## FORM OF ORDER SHEET

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## Appeal No. 1619/2023

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, l	07/08/2023	The appeal of Mr. Nuspilation
		Mr. Baseer Ahmad Shar Not ocate, it is
		hearing before touring Single Da
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The appeal of Mr. Nasrullah Khan Supervisor Pakiston Austribu Institute of Transmer & Hotel management camp office, Saidu Sharif Swat received today, i.e. or US.09 (2012) as iscomplete on the following score which is returned to the counsel for the appreciant the completion and resubmission within 15 days.

- 1- Copies of Judgment dated 18.04.2018, 12(2) application and Writ Publics on 23 arc incomplete which may be completed.
- 2- Pages no.66 to 68 of the appeal are illegible which may be replaced by legible/better one.

No. 2081 /S.T. DE 4/8 /2023.

SERVICE TRIBUNAL KHYBER PAKHTUMKHWA PESHAWAR.

Mr.Baseer Ahmad Shah Adv. High Court Peshawar.

R. Submitted Atted Remove

All the objections

07/08/2023

Adu Bascer Ahmad shah.

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

0 /2023 Service Appeal No161

NasrUllah Khan.....

## VERSUS

Govt. & Others.....Respondents

## INDEX

S. No	Description of Documents	Annexure	Pages
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2.	Application for condonation of delay with affidavit		6-7
3.	Copy of Letter dated 09-02-2011	Α	8-9
4.	Copies of Section 11-B, titled page of Writ Petition, Judgment dated 18-04-2018 & Order dated 06-01- 2020	B, C & D	22 10-14
5.	12 (2) Petition, COC Petition & Order dated 15-12-2020	· .	23-34
6.	Copies of COC Petition No 90-M/2021, Letter dated 25-02-2021, Notification dated 21-01-2022 & Order dated 13-04-2022	I, J & K	35-45
7.	Copies of Office Orders dated 19-02-2020, Office Order dated 02-03-2020 & List of Salaries	L, M	46-51
8.	Copy of Letter dated 22-06-2020	N	52
9.	Copies of Notification dated 22-09-2022 & Letters dated 14-10-2022	0	:53-56
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11.	Copies of documents & Letters	Q	61-81
12.	Vakalat Nama	1	

## Dated:-03-08-2023

Appellant Through

.....Appellant

Baseer Ahmad Shail

& Ibad Khan Khalil

Advocates, Peshawar

OFFICE:- Cantonment Plaza Flat 3/B Khyber Bazar Peshawar Cell# 03201946985.

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No 1619/2023

NasrUllah Khan, Supervisor (BPS-07), Pakistan Austrian Institute of Tourism & Hotel Management (PAITHPOM), Camp Office, Saidu Sharif Swat.

.....Appellant

## VERSUS

- 1. Government of Khyber Pakhtunkhwa through Secretary, Culture, Tourism, Archeology & Museum Department, Peshawar.
- Additional secretary, culture and tourism department Government of Khyber Pakhtunkhwa.
- **3.** Chief Instructor Incharge Pakistan Austrian Institute and Tourism and Hotel Management Shagai Swat.

#### .....Respondents

APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL ACT 1974 AGAINST THE IMPUGNED ORDER COMMUNICATED TO THE APPELLANT VIDE LETTER DATED 22-06-2020, WHEREBY THE PROMOTION ORDER OF THE APPELLANT HAS BEEN HELD IN ABEYANCE AND AGAINST WHICH DEPARTMENTAL APPEAL OF THE APPELLANT HAS NOT BEEN RESPONDED SO FAR DESPITE THE LAPSE OF MORE THAN THE STATUTORY PERIOD OF NINETY DAYS.

#### PRAYER:-

On acceptance of this appeal the impugned Order dated 22-06-2020, may kindly be set aside and the Promotion Order of the appellant issued vide No 3(1)/2011/PAITHOM-ADMN/Vol-IV dated 19-02-2020 may kindly be restored with all back benefits.

### **Respectfully Submitted:-**

1. That the appellant was initially appointed as Electrician on Contract basis in May 2006 in the Ministry of Tourism, Government of Pakistan and his services were regularized subsequent to the Establishment Division Office Memorandum dated 29-08-2008, vide Order/Letter dated 09-02-2011 and since appointment he performed his duties with honesty and full devotion and to the entire satisfaction of his high ups. (Copy of Letter dated 09-02-2011 is enclosed as Annexure A).

- 2. That after Eighteenth Constitutional Amendment, the Federal Ministry of Tourism was devolved into Provinces and consequently the services of the appellant were also devolved to the province of Khyber Pakhtunkhwa however the Khyber Pakhtunkhwa Govt. was reluctant to accept the appellant along with others, as Civil Servants despite amendment in the Khyber Pakhtunkhwa Civil Servants Act 1973, by inserting Section 11-B, so the appellant along with were constrained to file Writ Petition No 507-M/2017 for the purpose which was allowed vide Judgment dated 18-04-2018 with directions to treat the appellant along with others as Civil Servants by extending them all service benefits. The CPLA No 556-558-P of 2018 filed by the Govt, was also dismissed with permission to file petition under Section 12(2) CPC vide Order dated 06-01-2020. (Copy of Section 11-B, titled page of Writ Petition, Judgment 18-04-2018 & Order dated 06-01-2020 is dated enclosed as Annexure B, C & D).
- **3.** That the department thus filed petition under Section 12 (2) CPC in the stated Writ Petition and the department was also not ready to implement the Judgment dated 18-04-2018, so the appellant along with others filed COC Petition No 54-M/2019, the 12(2) petition filed by the Govt. was dismissed while the COC petition filed by the appellant was disposed with directions to respondents to implement the above stated Judgment vide Order dated 15-12-2020. (Copy of 12 (2) Petition, COC Petition & Order dated 15-12-2020 is enclosed as Annexure E, F & G).
- **4.** That even then the department was not ready to implement the Judgment dated 18-04-2018, so the appellant along with others filed another COC Petition No 90-M/2021, and the matter was also sent to the Khyber Pakhtunkhwa law department for opinion and the law department opined for the conditional implementation of the stated Judgment vide letter dated 25-02-2021, thus during the pendency of stated COC Petition, the services of the appellant along with others were regularized vide Notification dated 21-01-2022 and thus the COC Petition was withdrawn vide Order dated 13-04-2022, against the dismissal of 12 (2) CPC Petition, the department has

2

approached the Apex Court. (Copy of COC Petition No 90-M/2021, Letter dated 25-02-2021, Notification dated 21-01-2022 & Order dated 13-04-2022 is enclosed as Annexure H, I, J & K).

- 5. That the appellant along with other colleagues were promoted to various positions, the appellant was promoted as Supervisor (BPS-07) vide Office Order issued vide No 3 (1/) 2011/PAITHOM-ADMN/Vol-IV dated 19-02-2020 while his other colleagues were promoted vide No 3 (1/) 2011/PAITHOM-ADMN/Vol-IV dated 02-03-2020 and the appellant along with his colleagues were paid salaries of the promoted post from February 2020 to May 2020. (Copies of Office Orders dated 19-02-2020, Office Order dated 02-03-2020 & List of Salaries is enclosed as Annexure L & M).
- 6. That strangely the stated promotion orders mentioned above were held in abeyance till the final outcome of Court proceedings which order was communicated vide Letter dated 22-06-2020, without assigning any reason. (Copy of Letter dated 22-06-2020 is enclosed as Annexure N).
- 7. That upon application of the appellant, the matter routed through in the department, inquiry committee was also constituted to look into the matter and even the appellant was also called for personal hearing time and again but of no avail. (Copy of Notification dated 22-09-2022 & Letters dated 14-10-2022 are enclosed as Annexure O).
- 8. That finally the appellant was constrained to file departmental appeal against the impugned Order dated 22-06-2020 on 17-04-2023, which has not been responded so far despite lapse of more than the statutory period of ninety days. (Copy of Departmental Appeal with covering Letter is enclosed as Annexure P).
- **9.** That the impugned order, communicated vide letter dated 22-06-2020 whereby the promotion order of the appellant has been held in abeyance, is against the law, facts and principles of natural justice on grounds inter-alia as follows:-

#### <u>GROUNDS:-</u>

**A.** That the impugned Order to the extent of the appellant is illegal, unlawful, without lawful authority and void.

- **B.** That the appellant is not treated in accordance with law and rules which being his fundamental right as per Article 4 and 25 of the Constitution and law of the land.
- **C.** That the appellant along with other colleagues were promoted in February & March 2022 by which time even the 12 (2) CPC petition of the department was dismissed by the honorable High Court and after which the appellant was promoted, upon production of same in the High Court the COC petition was withdrawn hence holding the same in abeyance amounts to Contempt of Court.
- **D.** That the impugned order has been passed in utter violation of law and rules, as the appellant was not provided opportunity of hearing, thus condemned unheard.
- **E.** That even inqu-\iry committee was constituted to resolve the issue and even the appellant was thrice called upon for personal hearing but same Pillar to post status continued with appellant.
- **F.** That the appellant has been discriminated as two colleagues of the appellant promoted are not only performing their duties rather they have been promoted to BPS-17 even despite the fact that they are low qualified than the appellant. Even their posts were abolished and new posts were also created for their new post which speaks of anything but not fair and bonafide. (Copies of documents & Letters are enclosed as Annexure Q).
- **G.** That no Charge Sheet or Show Cause Notice was issued to the appellant nor he was provided opportunity of personal hearing.
- **H.** That no case is pending in any Court against the promotion order of the appellant hence too the impugned order/letter is not tenable and liable to be set at naught.
- I. That the impugned order is not speaking order as per Section 24 of the General Clauses Act hence liable to be set at naught.
- J. That there is no omission or commission on part of the appellant and he could not be punished for the fault of others even if any.
- **K.** That the appellant was promoted by the competent authority after due process of law, hence holding the same in abeyance is not tenable in the eyes of law.

4

L. That the appellant is having about 14 years of service with unblemished service record.

It is therefore prayed that appeal of the appellant may kindly be accepted, as prayed for, in the heading of the appeal.

Any other relief not asked for and deemed appropriate in the circumstances of the case, may also be granted in favor of the appellant.

Dated:-03-08-2023

Appellant Through

ADVÒ

DEPONENT

**Baseer Ahr** &

bad Khan Khalil

Advocates, Peshawar

#### LIST OF BOOKS:

1. Constitution 1973.

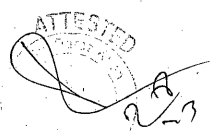
2. Other books as per need

## CERTIFICATE:

Certified that as per instructions of my client, no other Service Appeal on the same subject and between the same parties has been filed previously or concurrently before this honorable Tribunal.

## AFFIDAVIT

I, Nasrullah Khan, Supervisor, Pakistan Austrian Institute of Tourism & Hotel Management (PAITHPOM), Camp Office, Saidu Sharif Swat, do hereby solemnly affirm and declare on oath that the contents of this <u>Appeal</u> are true and correct to the best of my knowledge and belief and nothing has been concealed from this honorable Tribunal.



## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

6

Service Appeal No\_\_\_\_/2023

Nasrullah Khan.....Appellant

## VERSUS

Govt. & Others......Respondents

# APPLICATION FOR CONDONATION OF DELAY IF ANY.

## **Respectfully Submitted:-**

- **1.** That the accompanying appeal is being filed today in which no date of hearing has been fixed so far.
- **2.** That the grounds of appeal may be considered as integral Part of this application.
- **3.** That since the impugned order is void ab-initio being ex-parte and without lawful authority besides passed in utter violation of law and principles of natural justice. Further the matter is still pending in the department wherein inquiry Committee has also been constituted besides departmental appeal of the appellant is still pending before the department, thus there is no delay.
- 4. That lis are to be decided on merit instead of technicalities.
- **5.** That the law as well as the dictums of the superior Courts also favors decisions of cases on merit.

It is therefore prayed that on acceptance of this application, the delay if any in filing of appeal may kindly be condoned.

## Dated:-03-08-2023

Appellant Through

**Baseer Ahma** 8

|||\_\_]

Ibad Khan Khalil

**Advocates, Peshawar** 

## <u>AFFIDAVIT</u>

I, Nasrullah Khan, Supervisor, Pakistan Austrian Institute of Tourism & Hotel Management (PAITHPOM), Camp Office, Saidu Sharif Swat, do hereby solemnly affirm and declare on oath that the contents of this <u>Application</u>, are true and correct to the best of my knowledge and belief and nothing has been concealed from this honorable Tribunal.

DEPONENT

Hnox A

Contd...

102 PATTHOM

No. 2(25)/2002-Ping (Pt-III) Government of Pakistan Ministry of Tourism \*\*\*\*\*\*\*

> 9th Floor, Green Trust Tower, Blue Area, Islamabad, the 9<sup>th</sup> February, 2011

Mr. Hurmat Yab Khan, Chief Instructor/Incharge, Pakistan Austrian Institute of Tourism & Hotel Management (PAITHOM), C/o PTDC Tourist Facilitation Centre, Club Annexe, Jinnah Road, Abbottabad Fax # 0992-336533

Subject:

# MINUTES OF THE MEETING HELD ON 13.01.2011

Dear Sir,

I am directed to refer to your letter No.2(1)/2009-PAITHOM-Admn dated 29<sup>th</sup> January, 2011 on the above cited subject.

2. The services of the following employees, working on Contract Basis in the Pakistan Austrian Institute of Tourism and Hotel Management (PAITHOM), Guli Bagh, Swat are hereby regularized with effect from 1<sup>st</sup> July, 2008 in accordance with the Establishment Division's O.M. No.10(30)/2008-R-II, dated 29<sup>th</sup> August, 2008 and as approved by the Board of Governors of PAITHOM, Guli Bagh, Swat in its meeting held in Abbottabad on 7<sup>th</sup> June, 2010 and in compliance with the decisions taken in the subject

S# Name of the Employees & Designation 1. Mr. Ali Shah, Watter (BPS-6) 2. Mr. Nisar-ul-Haq, Waiter (BPS-6) 3. Mr. Akbar Ali, Waiter (BPS-6) 4. Mr. Akbar Hussain, Waiter (BPS-6) 5. Mr. Abid Shah, Waiter (BPS-6) 6. Mr. Adil Shah, Waiter (BPS-6) 7. Mr. Israr Ali, Waiter (BPS-6) Mr. Haider Ali, Receptionist (BPS-5) 8. Mr. Javed Iqbal, Receptionist (BPS-5) 9 : 10. Mr. Akbar Khan, Cook (BPS-5) 11: Mr. Mumtaz Ali, Cook (BPS-5) Mr. Murad Ali, Cook (BPS-5) 12. Mr. Asghar Shah, Room Attendant (BPS-5) 13. Mr. Tahir Khan, Room Attendant (BPS-5) 14. Qari Nasrullah, Electrician/Plumber (BPS-5) 15. Mian Sher Ali, Washer/Presser (BPS-5) 16. Mr. Arshad, Washer/Presser (BPS-5) 17. Mr. Mehboob-ur-Rehman, Washer/Presser (BPS-5) 18. Mr. Ghafoor-ur-Rehman, Helper (BPS-1). 19. 20. Mr. Abdul Khaliq, Office Attendant (BPS-1)





3. With the regularization of the above employees their pay and allowances stand re-fixed in Basic Pay Scale as per attached proforma.

-: 2 :-

4. Moreover, Mr. Haq Nawaz, Maintenance Supervisor, has also been with effect from 01.07.2008. Over payment of Rs.238,622/- to Mr. Haq Nawaz will be adjusted against his future increment.

5. Incharge, PAITHOM is requested to issue necessary orders accordingly and to make payments of arrears to each employee as calculated in the attached proforma.

6. The existing wages of 07 Daily Wagers are hereby increased to Rs.7000/each per month with effect from 1<sup>st</sup> July, 2010. They may also be paid arrears with effect from 1<sup>st</sup> July, 2010.

7. The proposal for hiring of building for PAITHOM has been deferred by the competent authority as the final outcome of devolution is still awaited.

This issues with the approval of the competent authority.

