24th Aug, 2023 1.

1. Learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for the official respondents No. 1 & 2 present.

2. Learned counsel for the appellant seeks adjournment.

Adjourned. To come up for arguments on 20.12.2023 before

D.B. P.P given to the parties.

(Salah Ud Din) Member(J)

(Kalim Arshad Khan) Chairman

*Adnan Shah *

Appellant alongwith his counsel present. Mr. Fazal Shah, Additional Advocate General for the respondents present.



Prayer C of the appellant's in this appeal is squarely that he 2. was eligible for promotion before the appointment of the private respondents, recruited through initial appointment and for the purpose the total number of sanctioned posts/clear vacancies (total number) available before the appointment of the private respondents in the year, 2015, is required, besides the break-up of the posts, filled in by promotion and initial recruitment with exact ratio is also necessary before proceeding ahead. We thus direct the respondents to workout accordingly and complete/detailed breakup of the posts be provided within 15 days. To come up for arguments on 31.07.2023 before D.B. P.P given to the parties.

(Fareeha Paul) Member (E)

(Kalim Arshad Khan) Chairman

Kaleem Ullah

31.07.2023

- Junior to counsel for the appellant present. Mr. Fazal Shah 1. Mohmand learned Additional Advocate General for the respondents present.
- Record mentioned vide order sheet dated 11.05.2023 not submitted. Learned Additional Advocate General seeks time for submission of record. Last chance is given. To come up for production of record as well as arguments on 24.08.2023 before D.B. P.P given to parties.

(Muhammad Akbar Khan) Member (E)

(Rashida Bano) Member (J)

08.02.2023

Learned counsel for the appellant present. Mr. Uzair Azam Khan, Additional Advocate General for the respondents present.

Mrs. Rozina Rehman, Learned Member (J) is on leave today, therefore, case is adjourned to 11.04.2023 for arguments before the D.B.

(FAREEHA-PAUL) Member (E)

11th April, 2023 Learned counsel for the appellant present. Mr.

Muhammad Jan, District Attorney alongwith Mr.

Zafarullah, AD for official respondents present.

SCANNED RESTA Adjournment is sought on behalf of private respondents No. 3 to 9. Last chance is given to the private respondents No. 3 to 9 to argue the case failing which the case will be decided on the available record. To come up for arguments on 11.05.2023 before D.B. P.P given to the parties.

(M. Akbar Khan) Member (Executive) (Kalim Arshad Khan) Chairman

Kabir Ullah Khattak, learned Additional Advocate General for official respondents No.1 & 2 present. Abdul Hameed Advocate present and submitted Wakalat Nama on behalf of all private respondents.

File to come up alongwith connected Service Appeal No.907/2022 titled "Muhammad Salim Vs. Government of Khyber Pakhtunkhwa" on 01.11.2022 before S.B.

> (Rozina Rehman) Member (J)

01.11.2022

Appellant present through counsel.

Muhammad Riaz Khan Paindakheil, learned Assistant Advocate General alongwith Zafarullah A.D for official respondents No.1 & 2 present. Private respondents No.3 to 9 present through counsel.

Reply on behalf of all the respondents submitted. File to come up alongwith connected Service Appeal No.907/2022 titled "Muhammad Saleem Vs. Government of Khyber Pakhtunkhwa" on 28.11.2022 before D.B.

28/11/22 Deleted From list Member (J)

To come of for the Sauce on 8/2/23

20.07.2022

Learned counsel for the appellant present. Preliminary arguments heard.

Points raised need consideration. The appeal is admitted to regular hearing, subject to all just and legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments. To come up for reply/comments before the S.B on 19.10.2022.

(Mian Muhammad) Member (E)

10th Oct, 2022

Learned counsel for the appellant present. This case was fixed for written reply/comments on 19.10.2022. On 21.09.2022, learned counsel for the appellant submitted an application for suspension of impugned order dated 20.09.2022 which was fixed for today. Case file requisitioned.

Let notice of this application be issued to the respondents for submission of written reply. To come up for written reply/comments on main appeal as well as reply/arguments on application for the date already fixed that is on 19.10.2022 before S.B.

(Kalim Arshad Khan) Chairman

Form- A

FORM OF ORDER SHEET

Court of		· ,		
				 -
	•		044/0	

,-	Case No	914/2022
S.No.	Date of order	Order or other proceedings with signature of judge
•	proceedings	
1.	2	3
A		The appeal of Mr. Muhammad Khalid resubmitted today by Mr.
1-	14/06/2022	The appeal of Mr. Muhammad Khalid resubmitted today by Mr.
		Taimur Haider Khan Advocate may be entered in the Institution Register and
•		put up to the Worthy Chairman for proper order please.
	•	ev
		REGISTRAR .
	٠.	
2-	15-6-22	This case is entrusted to Single Bench at Peshawar for preliminary
		hearing to be put there on 16.6.2022. Notices be issued to appellant
		and his counsel for the date fixed.
		CHAIRMAN
	16 th June, 2022	Counsel for the appellant present.
·		Learned counsel for the appellant wants to remove the
		deficiencies as required under Section-4 of the Khyber
		Pakhtunkhwa Service Tribunal Act, 1974 and other
	,	provisions of law enabling him to file appeal. He may do
		so within a week. To come up for preliminary hearing on
!		20.07.2022 before S.B.
	•	
		(Kalim Arshad Khan)
		Chairman
· ·		
,		
·.	•	

The appeal of Mr. Muhammad Khalid AFC at Aza Khel Nowshera received today i.e. on 13.06.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Copies of educational documents mentioned in para-1 of the memo of appeal (Annexure-A) are not attached with the appeal which may be placed on it.

No. 1685 /S.T.

Dt. 14/6 /2022

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Taimur Haider Khan Adv. High Court Peshawar.

Objection Removed

Re-Submitted Tadey

14-06-2022

BEFORE THE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No

Mr. Muhammad Khalid				Appel	lant
	•	VERSUS			
Government of	Khyber	Pakhtunkhwa	through	Secretary	Food
Department,					and
others	*************		Resi	ondents	

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2.	Affidavit ·		13
3.	Application for suspension along with Affidavit		14-17
4.	Copy of the Educational along with employment Documents/orders	А	18-24
5	Copy of the Food Department Rules,	. B	252
6.	Copy of the Seniority list vides dated: 13.07.2021 of DFCs and appointment/promotion order of the appellant on the post of AFC (2013) on acting charge basis	С	30-47
7.	Copy of the Noor Khan's previous Judgment dated:08.02.2018, Copy of consolidated judgment of Muhammad Akbar and Muhammad Saleem Igbal vides Appeal No.7/8 of 2017	D	48-80
	Iqbal vides Appeal No.7/8 of 2017 dated:24.11.2017 along with Muhammad Naveed's Judgment dated:15.08.2016 as well as Civil petitions of the present respondents along with decision/order dated:29.06.2018 of the august Supreme Court of Pakistan		
8.	Copy of the amended appeal along with detail judgment dated:15.07.2021 of this Hon'ble Tribunal	Ē	81-92
9.	Copy of the impugned seniority list of AFCs (BPS-16) vides dated:07.02.2022	F	83
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Through

Taimur Haider Khan

Appellant

Advocate, Supreme Court

Office:

Taimur Law AssociatesOffice No.37th, 2nd Floor,
Malik Tower, Pajjagi Road,
Peshawar (0346-9192561)

BEFORE THE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 2/4 /2022

Mr. Muhammad Khalid, Assistant Food Controller, (BPS-16), at Aza Khel, Nowshera, Directorate of Food, Khyber Pakhtunkhwa, Peshawar

..... Appellant

VERSUS

- Government of Khyber Pakhtunkhwa through Secretary Food Department, Civil Secretariat Peshawar.
- 2. The Director Food Khyber Pakhtunkhwa, Peshawar.
- 3. Mr. Muhammad Azam, AFC, Directorate of Food, Khyber Pakhtunkhwa, Peshawar
- 4. Mr. Tausif Iqbal, AFC, Directorate of Food, Khyber Pakhtunkhwa, Peshawar.
- 5. Mr. Muhammad Shakeel, AFC, Directorate of Food, Khyber Pakhtunkhwa, Peshawar
- 6. Miss Uzma Kanwal, AFC, Directorate of Food, Khyber Pakhtunkhwa, Peshawar
- 7. Mr. Zafar Alam Riza, AFC, Directorate of Food, Khyber Pakhtunkhwa, Peshawar
- 8. Mr. Shujaat Hussain Shah, AFC, Directorate of Food, Khyber Pakhtunkhwa, Peshawar
- Mr. Hafeez Ur Rehman, AFC, Directorate of Food, Khyber Pakhtunkhwa, Peshawar

	.Respondents
--	--------------



APPEAL UNDER SECTION 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED SENIORITY LISTS OF ASSISTANT FOOD CONTROLLER (BPS-16) IN DIRECTORATE, DIVISIONAL AND DISTRICT OFFICES OF FOOD DEPARTMENT **KHYBER** PAKHTUNKHWA, PESHAWAR BEING STOOD ON 07.02.2022 WHEREBY THE APPELLANT HAS BEEN PLACED AT SERIAL NO.07 INSTEAD OF SERIAL NO.01 OF THE IBID SENIORITY LIST. **KEEPING IN VIEW 75% QUOTA FOR** IN SERVICE EMPLOYEES HAS BEEN **BADLY IGNORED BY ADOPTING** NEPOTISM.

Prayer:

It is therefore most humbly prayed by acceptance of instant appeal, on the basis of expounded subjects, facts and circumstances, the appeal may kindly be allowed i.e

(a) The impugned seniority list of AFC dated: 07.02.2022 may kindly be declared as illegal, unlawful, coram-non-judice, against the fundamental vested right of the appellant.

- (b) Directions may kindly be given to revise the impugned seniority list vides dated: 07.02.2022 and to place the appellant at the top/serial No.01 of the seniority list.
- The unjustifiable and untoward deportments (c) respondents by not regularly appointing the appellant via 75% quota on the post of AFC in the year 2013 after accomplishing more than 5 years of required service may also be declared as illegal, unlawful, against the Rule-09 of APT Rules, 1989, which has badly effected the seniority /promotion of the appellant and hence, the appellant seniority via promotion on the post of AFC (BPS-16) may kindly considered w.e.f 2013 with all retrospective benefits being senior from respondents (03 to 09) and their (respondents) appointments via seniority in the year 2015 may be declared without adopting the "The Khyber Pakhtunkhwa Department (Recruitment Food appointment) Rules, 1981, may also be as illegal, unlawful, seriously effecting the seniority of the appellant for the best administration of justice and fair play.

