Board of Technical		junior Cierks with 3 year
k.		Education with two years experience and		experience
· .				
		(b) A minimum speed of ten thousand key depressions		
· ·		per hour for punching data entry verification.		
7.	Junior Clerk (BŞ-7)	(a) Matric with Science with Diploma in Computer Science	21 to 30	By adjustment and promotion o
		from the Board of Technical Education with two years	Years	seniority cum fitness amongst the
		experience		Daftri with 5 years experience
	· · · · · · · · · · · · · · · · · · ·	A minimum speed of 40 words per minutes.	· · · ·	The second secon
8.	Daftri, (BS-4)		21 to 30	Through promotion from N/Qasid.
	· · · · · · · · · · · · · · · · · · ·		Years	Desiritiat reconsitration
9.	Naib Qasid (BS-2)		20 to 25	· By initial recruitment
	•		Years	· · ·

. WP3722P2016-ANEX

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GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

Dated Poshswar January 8, 2019

time

NOTIFICATION

NO. SO(E-I)/E&AD/8-128/2018. In the wake of the 25th Constitutional Amendment in the Constitution of Pakistan 1973, FATA has been merged in Khyber Pakhtunkhwa Now orstwhile FATA Secretarial Departments and Directorates are to be shifted and placed under the administrative supervision and control of the Khyber Pakhtunkhwa Government Departments to ensure better coordination and seamless transition.

In pursuance of the decision by the Competent Authority in the meeting held on the 31st of December, 2018 that "P&D FATA to coase to exist with all functions shifted to P&D Khyber Pakhtunkhwa" the P&D Department Merged Areas (Erstwhile FATA) is hereby placed under the administrative Control of P&D Department Khyber Pakhtunkhwa and Secretary P&D Department Merged Areas (Erstwhile FATA) shall report to the Additional Chief Secretary (P&D) Khyber Pakhlunkhwa.

The P&D Department Merged Areas (Erstwhile FATA), comprises of the following:-

Regular units of P&D FATA/Merged Areas Δ

- P&D Cell. a.
- M&C Cell b,
- **Bureau of Statistics** C.
- Agency Planning Cell d.
- Agency Finance Cell. e.

Projects of P&D FATA/Merged Areas ∙В.

- a. M&E Directorate FATA.
- b. Urban Policy & Planning Unit FATA.
- c. Strengthening of P&D
- Directorate of Projects. d.

CHIEF SECRETARY

GOVERNMENT OF KHYBER PAKHTUNKHWA

(ISHTIAQ AHMAD SECTION OFFICER (E-I)

ENDST. NO. & DATE EVEN.

Copy forwarded to the:-

- Additional Chief Secretary, P&D Department, .
- Additional Chief Secretary Merged Areas, Warsak Road, Peshawar
- Senior Member Board of Revenue, Khyber Pakhlunkhwa Ĵ.
- Principal Secretary to Governor, Khyber Pakhtunkhwa
- Principal Secretary to Chief Minister, Khyber Pakhtunkhwa 6.
- All Administrative Secretaries to Government of Khyber Pakhtunkhwa. 8.
- 7: COS 11 Corps Headquarters, 11 Corps Peshawar.
- All Divisional Commissioners in Khyber Pakhtunkhwa 8.
- 9 Accountant General, Khyber Pakhlunkhwa 10. Accountant General (PR) Sub Office, Pesha
- var.
- 11. All Deputy Commissioners in Khyber Pakitunkhwa,
- 12 Director General Information. Khyber Pakilunkhwa

0/2

 Director General Information, River Pakhlunkhva
 PS to Chief Secretary, Klivber Pakhlunkhva
 PS to Secretary Establishmen/PS to Secretary Administration Departments
 PS to Special Secretary (E)/ D.S.(Admn) D.S. (Estt.)/ SO(Secret)/SO(HRD-1)/SO(E-II)/OD(IT) Manager, Govi, Printing Press Peshawa

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JUDGMENT SHEET PESHAWAR HIGH COURT, PESHAWAR JUDICIAL DEPARTMENT

Writ Petition No.3722-P of 2016

Muhammad Masood Afridi and others / Versus Government of Khyber Pakhtunkhwa and others

05.12.2019 Date of hearing_ Petitioner (by) Mr. Eastaj Arewas Khai Advocate Respondents (by) Mrs. Amin. Ur. Relance yousaf zai Advocate

JUDGMENT

MUHAMMAD NASIR MAHFOOZ, J.- At the very outset, counsel for the petitioners stated at the Bar that the instant petition may be disposed of in the light of order dated 13.06.2019 passed by this Court. The same is reproduced below:-

> "The learned counsel for the petitioner states that eight petitioners have been regularized in P&D Department while fate of the remaining seven is still undecided. The learned A.A.G. on they would be turn states that his accommodated in the Finance Department to which the learned counsel for the petitioners raises his objection with the plea that all the petitioners have all along served in the P&D Department but somehow the remaining seven have been singled out for such discriminatory treatment. The learned A.A.G. is thus directed to take up the matter with the concerned

Hah Cour

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authorities and to ensure that a similar treatment is meted out to all the petitioners. Adjourned to a date in office. Meanwhile, the learned A.A.G. may file better statement, if he so desires."

2

2. As per order mentioned above, the learned A.A.G. had stated that the petitioners would be accommodated in the Finance Department though at that time, the learned counsel for the petitioners had objected to this suggestion but today in Court, he expressed his willingness to the statement of learned A.A.G. made before the Court, the latter undertakes to abide by the commitment so made.

3. In view of the above, the instant petition has served its purpose and thus, is disposed of accordingly.

Announced 05.12.2019

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15 NOV 2022

Brie of Presentation of Application. No of Pages -11-22 Copying fee. Total. Date of Propagation Contraction of Sec. Date of Delivery of Color 2. virystan of the OCO

ilou'ble Mr. Justice Mukammad Ibrahim Lice'ble Mr. Justice Mukammad Nodr M

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IN THE PESHAWAR HIGH COURT, PESHAWAR.