Yours truly,

RA

(Muhammad Sharif) Public Relations Officer Tel: 051-9204550 Fax: 051-9217488





Anex B

BLL, further to amend the Khyber Pakhtunkhwa Civil Servants Act, 1973

WHEREAS it is expedient further to amend the Khyher Pakhtunkhwa Civil Servants Act, 1973 (Khyber Pakhtunkhwa Act No. XVIII of 1973), for the purposes hereinafter appearing;

It is hereby enacted as follows: -

1. Short title and commencement....(1) This Act may be called the Khyber Pakhtunkhwa Civil Servants (Amendment) Act, 2015.

(2) It shall come into force at once.

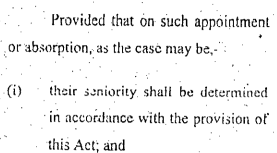
2. Insertion of section 11B in the Khyber Pakhtunkhwa Act No. XVIII of 1973.---In the Khyber Pakhtunkhwa Civil Servants Act, 1973 (Khyber Pakhtunkhwa Act No. XVIII of 1973), hereinafter referred to as the said Act, after section 11A, the following new section shall be inserted, namely:



"11B. Absorption or appointment of Federal employees.---(1) Notwithstanding anything contained in this Act, all those employees of the Federal' Government; who are holding various posts in Federal Government entities on regular basis, before the commencement of the Constitution (Eighteenth Amendment) Act, 2010 (X of 2010) and the said entities being devolved to Province in pursuance of aforesaid amendment, shall be deemed to be the civil servants of the Province for all intents and purposes under this Act.

- (2) All such Federal Government employees,
  - (a) it their relevant cadre is available in Government, shall be absorbed in the said cadre in the prescribed manner; and
  - (b) if no relevant cadre is available in Government, shall be deemed to have been appointed on regular basis to various cadres posts to be created for this purpose;





their liabilities with regard to pension, gratuity, group insurance, benevolent fund and leave encashment shall be proportionally shared between the Federal Government and Government in such a manner as may be agreed upon.



(3) Government shall constitute a committee consisting of Secretary to Government, Establishment Department, Secretary to Government, Finance Départment, Secretary to Government, Law, Parliamentary Affairs and Human Rights Department, Secretary to Government, Inter Provincial Coordination Department and Secretary of the concerned Department to remove difficulties, if any, in implementation of this section.".

(ii)

## STATEMENT OF OBJECTS AND REASONS

It is desirable to amend the Khyber Pakhtunkhwa Civil Servants Act, 1973 (Khyber Pakhtunkhwa Act No. XVIII of 1973). Hence, this Bill.

MINISTER-IN-CHARGE. 20/8/15.



## BEFORE HON'BLE PESHAWAR HIGH COURT, MINGORA BENCH/DARUL QAZA SWAT.

Aner C

# 

- 1) Haq Nawaz S/O Aziz ur Rehman House Engineer
- 2) ... Akbar Ali S/O Shah Wazir, Waiter/ Cashier,
- 3) , Haider Ali S/O Qubad Khan Receptionist/Computer operator,
- . · Ali Shah S/O Habibullah Waiter/ Marketing Representative 4)
- , Javaid Iqbal Khan S/O Majeedullah Recetionist/ Junior 5)

#### Instructor

- . Abid Shah S/O Mian Muazzam Waiter 6)
- 7) Adil Shah S/O Mian Muazzam Waiter
- Akbar Hussain S/O Muhammad Saeed Waiter / Record . 8) Keeper.
- .9) .. Nisar ul Haq S/O Muhammad Rahim Waiter/ Dispatch Člerk
- 10) •• Israr Ali S/O Sardar Ali Waiter
- 11) •• Asghar Shah S/O Farooq Shah Room Attendant
- 12) . Tahir Khan S/O Pir Muhammad Khan Room Attendant
- 13) •• Mian Sher Ali S/O Mian Syed Azhar Washer / Presser
- 14) •• Arshad S/O Muhammad Zaman Washer / Presser
- 15) Akbar Khan S/O Muhammad Ghani Cook
- 16) Mumtaz Ali S/O Gul Rahim Cook
- 17) Murad Ali S/O Qubad Mian Cook
- 18) Abdul Khaliq S/O Fazal Muhammad Driver
- 19) Ghafoor Rahman S/O Fazal Subhan Helper FILED TODAY

20) 允平

- Nasrullah S/O Electrician
- Mehboob ur Rahman S/O Toti Khan Washer / Presser,
- Additional Registrar

Presently all are Employees of Paithoin, Campoffice

Amankot, Swat. .....Petitioners.





<b>)</b>	(2)
	VERSUS
(1)	Government of KPK through Secretary Sports, Youth Affairs,
· · ·	Tourism, Archaeology & Museum Department, Government of
· · ·	Khyber Pakhtunkhwa, 13-A, Khyber Road Peshawar.
(2)	Focal Person Paithom, Section Officer, Tourism Department,
•	13-A, Khyber Road, Peshawar.
(3)	Secretary, Finance Department, Government of Khyber
	Pakhtunkhwa, Civil Secretriate Peshawar.
(4)	Secretary Establishment & Administration Department
	Regulation, Civil Secretriate, Peshawar.
(5)	Inter Provoncial Cordenation, through its Secretary, Civil
	Secretriate, Peshawar
• • •	in the state of

(13)

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTIONOF ISLAMIC REPUBLIC OF PAKISTAN1973.

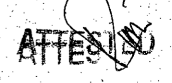
Respectfully sheweth:

Petitioners are bonafide citizens of Pakistan where in correct addresses of the parties are given in the heading of the petition. (Copy of NICsareAnnexure "A").

FILED TODAY 15 JUL 2017 Additional Registrar That petitioners are employees of Respondent No.1 performing their duties on different posts at Paithom since their recruitment, well mentioned in the attached detail list as Annex."B"

VII

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	(4)	FORM OF ORDER SHEET.
Serial No of order or proceeding	Date of Order or Proceeding	Order or other proceedings with Signature of judge or Magistrate and that of a parties or counsel where necessary
. 1	2	3
	18.04.2018	W.P No. 546-M/2017 with IR

Judgment Sheet

PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZAS)) NAR HIG SWAT.

JUDICIAL DEPARTMENT

W.P.No. 507-M/2017 with Interim Relief

JUDGMENT

Respondents (Govt of Khyber Pakhtunkhwa through Secretary Sports and others) by Mr. Arshad Ahmad, Additional A.G.

MUHAMMAD NASIR MAHFOOZ, J .- Vide our

detailed judgment in the connected <u>W.P. No. 546-</u> <u>M2017</u> titled, <u>"Waheed Murad Vs Govt of Khyber</u> <u>Pakhtunkhwa through Secretary Education and</u> <u>others</u>" the instant writ petition is allowed with the directions to the respondents contained in the said judgment.

S.No Name of Applicant-JUDGE Announced Completion of Copies Dated Nb& Capage 8

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JUDGE

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(Sanaullah)

Han'ble Mr.Justice Mohammad Ibrahim Khan Hon'ble Mr.Justice Muhammad Nasir Mahfooz

D.B

Certified to be true Copy MINE

EXAMINEH Peshawar High Court Bénch Mingora/Dar-ul-Qaza, Syal /0~2



# PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT. FORM "A"

EHAWAR A

FORM OF ORDER SHEET.

proceeding 1		parties or counsel where necessary
	. 2	3
	· · ·	
	18.04.2018	W.P No. 546-M/2017 with IR
		Present:- Mr. Khwaja Salahuddin Advocate for the petitioner.
		Mr. Arshad Ahmad, Additional A.G for respondents.
		***** *****
		MUHAMMAD NASIR MAHFOOZ, J:- Through
		this single order we shall dispose of instant as well as
		the connected W.P No. 655-M/2017 titled, "Liagat
		Raza and other Vs Govt of Khyber Pakhtunkhwa and
		others" and W.P No. 507-M/2017 titled, "Haq Nawaz
		and others Vs Govt of Khyber Pakhtunkhwa and others". The petitioners prayed that:-
		"On acceptance of this writ petition, this honorable court may graciously be issued
4		writs and direct the respondents to treat the services of petitioner as regular
		employee from the date of his initial appointment and to issue
		order/notification for regularization of
		services of the petitioner by extending all benefits allowed to the regular
	lat	Government Employees of the Department".
		2. Brief facts of the instant case are that petitioner has
		the qualification of B.A with Diploma in Hotel
•		management from Pakistan Austrian Institute Of Tourism

And Hotel Management (herein referred as PAITHOM) and got training at Margala Hotel Islamabad and Sheraz Arena Peshawar. In 2011 the respondents appointed the petitioner as Instructor & House Keeping Incharge on contract basis for six months which was extended from time to time. The respondents assured the petitioner that his services will be regularized but till date no such step has been taken by the respondents and thus the petitioner is on slip foot and at risk beside a having good hands, best performance, dutiful and having -no adverse remarks. Petitioner approached the respondents time and again to admit his claim but they refused.

Similarly petitioners in connected W.P No. 503-M/2017 and W.P No. 655-M/2017 alleges that they have been regularized since the year 2011 but they are not being treated as Government Servants at par with others and their pay scales have not been revised since then and due to this reason they are not being held entitled to pensionary benefits and other allowance that is enjoyed by others like health Insurance, Group Insurance, G.P Fund etc, hence the instant writ petition.

3. Respondents were summoned who submitted their comments.

4. Arguments of learned counsel for the petitioners and learned Additional A.G. for respondents



heard and record perused.

5. In the comments of respondents it is mentioned that after serving for 4 years and 7 months in the institute his request for regularization was sent to the department vide letter dated 3.6.2016. He served in Hotel Margala Islamabad and Sheraz Arena for two years and three months and for 1 year in 7 Stars Hotel at Lahore and his services were adjusted in the institute as Housekeeping Incharge on the basis of his good performance. It is also mentioned that other employees of **PAITHOM** were devolved as regular employees in the institute by the Federal Ministry of Tourism (Defunct) but the petitioner was appointed after devolution so none of his constitutional rights have been violated.

6. The experience required and his past career does not show anything to even impliedly assume to cast any adverse doubts against him. From the year 2011, he is performing duties in **PAITHOM** on consolidated salary initially for six months and then extended with the passage of time and he has consistently requested for renewal/ extension and regularization of his services but the respondents are adamant to appreciate his past career or his services. Petitioner has also relied on Khyber Pakhtunkhwa Civil Servants (Amendment) Act, 2015 whereby section 11 (b) has been added relating to





absorption of appointment of Federal Employees. In accordance with this provision all those employees of the Federal Government who are holding various posts in Federal Government entities on regular basis before the commencement of 18<sup>th</sup> amendment of the constitution and the said entities has been devolved to province, shall be deemed to be the Civil servants of the province and they shall be absorbed in the relevant cadre in prescribed manner.

7. An office memorandum dated 6.09.2000 regarding policy of the Government about autonomous bodies indicates the intention of Government to either treat them as Government Department or as a company registered under the company laws but ho final decision has been annexed with the comments herein. An office order dated 26.09.2016 reveals that the Provincial Government regularized services of Mr. Naseeb Gul, Gardner, Mr. Muqarab Shah, Security Guard and Mr. Mohibullah Security Guard w.e.f 17.05.2016 and that too in pursuance to decision of this Court in W.P No. 67 of 2011 dated 17.05.2016. Similar treatment has been meted to one Sher Zaman Gardner on 18.04.2016. Yet another decision passed by administration of PAITHOM dated 09.02.2011 and 23.02.2011 reveals that services of 20 employees have been regularized who are serving in BPS





1 to BPS-6. Letter dated 10.04.2004 reveals that 93 posts were newly created in PAITHOM in BPS-16 to BPS-20. 8. Vide notification dated 31.03.2011 Ministry We all the second second

of Tourism, Tourism Division have transferred the employees of PAITHOM to the Government of Khyber Pakhtunkhwa.

1. .

..... Honorable Supreme Court of Pakistan in case 9. titled, "Tikka Khan and others vs Syed Muzafar Hssain Shah and others" reported as 2018 SCMR 332, has provided as follows,

> "It is not even a case of absorption by any attribute. The case of the respondents precisely is that many ministries were abolished and reorganized in the wake of the Constitution (18th) Amendment Act, 2010 and that they being the employees of the ministry abolished were transferred to the ministry reorganized. Transfer of the respondents to the ministry. reorganized cannot be seen athrough the prism of rule 4 of the rules mentioned above. Their case is fully covered by Serial No.33 (6) of Estacode, Volume 1 Edition 2007. In this context, their case would be more akin to Rule 4A rather than Rule 4 of the Rules. No cannons of interpretation would scratch or strike off their past service when they on abolition of the ministry, were compulsorily transferred to the ministry of Religious Affairs and Interfaith Harmony."

Reference is also made to case titled, "Board

of Intermediate and Secondary Education and another Vs

Muhammad Altaf and others" reported 2018 SCMR 325

relevant para is reproduced as under,

"The respondents were employed by the petitioner Board, they have been

working as Drivers, clerks, Naib Qasids and Security Guards for considerable period of time, on daily wages. Some of them have been so working since the year 1996. However, their employment contracts were terminated after every 89 days and were resumed a day thereafter. All of them have certainly served the pctitioner Board for not less than 9 months, however, with artificial breaks, as noted above, intent to avoid their regularization."

10. to hold that the We are constrained petitioners deserve to be treated similarly as the other employees of PAITHOM have been treated and regularized and no distinguishing features has been pointed out by the learned A.A.G to deny them the relief asked for. Therefore, the instant writ petition as well as the de: · . . . connected writ petitions are allowed and the respondents are directed to treat the petitioners similarly and allow them the same benefits as regular employees are entitled Na Sta under the civil servants Act and the rules framed their under as they are regularly performing their duties from the last so many years.

Announced: 18.04.2018

S No-

Name of Applicant-

Hendle Mr. Justice Mehammad Ibrahim Rilmof Copies Mr. Justice Muhammad Na

(Sanaullah) \*D.B\*

Certified to be true Copy

EXAMINER Peshawar High Court Bench Mingora/Dargil-Oaza Swat

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JUDGE



#### SUPREME COURT OF PARISTAN (Appellate Juristiletion)

PRESENT: Mr. Justice Gulzar Ahmed, CJ Mr. Justice Ijaz ul Ahsan Mr. Justice Sajjad Ali Shah

#### C. Ps. No. 556-558-P of 2018

Against the order dated 18.04.2018, passed by the Publiawat High Court, Mingora Bench (Dar-ul-Qeza) Swat in W.P.No.546-M/2017

Govt. of KP through Secretary Sports, (in all cases) Culture, Tourism, Youth Affairs, Archaeology & Museum Peshawar. ...Petilioner (s)

Versus Waheed Murad & another. Haq Nawas & others. Liaqat Raza & another.

Date of Hearing

(in CP No.556-P) (in CP No.557-P) (In CP No.558-P) ....Respondent(s) Anex D

ATTESJe

For the Petitioner (s) : Barrister Qasim Wadood, Addl.A.G. KP Nisar Muhammad, S.O. Sports & Tourism For the Respondent(s) : N.R.

06.01.2020

#### ORDER

<u>Guizar Ahmed, CJ:</u> These patitions are barred by 21 days. Though the application for condenation of delay has been filed but the learned Additional Advocate General, states that the ground taken in the application for condenation of delay is that of late supply of documents and lengthy correspondence between various tiers of the department. Such ground has never been accepted by this Court to be a sufficient cause for condonation of delay. Learned Addl.A.G. further states that before the High Court, parities have apparently committed fraud and made a

ATTESTED Senior Court Associate Supreme Court of Pakistan Islamibod

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## 8-C.Ps.No. 556-558-P of 2013

misrepresentation and the High Court itself has wrongly exercised Jurisdiction under Article 199 of the Constitution and thus, the petitioner will avail remedy by way of an application under Section 12(2) CPC, to ensure that whatever wrong has been done through the impugned order, is corrected.