Respectfully Sheweth;

- That the appellant was appointed as Food Grain Inspector in the year 2006 vides appointment order No.4364/ET-378-IV dated: 03.03.2006, and vice versa for complete detail. (Copy of the Educational along with employment Documents/orders are annexed as annexure "A").
- That as expounded in the subject, the administration 2) department vides Notification dated: 24.05.1981 exercise of power conferred by section 26 of the Khyber Pakhtunkhwa Civil Servant Act, 1973 (NWFP. Act No.XVIII of 1973) and in supersession of all previous rules on the subject has also framed the rules for the Food Department i.e "The Khyber Pakhtunkhwa (NWFP) Province Food Department (Recruitment and Appointment) Rules, 1981" according to which schedule 42 of the ibid rules clearly depicts the touchstone/method of recruitment for the post of Executive Establishment Assistant Food Controller/AFC to have the following quota for in employees and for direct recruits/initial recruitment i.e
 - "(a) 75% by promotion on the basis of seniority-cum-fitness from amongst FGIs (Food Grain Inspector) and Can inspector with at-least 5 years service and such and
 - (b) 25% by initial recruitment"

5

but unfortunately the respondents' department has mendaciously appointed 09 candidates including the present respondents (03 to 09) as fresh recruits and non of in service employee including the appellant has been appointed/promoted on the basis of senioritycum-fitness, which clearly depicts a gigantic erred in law. So much so, the present appellant along with other in-service employees have been made junior from the direct recruits/respondents, and hence, the ibid deportments of the respondents' department is not only illegal, unlawful, the unjustifiable appointment via seniority is coram-non-judice but also has infringed the fundamental vested right of the appellant being also enshrined in the mother law of the land. (Copy of the Food Department Rules, is annexed as Annexure "B").

That as mentioned above, the appellant was promoted 3) to the post of "Food Grain Inspector" in the year 2005 and as per the ibid rules of the Food Department, the respondents was required to promote the appellant in the year 2010/11 on the post of AFC (Assistant Food Controller). Despite the fact, the five seats of AFCs were vacant, as the seniors/some of AFCs were promoted to the post of DFCs but unfortunately instead to appoint the appellant on the post of AFC on regular basis, being fulfilling the required touchstone, the respondents' department in the year 2013 has mendaciously appointed the appellant along with one Noor Khan, Muhammad Akbar, Saleem Igbal & Muhammad Naveed etc on the post of AFC (Assistant Food Controller) but on acting

(6)

charge basis instead of Regular basis. (Copy of the Seniority list vides dated: 13.07.2021 of DFCs and appointment/promotion order of the appellant on the post of AFC (2013) on acting charge basis are annexed as Annexure "C").

That as expounded above, one Muhammad Naveed 4) was also promoted to the post of AFC on acting charge basis vide the same promotion order, has knocked the door of this Hon'ble Tribunal and finally his stance of seniority and surplus pool matter was allowed by this Hon'ble Tribunal. Exactly on the same footing, one Noor Khan has filed a service appeal before this Hon'ble Tribunal, wherein categorically pointed out to have his seniority from the present respondents/direct recruits vides judgment dated: 08.02.2018 in service appeal No.349/2017. The same was challenged by the respondents' Department and the present respondents (03 to 09)/direct recruits before the august Supreme Court of Pakistan of having the main stance that the appellant/Noor Khan's Judgment could not affect the seniority of the direct recruits/the present respondents (03 to 09). Finally vides order dated:29.06.2018 in CPLA No.264-P/2018 and CP No.1676/2018 the Apex Court has been pleased to remand the same before this Hon'ble Tribunal of having the findings ton constitute a larger bench and to give an opportunity to the present respondents/direct recruits i.e the same is reproduced herein below:-

"MIAN SAQIB NISAR, CJ: - The petitioners were a necessary party because they would certainly be



affected by the judgment of the learned Tribunal. The learned Tribunal was apprised that they should be made a party and given an opportunity of hearing but this request was unreasonably declined. Therefore, the impugned judgment they have cannot be sustained as condemned unheard. Resultantly, these petitions are converted into appeals and allowed, the impugned judgment is set aside and the matter remanded to the learned Tribunal to implead all those who would be affected by the decision of the Tribunal and pass a fresh decision after giving them an opportunity of hearing. As there is seemingly a conflict between two judgments of the learned Tribunal itself, therefore, the matter is referred to the Chairman of the learned Tribunal who shall constitute a larger Bench to resolve the conflict" and vice versa for complete (Copy of the Noor Khan's previous detail. **Judgment** dated:08.02.2018, Copy consolidated judgment of Muhammad Akbar and Muhammad Saleem Igbal vides Appeal No.7/8 of 2017 dated:24.11.2017 along with Muhammad Naveed's Judgment dated:15.08.2016 as well as Civil petitions of the present respondents along with decision/order dated:29.06.2018 of the august Supreme Court of Pakistan are annexed as Annexure "D")

5) That accordingly i.e as per the direction of the apex Supreme Court, the larger Bench was



constituted by this Hon'ble Tribunal, amended appeal was submitted, wherein all the necessary party including the present respondents (03 to 09) were impleaded and after fulfilling the required touchstone, a detail arguments from both the parties were heard and finally, again this Hon'ble Tribunal decided the Noor Khan's Appeal in his favour and made Noor Khan along with Muhammad Akbar and other senior from the present respondents/direct recruits and elaborated all the stances by this Hon'ble Tribunal vides judgment dated:15.07.2021. The same has not been challenged and has gained finality.

Keeping in view the domain of "2009 SCMR PAGE-01/1996 SCMR 1185 & 2005 SCMR 499 which depicts about Article 25 of the Constitution of Islamic Republic of Pakistan **1973 i.e.** "if a tribunal or court decides a point of law relating to the terms and conditions of a civil servant who litigated, and there were other civil servants, who may not have taken any legal proceedings, in such a case, the dictates of justice and rules of governance demand that the benefit of the said decision be extended to other civil servants also, who may not be participated to that litigation instead of compelling them to approach the tribunal or any other legal forum" (Copy of the amended appeal along with detail judgment dated:15.07.2021 of this Hon'ble Tribunal is annexed as Annexure "E").

- (on the basis of 75% of quota) on the post of AFC on regular basis in the year 2013-15 then the appellant could have placed at the top of the succeeding/present impugned seniority list vides dated:07.02.2022"
- 7) That on the basis of ibid judgment and after getting the knowledge of the same, the appellant is having also the stance of seniority, especially from the present direct recruits and for the needful has "Run From Pillar To Post" via series of applications but of no avail. Infact the respondents have put the appellant in doldrums via undo and untrue commitments but actually they were dilly dallying the matter and the appellant was shocked and astonish to know that even in the recent impugned seniority list of AFC being stood on 07.02.2022, again, the appellant along with his colleagues have been placed junior from the direct recruits. (Copy of the impugned seniority list of **AFCs** (BPS-16) vides dated:07.02.2022 annexed as Annexure "F).
- That, when confronted the expounded seniority with the respondents, of having the stance to file a fresh, proper and separate representation/departmental appeal for the needful. Infact, the same was done by the appellant and his colleagues but unfortunately even after the lapse of three months, is dilly dallying the matter and in such a doldrums sort of situation via infringing the fundamental vested right of the appellant, is having no other option but to placed his genuine grievance as per law in the mercy of this

Hon'ble Tribunal to kindly do justice with the appellant.

(Copy of the Departmental appeal/application are annexed as Annexure "G").

- (on the basis of 75% of quota) on the post of AFC on regular basis in the year 2013-15 then the appellant could have placed at the top of the succeeding/present impugned seniority list vides dated:07.02.2022". The law do depict that justice may not only be done but it should manifestly be seen to be done, keeping in view the violation of fundamental vested right of the appellant. In fact as per plethora of judgments of the higher court that seniority right could not infringed and the same could be agitated at any time, similarly the same could be given with retrospective all back benefits for the best administration of justice and fair play.
- 10) That the mendacious approach of the respondent department is also cleared from the fact that though the present appellant was on acting charge basis on the post of AFC till 2016 despite the fact in the year 2014-15 almost 5 seats of AFC were also lying vacant as some of the AFCs were promoted to the post of district food controller being cleared from the attached DFC's seniority list stood/ dated: 13.07.2021. Keeping in view, section 09 of the APT Rule, 1989 is cleared and infact the respondents are clearly violated the expounded rule. Infact, in the year 2013, the appellant do fulfill the required touchstone as per the Food



Department Rules, to be appointed regularly on the post of AFC but unfortunately the same was not done.

11) That the expounded subject, facts and circumstances may also be considered as ground of the instant appeal and any other points may be raised at the time of arguments for the best assistance of this Honorable Tribunal.

Prayer:

It is therefore most humbly prayed by acceptance of instant appeal, on the basis of expounded subjects, facts and circumstances, the appeal may kindly be allowed i.e

- (a) The impugned seniority list of AFC dated:07.02.2022 may kindly be declared as illegal, unlawful, coram-non-judice, against the fundamental vested right of the appellant.
- (b) Directions may kindly be given to revise the impugned seniority list vides dated:07.02.2022 and to place the appellant at the top/serial No.01 of the seniority list.
- The unjustifiable and untoward deportments respondents by not regularly appointing the appellant via 75% quota on the post of AFC in the year 2013 after accomplishing more than 5 years of required service may also be declared as illegal, unlawful, against the Rule-09 of APT Rules, 1989, which has badly affected the seniority /promotion of the appellant and hence, the appellant seniority via promotion on the post of AFC (BPS-16) may kindly considered w.e.f 2013 with all retrospective back benefits being senior from respondents (03 to 09) and (respondents) appointments via seniority in

the year 2015 may be declared without adopting the "The Khyber Pakhtunkhwa Food Department (Recruitment and appointment) Rules, 1981, may also be declared as illegal, unlawful, seriously effecting the seniority of the appellant for the best administration of justice and fair play.

(d) Any other remedy which this Honorable Tribunal deems fit and proper may also be granted in favor of the appellant.

Appellant

Through

Taimur Haider Khan Advocate, Supreme Court Taimur Law Associates

Office:

Office No.37th, 2nd Floor, Malik Tower, Pajjagi Road, Peshawar (0346-9192561)

CERTIFICATE:-

It is stated that no such like Service Appeal has earlier been filed before this Hon'ble Court.

MDVOCATE

(13)

BEFORE THE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No/2022						
Mr. Muhammad Khalid Appellant						
	v	ERSUS				
Government o	f Khyber P	akhtunkhwa	through	Secre	etary	
Food Departr	nent, Civil	Secretaria	t Pesha	war	and	
others	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Resp	onder	nts	

AFFIDAVIT

I, **Mr. Muhammad Khalid**, Assistant Food Controller, (BPS-16), at Aza Khel, Nowshera, Directorate of Food, Khyber Pakhtunkhwa, Peshawar, do hereby solemnly affirm and declare on oath that the contents of instant **Appeal** are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble Court.

3-6-22

DEPONENT

CNIC#17301-1300882-1

BEFORE THE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No/2022	
Mr. Muhammad Khalid	Appellant
VERSUS	
Government of Khyber Pakhtunkhy	wa through Secretary
Food Department, Civil Secreta others	

APPLICATION IN RESPECT TO KINDLY
RESTRAIN THE RESPONDENTS/FOOD
DEPARTMENT NOT TO CONDUCT ANY
SORT OF DPC ETC OF THE PRESENT
PARTIES/AFCS IN WHATSOEVER
MANNER TILL THE FINAL DISPOSAL OF
THE INSTANT SERVICE APPEAL.