3722 -7

W.P No.

- 1. Muhammad Masood Afridi, S.O (Levies & Khasadar) L&O Department, FATA Secretariat, Warsak Road Peshawar. 2. Mohib ur Rehman, Agency Finance Officer, Orakzai Agency.
- . 3. Najecbullah, Agency Finance Officer South Waziristan
 - Agency, FATA Secretariat, Warsak Road Peshawar.
 - 4. Faridullah, Agency Planning Officer Khyber, FATA Secretariat, Warsak Road Peshawar.
 - 5. Sher Afzal Khan DS (Dev) AI&C, F&P, FATA Secretariat, Warsak Road Peshawar
 - 6. Muhammad Hamid, Technical Officer, Khyber, FATA Secretariat, Warsak Road Peshawar.
 - 7. Muhammad Rehman, Agency Planning Officer, Orakzai Agency.
 - 8. Miftahullah, Agency Planning Officer, Kurram Agency.
 - 9. Faqir Muhammad, Agency Planning Officer, NWA.
 - 10.Israr Ahmad Khan, Agency Planning Officer, SWA.
 - 11.Ms. Sadia Asghar, S.O (F-II) Finance, FATA Secretariat, Warsak Road Peshawar.
 - 12.Hadi Hussain, Assistant Agency Finance Officer, Orakzai.
 - 13.Qaisar Munir, Assistant Agency Finance Officer, Khyber.
 - 14. Anwar Ali, Assistant Agency Finance Officer, Kurram.
 - 15. Ahmed Nawaz Assistant Chief (P&D) FATA Secretariat Peshawar.
 - (Petitioners)

VERSUS

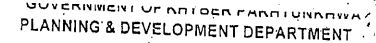
- 1. Govt of Khyber Pakhtunkhwa through Chief Secretary Civil Secretariat Peshawar.
- 2. Secretary to Govt of Khyber Pakhtunkhwa Establishment Department Civil Secretariat Peshawar.
- 3. Additional Chief Secretary, FATA Secretariat, Warsak Road Pesháwar.
- 4. Secretary Ministry of SAFRON, Govt of Pakistan, Pakistan Secretariat, Islamabad.
- 5. Secretary Cabinet Division Pakistan Secretariat, Islamabad.
- 6. Secretary Finance Division Govt of Pakistan, Pakistan Secretariat, Islamabad.

(Respondents)

FILLIDITODA 30 SEP 2016

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WP3722P2016-GROUNDS





Daled Peshawar the March 22, 2019.

NOTIFICATION:

NO. SO(E)P&D/19-37/PPS/2018: In pursuance of Order of Peshawar High Court, Peshawar dated 07-11-2018 in writ petition No. 3722-P/2016 titled Muhammad Masood Afridi & Others Versus Government of Ventor Setting the

Masood Afridi & Others Versus Government of Khyber Pakhtunkhwa through Chief Secretary & Others and in light of decision of the meeting held on 15.11. 2018 under the Chairmanship of Chief Secretary, Khyber Pakhtunkhwa, the Competent Authority is pleased to include the following posts in BS-17 and above of erstwhile Agency Planning Cells, P&D Department, Merged Areas (Tribal Districts) in the schedule of Provincial Planning Service (PPS) Cadre and the incumbents as Provincial Planning Service Officers in their respective grades, with immediate effect, in the best public interest:-

Sr. No.	Name	Designation	BS
1.	Mr. Sher Afzal.	Executive Officer, F&P,	BS-18.
2.	Mr. Ahmed Nawaz.	Executive Officer, F&P.	BS-18,
3,	Mr. Faridullah,	Agency Planning Officer	BS-17.
4,	Muhammad Hamid.	-do-	BS-17.
5'.	Muhammad Rehman.	-do-	BS-17.
6. '	Mr. Miftahullah.	-do-	BS-17
7,	Mr: Faqir Muhammad	-do-	BS-17
8.	Mr. Israr Ahmad Khan.	-do-	BS-17

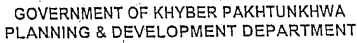
ADDITIONAL CHIEF SECRETARY P&D DEPARTMENT

Section Officer (Estt:)

Endst: NO. & Date Even.

Copy forwarded to the:-

- 1. Additional Chief Secretary, Merged Areas Secretariat, Peshawar.
- 2. Registrar, Peshawar High Court, Peshawar.
- 3. Secretary to Govt of Khyber Pakhtunkhwa, Establishment Department.
- 4. Secretary, P&D Department, Merged Areas Secretariat, Peshawar.
- 5. Secretary to Govt of Khyber Pakhtunkhwa, Finance Department.
- 6. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 7. All Deputy Commissioners concerned of Tribal Districts.
- 8. All District Account Officers concerned of Tribal Districts.
- 9. PSO to Chief Secretary, Khyber Pakhtunkhwa.
- 10. Assistant Chief (B&A), P&D Department.
- 11. Section Officer (General), P&D Department.
- 12. PS to Additional Chief Secretary, P&D Department.
- 13. PS to Secretary, P&D Department.
- 14... PAs to Additional Secretary/ Chlef Economist, P&D Department.
- 15. PA to Deputy Secretary (Admn:), P&D Department.
- 16. Officers concerned.



No. SO(E)P&D/3-4/SLs/PPS/2021. Dated Peshawar, April 28, 2022

- All concerned Administrative Secretaries to Govt of Khyber Pakhtunkhwa.
- Executive Director, Urban Policy Unit (UPU), P&D Department.
 - Director General, Sustainable Development Unit (SDU), P&D Department.
- Director General, M&E, P&D Department.
- 5. Director General (Projects), P&D Department, Merged Areas.