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2. In view of the submission of the learned Addl.A.G., we find nothing to enter into merits of these cases. All the petitions are, therefore, dismissed: Applications for condonation of delay are

also disposed of. Sd/-HCJ SUPREME Sd/-J Certified to be True Copy Sd/-J Ĉ  $\mathcal{T}$ đ, Senior Court Associate Supreme Court of Palaman slamabud AKIST 11/1/20

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# BEFORE THE PESHAWAR HIGH COURT, DARUL QAZA SWAT.

CM No. 19(2) 4-12020

in

#### WP No. 655-M/2017

Govt. of KP through Secretary Sports, Culture, Tourism, Youth Affairs, Archeology & Museums Department, Peshawar.

Petitioner(s)

...Respondent(s)

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Anex E

VERSUS

Liazaqat Raza & others.

APPLICATION U/S 12(2) CPC AGAINST THE JUDGMENT/ORDER

#### Respectfully Sheweth:

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4.

That the respondents were serving in (PAITHOM) Pakistan Austrian Institute of Tourism and Hotel Management registered under the Societies Act, 1860 and the control and management by Federal Government, Ministry of Tourism and youth affairs having its own board of governor (certificate of Registration is attached as Annex "A").

 That under the 18<sup>th</sup> Constitutional amendment Act, 2010, the said department was devolved into the Provincial Government of Khyber Pakhtunkhwa along-with its employees.

 That the respondents were not government employees or civil servant but being a company employees and having no proper service structure, therefore, retained in PAITHOM as workman.

That the respondents filed writ petition before the Hon'ble Peshawar High Court, Mingora Bench (Dar-ul-Qaza) Swat for the regularization of their services, wherein, their writ petition was

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accepted and allowed vide Order/Judgment dated 18/04/2018 (copy of Judgment is attached as Annex "B"),

That the applicant being aggreved from the impugned Judgment/Order dated 18/04/2018 of this Hon'ble Court, preferred CPLA before the august Supreme Court of Pakistan but the same was dismissed vide Order/Judgment dated 6/01/2020, on the basis of being time barred without touching the merit of the case, however, the apex Court held that the applicant/government may seeks/avail remedy by way of application u/s 12(2) CPC (copy of Judgment of Supreme Court is attached as Annex "C"), hence, this application inter alia on the following grounds:-

#### Grounds:-

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(A) That respondents are employees of registered company and are not regular employees, hence, they are falls under the definition of workman, therefore, this Hon'ble Court have had got no jurisdiction to entertain the writ petition of the respondents.

(B) That being employees of company the Regularization Act, 2009 is not at all applicable to the respondents, hence, this Hon'ble Court was not properly assisted on this ground. Ţ

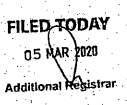
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(C) That with utmost regard and respect the Judgment in hand was passed without jurisdiction, hence, liable to be set aside.

(D) That respondent was serving in Pakistan Austrian Institute of Tourism and Hotel Management registered under Societies Act 1860, under control and management of Ministry of Tourism & Youth Affairs, Govt. of Pakistan being its own board of Governor, and after devolution the status of employees of including could not be change.



(E) That the Provincial Assembly passed KP Tourism Act 2019, and matter relates to different categories of employees in Tourism Department will be dealt with in accordance with the Ibid



FORM OF ORDER SHEE	T
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Court of ..... 46 J | Case No..... 常雪日 Dete of Order or Proceedings Order or other P where necessary. roceedings with Signature of Judge and that of perties or counsel 15-12-2020 C.M.No. 4-M/2020 In W.P No. 655-M/2017 當計 謙湯し Present: Mr. Razauddin Khan, Addl:A.G for the petitioner. WIQAR AHMAD, J .- Vide our detailed order passed in the connected application (C.M No. 2-M/2020), the instant application under section 12, (2) CPC is 中国行 accordingly dismissed. ġ Announced Dt: 15.12.2020 JUDGE

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# BEFORE THE PESHAWAR HIGH COURT AT MINGORA BENCH (DARUL QAZA) SWAT

Anck

\_M of 2019 COC No.

Writ Petition No. 507 M of /2017 Haq Nawaz son of Aziz Ur Rehman r/o Muhalla Quizi Babanz House NO. 14 Street 1 Janazgah Road Mingora, Distruct Swat.

			•	•		Petitione	
•			Versus			波拉。 (1) 1917年1月	 
1	Kamran Reh	man ,S	ecretary	Tourism	is 13	A Khybe	) F
	Pakhtunkh	Peshaw	var:	•	,		 
2	Shakeel Qa	adir Kh	an, Seci	etary F	inance.	Khybe	er
	Pakhtunkhaw	n Peshav	var		E ST		

.....CONTEMNORS/RESPONDENTS

CONTEMPT OF COURT PETITON UNDER ARTICLE-204 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN READ WITH ENABLING SECTION OF CONTEMPT OF COURT ORDINANCE FOR INITIATING CONTEMPT OF COURT PROCEEDING AGAINST THE RESPONDENTS FOR THEIR VIOLATION OF THIS HONOURABLE COURT DATED 18-4-2018 IN 507 M of 2017.

#### Respectfully Sheweth:



1. That the petitioner is law abiding citizen of Pakistan &.... permanent address given in the title of this COC petition and is entitled for all privilege under the law.

2. That the petitioner is employee of Tourism Department Govt: of Khyber Pakhtunkhwa and performing his duty at PAITHOMsince their initial appointment.

3. That the petitioner was finally regularized by the respondents

vide notification dated 09-02-2011, and the government of KP



accepted the service of petitioner on 05-04-2011 as employee of PAITHOM as civil servant

4. That the petitioner was regularized by the respondents since 2012 respectively, but till date the petitioner was not treated as govt, servant as per the other government servant in the other department, and thereafter which act of the respondents was challenged by the petitioner through writ petition No 507 M of 2017 and this Honorable Court was pleased to allow the same in the flowing words: " We are constrained to hold that the petitioner deserve to be treated similarly as the other employee of PAITHOM have been treated and regularized and no distinguishing feature has been pointed out by the learned AAG to deny them the relief asked for, therefore the instant writ petition as well other connected writ petition are allowed and the respondents are directed to treat the petitioner similarly and allow them the same benefit as regular employee are entitled under the civil servant act, and the rule frame their under as they are regularly performing their duties from the last so many years" (Copies of memo of writ petition & order dated 18attached as annexure "A" & "B" 04-2018<sup>°</sup> are is respectively).

That though the aforesaid order was passed in the presence of learned A.A.G for official respondent and but even then the petitioner by himself conveyed and supplied the attested order of this Honorable court but till dated the same has not been implemented.

6. That the petitioner already regularized by the respondents in year 2011/2012 with assurance to be treated as a regular civil servant but in-fact the petitioner pay scale have not been revised since regularization and has been refrained from the pensionary amount and all back benefits, that a civil servant enjoy attaining at the age of superannuation, seniority of each of the petitioner from initial date of appointment has not yet fixed, and similarly service structure of each of petitioner from initial date of appointment are not yet made and are also not treating or accommodating thepetitioner under the National Pay

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Scale nor any sort of amount under the head of Health insurance etc, but till know the petitioner have been deprived his back benefit as mentioned above

7. That the petitioner is appointed on contract basis, and thereafter his service regularized by the respondents however, the petitioners have been regularized the subsequently writ petition allowed as prayed, thus entitle to that much of the salary as given to other employee from the initial date of appointment be paid to the petitioner.

8. That petitioner approached the Respondents by showing them the order of this Hon'ble Court, but the words of the respondents were harsh and unbelievable contemptuous.

9. That respondents are intentionally and willfully disobeying the order of this honorable court, which fact has caused to lower the authority of this Honorable court in the public at large in general ,therefore this Honorable court needs to initiate contempt of court proceeding against them

10. That willful disobedience to the order of court by the respondents/ contemnors intends to bring the judiciary into disrespect / disregard and to low down / bow down before their wishes.

That contemnors should be punished to maintain the dignity and decorum of the court and to keep the public confidence of the courts undiminished free from pollution and obstruction. That disobedience to order of this honorable court by the respondents / contemnors who are highly qualified and on key post employees / officials is a sorrowful state of affairs and are entitled to be strictly treated for contempt of court.

That the Act of respondents is discriminatory and is uttern violation of Article 25 of Constitution.

That the Act of respondents is against the norms of justice against the public interest and if such practice is continued then the confidence of citizen of the Country would be lost on the judiciary so no one is above the law and the respondents are bound to honor the order of this Honorable Court without any delay.



A)

15. That it will be pertinent to bring in to the kind notice of this honorable court, that some other same placed employee of the department were regularized in pursuance of the judgment of, the apex court bearing title Azam Khan Chief Sectary VS Ghulam Rasool & others, but the petitioner of that writ petition were compelled to file COC, which was allowed by this Honorable Court at Principal Seat, and the Government of KP filed CPLA before the Supreme Court of Pakistan, which was dismissed and maintained the order / judgment of this honorable court. (Copy of the compliance notification dated 11th June, 2019 is attached as annexure "C") 推進同時 That further grounds, with leave of this Honorable Court, would be raised at the time of arguments before this Honorable Court.

## PRAYER

It is therefore most humbly prayed that on of the present petition, the acceptance respondents may very graciously be directed to. comply with the order/judgment dated 18-4-2018 pertaining the said all back benefit without any further delay, and, furthermore, Contempt of Court proceedings may kindly be initiated against. the respondents and may be dealt in accordance with law in the best interest of justice

> Applicant/ petitioner Through RAHIMULIAH CHITRALI Advocate High Court

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16.

#### CERTIFICATE:

Certified on instructions of my client that petitioner has not previouslymoved this hon'ble court under article 204 of the constitution of Islamic republic of pakistan read with enabling section of contempt of court ordinance regarding the instant matter.

AT STATES RAHIMULLADCHITRALI Advocate High Court Peshawa Mingore

And AWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT FORM OF ORDER SHEET Court of Date of Order or Proceedings Order or other Fruceedings with Signature of Judge and that of parties or counsel where necessary. C.O.C.No. 54-M/2019 15-12-2020 In W.P No. 507-M/2017 Mr. Rahimullah Chitrali, Advocate for the Present: 💈 NGH petitioner. Mr. Razauddin Khan, Addl:A.G for the respondents. 3.0 WIOAR AHMAD, J .- Vide our detailed judgment passed in the connected C.O.C No. 55-M/2019, the instant petition is disposed of accordingly. Announced Dt: 15.12.2020 dar. -ci 1.125 bon of Applinant ..... UDGE 2020 us peternol Cepies 5)1 P. p. - ft .... intrainent il Copies AD ... C/ 222 WOGE the true copy a de la comesta de la comes -01-2021 13, 5-06 init Mitsport/Harad-D - Shuhada (Mercini) HON'TLE MR. JUSTICE BHTLAG IDRAMM HOLT THE MR. JUSTICE WIGAR ATMAD



## BEFORE THE PESHAWAR HIG IT AT MINGORA BENCH (DARUL GAZA) SWAT

# COC No. 59 M of 2019

Writ Petition No. 507 M of /2017

Haq Nawaz son of Aziz Ur Rehman r/o Muhalla Quizi Baba House NO. 14 Street 1 Janazgah Road Mingora, Distruct Swat. Petitioner Versus 1 Kamran Rehman Secretary Tourisms 13 A Khyber.

Eakhtunkhi M Peshawar

Shakeel Qadir Khan, Secretary Finance Khyber Pakhtunkham Peshawar

....CONTEMNORS/RESPONDENTS

CONTEMPT OF COURT PETITON UNDER ARTICLE 204 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN READ WITH ENABLING SECTION OF CONTEMPT OF COURT ORDINANCE FOR INITIATING CONTEMPT OF COURT PROCEEDING AGAINST THE RESPONDENTS FOR THEIR VIOLATION OF THIS HONOURABLE COURT DATED 18-4-2018 IN 507 M of 2017.

Respectfully Shewells:

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TESTED

 That the petitioner is law abiding citizen of Pakistan & permanent address given in the title of this COC petition and is entitled for all privilege under the law.

2: That the petitioner is employee of Tourism Department Govt. of Khyber Pakhtunkhwa and performing his duty at PAITHOM since their initial appointment.

3. That the petitioner was finally regularized by the respondents vide notification dated 09-02-2011, and the government of KP

# AWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT

where necessary.

Date of Order or <u>Proceedings</u> 1 2 15-12-2020 15-12-2020 10(1) 10(

<u>C.O.C No. 55-M/2019</u> <u>In W.P No. 546-M/2017</u> Present: Mr. Rahimullah Chitrali, Advocate for the petitioner. Mr. Razauddin Khan, Addl:A.G for the respondents.

Order or other Proceedings with Signature of Judge and that of parties or counsel

**WIOAR AHMAD, J.-** This order is directed to dispose of the instant C.O.C petition as well as the connected C.O.C No. 53-M/2019 and C.O.C No. 54-M/2019, as all these petitions have been arising out of one and the same consolidated judgment of this Court dated 18.04.2018 passed in W.P No. 546-M/2017.

2. Petitioner has contended in his petition that he was appointed by the respondents department as Instructor and House Keeping Incharge in Pakistan Austrian Institute of Tourism and Hotel Management (hereinafter referred to as 'PAITHOM'), on contract basis for six months but after that his services were not regularized and he was not treated as civil servant. Against said act of respondents, he approached this Court through W.P No. 546-M/2017, which was allowed vide order of this Court dated 18.04.2018 and respondents were directed to treat petitioner similarly and allow him-

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Examinar Preshawar High Court Bench Mingora Dar-ul-Qaza, Swat



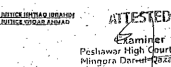
the same benefits as regular employees were entitled under the Civil Servants Act and the rules framed thereunder. Said judgment has not been complied with by respondents till date, petitioner has therefore filed the instant C.O.C petition with the following prayer;

> "It is therefore most humbly prayed that on acceptance of the present the respondents petition, may verygraciously be directed to comply with the order/judgment dated 18.04.2018 pertaining the said to all back benefit without any. further delay, and furthermore, contempt of Court proceedings may kindly be initiated against the respondents and may be dealt in accordance with law in the best interest of justice."

Reply was asked from respondents, who 3. accordingly filed the same. It was contended in reply that petitioner was a contract employee of PAITHOM which was an autonomous Institute devolved from Federal Government to Provincial Government of Khyber Pakhtunkhwa. Said Institute was registered on 04.06.2003 as non-profitable society under Societies Act XXI of 1860 and was working under the Administrative Authority of Sports & Tourism Department. It was further contended by respondents that they had filed CPLA against judgment of this Court dated 18.04.2018 before Hon'ble Supreme Court of Pakistan but same had not been decided either way.



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Framiner Court Bench Jaza, Swat.

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Arguments heard and record perused.

<u>5.</u> Respondents have been delaying implementation of judgment of this Court, firstly due to the reason that they had filed CPLA before Hon'ble Supreme Court of Pakistan and subsequently on the pretext that they had challenged the main order through petitions under section 12 (2) CPC before this Court. Their CPLA filed against earlier judgment of this Court has already been dismissed by the Hon'ble Supreme Court of Pakistan vide its judgment dated 06.01.2020. Applications under section 12 (2) CPC were also dismissed by this Court vide even order of today in C.M 12 (2) No. 2-M/2020. No reason exists for further delaying implementation of judgment of this Court. A last chance is granted to respondents as well as those officers who have presently been competent authority for the. purpose of services of petitioners; for implementation of judgment of this Court within a period of two months of receipt of copy of this order.