Respectfully Sheweth:-

- 1. That the above titled appeal has filed before this Hon'ble Tribunal in which no date of hearing has yet been fixed.
- 2. That the appellant is having good prima facie a good arguable and are sanguine about its success.
- 3. That already this Hon'ble Tribunal has been pleased to allow the appeal of the colleagues of the present appellant against the present respondents.
- 4. That if the needful is not done, the appellant will face irreparable losses via balance of convenience also lies in favour of the appellant.
- 5. That any other point will be raised at the time of argument for the best assistance of this Hon'ble Tribunal.

(15)

It is, therefore, most humbly prayed that on the basis of expounded subject, facts and circumstance the needful may kindly be done for the best administration of justice and fair play.

Applicant/Appellant

Through

Taimur Haider Khan
Advocate,
Supreme Court of Pakistan
Taimur Law Associates
Off: 37th, 2nd Floor, Malik
Tower, Peshawar
Cell No 0346-9192561

Dated: 10-66-2017

BEFORE THE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL, PESHAWAR.

C.M.N. (2022
C.M No/2022
In
Service Appeal No/2022
Mr. Muhammad Khalid Appellant
VERSUS
Government of Khyber Pakhtunkhwá through Secretary
Food Department, Civil Secretariat Peshawar and
othersRespondents
<u>AFFIDAVIT</u>
I, Mr. Muhammad Khalid, Assistant Food Controller,
(BPS-16), at Aza Khel, Nowshera, Directorate of Food,
Khyber Pakhtunkhwa, Peshawar, do hereby solemnly affirm
and declare on oath that the contents of instant
Application are true and correct to the best of my
knowledge and belief and nothing has been kept concealed
from this Hon'ble Court.
Contract of the contract of th
DEPONENT
CNIC#17301-1300882-1

BEFORE THE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL, PESHAWAR.

4	
Servic	e Appeal No/2022
Mr. M	uhammad Khalid Appellant
Food	versus nment of Khyber Pakhtunkhwa through Secretary Department, Civil Secretariat Peshawar and Respondents ADDRESSES OF THE PARTIES
Mr. M	LANT: Iuhammad Khalid, Assistant Food Controller, (BPS- at Aza Khel, Nowshera, Directorate of Food, Khyber unkhwa, Peshawar
RESPO 1.	ONDENTS: Government of Khyber Pakhtunkhwa through Secretary Food Department, Civil Secretariat Peshawar.
2. 3.	The Director Food Khyber Pakhtunkhwa, Peshawar. Mr. Muhammad Azam, AFC, Directorate of Food, Khyber Pakhtunkhwa, Peshawar
4.	Mr. Tausif Iqbal, AFC, Directorate of Food, Khyber Pakhtunkhwa, Peshawar.
5.	Mr. Muhammad Shakeel, AFC, Directorate of Food, Khyber Pakhtunkhwa, Peshawar
6.	Miss Uzma Kanwal, AFC, Directorate of Food, Khyber Pakhtunkhwa, Peshawar
7.	Mr. Zafar Alam Riza, AFC, Directorate of Food, Khyber Pakhtunkhwa. Peshawar
8.	Mr. Shujaat Hussain Shah, AFC, Directorate of Food, Khyber Pakhtunkhwa, Peshawar
9.	Mr. Hafeez Ur Rehman, AFC, Directorate of Food, Khyber Pakhtunkhwa, Peshawar Appellant

Through

Taimur Haider Khan
Advocate,
Supreme Court of Pakistan
Taimur Law Associates
Off: 37th, 2nd Floor, Malik
Tower, Peshawar
Cell No.0346-9192561

s. No. 230033 Peshawar N.W.F.P. Pakistan
INTERMEDIATE EXAMINATION

Humanities Group

Cocion 1994 (ANNUAL) THIS IS TO CERTIFY THAT Muhammad Khalid Son/Daughter of Abbas Ali and a resident of Peshawar District Registered No. 1115-B/P-92 has passed the Intermediate Examination of the Board of Intermediate and Secondary Education, Peshawar held in May/June 1994. as a Private candidate. He/She obtained ______ Marks out of 1100 and has been placed in Grade E Representing <u>Satisfactory</u> the Examination was taken as a whole/in parts. Secretary



Unibersity of Peshawar Pakistan

Chis certifies that

Adjusted Palesta son of Abdul Gayuna

habing familed all the requirements is hereby admitted to the degree of

Muster of Aris in International Relations

and is some to all the rights, honours and privileges thereunto apperture

Giben this 26th day of Jebruary, 2014.

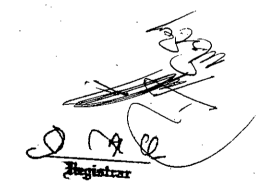


Sessione Annual 2013

Registration No. 89 10 38769







The Chancellar

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University of Peshawar

(Pakistan)

Session Annual 2007

MOHAMMAD SALEEM	Sout Daughter of About Q	YIM
and a menoralized beingts	candidate of present	··· ·
laving passed the preser	ived examination held in	August, 2007
on chie oah anmitted the	the University of Peshawar Master of Arts	to the Degree of

In

POLITICAL SCIENCE

In

SECOND

Division

The Examination was taken as a tohole in parts

Serial No 0056302

Kenstration As. 39-PA-35769

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Artificat —

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M. Javed Kla

University of Peshawar

,		(Angaratat)	
•		SPESSION AMBRAL 1995	
	luhammad Saleem	SON OF ABOUT GAYUM	
of	DISTRICT NOWSHE	having passed th	je prescribed examination
held in A	PRIL, 1996	, is this day admitted by the	University of Bestiamer
*	,	to the Degree of	
		Master of Arts	
-	í	the Second Division.	
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APPOINTMENT ORDER.

PESHAWAR.

FOOD DIRECTORATE N.V.F.P.

No. 134/8 /G/275.

Dated Peshawar, the 1/2/07/1993.

On the recommendation of the Departmental Selection Committee and in pursuance of the acceptance of the candidations of the Appointment Offers, the following candidates are hereby appointed as Foedgrains Supervisors against the newly created posts and posted in the office as noted against each:

S.N.c. Name & Adress of the appointee.

1. Mr.Gulab Gul S/O Indm Gul, C/O
Sakhawat Khan Supdt: High Court,
D.I.Khan.

Mr.Mohammad Salgem S/O Abdul Qayum
Moh: Khushal Cobony Amangrah P.O.
Adamjec Paper Mills, Nowshera.

Mr.Alla-Ud-Din S/O Shahab-Ud-Din
Village Kutal, Swat.

Posting

Posting

Oisi: Feed Controls
Chitral.

-dodododododovillage Kutal, Swat.

2/- The appointers will be an probation for a period of three months and in case his work is not found satisfactory, his services will be dispensed forth-with.

3/- They should submit their arrival reports to the concerned District Food Controller, Chitral by 20.7.1993.

Dated Peshawar. the 17/07/1993.

PER FCOD, MAP

Copy forwarded to:-

7. The District Accounts Officer, Chitral.

2. The District Food Controller, Chitral. On receipt of Arrival Reports from the above candidates, they may be referred to the Medical Superintendent for Medical Examination and also intimation arrival reports to this Directorate immediately.

3. Candidates as per details given above for information and necessary action. They should produce their original documents to their respective officer at the time of arrival reports.

4. Copies for P/Files

Copies for P/Files.

5. The Assit:Director(Adm;), Govt. of NWFP, Population & Welfare Depth Pesh:W/r to letter No. 1(11)87-92/Admn, dated 17.5.93.

PESHAWAR . P.



OFFICE ORDER

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FOOD DIRECTORATETO NWFP PESHAWAR

TO V (K)

No. 0/60 /ET-378.
Dated 17 /06/2005.

On the recommendation of the Departmental Promotion Committee, the following Foodgrain Supervisors (BS-05) are promoted as Foodgrain Inspectors (Cane Inspectors (BS-06) with immediate effect.

S.So.	Name of officials	
<u> </u>	Mc \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Promoted as
•	McMuhammad Tariq, FGS DFC Office	Food grain Inspector/Cane Inspector (BS-06
	Chiral attached with Food Directorate	
2	Mr.Muhammad Saleem, FGS Office of	
	DFC Abhottabad	Food grain Inspector/Cane Inspector (BS-06
3	Mr.Gulab Gul, FGS Office of DFC Kohat.	
	L OS Office of DPC Kohat.	Food grain Inspector/Cane Inspector (BS-00

The posting/placement orders of the above named officials will be issued separately.

9/0/- 5 /ET-378

Sd/DIRECTOR FOOD, NWFP,
PESHAWAR
Dated 17 /06/2005.

Copy forwarded to:-

1. The Accountant General, NWFP, Peshawar.

2. The District Accounts Officers, Kohat, Abbottabad and Chitral.

3. District Food Controllers Kohat, Abbottabad and Chitral.

4. The Assistant Accounts Officer (Budget) Food Directorate, NWFP, Peshawar..

5. Officials concerned/Personal Files.

Assistant Director Food (E),
Food Directorate NWFP,
Peshawar.
Dated 17 /06/2005.

9/06-8 /ET-378

Copy forwarded to:-

1 The P.S to Minister Food, for information of the Minister. Food, Excise & Taxation, NWFP, Peshawar.

2 The P.S to Secretary Food for information of the Secretary Food, Covernment of NWFP, Peshawar.

3 PA to Director Food, NWFP, Peshawar.

Assistant Director Food (E), Food Directorate NWFP, Peshawar.

D.F.C. Kobst



FOOD DIRECTORATE NIME PESHAWAR

Consequent upon the acceptance of appointment offer bearing No 2040-G-12-Deceased, dated 18 2 2006, Mr Muhammad Khalid Khan S/O Abbas Ali Khan (Late) village and post office Wadpaga, Tehsil and District Peshawar is hereby appointed as Food Grain Inspector, (BPS-6) on temporary basis against the quota reserved for the children of the deceased employees of the Department under rule 10(4) of the NWFP Civil Servants (Appointment Promotion & Transfer) Rules 1939 read with Section 19 of the NWFP Civil Servants Act, 1973 on the terms & conditions laid down in his appointment offer referred to

- 2 On appointment as Food Grain Inspector, (8PS-6), he is hereby posted in the Food Directorate, NWFP, Peshawar.
- He shall be on probation for a period of one year which can be extended subject to his performance as per rules.

Sd/-DIRECTOR FOOD NWFP, PESHAWAR Dated Peshawar, the 03 103/2006

No. 4365-70 IET-378-IV

Copy is forwarded to:-

The Accountant General NWFP, Peshawar

PS to Minister Food for information of the Minister Food, NWFP, Peshawar.

PS to Secretary Food, for information of the Secretary Food, NWFP, Peshawar.

The Budget Officer Food Directorate, NWFP, Peshawar

Mr.Muhammad Khalid Khan S/O Abbas Ali Khan (Late), village and post office Wadpaga, Tehsil and District Peshawar

Personal File.

Pay Bill Assistant.

Food Directorate, NWFP,

Office Order 25-02-06(S-1).doc

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GOVERNMENT OF NORTH WEST FRONTIER PROVINCE SERVICES AND GENERAL ADMINISTRATION DEPARTMENT

NOTIFICATION

Dated Peshawar, the 24-05-1981

NO.SOR-II(S&GAD)2-18/79, dated 24-05-1981, In exercise of the powers conferred by section 26 of the North West Frontier Province Civil Servant Act-1973 (NWFP Act No. XVIII of 1973) and in super session of all previous rules on the subject in this behalf, the Governor of the North West Frontier Province is please to make the following rules, namely

THE NORTH WEST PRONTIER PROVINCE FOOD DEPARTMENT (RECRUITMENT AND APPOINTMENT) RULES 1981

- 1 (1) These rules may be called the North West Frontier Province Food Department (Recruitment and Appointment) Rules, 1981
 - (2) They shall come into force at once.