 All Senior Chief of Sections/Chief of Sections, P&D Department.

Subject: <u>TENTATIVE SENIORITY LIST OF PROVINCIAL PLANNING SERVICE</u> OFFICERS (PPS BS-18).

Dear Sir,

3.

То

I am directed to refer to the subject noted above and to forward herewith a copy of tentative seniority list of PPS BS-18Officers alongwith certificate proforma with the request that the same may be circulated amongst the PPS BS-18 Officers working in your respective department/Office.

I am further directed to request you to direct all concerned that the certificate may be returned to this department duly signed, indicating error/omission, if any, for the purpose of rectification alongwith attested supporting documents within 15 days (upto 13.05.2022) positively. In case of receipt of no response by the due date, it would be presumed that particulars have been accepted as correct.

Encl: As above.

Endst: Number & Date even,

Copy forwarded to the:

- 1. PS to Additional Chief Secretary, Khyber Pakhtunkhwa.
- 2. PS to Secretary, P&D Department.
- 3. PAs to Additional Secretary-I/Deputy Secretary-II, P&D Department.

. Incharge, Resource Centre, for uploading the same on the official website of P&D Department.

Offic Section 5 /20LL

Yours faithfully,

(SONA KHAN) - Section Officer (Estt:)

CERTIFICATE

Subject:	TENTATIVE SENIORITY LIST OF PROVINCIAL PLANNING SERVICE
	OFFICERS (PPS BS-18).

It is certified that I have gone through my particulars mentioned at Sr.

No. _____ of the tentative seniority list of ______BPS-___ and found

them correct, except at the following columns:

S.#	Column No.	Present entry	To be replaced by	Remarks.
				.

The following discrepancies are also brought into the notice:

•

Name:_____

BPS:_____.

Designation____

Date:___

Note:

1.

2. 3.

Additional sheet may be used, if required, please.

TENTATIVE SENIORITY LIST OF PPS BS-18 OFFICERS. REGULAR APPOINTMENT/PROMOTION TO THE DATE OF PRESENT POST REMARKS 1ST ENTRY PRESENT DATE OF METHOD OF DATE OF NAME OF OFFICER WITH POSTING INTO BIRTH & RECRUITMENTI OFFICIATION BPS S # DATE ACADEMIC QUALIFICATION DOMICILE GOVT: WITH DATE. APPOINTMENT The services of officer SPO, Social SERVICE. were regularized with By Initial **BS-18** 23.07.2005 Welfare effect from 23.07.2005. Mr. Sher Afzal, 23.07.2005 04.06.1963 1. recruitment Department. Furthermore, as per M.Sc. (08.04.2020)Mohmand advice of Establishment Department, seniorilies of Merged Areas employees has been determined from the date of their regular appointment/promotion. The services of officer Assistant ware regularized with By Initial 23.07.2005 BS-18 Chief (Agri:) effect from 23.07.2005. 23.07.2005 Mr. Ahmad Nawaz. 04.03.1967 2. recruitment P&D Deptt. Furthermore, as per M.B.A. Abbottabad advice of Establishment (13. 02.2019) Department, seniorities of Merged Areas employees has been determined from the date of their appointment/ regular promotion. The services of officer Director (Tech) were regularized with By Initial **BS-18** Irrigation 18.5.2006 effect from 18.05.2006. 18.5.2006 Mr. Abid Noor. <u>3</u>. · 01.08.1966 recruitment Department. Furthermore, as per M.Sc. (Civil Engineering). Khyber advice of Establishment (01.12.2020). Department, seniorities of Merged Areas employees has been determined from the date of their appointment/ regular cremotion. Chief Planning By Initial Officer, Energy Mr. Abdul Wajid, 4. recruitment BS-18 & Power Deptt 14.04.1981 19.08.2016 M.B.A (Finance), M.Sc 19.08.2016 (20.08.2020) Mardan (Economics), M.Phil (Finance) advice n As per Dy:Secretary-II Establishment Depti. By promotion (Estt: & Admn:) 31.10.2016 BS-18 seniorities of Merged 07.03.1990 Mr. Abdul Rehman. 10.02.1969 5. P&D Deptt. Areas employees has M.B.A 14,01.2020). been determined from the Peshawar

1.3.	Mr. Asim Riaz Muhammad Ali, MS-Information Technology (T) BCS Software	<u>05.12.1981</u> Peshawar	07.03.2018	27.01.2011	07.03.2018	BS 18	By initial recruitment	PSDP, P&D Department. (20.09.2021).	
14.	Engineering. Mr. Hidayat Ullah Khan, M.S (Environmental Engineering)/ BSc. Civil	01.10.1970 Bannu	07.03.2018	17.02.2011	07.03.2018	BS 18	By initial recruitment	Dy: Director (M&E),Bannu Division. (12.11.2021).	·
15.	Engineering. <u>Muhammad Ayaz.</u> M.Sc (Economics).	04.02.1968 Dir Lower	07.03.2018	28.02.2012	07.03.2018	BS ⁻ 18	By initial recruitment	Asstt Chief (Water), P&D Department (01.12.2020).	-
16.	<u>Mr. Tehsil Zaman,</u> M.A (Economics)	09.02.1969 FR Bannu	07.03.2018	28.02.2012	07.03.2018	BS 18	By initial recruitment	Asstt Chief (Industries), P&D Deptt. (18.12.2020).	
17.	Engr. Asif Shahab, M.Sc (Civil Engineering).	<u>25.10.1971</u> Swabi	07.03.2018	28.02.2012	07.03.2018	BS 18	By initial recruitment	On deputation to Upper SDA. (01.04.2022). Assistant Chief.	_
18.	<u>Mr. Amin Khan Bangash.</u> M.Sc (Statistics).	<u>15.03.1975</u> Hangu	07.03.2018	28.02.2012	07.03.2018	85 18	By initial recruitment	(Rule of Law), P&D Deptt. (27.01.2020).	-
19.	Ms. Palwasha Rehman, M.Sc (Hons).	<u>17.11.1978</u> . Peshawar	07.03.2018	28.02.2012	07.03.2018	BS 18	By initial recruitment	AC, PPP Cell, P&D Depit: (10,12,2020) Deputy Director,	
20.	<u>Mr. Rafiq Jan,</u> M.B.A.	<u>14.02.1979</u> Charsadda	07.03.2018	28.02.2012	07.03.2018	BS 18	By initial recruitment	PHC, Peshawar. (16.07.2021). SPO, Health	_
21.	Dr. Kashif Nazir. MBBS.	<u>15.09.1979</u> Mardan	07.03.2018	28.02.2012	07.03.2018	BS 18	By initial recruitment	Department. (01.12.2020).	
22.	Abdul Aziz Abbasi, M.A (Social Sciences).	<u>20.04.1963</u> Hangu	07.03.2018	04.04.2012	07.03.2018	BS 18	By initial recruitment	Awaiting posting in P&D Deptt. (16.03.2021).	
23.	Muhammad Imran Khan, B.Sc (Civil Engineering).	<u>20.09.1972</u> Mohmand	07.03.2018	03.09.2012	07.03.2018	BS 18	' By initial recruilment	Taxation Analyst/ SPO, Excise & Taxation Deptt (02.11.2020).	