6. The petition in hand is disposed of accordingly.

Announced <u>Dt: 15.12.2020</u>

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## BEFORE THE PESHAWAR HIGH COURT MINGORA BENCH (DARUL QAZA) SWAT

12021 In C.O.C Sul 2019 C.O.C No. W.P No. 507-M / 2017 1. Hag Nawaz S/o Aziz Ur Rehman, House Engineer. 2. Akbar Ali S/o Shah Wazir, Waiter / Cashier. 3. Ali Shah S/o Habibullah, Waiter / marketing 辑.云标云 Representative. 14 . 244 4. Abid Shah S/o Mian Muazzam, Waiter. 5. Adil Shah S/o Mian Muazzam, Waiter. 6. Akbar Hussoin S/o Muhammad Saeed, Waiter / Record Keeper. 推 7. Nisar Ul Haq S/o Muhammad Rahim, Waiter / Dispatch Clerk. 8. Israr Ali S/o Sardar Ali, Waiter. 9. Asghar Shah S/o Farooq Shah Room, Attendant. 10. Tahir Khan S/o Pir Muhammad Khan, Room Attendant 11. Mian Sher Ali S/o Mian Syed Azhar, Washer / Presser 12. Arshad S/o Muhammad Zaman, Washer / Presser. 13. Akbar Khan S/o Muhammad Ghani, Cook. 14. Mumtaz Ali S/o Gul Rahim, Cook. 推动招 15. Murad Ali S/o Qubad Mian, Cook. 16. Abdul Khaliq S/o Fazal Muhammad, Driver. 17. Ghafoor Rahman S/o Fazal Subhan, Helper 18. Nasrullah S/o Shah Rasool, Electrician. 19. Mehboob Ur Rahman S/o Toti Khan, Washer / Presser, 198 All Presently Employees of Paithom, Camp Office at FILED TODAY Amankot, District Swat. ...Petitioners 2.8 OCT 2021 the series a VERSUS Abid Majeed / Secretary Tourism, Sports, Youth Affairs, Additional Registrar

Abid Majeed / Secretary Jourism, Sports, Jourism, Andreas, Archeology & Museum Department, Government of Khyber Pakhtunkhwa, 13-A, Khyber Road, Peshawar.

Page 1 of 11

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Atit Rehman / Secretary Finance, Government of Khyber Pakhtunkhwa at Civil Secretariat, Peshawar. Tashfin Haider / Additional Secretary Tourism, Sports, Youth Affairs, Archeology & Museum Department. Government of Khyber Pakhtunkhwa, 13-7, Khyber Road, Peshawar.

Jibrail Raza / Deputy Secretary Tourism, Sports, Youth Affairs, Archeology & Museum Department, Government of Khyber Pakhtunkhwa, 13-Å, Khyber Road, Peshawar. Wagar / Budget Officer / Section Officer Tourism, Sports, Youth Affairs, Archeology & Museum Department, Government of Khyber Pakhtunkhwa, 13-48 Khyber Road, Peshawar.

Masood Ahmad Jan / Budget Officer-III, Finance, Government of Khyber Pakhtunkhwa at Peshawar.

Safeer / Additional Secretary Finance, Government of Khyber Pakhtunkhwa at Peshawar.

...Respondents

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**施** 点: Application under Article 204 of the Constitution, of Islamic Republic of Pakistan 1973, for contempt of court / implementation of the order / judgment dated: 15-12-FILED TODAY 2020, in C.O.C No. 54-M/2019 and the order / Judgment dated 18-04-2018 of this august court passed in W.P. No. 507-M of 2017, tilled "Haq Nawaz and others VS Govt: of KP and others".

Respectfully Sheweth:

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1. That the captioned W.P No. 507-M of 2017 titled "Mag Nawaz etc VS Govt: of KP etc" was filed by petitioners. which was allowed by this august court vide fudgment dated 18-04-2018 along with Writ Petition Nos. 546-M/2017 & 655-M/2017 (Copies of judgment dated 18-04-2018 along with grounds are annexure A & B). 福山市。



2. That after the aforesaid judgment, C.O.C No. 54 of 2019, was filed by petitioner No. 1 for implementation of judgment dated 18-04-2018, which was disposed of by this august court vide judgment dated 15-12-2020, with the directions to respondents for implementation; of the judgment within a period of 2 months of the receipt of the copy of judgment dated 15-12-2020 (Copies of memorandum of C.O.C along with judgment dated 15-12-2020 are annexure C).

3. That even after the passing of judgment dated 15 12 2020 in C.O.C No. 54 of 2019, about 10 months have passed, during this period respondents were approached and requested time and again for implementation of the judgment dated 18-04-2018, but even then both the said judgments of this august court were not complied and the relief granted to petitioners was not implemented.

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4. That although there is no ...rdle in implementation of the aforesaid judgments of this august court, but even then respondents are using delaying tactics and depriving the petitioners of their due rights.

5. That petitioners are serving on various posts from BFS-01 to BPS-16 and respondents Nos. 1 & 2 are authorized to implement the aforesaid judgments of this august court, moreover, there is no hurdle in implementation of the aforesaid judgments by respondents Nos. 1 & 2.

6. That petitioners in connected writ petition bearing Nos 655-M/2017 and 546-M/2017, jointly decided along with the writ petition No. 507-M/2017 of petitioners, vide consolidated judgment dated 18-04-2018, are serving in BPS-17 to BPS-19, have no connection with the implementation / granting relief of the judgment dated 18-04-2018 to the extent of petitioners, because the implementation of the aforementioned judgments to the extent of petitioners, is in

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the jurisdiction of respondents Nos. 1 & 2 and relief granted to petitioners in writ petition Nos. 655-M/2017 and 546-M/2017, is in the domain of Chief Secretary to Government of Khyber Pakhtunkhwa, thus respondents Nos. 1 & Zare hot authorized to delay the implementation of the aforesald judgments, because of petitioners in writ petition Nos. 655-· (1) M/2017 and 546-M/2017. - 講: 調: 、

7. That instead of implementing the aforementioned judgments, respondents have illegally and unlawfully stopped the monthly salaries of petitioners from the month He the of July, 2021, till date. 調査室

8. That it is in the interest of justice that contempt of court proceedings be initiated against the respondents.

It is therefore, most humbly prayed that, on acceptance of this application, respondents may please be directed to implement the aforesaid judginents, moreover, the respondents may also be directed to release the monthly salaries of petitioners since July, 2021 and contempt of court proceedings may also be initiated against the respondents. 推测

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Any other relief not specifically prayed for, but this august court deems appropriate, may also be granted in favour of petitioners. 瘤毒し

Petitioners

Peshawai tri Mingola Dad

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Through Counsel 4 Asghar Ali Advocate Supreme Court



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## GOVERNMENT OF KHYBER PAKHTUNKHWA LAW, PARLIA MENTARY AFFAIRS& HUMAN RICHTS DEPARTMENT

No. SO(OP-11)/LD/5-8/2012-VOL-11 2709-12 Doted: Pesh 4 the March, 2021 2709-12

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#### То, . . 1. Sec. 2. 2. The Secretary,

Government of Khyber Pakhtunkhwa,

Sports, Tourism, Culture, Archeology Museum & Youth Affairs, Department

1.5.1

Subject

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JUDGMENT DATED 15-12-2020 IN CONTEMPT OF COURT PETITIONS NO. 53-M OF 2019 IN WP 655-M OF 2017 TITLED "LIAQAT RAZA & 01 OTHER", NO.54-M OF 2019 IN WP 507-M OF 2017 TITLED "HAQ NAWAZ V/S KAMRAN REHMAN, Section 2. Sec. SECRETARY TOURISM & 01 OTHER". AND NO.55-M OF 2019 IN WP 546-M OF 2017 TITLEP "WAHEED MURAD VS KAMRAN REHMAN, SECRETARY TOURISM & 01 OTHER.

Dear Sir.

I am directed to refer to your Department's letter No.SO(LIT)S&TD/1-180/2017/Lingat Raza/2492-94 dated 10-02-2021 on the subject noted above and to enclose herewith a copy of letter No.2625/AG dated 25-02 2021 received from the office of Learned Advocate General Kinyber Pakhtunkhwa and to state that Law Department endorses the opinion of the Learned Advocate General Khyber Pakhtunkhya contained in the above referred letter.

I am further directed to request that all correspondence with the office of Learned 2. Advocate General Khyber Pakhtunkhwa may kin lly be routed through Law, Parliamentary Affairs & Human Rights Department, please.

Yours faithfully,

Section Officer (Opinion-II)

Endst: of even No. date.

Copy is forwarded to the:-

- 1. PS to Learned Advocate General, "hyber Pal htinkhwa.
- 2. PS to Secretary, Law Department.
- 3. PA to Law Officer, Law Department.



Section Officer (Opinion-II)





	· · · · · · · · · · · · · · · · · · ·		R PAKHTUNKHWA, PESHA	WAR
OFFICE OF ADVOC	ATE-GENER	AL KILDEI	NT AUTOM	
No. 363	/AG	Dated Posha	awar, the diversity /2021	
Address: High Court	Building, Pnel	nawar. : .	Exchange No 921383 Fax No. 091-9210270	3
Tel. No.091-9212658			A second s	

SUBJECT:-

JUDGMENT DATED 14-12-2020 IN CONTEMPT OF COURT PETITIONS NO. 53-M OF 2019 IN WP 655-M OF 2017 TITLED "LIAQAT I AZA & 01 OTHER VS KAMRAN REHMAN, SECRETARY TOURIST & 01 OTHER", NO. 54-M OF 2019 IN WP 507-M OF 2017 TITLED "HAQ NAWAZ VS KAMRAN REHMAN, SECRETARY TOURISM & 01 OTHER" AND NO. 55-M OF 2019 IN WP 546-M OF 2017 TITLED "WAHEED MURAD VS KAMRAN REHMAN, SECRETARY TOURISM & 01 OTHER.

R/Sir,

That opinion is solicite: in subject case vide letter No. SO(LIT)/S&TD/1-180/2017/Liagat Raza/2492-94 dated 10<sup>th</sup> February, 2021, perusal of the letter reveals that the administrative department without following the procedure laid down in 12(6) of Khyber Pakhtunkhwa Rutes of Business 1985, directly sent the case to the Office of Advocate General, Khyber Pakhtunkhwa, which provides that official correspondence to the office of the Advocate General, Khyber Pakhtunkhwa should be routed through Law, Parliamentary Affairs & Human Rights Department, Khyber Pakhtunkhwa. Since, it is a court matter and exigencies are involved in the case, therefore, the competent authority marked the matter to the undersigned, to opine in the matter, notwithstanding above requirements of Rules of Business.

I have gone through the entire case file which depicts that above noted writ petition was allowed by the Hon'ble Peshawar High Couit, Mingora Bench on 18/02/2018, and CPLA filed by the government/department was also dismilised, after the dismissal of the CPLA, 12(2) CPC petitions were filled by the government/department that too were dismissed, which order was then impughed before the apex court and is still pending adjudication. After the dismissal of the 12(2) CPC petitions, the Hon'ble Peshawar High Court, Mingora Bench, while disposing of the contempt of court petition directed the respondent/department to implement order/judgment dated 18/04/2018 of Peshawar High Court, Mingora Bench, within two months by way of last chance.



In my humble opinion, that the judgment dated 18/04/2018 may be conditionally implemented, subject to the outcome of CPLA filed before the apex Court, as far as the enactment of Khyber Pakhtunkhwa Tourism Act, 2019 is concerned, wherein mechanism is provided about the retention of employees of the corporation and institution, it is the legislative competence of legislature to give an enactment retrospective effect with clear intendment spell out from its language, but in Khyber Pakhtunkhwa Tourism Act, 2019, there is no provision available regarding retrospective effect of the Act. Hence, it would not be helpful in the instant case, as the aforementioned judgment was passed much earlier than enactment. Therefore, judgment dated 18/04/2018 may be conditionally implemented, as opined herein above.

Submitted please.

25/07-

(Muhammad'Sohail) Assistant Advocate General, Khyber Pakhtunkhwa, Peshawar.

Ld. Advøcate General Khyber Pakhtunkhwa, Peshawar.

Secretary to Govt. of Khyber Pakhtunkhwa, Law Department, Peshawar.







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

Dated Peshawar 21st January, 2022

#### NOTIFICATION:

No. SO[Tourism]/5-81/2020/ 42.5-88. Pursuant to the Peshawar High Court Mingora Bench decision in W.P. No. 546-M/2017 dated 18.04.2018 read with COG No. 55-M/2019, W.P. No. 507-M/2017 dated: 18.04.2018 read with COC No: 54-M/2019, W.P. No. 507-M/2019 and W.P. No. 250-M/2018 and in light of the opinion of Advocate General, Khyber Pakhtunkhwa contained in Letter dated: 25.02.2021 duly endorsed by Law Department, Khyber Pakhtunkhwa vide letter dated 04.03.2021, the Competent Authority (Chief Minister, Khyber Pakhtunkhwa) is pleased to contilionally regularize the services of the following employees of Pakistan Austrian Institute of Tourism and Hotel Management (PAITHOM), Swat as Civil Servants, with effect from the dates mentioned against each, <u>subject to final decision of the CPLAs No. 108-P/2021, No. 109-P/2021, No. 110-P/2021 and No. 58-P/2021</u> filed by Sports & Tourism Department, Khyber Pakhtunkhwa in the Supreme Court of Pakistan, under the terms and conditions mentioned below:

S#	Name of the Employee	Designation with BPS	Date of Regularization
1	Mr. Hurmat Yab Khan S/o Hammeeyat Yab Khan	Chief Instructor (BS-19)	22.10.2007
2	Mr. Liaqat Raza S/o Sald Raza	Administrative Officer (BS-17)	17.10.2007
3	Mr. Waheed Murad S/o Murad Ali	Instructor (BS-17)	01.12.2011
4	Mr. Haq Nawaz S/o Azīz ur Rehman	Supervisor (BS-07)	01.07.2008
5	Mr. Ali Shah S/o Habibullah	Waiter (BS-06)	01.07.2008
6	Mr. Akbar Hussain S/o Mohammad Saeed	Waiter (BS-06)	01.07.2008
7	Mr. Akbar Ali Khan S/o Shah Wazir Khan	Waiter (BS-06)	01.07.2008
. 8	Mr. Nisar Ul Haq S/o Muhammad Rahim	Waiter (BS-06)	01.07.2008
9	Mr. Adil Shah Mian S/o Mian Muazam	Waiter (BS-06)	01.07.2008
10	Mr. Israr Ali S/o Sardar Ali	Waiter (BS-06)	01.07.2008
11	Mr. Abid Shah S/o Mian Muazam	Waiter (BS-06)	01.07.2008
12	Mr. Javed Iqbal Khan S/o Majeed Ullah Khan	Receptionist (BS-05)	01.07.2008
13	Mr. Nasrullah Khan S/o Shah Rasool	Electrician (BS-05)	01.07.2008
14	Mr. Asghar Shah S/o Farooq Shah	Room Atlendant (BS-05)	01.07 <b>.2008</b>
15	Mr. Tahir Khan S/o Pir Mohammad Khan	Room Attendant (BS-05)	01.07.2008
16	Mr, Mian Sher Ali S/o Mian Syed Zahir	Washer / Presser (BS-05)	01.07.2008
17	Mr. Arshad S/o Muhammad Zaman	Washer / Presser (BS-05)	01.07.2008
18	Mr. Mehboob-Ur-Rehman S/o Toti Khan	Washer / Presser (BS-05)	01.07.2008
19	Mr. Murad Ali S/o Qubad	Čook (BS-03)	01.07.2008
20	Mr. Mumtaz Ali S/o Gul Rahim	Cook (BS-03)	01.07.2008
21	Mr. Akbar Khan S/o Muhammad Ghani	Cook (BS-03)	01.07.2008
22	Mr. Abdul Khaliq S/o Fazal Muhammad	Office Attendant (BS-03)	01.07.2008
23	Mr. Ghafoor Rehman S/o Fazal-e- Subhan	Helper (BS-03)	01.07.2008
24	Mr. Sher Zaman S/o Muhammad Ghafoor	Gardner (BS-03)	01.07.2008
25	Mr. Naseeb Gul S/o Rozi Gul	Gardner (BS-03)	01.07.2008
26	Mr. Muqairab Shah S/o Mohammad Qamar	Security Guard (BS-03)	01.07.2008
27	Mr. Mohibullah S/o Muhammad Ismail	Security Guard (BS-03)	01:07,2008

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#### TERMS AND CONDITIONS:

- The services of all the employees of Pakistan Austrian Institute of Tourism & Hotel Management (PAITHOM) shall be governed by the Khyber Pakhtunkhwa Civil Servants Act, 1. 1973 and all the laws applicable to the Civil Servants and rules framed thereunder.
  - They will be governed by the Khyber Pakhtunkhwa Government Servants (Efficiency and Disciplinary) Rules, 2011 and Khyber Pakhtunkhwa Government Servants (Conduct) Rules, 1987 and any other instructions which may be issued by the Government from time to time. They will not be entitled to TA / DA on appointment,

In case the above terms and conditions are acceptable, an UNDERTAKING to this effect on a Judicial Stamp Paper duly attested by the Oath Commissioner should be produced in Sports, Tourism, Youth Affairs, Culture, Archaeology & Museums Department, Khyber Pakhtunkhwa and submit arrival within 15 days on the receipt of this Notification.