The method of recruitment, minimum qualification, age limit and other matters related thereto for the posts specified in column-2 of the schedule annexed shall be such as given in column-3 to 06 of the said schedule.

Miller day love that Commented

Sd/-

Secretary to Government of
North West Frontier Province
Services and General Administration
Department

Endst No. SOR-II(S&GAD)2-18/79

Dated 24/05/1981

A copy is forwarded for information to:-

All Administrative Secretaries to Government of NWFP,

2 Director of Food, NWFP Peshawar.

Manager, Government Printing Press, Peshawar for Publication in the Government Gazettee. He is requested to supply 50 copies of the Gazettee Notification to the S&GAD and Law Department

4 Section Officer (R-I), S&GAD, Government of NWFP,

Sd/-(Abdul Halim) (Section Officer Regulation-II).

Service Pulss of Food Depti Covering leber 01-09-2012

RULES FOR APPOINTMENT TO VARIOUS POSTS IN FOOD DEPARTMEN KHYBER PAKHTUNKHWA SCHEDULE-42 Nomenclature of Minimum qualification for appointment Minimum Post by initial recruitment Age Limit Method of Recruitment qualification for appoint by promotion. Director Food a? By selection on merit with due regard to seniority from amongst the Deputy Directors with at least 12 years service in Grade-17 and Grade-18; or b) By transfer of an officer already employed in any Department of Deputy Director Government other than the Food Department. a) By selection on merit with particular reference to fitness for higher responsibilities from amongst Assistant Directors Food, with at least five years service in Grade-17; out of which at least two years mandatory service in Food Directorate b) by transfer of an officer already employed in any Department of Entries in the Shedule-42 against serial No.2, in column 6, in clause (a), after the word happen and figure "Grade-17", the words "out of which at least two years service in Food Directorate is mandatory" is inserted as amended vide Notification of Government of Khyber Pakhtunkhwa Food Department No. SOF (Food Deputy Director (Accounts) . a) By selection on merit with particular reference to fitness for higher responsibilities from amongst Assistant Accounts Officer will of least 5 years service in Grade-17; or b) by transfer on deputation fro a the office of the Audit Department for a specified period in accordance with the terms as muy be specified.

4	Assistant Director Food		Di je		a) By selection on merit with particular reference to fitness for
5		Harden Harden	au laur		higher responsibilities from amongst District Food Controlle Rationing Controller and S&EO, with at least seven years. service as such; or b) By transfer of an officer already employed in any Department of Government other than the Food Department.
	Assistant Accounts Officer (BPS-17)	Jan March Les)		a) By selection on merit with particular reference to fitness for higher responsibilities from amongst Assistant Accounts Officers in Grade-16 & Statistical Officers with at least 3 years service as such: or
6	Regional Audit		-		b) By transfer on deputation from the office of the Audit Department for the specified period in accordance with the terms as may be specified
7		P.C. S.			 a) By transfer on deputation from the office of the Audit Department for the specified period in accordance with the terms as may be specified; or b) By promotion on the basis of seniority-cum-fitness from amongst Superintendents / Accountants who have passed the S.A.S. Examinations.
	Officer (BPS-16)	B Com from a Recognized University of SAS qualified	5	20 Years to-25 years	a) Twenty Five percent by initial recruitment b) Seventy Five percent by selection on merit with particular reference to fitness for higher reference to
8	Statistical Officer	Bachelor's Degree with Statistics as one of th			Superintendent & Accountants or by transfer on deputation from the office of the Audit Department for the specified period in accordance with the terms as may be specified.
-		subjects from a recognized University.	-	20 Years to 25 years	a) By selection on Merit with particular reference to fitness for higher responsibilities from amongst Superintends /Accountants, or
9	DFC/S&EOs/RC	Degree from a recognized University	,	20 Years to 25 years	b) By initial recruitment. a) 25% by initial recruitment and
10	Executive Establishment	A Degree for		-	b) 75% by Selection on merit with particular reference to fitness for higher responsibilities from amongst AFCs with at least 05 years Service as such
15	Assistant Food Controller	Degree from a recognized University		20 Years to 25 years	a) 75 % by promotion on the basis of seniority cum fitness from amongst FGIs at 1 Cane Inspector with at least 05 Years service as such and
<u> </u>		The state of the s	1	<u> </u>	b) 25 % by initial recruitment

, .	1	FGI / Cañe	//			- 3 -		•
	1	Inspector	\checkmark	Intermediate from a recognized Bo	pard	10	4.05	
			}			16 years	to25 years.	a) 75 % by promotion on the basis of seniority cum fitness from
			ł	,				amongst FGS, and Cane Inspector with at least 03 Years service as such and
	12	Entries un	der Co	June N. Co	Y	$\downarrow \downarrow$	•	as such and
			acr Co	lumn No 02 to 66 of S.No.12 deleted vi	de notification No O	T/COE/D II I		b) 25 % by initial recruitment.
	13	Food grain				51/SOF/P-II date	d 05-05-1990	5
		Supervisor	Į.V	datriculation or equivalent qualification	from a	·		
		F4: 130I	- 1	recognized Board	HOM A	18 years	to25 years	By Initial recruitment
	14	Ministerial Esti		·		1		- Cordinate III
	-	Superintendent	- 1					
		Accountant	1			ļ		By promotion on the basis of G
$\langle \sim \rangle$	L		}	,	1			By promotion on the basis of Seniority-cum fitness from amongst Senior Auditors, Assistant (including Assistant Control of Seniority - Co
	15	Senior Auditor					A	Senior Auditors, Assistant (including Assistant of Cane Control Organization Stenographer and Head Clarker in the Control
(A)	- 1	- Tuditoi	- 1			·	,c3	such. Such at least five years as
						j	******	By Promotion on the book of
	16	Assistant			j			Junior Auditors and Sanior Classics Of Seniority cum fitness from amongst the
		/Head Clerk	į ·	Degree from a recognized University			<u>.</u>	Junior Auditors and Senior Clerks with at least 05 years experience in Accounts work.
	1	. Tread Clerk		- ChiveIshy		18 years to	o25 years	a) 25% by initial recruitment or
(3)		1	- 1	ϵ . The second ϵ		i	.	b) 75% by promotion of
1 mil	177	Caracteristic	<u> </u>			•	- *	b) 75% by promotion on the basis of seniority cum-fitness from amongst Junior Auditors and Sanior Clark
\ <u></u>	111	Cane Assistant	1	Degree from a recognized University				amongst Junior Auditors and Senior Clerks with at least 05 years experience in Accounts work.
·- /	18	T		o ===== reegmized Oniversity		18 years to	25 years	
	1.0	Junior Auditor	1				, ,	By initial recruitment.
	19							D- D-
	19	Senior Clerk	1	······································			1	By Promotion on the basis of seniority cum fitness from amongst the Junior Clerks with at least two years consults.
	20		-		1 120			Junior Clerks with at least two years experience in accounts works. By Promotion on the basis of seriority.
,	20	unior Clerk	Matri	iculation or accept		1	1	By Promotion on the basis of seniority cum-fitness from amongst the Junior Clerks with at least two years seniors.
ļ			recog	iculation or equivalent qualification from	m a	18 Years to	25 3/	Junior Clerks with at least two years service are as such.
	21 S	tenographer	٠	,		io rears to	25 Years	By initial recruitment.
1	-	C LTDI	١, ١	Matriculation or equivalent qualification	p /	10.75		
-		•	, -	- Citt & 10000011/EDE BOOMA and	MI	18 Years to	25 Years	a) By Promotion on the basis of seniority cum fitness from
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तं	2 St	eno traini	<u></u>	in typing	INTO PER	<u>4</u> / / / .		b) By initial recruitment if no switch
-	_ 31	епо typist	i) M	latriculation or equivalent and is				b) By initial recruitment, if no suitable Steno typist available
	1	-		The recovery of Moord and	/i / 1,00° S¥42aa	V 18 Years to 2	5 Years	By initial recruitment
- 5. I	-		11) A	SDECO Of SO terrain	16/	P		by initial recruitment
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23	Drivers	1	 	4 -	<u> </u>
24	Daftari	Middle Slandered	· ·	25 years to 45 years	By initial recruitment from amongst persons who are in possession of a valid driving License.
25	Naib Qasid	ivitudie Standered		25 years to 45 years	a) By Promotion on the basis of seniority cum-fitness from amongst Naib Qasid or b) By initial recruitment if no suitable Naib Qasids available.
	·			18 Years to 40 Years	By initial recruitment
26	Chowkidar			18 Years to 40 Years	By initial recruitment
27	Mali		 	19 Vacanta 40	
28	Sweeper			18 Years to 40 years	By initial recruitment
<u>-</u>	- Coper			18 Years to 40 years	By initial recruitment

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FINAL SENIORITY LIST OF DISTRICT FOOD CONTROLLERS, STORAGE & ENFORCEMENT OFFICERS AND RATIONING CONTROLLER PESHAWAR (BS-17) FOOD DEPARTMENT KHYBER PAKHTUNKHWA AS STOOD ON 13.07.2021

2-(S.No	Name of Officer	Qualification.	Date of Birth.	Domicile.	Date of entry into Government service.	Date of appointment to the present post.	Method of Recruitment /Appointment	Date of Superannuation D Viz: 63 Years
Ε.	1.	Nazir Rehman	M.A	05.04.1970	FR Bannu	16.11.1995	10-09-2009	BY Promotion	04.04.2030
	2.	Qazi Fida Ur Rehman	B.A	05.02.1963	Bannu	22.06.1982	30-03-2011	By Promotion	04.02 2023
Г	3.	Jawad Ali	B.A /LLB	18.03.1983	Peshawar	30.07.2005	12-01-2012	By promotion	17.03.2043
Ī	4.	Amjad Ali	B.A	01.01.1975	Charsadda	04.03.2006	12-01-2012	By promotion	31.12.2035
	5.	Muhammad Shahab-ud Din	M.A (Political Science)	30.12.1987	Charsadda	25-10-2013	25-10-2013	By Initial Recruitment	01.01.2047
Г	6.	Abu Bakar Mehmood	, M.A	02-04-1986	Peshawar	25-10-2013	25-10-2013	By Initial Recruitment	01.04.2046
Γ	7.	Muhammad Ashfaq	M.A (LR)	02-01-1985	Dir lower	25-10-2013	25-10-2013	By Initial Recruitment	01.01.2045
	8.	Noor Hayat Khan	M.Sc (Hon)	23.02.1989	Mohmand Agency	25-10-2013	25-10-2013	By Initial Recruitment	22.02.2049
	9.	Khan Zaman	M.A (Urdu Literature)	01-04-1976	Karak	· 16-08-2004	25-10-2013	By Initial Recruitment	31-03-2036
$\sqrt{}$	10.	Hasham Khan	M.A.	18.10.1971	Mohmand .Agency	08.02.1996	16-10-2014	By Promotion	17.10.2031
įΩ	11.	Sher Fayaz Khan	M.A	02-01-1969	Chitral	08.02.1996	16-10-2014	By Promotion	01-01-2029
1	12.	Shewaz Tariq	. B.A	12.11.1981	Abbottabad	30.07.2005	16-10-2014	By Promotion	11 11.2041
L	13.	Adil Badshah	B.Sc.	15.04.1972	Karak	08.02.1996	16-10-2014	By Promotion	14.04.2032
7	14.	Shad Muhammad	M.Sc.	25.05.1966	Mansehra	08.02.1996	29-05-2015	By Promotion	24.05.2026
	15.	Muhammad Hayat Khan	B.A	01.10.1961	Lakki Marwat	26.06.1982	29-05-2015	By Promotion	25.06.2021
	16.	Kashif Ihsan	B.B.A (Hon)	03-01-1990	Mardan	06-12-2016	06-12-2016	By Initial Recruitment	02-01-2050
	17.	Muhammad Zubair	B.A.	01.02.1970	Swat	09.05.1993	17-05-2017	By Promotion	31.01 2030
	18.	Mehmood-ur-Rahman	C.Com.	02.11.1969	Kohat	09.05.1993	17-05-2017	By Promotion	01.11.2029
	19.	Salah-ud-Din	B.A.	25.11.1972	Peshawar	09.05.1993	18-07-2017	By Promotion	24.11.2032
	20.	Muhammad Arshad	B.A	15.09 1967	Charsadda	09.05.1993	20-09-2017	By Promotion	14.09.2027
	21.	Muhammad Tariq Khan	MBA (HRM)	14.03.1981	Nowshera	09-05-2008	09-05-2008	By Initial Recruitment	13-03-2041