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·									P&D Depil:	
(mb)		(MAES) in Urban Planning,			-	·		·-	(09.08.2021)	
(j.)	-	Canada, Master of Environmental Studies (MES) in Environment & Resource							-	
		Studies, Canada, M.Sc (Urban & Regional Planning), Pakistan and M.Sc (Geography), Pakistan.	•						Dy. Director	-
	34.	Mr. Afrasiyab Khattak, M.B.A (Finance), Diploma in Project Management	<u>21.01.1981</u> Nowshera	07.03.2018	22.09.2015	07.03.2018	BS 18	By initial recruitment	(M&E), (HQ) P&D Deptt: (07.03.2018). Economist,	
· · ·	35.	Engr. Alam Zeb. M.Sc (Hons) Agricultural Economics	06.07.1970 Nowshera	07.03.2018	25.01.2016	07.03.2018	BS 18	By initial recruitment	Irrigation Department. (18.05.2021).	The officers at S# 36 to
	36.	<u>Muhammad Hashim,</u> M.Sc (Statistics).	<u>01.01.1967</u> Karak	24.08.1992	-	24.01.2019	BS 18	By Promotion	Director (Tech) (OPS), M&E,P&D. (06.12.2021).	57 have been assigned seniorities on the basis of their regular promotion in PPS BS-18 as per advice of Establishment Depti.
	37.	Arch. Abdul Waheed Khan, Bachelor of ArchL M.B.A (Project Management), P.G.D (Inner City Renewal & Urban Heritage and Land Management) The	<u>27.12.1964</u> Bannu	01.09.1991		24.01.2019	BS 18	By Promotion	Deputy Director, M&E, P&D Department. (16.12.2021). Deputy Chief	-
	38.	Netherlands. Mr. Abdul Ghaffar, Bachelor of Architectural Engineering.	<u>05.05.1962</u> Bajour	11.12.1991	-	17.05.2019	BS 18	By Promotion	⁴ ⁹ Planning Officer, HED. (24.05.2019).	
	39.	Mr. Zia-ur-Rehman, M.Sc (Hons).	<u>27.02.1964</u> Abbottabad	31.12.1991	<u> </u>	17.05.2019	BS 18	By Promotion	A.D (Senior), Local Govt. Deptt,Mansehra (17.06.2020).	
	40.	<u>Muhammad Igbal.</u> B.Sc (Engineering)	25.09.1967 Mohmand	01.11.1993		24.01.2019	BS 18	By Promotion	SPO, Local Govt: Deptt: (08.11.2021). Asstt: Chief	
	41.	Mr. Habib Ullah Khan, M.B.A (Finance)	<u>12.09.1965</u> Charsadda	05.10.1995	AD	24.01.2019	BS 18	By Promotion	Asstit: Chief (PSDP),P&D. (01.12.2020).	,
X			<u> </u>	7						

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, >				3	° .	<u>,</u>	r	······	Dy. Director
$\left(\begin{array}{c} 1\\ \infty\end{array}\right)$	54.	<u>Mr. Sami Uddin Bangash.</u> M.S (Finance)	28.11.1984 Kurram	16.03.2011	-	24.01.2019	BS 18	By Promotion	(Planning), Environment Department. (08.11.2021).
	55.	<u>Muhammad Imran Kazim.</u> Master's in Public Administration, M.A	<u>26.11.1976</u> Peshawar	04.06.2011		24.01.2019	BS 18	By Promotion	Sr. Planning Officer, E&SE Department (12.02.2019).
	56.	(Economics) Mr. Farhad Ahmad. M.Sc (Computer Science), M.Sc (Economics)	<u>02,03.1980</u> Malakand	04.06.2011		24.01.2019	BS 18	By Promotion	SPO, Health Department (12.02.2019).

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GOVERNMENT OF KHYBER PAKHTUNKHWA PLANNING & DEVELOPMENT DEPARTMENT

NOTIFICATION.