#### Secretary to Government of Khyber Pakhtunkhwa Sports, Tourism, Archaeology, Museums & Youth Affairs Department

#### Endst: No. & Date even:

Copy forwarded to:

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- Accountant General, Khyber Pakhtunkhwa, Peshawar. 4.
- 2 Registrar, Peshawar High Court, Mingora Bench, Swat.
- Secretary, Law & Parliamentary Affairs Department, Khyber Pakhtunkhwa. 3.
- 4. Secretary, Establishment Department, Khyber Pakhtunkhwa.
- Secretary, Finance Department, Khyber Pakhtunkhwa 5.
- Advocate General, Khyber Pakhtunkhwa. 6.
- 7. Section Officer (Litigation), Sports, Culture & Tourism Department.
- Chief Instructor / Incharge, Pakistan Austrian Institute of Tourism & Hotel Management 8. (PAITHOM), Mingora, Swat.
- Director General, Directorate of Tourist Services, Khyber Pakhtunkhwa. <u>g</u>.
- 10. District Accounts Officer, Swat.
- 11. PS to Secretary, Sports & Tourism Department.
- 12. Officers / officials concerned.

SECTION OFFICER COURISM



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	Hhere Hhere	1
PESHA	WAR HIGH COURT, MINGORA BENCH	<b>.</b>
	(DAR-UL-OAZA), SWAT	
	FORM OF ORDER SHEET	• • •
Court of	HI IN MARCHICAN	• •
Case No	of	•
	المج (عدالت عاليه بشاور) هم	
e of Order or roceedings	Order or other Proceedings with Signature of Judge and that of parties or compete where tracestary.	•.
2		
.04.2022	C.O.C No.90-M/2021 in C.O.C No.54/2019	•
	in W.P. No.507/2017	

Serial No. of order

13

Present: Mr. Asghar Ali, Advocate for petitioners.

Mr. Alam Khan Adenzai, AA.G for the official Respondents.

Respondent No.1 is directed to appear in "爆动性"。其二 аў. 1 person for framing of charge in view of the order rendered in W.P No.507-M/2017 dated 18.04.2018 or to come up i di kilo di kawa with implementation of the order in letter and spirit. When learned counsel for petitioner was confronted with the relief granted by this Court, prayer of the main petition and the prayer in the contempt of Court application, he stated at the bar that he does not want to press the instant petition to the extent of Petitioners No.2 to 19 as their ъ. ÷ . <u>f</u> grievance has already been redressed, therefore, in view of the above the instant petition to the extent of petitioners ·職議部 <u>385.88</u>

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S\* (D.B) HONTHLE MR. JUSTICE MUHANIMAD MAREST ANWAR HONTBLENIR, JUSTICE MUHANIMAD LIAZ KHAN



No.2 to 19 stands dismissed as withdrawn. Adjourned to a date in office. Ú JUDGE 2.3 AD6 S.No 73 Name of Applicant Date of Presentation of Applicant-Date of Completion of Copies-No of Copies-Urgent Fee-Fee Charged-Q 3 [/ q **Date of Delivery of Coples** 

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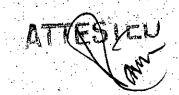
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Certified to be true Copy

8 8 at 1 an EXAMINER Peshawar High Could Bench Mingora/Dar-ul-Qaza, Swat 1 10

(D.B) HONTELE MIR, JUSTICE MULIAMMAD NAEEM AMVAR



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## PAKISTAN AUSTRIAN INSTITUTE OF TOURISM AND HOTEL MANAGEMENT Office of In-charge PAITHOM, Fizagat, SWAT



Ref No. 3(1)/2011/PAITHOM-ADMN/Vol-IV

#### OFFICE ORDER

#### Subject:

## APPROVAL OF PROMOTION

Powers of appointment, confirmation and promotion delegated under Rule 2(II) of governing rules of PAITHOM to the undersigned for posts in BS-1 to BS-15(copy attached). The applicants are most dutiful and have performed their task with devotion under the orders of the undersigned and now the court has also allowed them right of promotion.

The follo	wing staff is promoted as under;	· · · ·	
Sr. No.	Name of the staff	Present designation with BPS	Promoted to Post with Scale
1.	Mr. Alisha	Waiter BPS-06 Having charge of Marketing Representative since 2011	Marketing :
2.	Mr. Akbar Ali	Waiter BPS-06 Having charge of Cashier since 2011	Cashier BPS_07
3.	Qari Nasrullah	Electrician Plumber BPS-05	Supervisor BPS-07
4. 5.	Mian Sher Ali Mr. Akbar Khan	Washer BPS-05	Laundry In-charge BPS-06
	THE TINUAL INHALL	Cook BPS-05	Chef Cook BPS-07

Their pay shall be fixed in higher scale with immediate effect. Enclsd: As Above

NAMA (Hurmat Yab Khan) Chief Instructor / In-charge

#### Copy to:

- 1. Section Officer (G), Tourism Department, Peshawar for information.
- 2. Mr. Alisha, Marketing Representative PAITHOM
- 3. Mr. Akbar Ali, Cashier, PAITHOM
- 4. Qari Nasrullah 5. Mian Sher Ali
- Mian Sher Ali
   Akbar Khan
- 7. Office File





PAITHOM

### PAKISTAN AUSTRIAN INSTITUTE OF TOURISM AND HOTEL MANAGEMENT paithom camp office near technical college, fiza ghat, swat



MINUTES OF THE COMMITTEEE FOR PROMOTION/ UPGRADATION OF STAFF FROM BPS-1TO 16

The meeting was stated with the recitation of the Holy Quran.

The convener brief the members regarding no relief to employees since their date of initial appointment in comparison with the relief allowed/ enjoyed by the other departments employees.

All staff have submitted applications for promotion/ up-gradation on the basis of their additional duties and upgraded qualifications. --

The convener of the committee open discussion forum for suggestions and recommendations thereon from members of the committee which is as follows;

The committee has received 25 applications from the staff wherein some of them has applied for more than 3 posts.

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IV.

VI.

The committee recommended that at present Mr. Tahir Khan, Room Attendants in BPS-05 may be promoted as Room Man BPS-06.

The committee recommended that Mr. Ghaloor Rehman, Helper working in BPS-01his scale be revised in BPS-04(class iv). the committee also recommends that his pay-may not be fixed at this stage because after notification of civil servant his pay shall be fixed by quarter concerned so that his arrears, if any, may not be affected.

The committee also considered the grievances of gardeners and security guards recorded verbally and in principle agrees that they may be considered as class (iv) employees. The committee has also a consensus upon the fixation of pay that their may be affixed after their decision by the august high court where there case is pending-the decision so that their present pay fixation may not affect their arrears if any.

The committee while examining the applications noted that Mr. Israr Ali BPS-06 to be promoted as Head Waiter BPS-07. His pay may be fixed at next high scale with immediate effect.

The committee while considering application submitted for the post BPS-16, probed into the matter that who is competent authority for promotion to the post of BPS-16 and observed that incharge PAITHOM under rule 10 of the service rules of PAITHOM (copy enclosed) is not competent to promoting employees to BPS-16 whereas chairman BOG is





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Scullery (Black & White)/Cleaner 40 9.3 Grand Total

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The method of appointment to each of the above post is viatailed at sr.no.9 below and the job descriptions to each of the above posts are placed at Appendix-B.

#### CREATION AND ABOLITION OF POSTS: 8.

The Board may at any time create, abolish or hold in abeyance any post or posts in any class, either permanent or temporary.

## PROVINCIAL/REGIONAL QUOTAS AND ELIGIBILITY FOR APPOINTMENT:

- The appointment in Pakistan Institute of Tourism & Hotel Management or posts reserved for direct recruitment shall be made in accordance with the following merit and provincial/regional quotas as prescribed by the Government. The other instructions issued by the Government from time
  - to time in-this regard will be applicable to the Institute. Merit quota ----- 30%
- li)
- Khyber Pakhtunkhwa iii)
- Federal area of Islamabad----iv) ---15%
- PATA & FATA----v) -5% Minorities----vi)

No person shall be eligible for employment in the Institute unless he is a Pakistani national. When a suitable Pakistani not available, a non-Pakistani may by appointed on such terms and conditions and for such duration as thecompetent authority may decide. However, in such cases there shall be at least one Pakistani counterpart who shall remain under study to such non-Pakistani

No person shall be eligible for appointment in the Institute, unless declared medically fit by a registered graduate medical practitioner or officer either appointed or nominated by the Institute.

No person shall be appointed without to trilling codal formalities as prescribed forthe post in these rules.

## POWER OF APPOINTMENT:

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ii)

iii)

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i)

The power of appointment to various posts in the Institute shall vest in the authority as indicated below.

Post

Appointing Authority

Posts from BPS-16 to BPS-20 1

All other posts of BPS-1 to 15

Chairman/Board of Governors Principal/Incharge of PAITHOM

والمتحافظ أعتيت المنع فروج ومعاديت وسوائه



competent authority for same. The committee decided that all application for the promotion to post in BPS-16 may be forwarded to the department for further perusal in the matter.

Mr. Haq Nawaz

Mr.Liagat Razi Admin Officer

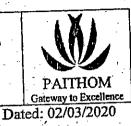
÷., 3. Mr. Hurmat Yab Khah Incharge PAITHOM

28





## PAKISTAN AUSTRIAN INSTITUTE OF TOURISM AND HOTEL MANAGEMENT Office of In-charge PAITHOM, Fizagat, SWAT



Dost

Ref No. 3(1)/2011/PAITHOM-ADMN/Vol-IV

#### OFFICE ORDER

## Subject: APPROVAL OF PROMOTION

Powers of appointment, confirmation and promotion delegated under Rule 2(II) of governing rules of PAITHOM to the undersigned for posts in BS-1 to BS-15(copy attached). In this regard a departmental promotion committee was constituted which recommended promotion of the following two staff as given in the table below. The applicants are most dutiful and have performed their task with devotion under the orders of the undersigned and now the court has also allowed them right of promotion.

#### The following staff is promoted as under;

		with BPS	with Scale Head Waiter BPS-07
1.	Mr. Israr Ali	Walter Di O Co	
2.	Mr. Tahir Khan	Room Attendant BPS-05	Room Man BPS-06

Their pay shall be fixed in higher scale with immediate effect. Enclsd:As Above

(Hurmat Yab Khan) Chief Instructor / In-charge

Copy to:

o: Section Officer (G), Tourism Department, Peshawar for information. Mr. Israr Ali, Head Waiter, PAITHOM Mr. Tahir, Room Man Office File





Anex M

5.No	Name of Employees	Designation	Salary for April, 2020	Salary for May, 2020	Prev Salary arears for Feb & March In promotion case	Net issued Tisalaries amounts	- Signature
. 1	Mr.Hurinat Yab Khan	Chief Instructor	146,352	146,352		292,704	
2	Mr. Llagat Raza	Admin Officer	92,924	92,924		185,848	
1	Mr. Had Nawaz	Engr Incharge	52,193	52,193		104,386	
<u> ^ 4</u>	Mc Akbar Ali	Cashier 4	30,907	30,907	2,224	64,038	
5	Mri Ali Shah	Mrkt/Rep	32,878	32,878	6,166	71,922	
6	Mr. Nisar Ul Haq	D/Clerk	29,795	29,795		59,590	
:7	Mr. Akbar Hussain	Record Keeper	29,795	29,795		59,590	
8	Mr Adil Shah 🔅 🔆 👔	Walter	29,795	29,795		59,590	
9	Mr. Israr All	Head Waiter	30,907	30,597	2,224	64,038	
10	Mr. Abid Shah	Waiter	29,795	29,795		····· 59,590	出生 心理
. 11	Mr. Nasrullah	Supervisor	-23,213	29,213	1,786	60,212	
12	Mr. Javed Iqbal	Receptionist	28,320	28,320	,	56,640	
13	Mr. Asghar Sheh	Roem Attdnt	20,320	28,329		56,640	
14	Mr. Tahir Khan	Room Man	29,587	29,637	2,734	62,108	1
15	Mr. Mian Sher Ali	Laundry Incharge	29.687	29,687	2,734	62,108	
16	Mr. Arshad	W/Presser	28,320	28,320		56,640	Harris and A
17	/ Mr. Mehboob	W/Presser	28,320	28,320		56,640	· · · · · · · · · · · · · · · · · · ·
18	Mr. Akbar Khan	Chef Cook	29,213	29,213	1,786	60,212	
19	Mr. Murad All	Cook	28,320	28,320		56,640	· · · · · · · · · · · · · · · · · · ·
20	Mr. Mumtaz All	Cook	28,320	28,320		56,640	
<u> </u>	Mr Abdul Khalig	Driver	28,320	28,320		56,640	
i	2 Mr. Ghafoor Rehman	Helper	23,162	23,162		46,324	in alter and some
23	Mr. Muhlbullah	Security Guard	20,252	20,252	· · · · · · · · · · · · · · · · · · ·	40,504	
24	4 Mr. Muqarab Shah	Security Guard	20,252	20,252		40,504	
	5 Mr. Naseeb Gul	Gardener	20,252	· 20,252		40,504	· · · · · · · · · · · · · · · · · · ·
i	6 Mr. Sher Zamon	Gardener	20,252	20,252		40,504	
· '	7 Mr. Waheed Murad	H.K/in-charge	24,050	24,050		48,100	
<u> </u>			949,601	949,601	19,654	1,918,850	E

AZBAR AL Cashier / PAIT.

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GOVERNMENT OF KHYBER PAKHTUNKHWA, SPORTS, TOURISM, ARCHAEOLOGY, YOUTH AFFAIRS & L-MUSEUMS DEPARTMENT. 13-A, KHYBER ROAD, PESHAWAR CANTT:

GOVERNMENT OF

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7054.56 No: SO (T)5-81/2016 Dated Peshawar the 22ml June, 2020

The Incharge, PAITHOM, Swat.

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SUBJECT: I) APPROVAL OF PROMOTIONS II) ENDORSEMENT OF APPROVAL OF UP-GRADATION OF POSTS UNDER HIGH COURT DECISION

I am directed to refer to your office letters No. 3(1)/2011/PAITHOM-ADMN/Vol-IV dated: 19.02.2020 and No. 3(1)/2011/PAITHOM-ADMN/Vol-IV dated: 18.02.2020 on the subjects noted above and to state that both the cases may be held in abeyance till final outcome of the court proceedings as per directives of the competent authority.

رزیر) Section Officer (Tourism)

-14

Copy forwarded for information to:

PS to Secretary, Sports & Tourism Department, Khyber Pakhtunkhwa.
 PA to Additional Secretary-I, Sports & Tourism Department

Section Officer (Tourism)





#### GOVERNMENT OF KHYBER PARHTUNKHWA, SPORTS, TOURISM, CULTURE, YOUTH AFFAIRS, ARCHAEOLOGY & MUSEUMS DEPARTMENT. 13-A, Khyber Road, Peshawar Cantt: Tele: 9210377. Fax # 9212535.

Daled Peshawar the, 22<sup>nd</sup> September, 2022

#### NOTIFICATION:

1.

<u>No.SO(T)5-81/2016/PAITHOM/VoI-III</u>- The Competent Authority( Secretary Sports and Tourism Department) is pleased to constitute a fact finding inquiry committee comprising of the following Officers of this Department to examine various cases of PAITHOM employees under the relevant rules/policies.