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FOOD DIRECTORATE KHYBER PAKHTUNKHWA, PESHAWAR Dated <u>31</u>/05/2011-3

OFFICE ORDER.

On the recommendation of the Departmental Promotion Committee in its meeting held on 20-05-2013, the competent authority is please to appoint the following Foodgrain Inspectors (BS- 07) to the post of Assistant Food Controllers (BS-11) on acting charge basis.

On appointments to the next higher scale acting charge basis, following postings / transfers are hereby ordered with immediate effect in the interest of public service.

S. No	Name of Official	T ==	T
· · · · · · · · · · · · · · · · · · ·		From	То
/ 1)	Muhammad Akbar	DFC office Abbottabad	On appointment to the post of Assistant Food
·)	Foodgrain Inspector		Controller (BS-II) on acting charge basis, he is
ļ	(BS-07)	,	posted as AFC in office of S&EO PRC Peshawar,
A 2)	Muhammad Salim Iqbal	Presently working against the	On appointment to the post of Assistant Food
V	Foodgrain Inspector	post of AFC in his own pay &	Controller (BS-11) on acting charge basis, he is
	(h3-07)	scale in DFC office Mardan	posted as AFC in DFC Office Mardan
JA 3)	Mr. Noor Khan	DFC office Charsadda	On appointment to the post of Assistant Food
المسا	Foodgrain Inspector		Controller (BS-11) on acting charge basis, he is
	(BS-07)		posted as AFC in DFC Office Charsadda
(4)	Muhammad Salim	DFC office Nowshera	On appointment to the post of Assistant Food
(Foodgrain Inspector		Controller (BS-11) on acting charge basis, he is
	(BS-07)		posted as AFC in DFC Office Nowshera
5)	Mr. Gulab Gul	DFC office Kohat	On appointment to the post of Assistant Food
ļ	Foodgrain Inspector		Controller (BS-11) on acting charge basis, he is
	(BS-07)		posted as AFC in DFC Office Kohat.
(6پر	Muhammad Naveed	DFC office Kohistan	On appointment to the post of Assistant Food
<i>[[]</i>	Foodgrain Inspector		Controller (BS-11) on acting charge basis, he is
`	(BS-07)		posted as AFC in DFC Office Kohistan.
7)	Muhammad Khalid	Presently working against the	On appointment to the post of Assistant Food
	Foodgrain Inspector	post of AFC in his own Pay &	Controller (BS-11) on acting charge basis, he is
İ	(BS-07)	scale in office of RC Peshawar.	posted as AFC in RC Office Peshawar.
8)	Muhammad Zubair FGI	Presently working against the	
	200011 1 01		Posted as Foodgrain Inspector in DFC office
		post of AFC in his own Pay &	Nowshera.
L	l	Scale in DFC office Nowshera.	

\$4/-DIRECTOR FOOD KHYBER PAKTHUNKHWA PESHAWAR.

Endorsement No & Date Even A copy is forwarded to:-

- 1. PS to Minister Food for information of the Mir. ler Food Government of Khyber Pakhtunkhwa, Peshawar
- PS to Secretary Food for information of the Secretary Food Government of Khyber Pakhtunkhwa, Peshawar
- The Accountant General, Khyber Pakhtunkhwa, Peshawar.
- Concerned District Accounts Officers in Khyber Pakhtunkhwa
- Concerned Agency Accounts Officers in Khyber Fakhtunkhwa
- All Assistant Directors Food at Divisional level in Food Department Khyber Pakhtunkhwa
- All District Food Controllers in Khyber Pakhtunkhwa,
- The Storage & Enforcement Officers PRC Peshawar & NRC Azakhel.
- The Rationing Controller Peshawar.
- 10. The Nazir / Pay Bill Assistant Food Directorate, Khyber Pakhtunkhwa, Peshawar

11. Officials concerned/ Personal File.

SSISTANT DÎRECTOR FOOD (E) KHYBER PAKTHUNKHWA PESHAWAR

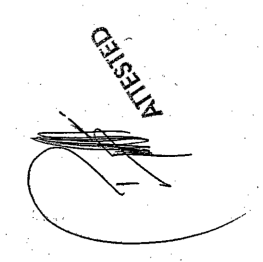
Office Order for Promotion of Senior Clerk to Assishunt and FGI to AFC -dated 22-05-2013, doc

Shad Muhammad Aurangzab Muhammad Nawab Mr. Hayat Khan Sher Afzal Taj Bar Khan	Qualification M.Sc. F.A. B.Sc. B.A F.A.	Date of birth 25,03,1966 18,01,1957 16;10,1958 01,10,1961	Mansehra M.Agency FR Peshawar	Date of entry in to Govt service 08.02.1996 22:06.1982	Date of appointment to the post of FGV Cane Inspector 01.06.1996	Date of appointment to the present policy 14-12-2009	9 Method of recruitment	Date of superannuation 24.05.2026
Shad Muhammad Aurangzab Muhammad Nawab Mr. Hayat Khan Sher Afzal Taj Bar Khan	M.Sc. F.A. B.Sc. B.A. F.A.	18.01.1957	M.Agency	08.02.1996	to the post of FGV Cane Inspector 01.06.1996	appointment to the present po 14-12-2009	recruitment set By Promotion Appointed as DFC /S&EO/RC on	superannuation
Aurangzab Muhammad Nawab Mr. Hayat Khan Sher Afzal Taj Bar Khan	F.A. B.Sc. B.A F.A.	18.01.1957	M.Agency	,	01.06.1996	14-12-2009	By Promotion Appointed as DFC /S&EO/RC on	n .
Aurangzab Muhammad Nawab Mr. Hayat Khan Sher Afzal Taj Bar Khan	F.A. B.Sc. B.A F.A.	18.01.1957	M.Agency	,			Appointed as DFC /S&EO/RC on	24.05.2026
Muhammad Nawab Mr. Hayat Khan Sher Afzal Taj Bar Khan	F.A. B.Sc. B.A F.A.	18.01.1957	M.Agency .	22:06.1982	23.12.1996	14-12-2000	Appointed as DFC /S&EO/RC on acting charge basis w.e.f. 16-10-2014	1
Muhammad Nawab Mr. Hayat Khan Sher Afzal Taj Bar Khan	B.Sc. B.A F.A.	16:10.1958		22:06.1982	23.12.1996	14-12-2000	acting charge basis w.e.f. 16-10-2014	
Mr. Hayat Khan Sher Afzal Taj Bar Khan	B.Sc. B.A F.A.	16:10.1958					By Promotion	
Mr. Hayat Khan Sher Afzal Taj Bar Khan	B.A F.A.	16:10.1958	FR Peshawar	-		14-12-2009	Appointed as DFC /S&EO/RC on	17.01.2017
Mr. Hayat Khan Sher Afzal Taj Bar Khan	B.A F.A.		FR Pechawar	+		<u> </u>	acting charge basis w.e.f. 16-10-2014	
Sher Afzal Taj Bar Khan	F.A.	101.10.1961		22.05.1982	23.12.1996	14-12-2009	By Promotion	15.10.2018.
Taj Bar Khan			Lakki Marwat	26.05.1982	23.12.1996	14-12-2009	By Promotion	25.06.2021
		1 02.04.1960	FR Bannu	22.05.1982	23.12.1996	14-12-2009	By Promotion	01.04.2020
1 f-1-1 ff'- A C '1'	B.A.	16 07.1957	Dir	23.06.1982	01.01.1997	14-12-2009	By Promotion	15.07.2017
						14-12-2009	By Promotion	04.09.2022
						14-12-2009		14.06.2017
			····			14-12-2009	By Promotion	01.02.2021
						06-04-2010		31.01.2030
								01.11.2029
a Solan-ud-Din							By Promotion	24.11.2032
							By Promotion	04.01.2015
			 				By Promotion	14.09.2027
							By Promotion	07.06.2019
			<u> </u>					03-08-2045
							By Promotion	28.02.2030
					· · · · · · · · · · · · · · · · · · ·			10.07.2030
							By Promotion	06.07.2029
								31.12.2030
								27.02.2032
						04-10-2011		13.03.2015
					20.12.2003	18-02-2012		29.04.2026
				09.05.1993	20.12.2003 -	18-02-2012		
		20.06.1972	K/Agency	09.05.1993			D D	19.03.2032 -
		14.02.1968	Bannu					19.06.2032 -
Mr.Sheraz Anwar	F.A	05.02.1974 /	Mensehra /					13.02.2028 -
Mr. Aman Khan	F.Sc	02.03.1968						14.02.2034 -
			•	3.03.1333	05-11-2000			1.08.2028
Mr. Muhammad Akbar	BA	05.12:1962	Peshawar	01.03.1982	25.08.2004			
<u> </u>					-0.00,2007	· ·	Appointed as AFC (BS-11) on 0	4.12.2022
Mr. Muhmmad Salim Iqbal	D.Com	15.07.1969	Peshawar	04.08.1990	25.08.2004	31-05-2013		
				'		1		4.07.2029
Mr. Noor Khan	FA	12.09.1968	Peshawar	20.04.1995	25.08.2004			
							Setting charge havis	1.09.2028
Mr. Muhammad Salim	M.A Pol: Science	18.04.1965	Nowshera	14.07.1993	7.06.2005			7.04.2025
	Icbal Hussain Afridi Aman Ullah Fazli Bari Muhammad Zubair Mehmood-ur-Rahman Satah-ud-Din Sardar Khen Mir. Muhammad Arshed Syed Wazir Shah Afrab Urbar Khan Muhammad Tariq Ausar Qayum Abdul Hafeez Mr. Arshad Hussain Mr. Ali Asghar Khan Mr. Zamarud Khan Mr. Said Nawaz Mr. Jamshed Khan Afridi Mr. Sohail Habib Mr. Sheraz Anwar Mr. Aman Khan	Icbal Hussain Afridi Aman Ullah F.A. Fazli Bari B.A. Muhammad Zubair B.A. Muhammad Zubair B.A. Muhammad Zubair B.A. Muhammad Zubair B.A. Sardia When Satah-ud-Din B.A. Sardia When Sardia When Syed Wazir Shah M.A. Afrab Unjar Khan Ma Muhammad Tariq B.Sc Ausar Qayum B.A Abdul Hafeez M.A Mr. Arshad Hussain Mr. Ali Asghar Khan Mr. Zamarud Khan Mr. Said Nawaz B.Com Mr. Said Nawaz B.Com Mr. Jamshed Khan Afridi Mr. Sohail Habib Mr. Sohail Habib Mr. Sheraz Anwar Mr. Aman Khan F.Sc Mr. Muhammad Akbar Mr. Muhammad Salim Iqbal D.Com Mr. Noor Khan FA	Ichal Hussain Afridi	Ichal Hussain Afridi	Iqbal Hussain Afridi B.A. 03.09.1962 K.Agency 22.06.1982 Aman Ullah F.A. 15.06.1957 M.Agency 22.06.1982 Fazii Bari B.A. 02.02.1961 Chitral 22.05.1982 Muhammad Zubair B.A. 01.02.1970 Swat 09.05.1993 Mchumod-ur-Rahman C.Com. U2.11.1969 Kohat 09.05.1993 Salah-ud-Din B.A. 25.11.1972 Peshawar 09.05.1993 Sardur Kleen B.A. 05.01.1955 FR.Bannu 09.05.1993 Sardur Kleen B.A. 05.01.1955 FR.Bannu 09.05.1993 Arrab Uner Khan M.A. 03.06.1959 Charsadda 09.05.1993 Arrab Uner Khan M.A. 04.08-1985 Mchanad Agency 19-05-2010 Muhammad Tariq B.Sc 01.03.1970 Peshawar 09.05.1993 Asser Qayum B.A 11.07.1970 Mansehra 09.05.1993 Abdul Hafeez M.A. 07.07.1969 Charsadda 09.05.1993 Mr. Ali Asghar	Iqbal Hussain Afridi	Ichal Hussain Afridi	