Dated Peshawar 16/05/2022

No. SO(E)P&D/3-4/PPS/SLs/2020: In pursuance of Soction-8(1) of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rula-17 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules 1989 and, Final Servinity List of Officers of Provincial Planning Service BS-19, as it stood on 16.05.2022 is hereby notified/circulated: -

S #	NAME OF OFFICER WITH ACADEMIC QUALIFICATION	DATE OF BIRTH &	DATE OF	REGUL	AR APPI	DINTMENT/PROMOTI	ON TO THE PRESENT POST	REMARKS IF
_		DOMICILE	1 ST ENTRY INTO GOVT: SERVICE.	DATE	BPS	METHOD OF RECRUITMENT/ APPOINTMENT	PRESENT POSTING WITH DATE.	ANY.
	Muhammad Tarig Khan, M.A (Economics) L.L.B, P.G.D (Public Administration), MA (Health Management Planning & Policy) University of Leeds, UK.	30-01-1963 Abboltabad	08-06-1992	22-10-2019	BS 19	By Pramotion	Chief of Section (PSDP), P&D Department (18-04-2022)	Regained his Seniority w.c.f. 26-09-2017
	Engr. Sher Azam Khan, BSc Civil Engineering and MSc Structural Engineering.	<u>25-11-1965</u> Karak	07-03-2018	07-03-2018	5S 19	By Initial recruitment	Report to P&D Department. (16-05-2022)	
	<u>Muhammad Ayaz.</u> M.Sc (Hons) Horticulture.	<u>18-03-1963</u> Mansehra	07-03-2018	07-03-2018	BS 19	By Initial recruitment	Chief Planning Officer, Sports Department (05-04-2022)	
ĺ	<u>Syed Zoln Ullah Shah.</u> B.Sc (Electrical Engineering).	<u>05-06-1974</u> Lakki Marwet	07-03-2018	07-03-2018	BS 19	By Initial recruitment	Chief of Section (PP&H), P&D Department (24-01-2020)	
	Mr. Shah Nawaz Khan, M.B.A (Finance) Pakislan, M.B.A (Accounts & Finance) U.S.A.	<u>01-12-1977</u> Mardan	12-06-2008	22-10-2019	BS 19	By promotion	Chlei Planning Oilicer, Local Govt. Elections & Rural Development Department (22-01-2020)	Regalned his Soniority w.e.f. 24.01.2019
Ĩ	Mr, Abdul Haleem, M.Sc (Sialistics).	<u>15-03-1969</u> Налди	J7-06-1995	24-01-2019	BS 19	By promotion	Director (P&C), Peshawar High Court On deputation basis. (30-01-2017)	
	Ar. Joved Khan. A.B.A.	<u>12-03-1966</u> Peshawar	29-02-1992	24-01-2819	BS 19		Chief of Section (Coordination), P&D Department (26-11-2018)	

FINAL SENIORITY LIST OF PPS BS-19 OFFICERS.

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8.	Mr. Oalser Alam Khan, M.Sc (Hons) Agriculturo, M.A. Economics, M.S (Envt. Syst. Ana & Mgt) Netherlands.	20-09-1966 Peshawar	30-05-1989	24-01-2019	85 19	By Promotion	Deputy Chie: Planning Officer, Health Deptl. - (18-04-2022)	
9.	<u>Mr. Ilvas Mehmood,</u> M.Sc (Hors) Agriculture.	02-00-1969 Charsadda	22-06-1995	24-01-2019	6S 19	By Promotion.	Director (South), M&E System, P&D Department (14-01-2022)	
10	Syed Zahir Ali Shah, Master's in Public Administration.	05-09-1970 Peshawar	22-06-1995	24-01-2019	ES 19	By Promotion	DG, PCNA, P&D Depil (08-01-2019)	
	<u>Mr. Bahrullah Khan,</u> M.A (Economics).	<u>30-11-1970</u> Mohmand	03-09-2004	24-01-2019	GS 19	By Promalion	Chief of Section (Health), P&D Deptt. (18-04-2022)	
	Muhammad Siraj Munir, M.Sc (Statistics), M.Sc (Maths)	12-10-1978 Peshawar	23-12-2006	22-10-2019	ES 19	By Promotion	Chief M&E Officer E&SE Depit (22-01-2020) .	
13.	Mr. Heshmat All, N.B.A (Financo)	22-03-1978 Swabi	18-05-2007	22-10-2019	BS 19	By Promotion	Economic Advisor, Industries Deptl (01-12-2020)	

CHIEF SECRETARY **GOVERNMENT OF KHYBER PAKHTUNKHWA**

Endst: No. & Date even.

Copy forwarded to the:

All Administrative Secretaries (concerned) to Government of Khyber Pakhtunkhwa.
 Registrar, Peshawar High Court, Peshawar.
 Director General (M&E). P&D Department.
 Project Director, LSU, SLDR, Peshawar.
 Officers concerned.

Officers concerned.
 In-charge, Resource Centre, P&D Department with the request to upload the same on the official website of P&D Department.
 PS to Additional Chief Secretary, P&D Department.
 PS to Secretary, P&D Department.
 PS to Special Secretary, P&D Department.
 PA to Additional Secretary.II, P&D Department.
 PA to Deputy Secretary.II, P&D Department.

(SONA-KHAN) /6-Section Officer (Establishment)



GOVERNMENT OF KHYBER PAKHTUNKHWA PLANNING & DEVELOPMENT DEPARTMENT

NOTIFICATION

Dated Peshawar 16/05/2022

No. SO(E)P&D(3-4/PPS/SLs/2020: In pursuance of Section-8(1) of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rule-17 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules 1989 and, Final Seniority List of Officars of Provincial Planning Service BS-20, as it stood on 16.05.2022 is hereby notified/circulated :-