- Ms: Anila Faheem, Deputy Secretary-III.
- ii. Mr. Gauhar Ali, Deputy Secretary-IV.

TORs of the committee are as under:

- To examine the promotion orders issued in respect of employees of PAITHOM by management of PAITHOM.
- ii. To examine the rules/policies under which the orders were issued.
- iii. To examine the status of representations/litigation/CoCs filed by Haq Nawaz & other employees of PAITHOM & to recommend a viable way forward giving a fair opportunity of hearing to all such employees.
- iv. The committee will also prepare a report covering therein the above TORs as well as background of PAITHOM with concrete recommendations. The committee will submit the report within 30 days of issuance of this Notification.

Secretary to Govt: of Khyber Pakhtunkhwa, Sports, Tourism, Culture, Youth Affairs, Archaeology & Museums Department.

## Endst: No. & Date Even. / 487-91

A copy is forwarded to the :-

- 1. Members of the committee.
- Incharge PAITHOM with the Direction to assist the committee in coordinating with the employees/litigants/appelants and providing the relevant record as and when required.
- 3. PS to Secretary, Sports, Tourism, Culture, Youth Affairs, Archaeology & Museums Department.
- PA to Additional Secretary-I, Sports, Tourism, Culture, Youth Affairs, Archaeology & Museums Department.
- 5. PAs to Deputy Secretary-III/IV, Sports, Tourism, Culture, Youth Affairs, Archaeology & Museums Department.

Miner (Seneral) Section



То

GOVERNMENT OF KHYBER PAKHTUNKHWA, Sports, Tourism, Archaeology, Youth Affairs & Museums Department. 13-A, Khyber Road, Peshawar Cantt:

> No. SO (T)5-81/2022 Dated Peshawar the 14th October, 2022

- 1. The Incharge / Chief Instructor,
- PAITHOM Swat.
- 2. Mr. Ali Shah, Waiter
- 3. Mr. Akbar Ali, Waiter
- 4. Mr. Nasrullah Khan, Electrician
- Mian Sher Ali, Washer
   Mr. Akbar Khan, Cook
- Subject: PERSONA
  - PERSONAL HEARING

I am directed to refer to the subject noted above and to state that in light of the notification No. SO(T)5-81/2016/PAITHOM/Vol-III dated 22.09.2022, you are requested to appear for personal hearing before the below mentioned committee on 17.10.2022 (Monday) at 02:00 PM in Sports & Tourism Department, Khyber Pakhtunkhwa, please:

- Mr. Gauhar Ali Deputy Secretary-IV
- Ms. Aneela Faheem, Deputy Secretary-III

Section Officer (Tourism-I) 14/10/22

#### Copy forwarded for information to:

- 1. PS to Secretary Sports & Tourism Department, Khyber Pakhtunkhwa.
- 2. PA to Additional Secretary-I, Sports & Tourism Department.
- 3. PA to DS-III, Sports & Tourism Department.
- 4. PA to DS-IV, Sports & Tourism Department.
- 5. Master file.

Section Off er (Pourism-1)





GOVERNMENT OF KHYBER PAKHTUNKHWA, SPORTS, TOURISM, ARCHAEOLOGY, YOUTH AFFAIRS & MUSEUMS DEPARTMENT. 13-A, KHYBER ROAD, PESHAWAR CANTT:

> No. 50 (T)5-81/2022 Dated Peshawar the 14<sup>th</sup> October, 2022

- 1. The Incharge / Chief Instructor,
- PAITHOM Swat.
- 2. Mr. Ali Shah, Waiter
- 3. Mr. Akbar Ali, Waiter
- 4. Mr. Nasrullah Khan, Electrician
- Mian Sher Ali, Washer
   Mr. Akbar Khan, Cook

#### Subject:

To

#### PERSONAL HEARING

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i. Mr. Gauhar Ali Deputy Secretary-IV

Ms. Aneela Faheem, Deputy Secretary-III

Settion Oliger (Tourism-1) 14/10/22

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- 1. PS to Secretary Sports & Tourism Department, Khyber Pakhtunkhwa.
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- 3. PA to DS-III, Sports & Tourism Department.
- PA to DS-IV, Sports & Tourism Department.
   Master file.

Section Offic (ar (Pourism-I)





GOVERNMENT OF KHYBER PAKHTUNKHWA, SPORTS, TOURISM, ARCHAEOLOGY, YOUTH AFFAIRS & MUSEUMS DEPARTMENT. 13-A, KHYBER ROAD, PESHAWAR CANTT:

> No. SO (T)5-81/2022 Dated Peshawar the 14<sup>th</sup> October, 2022

- 1. The Incharge / Chief Instructor,
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- 4. .Mr. Nasrullah Khan, Electrician
- 5. Mian Sher Ali, Washer
- 6. Mr. Akbar Khan, Cook

#### Subject:

Τσ

#### PERSONAL HEARING

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Mr. Gauhar Ali Deputy Secretary-IV

ii. Ms. Aneela Faheem, Deputy Secretary-III

section Office tourism-1) 14/10/22

#### Copy forwarded for information to:

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- 1. PS to Secretary Sports & Tourism Department, Khyber Pakhtunkhwa.
- 2. PA to Additional Secretary-I, Sports & Tourism Department.
- 3. PA to DS-III, Sports & Tourism Department.
- 4. PA to DS-IV, Sports & Tourism Department.
- 5. Master file.

Section Officer (Tourism-I)

Anex

## BEFORE THE SECRETARY, SPORTS, TOURISM, ARCHEOLOGY & MUSEUM DEPARTMENT KHYBER PAKHTUNKHWA, PESHAWAR

## SUBJECT:- APPEAL FOR RESTORATION OF PROMOTION AS ALLOWED TO TWO EMPLOYEES OF PAITHOM BY TOURISM

## **Respectfully Submitted:-**

1. That the appellant was initially appointed as Electrician on Contract basis in May, 2006 in the Ministry of Tourism, Government of Pakistan and his services were regularized subsequent to the Establishment Division Office Memorandum dated 29-08-2008, vide Order/Letter dated 09-02-2011 and since appointment he performed his duties with honesty and full devotion and to the entire satisfaction of his high ups. (Copy of Letter dated 09-02-2011 is enclosed as Annexure A).

2. That after Eighteenth Constitutional Amendment the Federal Ministry of Tourism was devolved to Provinces and consequently the services of the appellant was also devolved to the province of Khyber Pakhtunkhwa however the KP Govt, was reluctant to accept the appellant along with others as civil servants instead of its amendment in Civil Servant Act 1973, by insertion of section 11-B (Copy enclosed as Annexure B) as well as many requests the appellant along with others were constrained to filed Writ Petition No 507-M/2017 for the purpose which was allowed vide Judgment dated 18-04-2018 with directions to treat the appellant along with others as Civil Servants by extending them all service benefits. The CPLA No 556-558-P of 2018 filed by the Govt. was also dismissed with permission to file petition under Section 12(2) CPC vide Order dated 06-01-2020. (Copy of titled page of Writ Petition, Judgment dated 18-04-2018 & Order dated 06-01-2020 is enclosed as Annexure C & **D**).

3. That the department thus filed petition under Section 12 (2) CPC in the stated Writ Petition and the department was also not ready to implement the Judgment dated 18-04-2018, so the appellant along with others filed COC Petition No 54-M/2019, the 12(2) petition filed by the Govt. was dismissed while the COC petition filed by the appellant was disposed with directions to implement the above stated Judgment vide Order dated 15-12-2020. (Copy of 12 (2) Petition, COC Petition & Order dated 15-12-2020 is enclosed as Annexure E & F).

That even then the department was not ready to implement the Judgment dated 18-04-2018, so the appellant along with others filed another COC No 90-M/2021, however the law department opined for the conditional implementation of the stated Judgment vide letter dated 25-02-2021, thus



during the pendency of stated COC Petition, the services of the appellant along with others were regularized vide Notification dated 21-01-2021 and thus the COC Petition was withdrawn vide Order dated 13-04-2022, against the dismissal of 12 (2) CPC Petition, the department has approached the Apex Court. (Copy of COC Petition No 90-M/2021, letter dated 25-02-2021, Notification dated 21-01-2022 & Order dated 13-04-2022 is enclosed as Annexure G, H & J).

5. That the appellant along with others were promoted as Supervisor (BPS-07) vide Office Order issued vide No 3 (1/) 2011/PAITHOM-ADMN/Vol-IV dated 19-02-2020 while his other colleagues were promoted vide No 3 (1/) 2011/PAITHOM-ADMN/Vol-IV dated 02-03-2020 and the appellant along with his colleagues were paid salaries of the promoted post from February 2020 to May 2020. (Copies of Office Orders dated 19-02-2020, Office Order dated 02-03-2020 & List of Salaries is enclosed as Annexure K, L & M).

- A. That stated promotion orders mentioned above were held in abeyance till the final outcome of Court proceedings which order was communicated vide Letter dated 22-06-2020, without assigning any reason. (Copy of letter dated 22-06-2020 is enclosed as Annexure N)
- B. That, in contrary to this, extra ordinary efforts have been made by the department for Mr. Waheed Murad, Housekeeping In-charge BPS-5 for promoting him as Instructor BPS-17 and so much so for Mr. Liaqat Raza, Management Secretary BPS-16 who was promoted to BPS 17 as Administrative Officer by demand and create new posts for the both by Finance Department without following legal spirit and rule of law. (Copies of notifications by Finance Department and office order of both attached as Annexure P)
- 6. That the impugned order, communicated vide letter dated 22-06-2020 whereby the promotion order of the appellant has been held in abeyance, is against the law, facts and principles of natural justice on grounds interalia as follows:-

#### <u>G R O U N D S:-</u>

- **C.** That the impugned Order to the extent of the appellant is illegal, unlawful, without lawful authority and void.
- **D.** That the appellant is not treated in accordance with law and rules which being his fundamental right as per Article 4 and 25 of the Constitution and law of the land.







- **E.** That the appellant along with other colleagues were promoted in February & March 2020 henceforth the reason of held in abeyance by the department had no valid stance to keep orders of promotion to be held in abeyance.
- **F.** That the impugned order has been passed in utter violation of law and rules, wherefore the appellant submitted appeal to department thereupon a inquiry was constituted by department to resolve the issue. (Copies of office orders attached as Annexure Q)
  - **G.** That appellant was called upon for personal hearing thrice but same pillar to post status continued with appellant while appellant provided all evidence to the department for considering appeal in light of fair justice but of no use. (Copy of appellant request as desired by the department along with evidence attached as Annexure R)
  - H. That no case is pending in any Court against the promotion order of the appellant hence too the impugned order/letter is not tenable and liable to be set at naught.
  - That impugned order is not speaking order as per sections 24 of the General Causes Act hence liable to be set at naught.
  - **J.** That there is no omission or commission on part of the appellant and he could not be punished for the fault of others even if any.
  - **K.** That the appellant was promoted by the competent authority after due process of law, hence holding the same in abeyance is not tenable in the eyes of law.
  - L. That the appellant is having about 14 years and 8 months of service with unblemished service record.

It is therefore prayed that on acceptance of this appeal, the impugned order communicated vide Letter dated 22-06-2020 may kindly be set aside and the promotion order of the appellant may kindly be restored with all back benefits as already extended to two employees of the same institution.

Nasrullah Khan, Supervisor, PAITHOM Camp Office, Saidu Sharif Swat. Cell # 0346-9339578

Dated:-17,-04-2023





#### PAKISTAN AUSTRIAN INSTITUTE OF TOURISM AND HOTEL MANAGEMENT Camp Office PAITHOM, DTS Building, Shagai, Saidu Sharif, SWAT

60

Ref.No.3(1)/2011/PAITHOM-ADMN/Vol-IV

To, 📋

The Section Officer (Tourism-I), Tourism Department, **Peshawar.** 

## Subject: THROUGH PROPER CHANNEL SUBMISSION OF APPEALS

With reference to your letter No. SO(T)5-81/2022/2505-07 dated 20-02-2023 the following appellants have brought their respective appeals for submission to the worthy Secretary Tourism as given below;

Mr. Akbar Ali (Waiter BPS-06)

Mr. Naserullah Khan (Electrician BPS-05)

Mian Sher Ali (Washer Presser BPS-05)

Mr. Israr Ali (Waiter BPS-06)

Mr. Tahir Khan (Room Attendant BPS-05)

2. The promotions were held in abeyance by the department vide letter No. SO(T)5-81/2016/7054-56 dated 22-06-2020 wherein response thereto undersigned issued a letter in compliance vide letter dated 24-06-2020 (copy attached).

3. However 05 number appeals with one annexure copy is enclosed herewith and forwarded as requested by the appellants. **Enclosed:** As Above

(Hurmat Yab Khan Incharge PAITHOM

PAITHOM Gateway to Excellence

20/04/2023

Copy for information to;

1. The appellants concerned.

3.

4.

5.

2. Office copy

PAKISTAN AUSTRIAN INSTITUTE OF TOURISM AND HOTEL MANAGEMENT CLUB ANNEXE JINNAH ROAD ABBOTTABAD PHONE: 0992-543989 FAX: 0992-336533

Ref No: 2(2)/PATTHOM/ NAVTEC

₽

Τo,

艡

5" November, 2011

#### OFFICE ORDER

Mr. Waheed Murad Chargulli, Mardan

## Subject: <u>APPOINTMENT AS INSTRUCTOR (VISITING FACULTY) FOR</u> NAVIEC COURSES AT DISTRICT, SWAT

Refer to your application on the subject cited above and recommendation of the Secretary Tourism inlimated through focal person letter No.STC/FOCAL PERSON/PAITHOM/ dated 31-10-2011, initially for a fixed period of six months on a competitive salary of Rs: 14,466/ per month.

2. You will be responsible to take two classes of Front Office and Housekeeping three days a week. You will not be entitled to any benefit usually available to other government employees. You are advice to report on duty at Swat w.e.f 01-12-2011. If the above terms and conditions are acceptable to you please intimate your written acceptance to the undersigned within a period of 7-days from the issue date of this letter.

(Huimat Yab Khan)

Incharge PAITHOM Local Coordinator, NAVTEC

AF.S

- Cci
  - 1. PS to Regional Director, NAVTEC, Peshawar.
  - 2. Focal Person, PAITHOM, Tourism Department.
  - 3. Personal file
  - 4. Master file NAVTEC





To,

PAKISTAN AUSTRIAN INSTITUTE OF TOURISM AND HOTEL MANAGEMENT Camp Office: PTDC MOTEL SAIDUSHARIF SWAT FAX: 0946-700618



Ref No. 3(1)/2011/PAITTIOM-ADMN

Dated: 27/07/2012

Mr. Waheed Murad, Village & P.O Chargulli, District Mardan Ph:8937-800588 Cell#0345-9372538

Subject:

## FIXED PERIOD APPOINTMENT ON CONTRACT BASIS

I am directed to convey the approval of the competent authority for your appointment for a period of six months (renewable on mutual consent) against the post of Housekeeper Incharge in PAITHOM on standard terms and conditions of contract appointment on a monthly consolidated salary of 15,000/- per month.

2. If you agree with this offer of appointment as mentioned in the para above then a written consent in black & white to the undersigned

3. This issues with the approval of the competent authority.

(Liagat Mazz)

Management Secretary

Copy to:

1.

2. 3.: Incharge PAITHOM Swat Focal Person PAITHOM, Tourism Department, Peshawar Master File Personal File



17-02-2020

The Incharge, PAITHOM, Mingora Swat,

Subject: <u>Request for Promotion from the post of "Housekeeping Incharge BPS-05" to</u> <u>"Demonstrator BPS-16</u>"

Respected Sir,

5.

With due reverence it is stated that I have been serving PAITHOM since 2011, under your kind control, in various capacities i.e. as Instructor, Housekeeping Incharge etc. to the best of my knowledge and abilities. (Details provided in the enclosed statement)

2. During my services I have proven myself to be a loyal, hardworking and honest member of the team. I always completed every assignment in due course of time and in the best possible manner with no complaints whatsoever.