	· —			1	T			<u> </u>	acting charge basis	
	33.	Mr. Gulab Gul	MA Pol: Science	01.02.1967	Karak	14.07.1993	17.06.2005	31-05-2013	Appointed as AFC (BS-11) on acting charge basis	31.12.2027
	34.	Mr. Muhammad Naved	BA/LLB	13.01.1957	Mansehra	18.05.1978	01.02.2006	31-05-2013	Appointed as AFC (BS-11) on acting charge basis	12.01.2017
-	35.	Mr. Muhammad Khalid	FA	02.05.1973	Peshawar	04.03.2006	04-03-2006	31-05-2013	Appointed as AFC (BS-11) on acting charge basis	01.05.2033











GOVERNMENT OF KHYBER PAKHTUNKHWA DIRECTORATE OF FOOD, PESHAWAR

_/ET-716

Dated 17/January, 2018

1. All Officers/ Officials in Food Directorate, Peshawar.

2. All Assistant Directors Food at Divisional level in Food Department Khyber Pakhtunkhwa

4. The Storage & Enforcement Officers, NRC Azakhel & PRC Peshawar

Subject:-

FINAL SENIORITY LIST OF ASSISTANT FOOD CONTROLLER

Memor-

In compliance of Judgements of Khyber Pakhtunkhwa Service Tribunal Peshawar announced on 24-11-2017 in case of Appeals Nos 07 & 08 regarding acceptance of Seniority Appeal of M/s. Muhammad Akbar and Muhammad Salim Iqbal AFCs, and well as acceptance of appeals of M/s Aman Khan, Noor Khan, Aurangzeb Khan and Attuallah AFCs by the competent authority the final seniority list of Assistant Food Controller as it stood on 17-01-2018 are enclosed herewith for circulation amongst

> DEPUTY DIRECTOR FOOD (A&C) KHYBER PAKHTUNKHWA PESHAWAR

Endorsement No and Even date

Copy for information to

- The Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar with reference to the Judgments announced on 24-11-2017 in case of Appeal No 07/2017 Muhammad Akbar AFC & Appeal No.
- The Section Officer General Government of Khyber Pakhtunkhwa Food Department Peshawar.
- 3. Mr. Aman Khan Assistant Food Controller Peshawar with reference to his appeal dated 18-11-2016 Muhammad Akbar Assistant Food Controller Office of DFC Mardan with reference to Appeal
- Muhammad Saleem Iqbal Assistant Food Controller Office Food Directorate, Peshawar reference to his Appeal No.08/2017 and Judgement dated .24-11-2017
- Mr. Noor Khan Assistant Food Controller, Office of DFC Kohat with reference to his appeal dated
- Mr. Aurangzeb Khan Assistant Fcod Controller, Office of S&EO PRC Peshawar with reference to

Mr. Attaullah Assistant Food Controller Office of DFC Dargai with reference to his appeal dated 31-

DEPUTY DIRECTOR FOOD (A&C) KHYBER PAKHTUNKHWA PESHAWAR.

ATTESTED

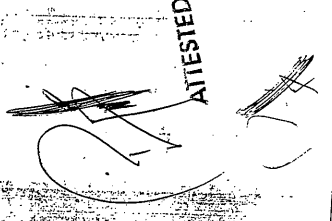
FINAL SENIORITY LIST OF ASSISTANT FOOD CONTROLLERS (BS-14) IN THE FOOD DIRECTORATE KHYBER PAKHTUNKHWA,
PESHAWAR AS T STOOD ON 17-01-2018