Sr. No	NAME OF OFFICER WITH ACADEMIC QUALIFICATION	DATE OF	DATE OF	REGULAR APPOINTMENT/PROMOTION TO THE PRESENT POST						
	ACADEMIC QUALIFICATION	BIRTH & DOMICILE	1 st ENTRY INTO GOVT: SERVICE	DATE	BPS	METHOD OF RECRUITMENT/ APPOINTMENT	PRESENT POSTING WITH DATE.	- ANY.		
1.	<u>Mr. Sher Gul Khan,</u> M.Sc (Statistics), M.A (Health Management, Planning & Policy) U.K	<u>15-11-1962</u> Mohmand	01-06-1992	26-09-2017	8S 20	By Promotion	Sonior Chief of Section (Healih), P&D Department, (06.12.2021)			
2.	Dr. Asad All Khan, MBBS.	<u>14-03-1966</u> Kohał	19-03-1992	07-01-2022	BS 20	By Promotion	Service of Chilef Section, P&D Department (07-01-2022)			
	<u>Mr. Adil Sanett.</u> M.A (Economics), M.Phil (Economics), M.Sv (Disaster Management), PGD (Project Management),	<u>04-04-1981</u> Mohmand	01-11-2004	07-01-2022	BS 20	By Promotion	Special Secretory, Chief Minister Socretarial, (09-05-2022)			
	<u>Mlan Khalid Ullah Jan,</u> M.Sc (Economics).	<u>01-11-1967</u> Chersadda	09-10-1994	07-01-2022	BS 20	By Promotion	Senior Chief of Section (Industries) P&D Department (07-01-2022)			
	<u>Ar. Akhtar Rehman,</u> 3.Sc (Civil Enginoering).	<u>31-03-1969</u> F.R Kohal	74-04-1994	07.8112022	BS 20	By Promotion	Senior Chief of Section (PSDP), P&D Department (07-01-2022)			

FINAL SENIORITY LIST OF PPS BS-20 OFFICERS.

CHIEF SECRETARY GOVERNMENT OF KHYBER PAKHTUNKHWA



GUVERNIMENT OF RHYBER PARHTUNRHWA PLANNING & DEVELOPMENT DEPARTMENT

Dated Peshawar, January 24, 2019

NOTIFICATI

SO(ESTT)P&D/001/07B//PSB/2019: On the recommendation of the Provincial Selection Board, the competent authority is plaused to promote the following Provincial Planning Service Officers as per details mentioned against each, with immediate effect:-

Sr.#	Name of the officer	FROM	то	<u>[]</u>
• 1.	Nr. Akhtar Rehman	PP5 BS-19 (acting Charge basis)	PPS BS-19 on reg Basis.	uiar
2.	Mr. Musharraf Khan.	PPS BS-19 (acting charge' basis)	PPS 85-19 on reg Basis,	ular
,3. 	Mr. Abdul Haleem.	PPS BS-19 (acting charge basis)	PPS BS-19 on reg Basis.	ular
4.	Mr. Qalser Alam.	PPS BS-19 (acting charge basis)	PPS BS-19 on rec Basis.	jular
5.	Nr. Ilyas Mehmood.	PPS BS-19 (acting charge basis)	PPS BS-19 on reg Basis.	ular
б. 	Syed Zahir Ali Shah.	PPS BS-19 (acting charge basis)	PPS 85-19 on rec Basis.	iular
7.	Mr. Bahrullah Khan.	PPS BS-19 (acting charge basis)	PPS BS-19 on reg	gular
8.	hir. Javed Khan.	PPS 85-18.	PPS 85-19 on real Basis.	gular

The officers on their promotion shall remain on probation for a period of one -2, year in terms of Section 6(2) of Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Rula-15(1) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989, extendable upto another year with the specific orders of appointing authority within two months of the expiry of first year of probation period as specified in Rule-15(2) of rules ibid.,

Their posting/ transfer orders will be issued later on.

CHIEF SECRETARY KHYBER PAKHTUNKHWA

> (IHSANUULAH). Section Officer (Estt:)

Endst: No. & Date even,

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- Copy forwarded to the:-
- Principal Secretary to Governor, Khyber Pakhtunkhwa.
- Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- Accountant General, Khyber Pakhtunkhwa, Peshawar.
- All Administrative Secretaries to Government of Khyber Pakhturikhwa.0
- 5. Director General, PERRA, Abbollabad.
- 6. All Chief of Sections in P&D Department. 7.
 - Assistant Chief (B&A), P&D Department.
- 8. PSO to Chief Secretary, Khyber Pakhtunkhwa. 9.
 - PS to Additional Chief Secretary, P&D Department.
- PS to Secretary, P&D Department. 10.
- PA to Additional Secretary, P&D Department. 11.
- 12. PA to Chief Economist, P&D Department.
- 13, PA to Deputy Secretary (Admn:), P&D Department.
- 14, Officers concerned.
- 15. Manager, Government Prinling Press, Peshawar.

DEPARTMENTAL APPEAL/REPRESENTATION FOR PROMOTION FROM BPS-18 TO BPS-19 IN ACCORDANCE WITH LAW, SENIORITY-CUM-FITNESS, BEING ON TOP OF THE SENIORITY LIST, AS STOOD ON 31.12.2022, KEEPING IN VIEW HIS DATE OF SUPERANNUATION I.e. 04.06.2023.

frank K

Respected Sir,

Subject:

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That Appellant did MBA (Finance) from the University of Peshawar, in the year 1992

That Appellant, being qualified, was appointed as Executive Officer (Finance & Planning) in BPS-18, by the Competent Authority, in due course of law, against the sanctioned post in the erstwhile FATA, vide Office Order No.GS/E/100-19/3345-57, dated: 01.12.2004and presently posted as Chief Planning Officer (BS-18), Social Welfare Department Peshawar and having more than 19 years spotless career at his credit. (Recent Salary slip is attached for kind perusal)

That services of Appellant were unilaterally seized by the then Competent Authority / ACS erstwhile FATA, vide Notification No.CS/E/100-19(Officers)/5169-79; dated: 14.06.2007.