3. It is further added that despite my tiresome efforts and continued service I have never been promoted and I am still serving in BPS-05 since my appointment 08 years ago.

4. Your kind self is therefore requested that I may be promoted from the post of "Housekeeping Incharge BPS-05" to "Demonstrator BPS-16" so that I may continue to serve and add yet more value to this prestigious Institution.

I shall be eternally grateful for your kindness.

minen

Yours Sincereiv,

Waheed Murad Housekeeping Incharge PAITHOM Mingora Swat

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# DETAIL OF EMPLOYEE IN CASE WRIT PETITION NO. 546-M OF 2017

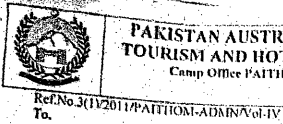
•	S. No	Name & Father Name	Designation	BPS	Initial Date of	Current	Person
	1,	with CNIC Wahced Murad s/o			Appointment	Designation	Remarks
		Murad Ali	Housekeeping	05	27-07-2012	Housekeeping	He is hardworking and dutiful
•		16101-9299950-9	In-charge			Incharge	individual. He has good
			· · · ·	•		(Currently	demonstration skill of housekeeping
						demonstrate and	and Food Service. He is also
						instructs short	instructing short certificate courses
·.					•	courses as and	since 2012. He is strongly.
						when required)	recommended for the post of
	•		L	. <u> </u>			demonstrator BS-16

Attested and Verified by (Hurniat Yab Khan) Incharge PAITHOM



HURMAT YAB KHAN INCHARGE PAITHOM TOURISM DEPARTMENT Govt. of Khyber Pakatonkhwa

6



#### PARISTAN AUSTRIAN INSTITUTE OF TOURISM AND HOTEL MANAGEMENT Comp Office PAITHON, Fizagut, SWAT



The Section Officer (7). Tourism Department, Government of KPK, Peshawar,

Subject:

#### RECOMMENDATION ON APPLICATION OF MR.WAHEED MURAD UNDER AUGUST HIGH COURT DECISION DATED 18-04-2018

Mr. Waheed Muradl was hired on contract basis in PAITHOM to instruct classes of housekeeping in NAVTTC funded project but later on the request of the Tourism Departmentbousekeeping short courses executed by the institute as well as sponsored by NAVTTC and other NGO's. He is a duiful, hardworking and a professional individual. To use his qualifies and and singly handed these houses in extreme winter season. He also demonstrated skills to PAITHOM during operations of rest houses under government directions.

His claim for up-gradation is justified wherefore undersigned has already **No.3(1)/2011/PAITHOM-ADMN/Vol-IV** dated 18/02/2020 as these posts are not in proper **hierarchy and service ladder for such an international repute institute where trainings are being** given on the subject.

The undersigned strongly recommends that the scale of the post of housekeeping in-charge may be upgraded from BS-05 to BS-14 as proposed earlier, as well as, in comparison with prevailing scale of receptionist in other government organizations thereafter he may be promoted to the post of Demonstrator BS-16 to motivate him and appease his grievances since long 16 years keeping in view his previous proven performances.

(Hurmat Yab Khan In-charge PAITHOM

Copy for information and coordination to;

Mr. Waheed Murad, Housekeeping Incaharge with reference to his application on the subject above. Office Copy

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To,

#### Mr. Liaqat Raza Admin Officer PAITHOM. Swat

#### Subject: <u>**REGULARIZATION OF SERVICES IN PAIHTOM</u></u></u>**

Dear Sir.

It is respectfully stated that the applicant is serving PAITHOM since July 2012 out contract basis against post of Incharge Housekeeping BS-05 to the entire satisfaction of my superiors. My responsibilities and task include following;

1) Instructor NAVTTC Project from January, 2012 to December 2013 responsible for instructions, and practical orientation for Housekeeping classes.

2) Deputy Incharge for TCKP/PAITHOM Fent Village, at Batakundi.
3) Instructor for six month diploma for NITHM Institute Abbottabad responsible for instructions are practical orientation for Housekeeping classes.

4) Deputed as Unit Incharge at Chakdara PTDC Restaurant lower Dir and PTDC Model Kalam.
5), Performed as an Booking Supervisor. Maintenance and Accounts related matters and guest relations at Nathiagali Rest Houses which was transferred to Tourism Corporation. Khyber Pakhtunkhwa, wherein I was responsible for aforesaid responsibilities.
6) Instructor for two weeks training for care takers of Galivat Rest Houses and Lenonth skill upgradation course at Nathiagali.

I have come to know through reliable sources that the services of other employees also came from Federal Government are adopted by department. In this view, I request that I may also be considered from date of any first appointment for regularization of services along with others, keeping in view of excellent services mentioned above:

Thanking You

02962016

(Waheed Murad) Housekeeping locharge PAITHOM, Swat





To:

•PAKISTAN AUSTRIAN INSTITUTE OF TOURISM AND HOTEL MANAGEMENT Tourism Department, Government of Khyber Pakhtunkhwa Camp Office: Faizabad Saidu Sharif Road, Swat Fax# 0946-726987

Ref No. 2(1)/2009/PAITHOM-ADMN

PAITHON
 Dated: 02.06/2016

Mr. Hurmat Yab Khan Chief Instructor/ Incharge PAITHOM, Swat

Subject: REGULARIZATION OF SERVICES IN PAIHTOM

ii) He performed his duty whenever his services required, he is punctual, abedient, and skilled employee, in all above he always at work and on time, having good attendance record as well, recently our high-ups has endorsed his performance at Galiyat, where he performed duty for almost for a year.

iii) Therefore. I compelled to recommended his application for his regularization of services in PA1THOM

iv) Submitted for your kind consideration please.

(Liagat Reiza). Admin-Obicer



Legible Copy

## PAKISTAN AUSTRIAN INSTITUTE OF TOURISM

## AND HOTEL MANAGEMENT

Tourism Department, Government of Khyber Pakhtunkhwa

Camp office: Faizabad Saidu Sharif Road, Swat

Fax# 0946-726987

Ref No. 2(1)/2009/PAITHOM-Admn

Dated: 02-06-2016

To,

i)

ii)

iii)

iv)

Mr. Hurmat Yab Khan

Ghief Instructor/incharge

PAITHOM, Swat

## Subject: REGULARIZATION OF SERVICES IN PAITHOM

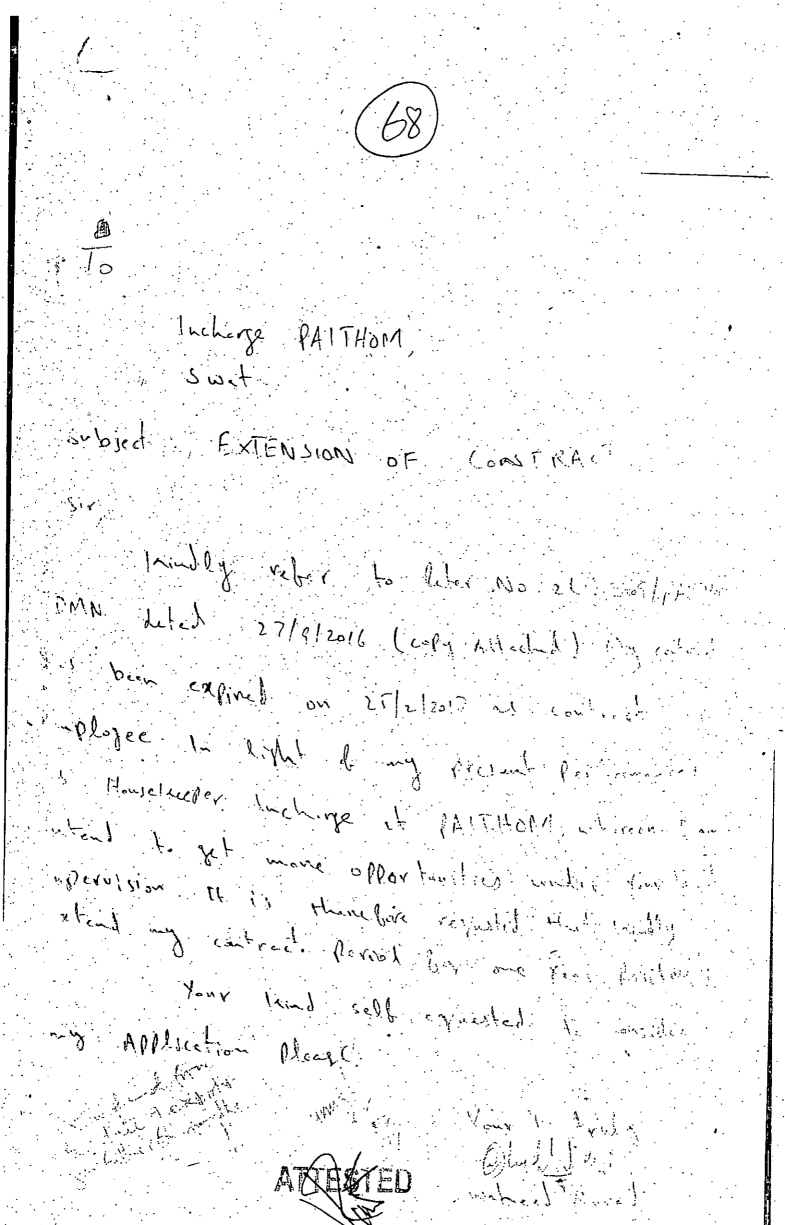
The applicant forwarded application for regularization of services in PAITHOM as housekeeping incharge BPS 05 was appointed in 2012

He performed his duty whenever his services required, he is punctual, obedient and skilled employee, in all above he always at work and on time, having good attendance record as well. Recently our high ups has endorsed his performance at Galyat, where he performed duty for almost for a year.

Therefore, I compelled to recommended his application for his regularization of services in PAITHOM.

Submitted for your kind consideration please.

Liaqat raza Admin officer



Legible Copy

Incharge PAITHOM,

Swat

## Subject: EXTENSION OF CONTRACT

Sir,

To

Kindly refer to letter No 2(1)/2009/PAITHOM ADMIN dated 27/09/2016 (copy Attached) my contract has been expired on 25-02-2017 as contract employee. In light of my present performance as housekeeper incharge at PAITHOM, whereon I am intend to get more opportunities under your kind supervision. It is therefore requested that kindly extend my contract period for one year positively.

Your kind self requested to consider my application please.

Your's truly

Waheed murad

Mr. HurmatYab Khan Incharge PAITHOM Swat

Subject: UPGRADATION FOR THE POST OF ADMINISTRATOR OFFICER

Dear Sir,

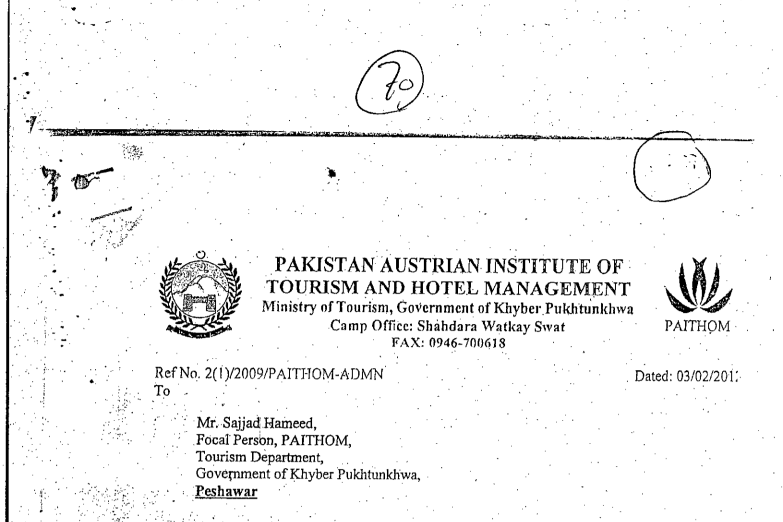
To,

It is to inform you that I have joined PAITHOM in 17/10/2007, since that I have been working hard to maintain its prestige status specially after quitting of Mr. Omer Mir former Principal PAITHOM and Mr. Zia ulhaq (Accountant), subsequently in March 2008 Ministry of Tourism deputed me as a Incharge PAITHOM in war like situation in Swat but I never loose my temperament as Incharge and completed six month pending diploma of 44 students at PAITHOM June, 2008 in the presence of more than five hundred law enforcement soldiers.

It is also notify you that I have joined PAITHOM as an Management Secretary BPS-16 to look after all the administrative responsibilities but in 2009 in the absence of the accountant, your kind self has assigned me additional accounts responsibilities for smooth functioning of PAIHTOM since then I have been working hard in the absence of proper accountant. Moreover I completed one year NAVTEC project as an accountant in 2009-10 and presently working on same project for 2012-1. Besides I did MBA with specialization of HRM.

It is therefore requested that my services may kindly be promoted to the post of administrator officer BPS-17 on the basis of my past performances to encourage me for my future assignments/ tasks.

With Regards, 20/0/ (Liagatikaza), 2 Management Secretary PAITHOM, Swat.



SUBJECT: UPGRADATION FOR THE POST OF ADMINISTRATOR OFFICER

Dear Sir,

Kindly find enclosed an application by Mr. Liaqat Raza, Management Secretary PAITHOM which is self explanatory.

2. The application is forwarded for favorable consideration by the competent authority for promoting, upgrading the job status of the applicant considering his services in promotion and functioning of the Institute despite all odds and evens. The applicant was appointed on 17-10-2007 since then he is performing his duty and any task assigned to him diligently and efficiently.

3. It is therefore requested that he deserves the up-gradation/ promotion in his service and the Secretary, Ministry of Tourism in his capacity as Ex-Officio Chairman of the Board of Governors, PAITHOM has been delegated with powers under PAITHOM administrative rules and regulations to promote/demote services of officers from BPS-16 and above.

Enclisd: As Above

Regards,

Yours truly, Flar 10712 detaril (Hurmat Yab Khan) Incharge /Chief Instructor





### PAKISTAN AUSTRIAN INSTITUTE OF TOURISM AND HOTEL MANAGEMENT Ministry of Tourism, Government of Khyber Pukhtunkhwa Camp Office: Shahdara Watkay Swat FAX: 0946-700618



Ref No. 2(1)/2009/PAITHOM-ADMN

Dated: 14/02/2012

Mr. Sajjad Hameed, Focal Person, PAITHOM, Tourism Department, Government of Khyber Pakhtunkhwa, <u>Peshawar</u>

### Subject: UPGRADATION OF THE POST OF ADMINISTRATIVE OFFICER

Dear Sir,

i)

ii)

iii)

Kindly refer to your letter No. STC/FOCAL PERSON/PAITHOM/501-62 dated 08-02-2012 on the subject cited above. The requisite information as desired by Competent Authority is detailed hereunder;

The applicant was hired against the sanctioned post of Management Secretary (BPS-16) included in the posts of PAITHOM (Annex-I) 17-10-2007 in response to advertisement appeared in National Dailies. He is an MBA-IT with specialization in HRM (Annex-I)

The experience of the applicant since his joining till-to-date is 4 years 4 month approximately on the post of Management Secretary and he has also been performing the additional charge of Accountant in the absence of the proper Accountant.

Where in this case the applicant fulfills the condition for promotion/moveover under Chapter-III titled, "General Terms & Condition of the Service" sub rule 19, 21 & 22 along with Schedule of manner of promotion and appointment on the posts (Annex-II) and there is no other officer working on the post of Administrative Officer presently so he becomes the senior most and eligible candidate for the up-gradation/promotion.

2. The requisite information is forwarded as desired for favorable consideration of the Competent Authority please.

With regards

(Hurmat Yab Khan) Chief Instructor/ Incharge

Cc:

Copy forwarded for information to MD TCKP/Secretary Tourism Department, Government of Khyber Pakhtunkhwa.







То

### GOVERNMENT OF KHYBER PAKHTUNKHWA Sorts, Tourism, Youth Affairs. Archaeology & Museums Department

No.STC / FOCAL PERSON / PAITHOM / Sc/-& 2-Dated Peshawar the February 8th, 2012.