S.No. Name of Govt Servant Date of birth Date of service Date of appointment to the post of appointment to the post of appointment to the post of the post o		<u> </u>	12	_				<u> </u>	<u> </u>		
birth		SNO		3	Opto of	5	6 ,	7	8		
1. Syed Wazir Shah		3.140.	Name of Govt Servant	Qualification		Domicile				Method of	Date of
Syed Watir Shah					DIFT			appointment	appointment	I recruitment	Supergranuation
2, Mir. Arlab Umar Khan MA 04-08-1995 Mohmand Agency Q8-05-2010 19-95-2	1		•		1		service		to the present	الالتين من المنظم الإستاني المنظم المنظم المنظم المنظم المنظم المنظم المنظم المنظم المنظم المنظم المنظم المنظم المنظم المنظم	4 3 3 3 3 3 3 3
2, Mir. Arlab Umar Khan MA 04-08-1995 Mohmand Agency Q8-05-2010 19-95-2		-	·		}		,		post		12 13 14 14 14 14 14 14 14 14 14 14 14 14 14
2, Mir. Arlab Umar Khan MA 04-08-1995 Mohmand Agency Q8-05-2010 19-95-2			Suad Maria Shah	- · · · · · · · · · · · · · · · · · · ·	00.00.4050		A			And the state of t	A CONTRACTOR OF THE
3. Muhammed Tariq 8. Sc. 01.03.1970 Peshawar 08.05.1993 17.06.2005 21.10.2011 By Promotion 25.08.2030 5. Mr. Abdul Hafteez M.A. 07.07.1989 Charsadda. 08.08.1993 20.12.2003 06.44.2010 By Promotion 10.07.2030 5. Mr. Abdul Hafteez M.A. 07.07.1989 Charsadda. 08.08.1993 20.12.2003 06.44.2010 By Promotion 10.07.2030 5. Mr. Abdul Hafteez M.A. 07.07.1989 Charsadda. 08.08.1993 20.12.2003 06.44.2010 By Promotion 06.07.2029 6. Mr. Arshad Hussain B.A. 01.01.1970 Chilral 09.05.1893 05.11.2008 04.08.2016 By Promotion 01.08.2028 05. Mr. Ashad Hussain B.A. 28.02.1972 Marian 09.05.1893 20.12.2003 04.10.2011 By Promotion 11.02.2032 09. Mr. Ashad Hussain B.A. 28.02.1972 Marian 09.05.1893 20.12.2003 04.10.2011 By Promotion 27.02.2032 09. Mr. Ashad Nawaz B.Com 20.03.1972 Chilral 09.05.1893 20.12.2003 04.10.2011 By Promotion 27.02.2032 09. Mr. Sald Nawaz B.Com 20.03.1972 Chilral 09.05.1893 20.12.2003 18.02.2012 By Promotion 19.03.2032 11. Mr. Jamshed Khan Afridi B.A. 20.06.1972 (NAgency 09.05.1893) 20.12.2003 18.02.2012 By Promotion 19.03.2032 12. Mr. Sohal Habib Matric 14.02.1968 Bannu 09.05.1893 20.12.2003 21.05.2012 By Promotion 19.03.2032 12. Mr. Sohal Habib Matric 14.02.1968 Bannu 09.05.1893 20.12.2003 21.05.2012 By Promotion 19.03.2032 13. Mr. Muhammad Kazam B.B.A. 22.11.1988 S.Wazirstan Agency 07.08.2015 07.08.2015 By Promotion 13.02.2028 15. Mr. Muhammad Shakeel M.B.A. 10.04.1984 Abbottabad 07.08.2015 07.08.2015 By Initial recruitment 09.04.2026 15. Mr. Muhammad Shakeel M.B.A. 03.01.1987 Chiral 07.08.2015 07.08.2015 Dy Romotion 14.07.2029 18. Mr. Muhammad Shakeel M.B.A. 03.01.1987 Chiral 07.08.2015 07.08.2015 Dy Romotion 04.02.2034 19. Mr. Muhammad Shakeel M.B.A. 03.01.1987 Chiral 07.08.2015 07.08.2015 07.08.2015 By Initial recruitment 09.04.2044 19. Mr. Muhammad Shakeel M.B.A. 03.01.1987 Chiral 07.08.2015 07.08.2015 Dy 0.08.2015 Dy Initial recruitment 09.04.2047 19. Mr. Muhammad Shakeel M.B.A. 03.01.1987 Chiral 07.08.2015 07.08.2015 Dy 0.08.2015 Dy Initial recruitment 09.04.2047 19. Mr. Muhammad Shakeel M.B.A. 03.01.19	١ ١	1						30.11.2000		By Promotion	
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S. Mr. Abdul Hafeez M. A. 07.07.1969 Charsadda 09.05,1993 20.12.2003 21.02.001 8y Promotion 10.07.2030 6. Mr. Aman Khan F.Sc 02.08.1968 Bannu 09.05,1993 05.11.2008 04.08.2016 8y Promotion 01.08.2038 07.08.2015 07	1								21-10-2011	By Promotion	
Section Sect	í		· · · · · · · · · · · · · · · · · · ·						06-04-2010	By Promotion	
Color								20.12.2003	21-10-2010	By Promotion	
8. Mr. Alf Aspira Khan B.A 28.02.1972 Mardan 09.05.1993 20.12.2003 04-10-2011 By Promotion 31.12.2030 9. Mr. Shebir Ahmad Khan LLB 30.04.1966 FR Peshawar 09.05.1993 20.12.2003 18-02-2012 By Promotion 27.02.2032 19. Mr. Shebir Ahmad Khan LLB 30.04.1966 FR Peshawar 09.05.1993 20.12.2003 18-02-2012 By Promotion 29.04.2026 19. Mr. Shebir Ahmad Khan Afridi B.A 20.06.1972 K/Agency 09.05.1993 20.12.2003 18-02-2012 By Promotion 19.03.2032 11. Mr. Jamshed Khan Afridi B.A 20.06.1972 K/Agency 09.05.1993 20.12.2003 18-02-2012 By Promotion 19.06.2032 12. Mr. Shebir Abmad Khan Afridi B.A 20.06.1972 K/Agency 09.05.1993 20.12.2003 18-02-2012 By Promotion 19.06.2032 12. Mr. Shebir Abmad Khan Afridi B.A 20.06.1972 K/Agency 09.05.1993 20.12.2003 18-02-2012 By Promotion 19.06.2032 11. Mr. Shebir Abmad Khan Afridi B.A 20.06.1972 K/Agency 09.05.1993 20.12.2003 18-02-2012 By Promotion 19.06.2032 11. Mr. Shebir Abmad Khan Afridi B.A 20.10.1984 Mansehra 09.05.1993 20.12.2003 21.05.2012 By Promotion 13.02.2028 11. Mr. Shebir Abmad]-									By Promotion	
8. Mr. Ali Asghar Khan 9. Mr. Shabir Ahmad Khan 1 LLB 3 0.04.1966 FR Peshawar 9 0.05.1993 9. Mr. Shabir Ahmad Khan 1 LLB 3 0.04.1966 FR Peshawar 9 0.05.1993 1 20.12.2003 1 8-02.2012 By Promotion 27.02.2032 1 10. Mr. Sadi Nawaz 8 .Com 2 0.03.1972 Chitral 9 0.05.1993 2 0.12.2003 1 8-02.2012 By Promotion 1 9.03.2032 1 10. Mr. Sohail Habib Malric 1 4.02.1968 Eannu 9 0.05.1993 2 0.12.2003 1 8-02.2012 By Promotion 1 9.08.2032 1 10. Mr. Sohail Habib Malric 1 4.02.1968 Eannu 9 0.05.1993 2 0.12.2003 2 1.05.2012 By Promotion 1 9.08.2032 1 12. Mr. Sohail Habib Malric 1 4.02.1968 Eannu 9 0.05.1993 2 0.12.2003 2 1.05.2012 By Promotion 1 9.08.2032 1 13. Mr. Shamad Khan 1 14. Mr. Muhammad Azam B.B.A 2 1.11.1986 Swazirstan Agency 9 7 0.08.2015 1 15. Mr. Tausif Iqbal M.B.A 0 1.10.1987 Karak 9 7 0.08.2015 1 16. Muhammad Shakeel M.B.A 0 1.04.1984 Abbottabad. 0 7 0.08.2015 1 17. Miss Uzma Kanwai M.A 0 3.12.1990 Abbottabad. 0 7 0.08.2015 1 19. Mr. Shamad Khan M.A 0 3.12.1990 Abbottabad. 0 7 0.08.2015 0	1							20.12.2003	04-10-2011		
9. Mr. Salid Namaz B. Com 20,03.1972 (Algency 0.90.5.1993) 20.12.2003 18.02.2012 By Promotion 29.04.2026 11. Mr. Salid Namaz B. Com 20,03.1972 (Algency 0.90.5.1993) 20.12.2003 18.02.2012 By Promotion 19.03.2032 12. Mr. Sohail Habib Matric 14.02.1968 Bannu 0.90.5.1993 20.12.2003 18.02.2012 By Promotion 19.03.2032 12. Mr. Sohail Habib Matric 14.02.1968 Bannu 0.90.5.1993 20.12.2003 21.05.2012 By Promotion 13.02.2028 12. Mr. Sharaz Agwar F.A 0.50.02.1974 Mansehra 0.90.5.1993 20.12.2003 21.05.2012 By Promotion 13.02.2028 12. Mr. Sharaz Agwar F.A 0.50.02.1974 Mansehra 0.90.5.1993 20.12.2003 21.05.2012 By Promotion 13.02.2028 12. Mr. Sharaz Agwar F.A 0.50.02.1974 Mansehra 0.90.5.1993 20.12.2003 21.05.2012 By Promotion 13.02.2028 12. Mr. Sharaz Agwar F.A 0.50.02.1974 Mansehra 0.90.5.1993 20.12.2003 21.05.2012 By Promotion 13.02.2028 12. Mr. Sharaz Agwar F.A 0.50.02.1974 Mansehra 0.90.5.1993 20.12.2003 21.05.2012 By Promotion 13.02.2028 12. Mr. Sharaz Agwar F.A 0.50.02.1974 Mansehra 0.90.5.1993 20.12.2003 21.05.2012 By Promotion 13.02.2028 12. Mr. Sharaz Agwar F.A 0.50.02.1974 Mansehra 0.90.5.1993 20.12.2003 21.05.2015 By Initial recruitment 21.11.2048 12. Mr. Sharaz Agwar M.A 03.12.1990 Abbottabad 0.70.8.2015 0.70.8.2015 0.70.8.2015 Dy Initial recruitment 0.90.4.2044 12. Mr. Zafar Alam Riza M.A 03.01.1987 Chitral 0.70.8.2015 0.70.8.2015 Dy Initial recruitment 0.90.4.2047 19. Mr. Shujaat Hussain Shah M.Sc 10.04.1987 Mansehra 0.70.8.2015 0.70.8.2015 Dy Initial recruitment 0.90.4.2047 19. Mr. Adnan Khan M.A 27.06.1989 Peshawar 0.70.8.2015 0.70.8.2015 Dy Initial recruitment 0.90.4.2044 19. Mr. Adnan Khan M.A 27.06.1989 Peshawar 0.70.8.2015 0.70.8.2015 Dy Initial recruitment 0.90.4.2044 12. Mr. Adnan Khan M.A 27.06.1989 Peshawar 0.70.8.2015 0.70.8.2015 Dy Initial recruitment 0.90.4.2044 12. Mr. Adnan Khan M.A 27.06.1989 Peshawar 0.70.8.2015 0.70.8.2015 Dy Initial recruitment 0.90.4.2044 12. Mr. Adnan Khan M.A 27.06.1989 Peshawar 0.70.8.2015 0.70.8.2015 Dy Initial recruitment 0.90.4.2044 12. Mr. Mr. Muhammad Salim M.A 0.50.1	į							20.12.2003	04-10-2011		
19, Mr. Jamshed Khan Afridi	į							20.12.2003			
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12. Mr. Schall Habib Matric 14.02.1968 Bannu 09.05.1993 20.12.2003 21.05.2012 By Promotion 13.02.2028 13. Mr. Sheraz Agwar F.A 05.02.1974 Mansehra 09.05.1993 20.12.2003 21.05.2012 By Promotion 04.02.2034 14. Mr. Muhammad Azam B.B.A 22.11.1988 S. Wazirstan Agency 07.08.2015 07.08.2015 07.08.2015 07.08.2015 By initial recruitment 21.11.2048 15. Mr. Tausif Igbal M.B.A 01.01.1987 Karak 07.08.2015 07.08.2015 07.08.2015 By initial recruitment 30.09.2047 16. Muhammad Shakeel M.B.A 01.04.1984 Abbottabad 07.08.2015 07.08.2015 07.08.2015 By initial recruitment 09.04.2044 17. Miss Uzma Kanwal M.A 03.12.1990 Abbottabad 07.08.2015 07.08.2015 07.08.2015 By initial recruitment 09.04.2044 19. Mr. Shujaa Hussain Shah M.Sc 10.04.1987 Chitral 07.08.2015 07.08.2015 07.08.2015 By initial recruitment 02.12.2050 19. Mr. Shujaa Hussain Shah M.Sc 10.04.1987 Chitral 07.08.2015 07.08.2015 07.08.2015 By initial recruitment 02.12.2047 20. Mr. Hafeez-ur Rehman B.A 18.04.1984 Dir Lower 07.08.2015 07.08.2015 07.08.2015 By initial recruitment 09.04.2047 21. Mr. Adnan Khan M.A 27.06.1989 Peshawar 07.08.2015 07.08.2015 07.08.2015 By initial recruitment 09.04.2047 22. Mr. Muhammad Salim Industrial Responsible of the state of the sta	<u> </u>						. ,09.05.1993	20.12.2003			