That Appellant, alongwith others, approached the Hon'ble Peshawar High Court, Peshawar through numerous Writ Petitions, for re-instatement & regularization in service, which were allowed, vide consolidated Judgment dated: 17.06.2010, 04.10.2011, while Review Petition of the Government of Khyber Pakhtunkhwa was dismissed, vide Judgment dated: 23.02.2012,

ThatAppellant, alongwith others, was re-instated in service, vide order dated: 05.04.2012, in compliance of Judgment dated: 17.08.2010 supra of the Hon'ble Peshawar High Court, Peshawar, subject to final decision of the apex Court of Pakistan in CPLA No.437-P to 450-P of 2010. Needless to add that the Hon'ble Supreme Court of Pakistan dismissed CPLA of the Government of Khyber Pakhtunkhwa, vide Judgment dated: 28.03.2013 and subsequent Review Petition, vide Judgment dated: 15.09.2014.It is worth to mentionthat the Competent Authority, in continuation of Administration and Coordination Department orders dated: 27.06.2011, 27.09.2011, 05.04.2012, 11.02.2021& 19.04.2021, revised Notification dated: 26.05.2021.

That the Competent Authority/the worthy Governor Khyber Pakhtunkhwa, in consultation with establishment Department, Law Department, Finance Department and P&D Department Khyber Pakhtunkhwa conquered to by the Chief Secretary Khyber Pakhtunkhwa, was pleased to approve the service status of P&D employees of erstwhile FATA Secretariat as separate entity i.e. Provincial Planning Service (PPS) cadre, and approved the service rules/ service structure of P&D Department Khyber Pakhtunkhwa for the employees of P&D Department of erstwhile FATA Secretariat, vide Natification No.FS/E/100-37(P&D)/9148-53, dated: 13.06.2016.

That, in the wake of 25thConstitution (Amendment) Act, 2018, FATA has been merged in Khyber Pakhtunkhwa, resultantly erstwhile FATA Secretariat Departments & Directorates were shifted and placed under the Administrative Supervision/Control of the Governmentof Khyber Pakhtunkhwa, therefore, P&D Department of erstwhile FATA was also shifted and merged in P&D Department Khyber Pakhtunkhwa, vide Notification dated: 08.01.2019. Needless to add that P&D Department merged areas (erstwhile FATA) was also placed under the administrative control of P&D Department Khyber Pakhtunkhwa and Secretary P&D Department merged areas (erstwhile FATA) was directed to report to the Additional Chief Secretary (P&D) Khyber Pakhtunkhwa.

That appellant, alongwith other colleagues, approached the Hon'ble Peshawar High Court, Peshawar through Writ Petition No.3722-P of 2016, prior to enactment of Act No.XXXVII of 2018, for promotion in accordance with length of service-cum-eligibility-cum-fitness/seniority, which was disposed of, after merger of the erstwhile FATA in the province of Khyber Pakhtunkhwa, vide Judgment dated: 05.12.2019, with the following directions:

"As per order mentioned above, the learned AAG has stated that the Petitioners would be accommodated in the Finance Department though at that time the learned counsel for the Petitioners had objected to this suggestion but today in Court he expressed his willingness to the statement of learned AAG made before the Court, the later undertakes to abide by the commitment so made".

That the Competent Authority, in compliance of Judgment dated: 05.12.2019 supra of the Hon'ble Peshawar High Court, Peshawar, included name of appellant, alongwith others, in the schedule of Provincial Planning Service (PPS) cadre in BPS-18, vide Notification No.SO(E)P&D/19-37/PPS/2018, dated: 22.03.2019.

CUC.

That Planning & Development Department Khyber Pakhtunkhwa issued tentative seniority list of BPS-18 Officers on 20.02.2020, despite knowing the fact that F&P Officers of erstwhile FATA were senior amongst all officers in BPS-18, placed appellant at Serial No.30, eventually, he raised objection and after delay of more than a year, Notification dated: 23:10.2020 was issued, (L wherein he was placed at Serial No.1, without rectification of his date of first entry into Government Service and subsequent regularization, which resulted into yet another objection, which was finally considered and tentative seniority list was issued on 28.04.2022, wherein he has been placed on top of the seniority list.

That, admittedly, appellantjoined Government Service in BPS-18 as Executive Officer and was subsequently regularized in service w.e.f. 23.07.2005 and performing duties with zeal/devotion and utmost satisfaction of the superiors, however, always being discriminated in service, not only because he has not been benefited from length of service for onward promotion to BPS-20 and compelled to perform duties in BPS-18, but also because much juniors than him were promoted to BPS-19, 20 & even 21 but he has deliberately been deprived of such right of promotion without just cause and reason, which is against the mandate of Articles4, 10-A, 25&27 of the Constitution of Islamic Republic of Pakistan, 1973, hence the instant Departmental Appeal / Representation.

That consequent upon merger of erstwhile FATA in the province of Khyber Pakhtunkhwa through Act No.XXXVII of 2018 dated: 05.06.2018, services of Appellant, alongwith others, have ex post factobeen transferred/merged in P&D Department of Khyber Pakhtunkhwa, however, Notification to this effect was deliberately delayed and, In the Intervening period, officers in BPS-18 of P&D Department Khyber Pakhtunkhwa were promoted to BPS-19, vide Notification No.SO(ESTT)P&D/001/078/PSB/2019, dated: 24.01.2019, eventually deprived appellant from right of promotion, which has caused grave miscarriage of justice.

That appellant has legal vested right to be promoted to the next higher rank in accordance with length of service i.e. 19 years in the same scale, coupled with seniority-cum-fitness, moreover he has been deprived from right of promotion to the next higher rank. In violation of law/rules governing the subject, hence indulgence of your esteemed office is solicited for smooth administration of justice.

That appellant has neither been treated in accordance with law nor he has been extended equal protection of law, rather has ruthlessly been discriminated in service.