The Incharge PAITHOM, Street Zamrud Kan, Peoples Square, Mingora, Swat:

SUBJECT: UPGRADATION OF THE POST OF ADMINISTRATIVE OFFICER.

I am directed to refer to your letter No. 2(1)/2009-ADMN-PAITHOM dated February 3<sup>rd</sup>, 2012 alongwith its enclosures, on the subject noted above. The Competent Authority has directed that a self-contained case covering all aspects i.e details of pots, applicants experience, length of service, seniority list, status of service rules of Paithom etc. for favour of further necessary action in the matter.

You are therefore, requested to submit the requisites information, for favour of consideration of the competent authority please.

(SAJJAD HAMEED) FOCAL PERSON PAITHOM

C.C: Copy forwarded for information to MD TCKP/Secretary Tourism Department, Government of Khyber Pakhtunkhwa.

FOCAL PERSON PAITHOM







## PAKISTAN AUSTRIAN INSTITUTE OF TOURISM & HOTEL MANAGEMENT

Το,

Mr. Liaqui Raza Management Secretary PAITHOM Guli Bagh SWAT:

Subject: Extension of Contract

Dear Sir,

The competent authority has been pleased to extend your contract appointment an Management Screeting in this institute for a period of one year from 17 - 10 - 2008 to 16 - 10 - 2009on the similar terms and conditions already laid down in your first contract appointment.

Mr. Hurmat Yab Khan Incharge/ Chief Instructor

I do hereby report for duty w.e.f  $j \ge -04 - 2\infty^{\circ} j$  in PAITHOM as the above conditions are acceptable to me.

19-Km Gulibagh Swat, NWFP Pakistan Tel: +92(0)946-731480-81 Fax: +92(0)946-731484 E-mail: principal\_paithons/a hotmail.com Web: www.paithom.com



PAKISTAN AUSTRIAN INSTITUTE OF TOURISM AND HOTEL MANAGEMEN CLUB ANNEXE JINNAH ROAD ABBOTTABAD PHONE: 0992-543989 FAX: 0992-336533 To, Mr. Mohammad Sharif. Public Relation Officer, Ministry Of Tourism Islamabad.

RefNo: 2(1)/2009-PAITHOM-ADMN

28<sup>th</sup> July, 2010

### Dear Sir

Subject:

The contracts of following officer's staff of PAITHOM have been expired or to be expired as per details given in the table below:-

EXTENTION OF CONTRACTS WITH SA

S.No	Name of the Officer	Designation with	Contract Expiry Date
		consolidated salary/month	
<b>l.</b> .	Hurmat Yab Khan	Chief Instructor/	23rd October, 2010
		Incharge Rs. 45000/-	
2.	Mohammad Hanif Khau	Instructor	10 <sup>th</sup> June, 2010
	Liaqat Raza	Rs. 22000/-	15 <sup>th</sup> October, 2010
-		Secretary Ks. 300-j0/-	15 October, 2010

2. It is also necessary to mention here that one of the Instructor Mr. Adnan Manzoor has resigned on the plea that it is now impossible for him to continue his job on the salary which has not been raised during his tenure of three years. He was hardworking and competent instructor and no doubt was an asset to the Institute. To retain such experience and competent staff we may set rules of annual increment.

3. Mr. Hanif Klian (Instructor "Front Office") is also working since three years without any raise in salary who is competent and hardworking individual having Mater Degree in Business Administration and professional Hotelling experience of eight years in a 5-Star Hotel. The undersigned strongly recommends that his contract may be extended for one more year with a consolidated salary of Rs: 30000/ month with immediate effect.

4. The contracts of the undersigned and Management Secretary are going to expire on the dates mentioned in the table above. The contract periods may be extended for one more year. The Management Secretary is presently assisting in administrative, financial affairs of the Institute. The Management Secretary is working without any raise since almost three years.



5. The undersigned is looking after all affairs of the Institute since August 2008. Being Incharge of the Institute the undersigned can not recommend any raise in salary of my own. It is also necessary to mention that keeping in view the progress of the Institute despite all odds and lake of facilities and the way we progressed and got projects from NAVTEC for off-campus trainings to make the Institute functional as a team. The former Principal was drawing a consolidated salary of Rs. 145,000/ for the same job responsibilities as the undersigned is performing, so a reasonable raise in salary as the competent may deem suitable may kindly be granted.

3. The approval of the Honorable Secretary Ministry of Tourism in his capacity as Ex-Officio Chairman of the Board of Governors PAITHOM listitute is solicited.

ت ک

¥1/4 Hurmat Yab Khan Chief Instructor/Incharge.

Yours Truly,



(B) In the case of BPS-1 to 15 posts the merit seniority-cum-fitness may be taken into consideration by a selection/ promotion committee appointed by the Principal/ Incharge of the institute and recommendation of this committee would be submitted to him for his final approval.

(C) In the case of promotion to the post of BPS-16 and above, the Chairman in consultation with the committee constituted by him for this very purpose shall endorse its recommendations to the Board of Governors for approval.

#### PROMOTION:

19.

20.

Promotion of an employee to a higher post shall be made by the appointing authority on the basis of the following criteria:

a) Merit in the case of Management, Academic/Engineering and Supervisory posts, with due regard to seniority.

b) Seniority-cum-merit in the case of secretarial and clerical posts. Cases for promotion to the post of Principal, Chief Instructor, Senior Instructor, Instructor and other Officers shall be recommended to the Chairman by a selection committee appointed by him wherefore Principal/Incharge shall be the convener. The cases for promotion to all other posts shall be put up to the Principal/Incharge by a selection committee constituted by him on that behalf.

No employee shall be considered for promotion to a post higher than one grade above the post held by him or if his/ her due promotion falls in another post in any other grade thereof.

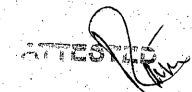
### GRANT OF SENIOR SCALE:

- a) In pursuance of the rules of Establishment Division conveyed vide O.M. dated 28th February, 1988, the senior scale BPS-5, BPS-6 and BPS-7 shall be, granted to 50% of the Driver/Dispatch Riders of the Institute on the following conditions:-
- b) that the senior scale NPS-7 shall be granted to the Drivers who have put in 15 years service as Drivers/Dispatch Riders.
   c) that if a Drivers/Dispatch Riders.
- c) that if a Driver/Dispatch Rider has rendered more than 10 years but less than 15 years of such service, he shall be granted senior scale of pay in BPS-6 but BPS-7 shall be granted to him on completion of 15 years of such service.
- d) that if a Driver/Dispatch Rider has completed more than 5 years of such service, but less than 10 years of such service, he shall be granted senior scale of pay in BPS-5, but PS-6 shall be granted to him on completion of 10 years of such service and BPS-7 shall be granted to him on completion of 15 years of such service.

e) The senior scale of pay will not be granted to a Driver/Dispatch Rider who has not completed 5 years of such service.

ii) The selection grade BPS-2 and BPS-3 shall be granted to 20% staff of the Naib Qasid/

Daftary. (Ref: Finance Division O.M. No. F. 1(1) Imp/2008, dated 30th June 2008.





## 21. CONDITION FOR PROMOTION

Promotion to post(s) given in the table below shall be made by selection amongst the persons who hold the next downward post(s) specified in column (2) on regular basis and possess the qualifications and experience as in column (3).

Sr.No.		Next Person Eligible	Condition of Eligibility
1.	Principal/Director	Chief Instructor / Deputy	17 years service equivalent to
	(BPS-20)	Director (BPS-19)	BPS-17 or above post or 12 Year
•			Service or above post of 12 year
,			service equivalent to BPS-1
	•		posts or 5 years service
-			equivalent to BPS-19 post in the
2.	Chief Instructor	Senior Instructor	Institute.
• •	(BPS-19)		5 Years service as a Senio
3	Senior Instructors &	(BPS-18)	Instructor in the Institute
_	Manager		4 years service as Instructor in
	(BPS-18)	(BPS-17)	the Institute
4.	Instructor		
	(BPS-17)	Demonstrator	4 Years service in the Institute
5.	Accounts Officer	(BPS-16)	as Demonstrator.
	(BPS-17)	Accountant.	Preferably the post may be filled
· ]	(01 3-17)	(BPS-16)	by deputation however if not
			years service as Accountant in
<u>.</u>	Admin Officer		the Institute will be considered.
	(BPS-17)	Management Secretary	4 Years service as Managemen
7		(BPS-16)	Secretary in the Institute,
•	Accountant	Cashier	5 Years service as a Cashier in
	(BPS-16)	(BPS-7)	the Institute
3.	Head Waiter	Waiter	
	(BPS-7)	(BPS-6)	3 years service as waiter in the
		12:00	training hotel of the Institute

#### MOVE-OVER:

22.

23.

In case any employee in BPS-16 and above of the Institute has reached the maximum of his pay scale, he may be allowed move-over to the next higher pay scale in accordance with the move-over policy framed by the Government for their employees.

Move-over to the employees of BPS-15 and below may be allowed in the next higher pay scale immediately after the employee has reached the maximum of his pay scale. **TRANSFER:** 

16



CHAPTER-X MISCELLENIOUS

# AGREEMENT WITH INSTITUTE:

An employee entering the permanent service of the Institute shall, at the time of appointment, be given an appointment letter along with prescribed job description, which shall form the basis of contractual obligations of both the Institute and the employee concerned.

## MEMBERSHIP OF PROVIDENT FUND:

All employees in the permanent service cadre of the Institute, excluding deputation staff, shall become members of the Institute Provident Fund Scheme, in accordance with the relevant rules.

## INCOME TAX RETURN:

94.

95.

96.

It shall be the duty of an employee to submit his annual income tax return to the authorities concerned, directly or through the Institute.

### SCHEDULE

The appointment to the posts classified as under shall be made in the manner indicated below:

Sr.No.	Name and Basic Pay Scale of the Post	By Promotion	By Initial
1	Principal/Director (BPS-20)	50%	Appointment 50%
2	Chief Instructor / Deputy Director (BPS-19)	50%	50%
3	Senior Instructors/Manager (BPS-18)	50%	50%
4	Instructors (BPS-17)	50%	50%
5	Administrative Officer (BPS-17)	50%	50%
3	Assistant Manager (BPS-17)		100%
	Accounts Officer (BPS-17)	25%	75% Praterably through
3	Management Secretary (BPS-16)		transfer/deputation.



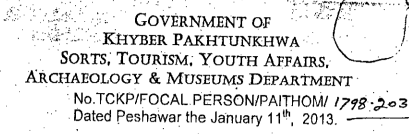
35



5.	Administrative Officer (BPS-17)	i) Masters in Business Administration or MB(IT) with specialization in HR OR	35 years
		3 years practical experience as assistant admin officer in posts equivalent to BPS-16 OR	· . •
		<ul> <li>ii) 3 years practical experience in personnel department of a 4-5 star hotel, Must be fluent in English</li> </ul>	
6.	Assistant Manager (BPS-17)	Post-graduate in Finance/Commerce 3 years experience of managerial work in 4-5 star hotel OR	30 years
7.	Accounts Officer	3 years experience of managerial work.	
	(BPS-17)	MBA Finance OR- ACMA OR Master in Commerce At least 3 years accounting experience in an	30 years
8.	Accountant	organization.	
	(BPS-16)	At least 2 years accounting experience in an industrial, commercial and/or Government organization	30 years
9.	Management Secretary (BPS-16)	Post-graduate in Business Administration in Economics/ Commerce 3 years experience of Admin work in paste	30 years
10.	Engineer Incharge (BPS-16)	Essential	30 years
		Preferable Knowledge of Boiler Engineering will be preferred	
11	Secretary to Principal	Experience 3 years experience in the relevant field Graduate	
	(BPS-16) Librarian	3 years experience as personal Assistant Shorthand writing is essential	30 years
	(BPS-16)	Desirable	0 years
		Experience in management of Library. Knowledge of foreign language other than English	
	Demonstrator BPS-16)	Degroe OP Distance to the	0 years







The Incharge PAITHOM, PTDC Motel, Mingora, Swat.

# SUBJECT: FIXATION OF SALARY OF INCHARGE & ADMN OFFICER, PAITHOM.

I am directed to refer to the subject noted above and to inform that the competent authority has been pleased to allow fixation of salaries of the following two officers of the Pakistan-Austrian Institute of Tourism & Hotel, Management, Swat :

Mr. Hurmat Yab Khan Incharge, PAITHOM.

ii. Mr. Liaqat Raza, Admin Officer, PAITHOM.

Copies of fixation of the above officers are enclosed herewith for favour of record and further necessary action.

Encl. As above.

Ϊ.

Τo

(SAJJAD HAMEED) FOCAL PERSON PAITHOM

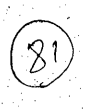
C.C: Copy forwarded for information to :

The Managing Director, TCKP/Secretary Tourism Department, Government of Khyber Pakhtunkhwa.

ii. The Section Officer(T), Tourism Department, GoKhyber Pakhtunkhwa w/r to letter under reference.



FOCAL PERSON PAITHOM



JAL: TO'P PESHAWAR

(III)

FRE 10, 10892 91 9210871

13 Dec. 2012 2:1371 PT



TOURISM CORPORATION, KHYBER PAKHTUNKHWA 13-A, Khyber Road, Peshaviar, Ph: 921109J-91 Fax: 9210871 No, TCKP/IOP/4-17/PAITHOM/KC/2012/1723-31. Dales: 17/12/2012.

## TO BE REPLACED WITH LETTER OF EVEN NO. AND DATE

## OFFICE ORDER

The competent authority is pleased to regularize the services of Mr. Humart Yab Khan, Chief Instructor in BPS-19 (w.e.f 22-10-2007) as well as the services of Mr. Liagat Raza, Admn Officer BPS-17 (w.e.f 17-10-2007) in PAITHOM as per past precedent i.e. staff previously regularized in PAITHOM from scale BPS-1 to 15. However, the above officer will not claim any back financial benefits. Whereas, this arrangement would be to the extent of PAITHOM only.

Finder GENERAL MANAGER

### Copy forwarded for information to

5.1

- 1. The Managing Director, Tourism Corporation, Khyber Pakhtunkhiva.
- 2. The Acting General Manager (Markeling), TCKP, / Focal Person PAITHOM.
- 3. The Section Officer (Tourism), Tourism Department, Peshawar.
- 4. The PS to Secretary to Government of Khyber Pakhtunkhwa, Tourism Sports, Youth Affairs, Archaeology & Museum Department, Peshawar.
  - The Officers concerned / Personal File.

SUPÉRATENDENT TOURISM CONREADING, KHYBER PAKATUNKHWI



### VAKALATNAMA

## IN THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

VERSUS TOVI E Officers Respondents/Defendants.

We the undersigned, do hereby appoint and constitute,

1.

2.

BASEER AHMED SHAH Advocate To act, appear and plead in the above-mentioned matter and to withdraw or compromise the said matter or submit to arbitration any differences or dispute that shall arise touching or in any manner relating to the said matter and to receive money and grant receipts therefore and to do all other acts and things which may be necessary to be done for the progress and the course of the prosecution of the said matter.

To draft and sign files at necessary pleadings, applications, objections, affidavits or other documents as shall be deemed necessary and advisable for the prosecution of the said matter at all its stages.

To employ any other Legal Practitioner, authorizing him to exercise the power as conferred on the undersigned Advocate, wherever he may think fit to do so.

AND we hereby agree to ratify whatever the Advocate or his substitute shall do in the above matter. I/We also hereby agree not to hold the Advocate or his substitute responsible for the result of the said matter in consequence of his absence from the Court when the said matter is called up for hearing. I/We further hereby agree that in the event for the whole or any part of the fee to be paid to the Advocate remaining unpaid, he shall be entitled to withdraw from the above matter. Received by me on 03/09/2023

Client (s)

**BASEER AHMED** 

IBAD ÚR ŔEHMAN KHALIL Advocates Peshawar

OFFICE:-Cantonment Plaza Flat 3/8 Khyber Bazar Peshawar Cell # 0320-1946985 Email: ahmedbaseer234@gmail.com