That the Competent Authority, while considering peculiar tacts/circumstances of case of appellant, prepared working paper and recommended him for promotion to BPS-19 against substantive vacant post of BPS-19 and submitted to Establishment Department Khyber Pakhtunkhwa for onward convening meeting of Provincial Selection Board for doing the needful however to no avail so far, although more than three years' time has been elapsed but grievance of the appellant has not so far been redressed; which is detrimental to more than 19 years spotless career of appellant, hence proprietary demands to promote him accordingly, prior to the date of his superannuation i.e. 04.06.2023.

That any other ground, with the permission of your esteemed office, will be taken at the time of

personal hearing, if granted. It is, therefore, most humbly prayed that on acceptance of instant Departmental Appeal/Representation, Appellant may be granted promotion to BPS-19, from the date of eligibility, with all consequential benefits, including seniority, so as to enable him to continue work with zeal and devotion for uplifting of esteemed Department.

Yours sincerely.

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Ahmed Nawaz (BPS-18) Chlef Planning Officer Agricultural Department, Civil Secretariat, Peshawar. Cell: 0317-5553808

Dated: 03,04,2023

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16.:

ه کالت نامه رو س مر سو نا Le vai d الف آ کی آر باعث تح يرآنكه ، ب ریبر مندر مقد مه مندرجه بالاعوان میں اپنی طرف سے داسطے بیروی د جوابد ہی بہقام۔۔۔۔۔لیسید کے ۔۔لیسید کے ۔۔ م **اهبین الرحمن بیوسفزئ**ی و خاند خان معم ایڈ دکیٹس بانی کورٹ کوبدین شرط دکیل مقرر کیا ہے کہ میں ہر پیشی برخود یا بذر بیہ مختار خاص روبر دعدالت حاضر ، د تا رہونگا۔ اور بومت یکار ے جانے سقد سہ د کیل صاحب موصوف کواطلاع دیکر حاضر عدالت کرونگا اگر بیشی برمن مظہر حاضر نہ ہوا ادر مفد مہ میری غیر حاضری کی دجہ ہے کسی طور میرے برطاف ہوگیا تو صاحب موصوف اس کے کسی طرح ذہددارنہ ہوں گے۔ نیز دکمل صاحب موصوف صدر مقام کچہری ہے کسی ادرجگہ پا کچہری کے مقررہ اوقات نے پہلے پا بیچھے پاہز درتعطیل بیردی کرنے کے ذمہ دارنہ ہوں گے۔اگرمقد مہ علادہ صدر مقام کچہری کے کسی اورجگہ تاعت ہونے یا بروز تعطیل یا کچہر کی کے ادقات کے آگے پیچھیے ہیٹں ہونے برمن مظہر کو کو ٹی لفصان پہنچ تذاس کے ذمہ دار یا اس کے داسطے کسی معادضہ کے ادا کرنے یا مختار نامہ داپس کرنے کے بھی صاحب موضوف ذمہ دار نہ ہوں نے ۔ بچھ کوکل ساخت برداخته صاحب موصوف مثل کرده ذات خود منظور قبول موگا۔ادرصاحب موصوف کو عرضی دعوی د جواب دعوی اور درخواست اجرائے ڈ گری دنظر ٹانی اپیل دنگرانی ہرتسم کی درخواست پر یستخط دیقسد این کرنے کانبھی اختیار ہوگا۔ادرکسی تکم یا ڈ گری کے اجرا کرانے اور ہرتسم کا رويد وصول كرف أوررسيد دين اور داخل كرف ادر برتهم تح بيان دين ادرسير د ثالثى دراضى ما مدكو فيصله برخلاف كرف ا قبال دعوى د یے کابھی اختیار ہوگا۔اوربصورت اپل و برآ مدگی مقد مہ یامنسونی ڈگری یکطرفہ درخواست تحکم امتنا می یا قرق یا گرفتاری بنل از اجراء ڈ گری بھی موصوف کو بشرط ادائیگی علیحدہ محانیار نامہ بیر دی کا اختیار ہوگا۔ادربصورت صرورت صاحب موصوف کوبھی اختیار ہوگایا بند ۔ مذکورہ پااس کے کئی جز دگی کاردائی کے داسطے پابصورت اچل، اپیل کے داسطے سی دوسرے دکیل یا بیرسٹر کو بچانے ایسے پا اسپنے ہمراہ مقرر کریں۔ادرایسے مشیر قانون کو ہرامریں دہی ادرویسے ہی اختیارات حاصل ہوں تے۔ جیسے کہ صاحب موصوف کو حاصل ہیں ادر د دران مقد مدیس جو کچھ ہرجانہ التواء پڑے گا۔ وہ صاحب موصوف کاحق ہوگا۔ آگر دکیل صاحب موصوف کو پوری نیس تاریخ نیش ہے۔ یہلے ادا ن*ہ کر*دن گا نوصاحب مو**صوف کو بوراا خانیار ہو گا کہ مقدمہ کی پیردی نہ کریں اورا یس صورت میں میرا کوئی مطالبہ کسی نتس کا صاحب** موصوف کے برخلاف نہیں ہوگا۔لہدار یہ تنارنا مدلکھ دیا کد سندر ب مورجہ مورجہ ے اچھی طرح سمجھ لیا ہے اور منظور ہے۔ ATTESTED & ACCEPTED: امين الرحمٰن يوسفز ئي ايدوكيت مائي كورث ايتد فيد رل شريعت كورث آف يا كستان ابدُوكِيتْ آني ڈي نمبر: BC-10-7562 موماتل نمبر:0321-9022964 شاختى كاردنم . 3- 5813582 - 17301 جالد جان بيند ایڈ د کیٹ ہائی کورٹ، پشادر ايدُوكيتْ آني دْ ي نبير: BC-18-1115 آفس: A-8 ، بھٹنی ملازہ ، یارک اید نیو ، یو نیورٹی ٹا ڈن جوک معاز اشرف خلبل ایدولیت کای کورث، ایشادر RC-19-19