13_Mr. Sheraz Agwar FA 05.02.1974 Mansehra 09.05.1993 20.12.2003 21.05.2012 By Promotion 04.02.2034 14 Mr. Muhammad Azam B.B.A 22.11.1988 S. Wazirstan Agency 07.08.2015 07.08.2015 07.08.2015 07.08.2015 By Initial recruitment 21.11.2048 15 Mr. Tausif Iqoal M.B.A 01.04.1987 Karak 07.08.2015 07.08.2015 07.08.2015 By Initial recruitment 30.09.2047 16 Muhammad Shakeel M.B.A 10.04.1984 Abbottabad. 07.08.2015 07.08.2015 07.08.2015 By Initial recruitment 09.04.2044 17 Miss Uzma Kanwai M.A 03.12.199 Abbottabad. 07.08.2015 07.08.2015 07.08.2015 By Initial recruitment 09.04.2044 18 Mr. Zafar Alam Riza M.A 03.01.1987 Chitral 07.08.2015 07.08.2015 07.08.2015 By Initial recruitment 09.04.2044 19 Mr. Shujaat Hussain Shah M.Sc 10.04.1987 Mansehra 07.08.2015 07.08.2015 07.08.2015 By Initial recruitment 02.12.2050 19 Mr. Hafeez-ur Rehman B.A 18.04.1984 Dir Lower 07.08.2015 07.08.2015 07.08.2015 By Initial recruitment 09.04.2047 20 Mr. Hafeez-ur Rehman B.A 18.04.1984 Dir Lower 07.08.2015 07.08.2015 07.08.2015 By Initial recruitment 09.04.2044 21 Mr. Adnan Khan M.A 27.06.1989 Peshawar 07.08.2015 07.08.2015 07.08.2015 By Initial recruitment 09.04.2044 22 Mr. Muhammad Akbar BA 05.12.1952 Peshawar 07.08.2015 07.08.2015 Dy Initial recruitment 09.04.2044 23 Mr. Muhammad Salim Idaal D.Com 15.07.1969 Peshawar 04.08.1990 25.08.2004 22.04.2016 By Promotion 04.12.2022 24 Mr. Noor Khan F.A 12.09.1968 Peshawar 04.08.1990 25.08.2004 22.04.2016 By Promotion 14.07.2029 25 Mr. Muhammad Salim M.A Pol. Science 18.04.1965 Nowshera 14.07.1993 17.06.2005 22.04.2016 By Promotion 11.09.2028 25 Mr. Muhammad Salim M.A 07.05.1975 Dir 03.01.1975 Dir 03.01.19208 22.04.2016 By Promotion 01.05.2033 27 Mr. Muhammad Shoaib F.A 11.04.1966 Mansehra 04.07.1	ج <u>ب</u>					· · · · · · · · · · · · · · · · · · ·	09.05.1993	20.12,2003			13.02.2028
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15. Mr. Jausti Igoal M.B.A 01.10.1987 Karak 07.08.2015 307.08.2015 07	, F										
16. Muhammad Shakeel M.B.A 10.04.1984 Abbottabad. 07.08.2015 07.08.2015 07.08.2015 By initial recruitment 09.04.2044	_/_						07.08.2015	07.08.2015 د			
17. Miss Uzma Kanwal M.A 03.12.1990 Abbottabad. 07.08.2015	Ļ							07.08.2015			
18. Mr. Zafar Alam Riza M.A 03.01.1987 Chitral 07.08.2015	Ļ						07.08.2015	07.08.2015			
19. Mr. Shujaat Hussain Shah M.Sc 10.04,1987 Mansehra 07.08,2015 07.08,	<u> </u>							07.08.2015			
20. Mr. Hafeez-ur Rehman B.A 18.04.1984 Oir Lower 07.08.2015 07.08.2015 07.08.2015 By initial recruitment 17.54.2044 07.08.2015 07.0	_							307.08.2015			
21. Mr. Adnah Khah M.A 27.06.1989 Peshawar 07.08.2015 07.08.2015 07.08.2015 8y Initial recruitment 26.06.2049	<u>_</u>						07.08.2015	07.08.2015			
22. Mr. Muhammad Akbar 8A 05.12.1962 Peshawar 01.03.1962 25.08.2004 22-04-2016 By Promotion 04.12.2022 23. Mr. Muhammad Salim Iqbal D.Com 15.07.1969 Peshawar 04.08.1990 25.08.2004 22-04-2016 By Promotion 14.07.2029 24. Mr. Noor Khan F.A 12-09-1968 Peshawar 20-04-1995 25-08-2004 28-11-2016 By Promotion 11-09-2028 25. Mr. Muhammad Salim M.A Pol: Science 18.04.1965 Nowshera 14.07.1993 17.06.2005 22-04-2016 By Promotion 17.04.2025 26. Mr. Gulab Gul MA Pol: Science 01.02.1967 Karak 14.07.1993 17.06.2005 22-04-2016 By Promotion 31.12.2027 27. Mr. Muhammad Khalid FA 02.05.1973 Peshawar 04.03.2006 04-03-2006 22-04-2016 By Promotion 31.12.2027 28. Mr. Usman Khan B.A 01-01-1975 Dir 03-11-2008 03-11-2008 22-04-2016 By Promotion 31.12.2035 29. Mr. Muhammad Shoaib F.A 11.04.1966 Mansehra 04.07.1993 05-11-2008 22-04-2016 By Promotion 31.12.2035 30. Mr. Amijid Khan Matric 05.01.1975 Malakand 15.08.1993 05-11-2008 22-04-2016 By Promotion 04.01.2035 31. Mr. Mohammad Zubair M.A 21.09.1970 Mardan 16.08.1993 12-01-2009 22-04-2016 By Promotion 04.01.2035 32. Mr. Saif Ali Shah 24.03.1969 Kohat 19.08.1993 27-04-2016 By Promotion 28.09.2030 28.04-2016 By Promotion 28.09.2031 28.04-2016 By Promotion 28.09.203	<u></u>							07.08.2015	07.08.2015		
23. Mr. Muhammad Salim Iqbal D.Com 15.07.1969 Peshawar 04.08.1990 25.08.2004 22-04-2016 By Promotion 14.07.2029 24. Mr. Noor Khan F.A 12-09-1968 Peshawar 20-04-1995 25-08-2004 28-11-2016 By Promotion 11-09-2028 25. Mr. Muhammad Salim M.A Pol: Science 18.04.1965 Nowshera 14.07.1993 17.06.2005 22-04-2016 By Promotion 17.04.2025 26. Mr. Gulab Gul MA Pol: Science 01.02.1967 Karak 14.07.1993 17.06.2005 22-04-2016 By Promotion 31.12.2027 27. Mr. Muhammad Khalid FA 02.05.1973 Peshawar 04.03.2006 04-03-2006 22-04-2016 By Promotion 31.12.2027 28. Mr. Usman Khan B.A 01-01-1975 Dir 03-11-2008 03-11-2008 22-04-2016 By Promotion 31.12.2035 29. Mr. Muhammad Shoaib F.A 11.04.1966 Mansehra 04.07.1993 05-11-2008 22-04-2016 By Promotion 31.12.2	1								22-04-2016		
24. Mr. Noor Khan F.A 12-09-1968 Peshawar 20-04-1995 25-08-2004 28-11-2016 By Promotion 11-09-2028 25. Mr. Muhammad Salim M.A Pol: Science 18.04.1965 Nowshera 14.07.1993 17.06.2005 22-04-2016 By Promotion 17.04.2025 26. Mr. Gulab Gul MA Pol: Science 01.02.1967 Karak 14.07.1993 17.06.2005 22-04-2016 By Promotion 31.12.2027 27. Mr. Muhammad Khalid FA 02.05.1973 Peshawar 04.03.2006 04-03-2006 22-04-2016 By Promotion 31.12.2027 28. Mr. Usman Khan B.A 01-01-1975 Dir 03-11-2008 03-11-2008 22-04-2016 By Promotion 31.12.2035 29. Mr. Muhammad Shoaib F.A 11.04.1966 Mansehra 04.07.1993 05-11-2008 22-04-2016 By Promotion 31.12.2035 30. Mr. Amijd Khan Matric 05.01.1975 Malakand 15.08.1993 05-11-2008 22-04-2016 By Promotion 04.01.2035								25.08.2004			
25. Mr. Muhammad Salim M.A Pol: Science 18.04.1965 Nowshera 14.07.1993 17.06.2005 22-04-2016 By Promotion 17.04.2025	\Rightarrow	24.	Mr. Noor Khan	<u></u>	12-09-1968	Peshawar	20-04-1995	25-08-2004	28-11-2016		
26. Mr. Gulab Gul MA Pot. Science 01.02.1967 Karak 14.07.1993 17.06.2005 22-04-2016 By Promotion 31.12.2027 27. Mr. Muhammad Khalid FA 02.05.1973 Peshawar 04.03.2006 04-03-2006 22-04-2016 By Promotion 01.05.2033 28. Mr. Usman Khan B.A 01-01-1975 Dir 03-11-2008 03-11-2008 22-04-2016 By Promotion 31.12.2035 29. Mr. Muhammad Shoaib F.A 11.04.1966 Mansehra 04.07.1993 05-11-2008 22-04-2016 By Promotion 31.12.2035 30. Mr. Amjid Khan Matric 05.01.1975 Malakand 15.08.1993 05-11-2008 22-04-2016 By Promotion 04.01.2035 31. Mr. Mohammad Zubair M.A 21.09.1970 Mardan 16.08.1993 12-01-2009 22-04-2016 By Promotion 04.01.2035 32. Mr. Saif Ali Shah B.Sc. 03.03.1969 Kohat 19.08.1993 12-01-2009 23-11-2016 By Promotion 11-05-2031	1	25.	Mr. Muhammad Salim		18.04.1965	Nowshera	14.07.1993	17.06.2005			
27. Mr. Muhammad Khalid FA 02.05.1973 Peshawar 04.03.2006 04-03-2006 22-04-2016 By Promotion 01.05.2033 28. Mr. Usman Khan B.A 01-01-1975 Dir 03-11-2008 03-11-2008 22-04-2016 By Promotion 31.12.2035 29. Mr. Muhammad Shoaib F.A 11.04.1966 Mansehra 04.07.1993 05-11-2008 22-04-2016 By Promotion -10.04.2026 30. Mr. Amjid Khan Matric 05.01.1975 Malakand 15.08.1993 05-11-2008 22-04-2016 By Promotion 04.01.2035 31. Mr. Mohammad Zubair M.A 21.09.1970 Mardan 16.08.1993 12-01-2009 22-04-2016 By Promotion 04.01.2035 32. Mr. Saif Ali Shah B.Sc 03.03.1969 Kohat 19.08.1993 12-01-2009 22-04-2016 By Promotion 10.09.2030 33. Mr. Aurangzeb Khan F.A. 12-05-1971 Bannu 27-04-1997 12-01-2009 23-11-2016 By Promotion 11-05-2031 <tr< td=""><td></td><td>26.</td><td>Mr. Gulab Gul</td><td>MA Pol: Science</td><td>01.02.1967</td><td>Karak</td><td></td><td></td><td></td><td></td><td></td></tr<>		26.	Mr. Gulab Gul	MA Pol: Science	01.02.1967	Karak					
28. Mr. Usman Khan B.A 01-01-1975 Dir 03-11-2008 03-11-2008 22-04-2016 By Promotion 31.12.2035 29. Mr. Muhammad Shoaib F.A 11.04.1966 Mansehra 04.07.1993 05-11-2008 22-04-2016 By Promotion 1-10.04.2026 30. Mr. Amjid Khan Matric 05.01.1975 Malakand 15.08.1993 05-11-2008 22-04-2016 By Promotion 04.01.2035 31. Mr. Mohammad Zubair M.A 21.09.1970 Mardan 16.08.1993 12-01-2009 22-04-2016 By Promotion 04.01.2035 32. Mr. Saif Ali Shah B.Sc 03.03.1969 Kohat 19.08.1993 2-11-201-2009 22-04-2016 By Promotion 20.03.2029 33. Mr. Aurangzeb Khan F.A 12-05-1971 Bannu 27-04-1997 12-01-2009 23-11-2016 By Promotion 20.03.2029 34. Syed Wasim Shah F.Sc 15-02-1987 Kohat 13-08-2009 21-04-2016 By Promotion 20.03.2047			Mr. Muhammad Khalid			Peshawar .	04.03.2006				
29. Mr. Muhammad Shoaib F.A 11.04.1966 Mansehra 04.07.1993 05-11-2008 22-04-2016 By Promotion - 10.04.2026 30. Mr. Amjid Khan Matric 05.01.1975 Malakand 15.08.1993 05-11-2008 22-04-2016 By Promotion 04.01.2035 31. Mr. Mohammad Zubair M.A 21.09.1970 Mardan 16.08.1993 12-01-2009 22-04-2016 By Promotion 20.09.2030 32. Mr. Saif Ali Shah B.Sc 03.03.1969 Kohat 19.08.1993 22-04-2016 By Promotion By Promotion 20.03.2029 33. Mr. Aurangzeb Khan F.A 12-05-1971 Bannu 27-04-1997 23-11-2016 By Promotion 20.03.2029 34. Syed Wasim Shah F.Sc 15-02-1987 Kohat 13-08-2009 23-11-2016 By Promotion 20.04-2017		28.	Mr. Usman Khan			Dir					21 12 2025
30. Mr. Amjid Khan Matric 05.01.1975 Malakand 15.08.1993 05-11-2008 22-04-2016 By Promotion 04.01.2035 31. Mr. Mohammad Zubair M.A 21.09.1970 Mardan 16.08.1993 12-01-2009 22-04-2016 By Promotion 04.01.2035 32. Mr. Saif Ali Shah 35 B.Sc 03.03.1969 Kohat 19.08.1993 45.12-01-2009 22-04-2016 By Promotion 35.02.2030 33. Mr. Aurangzeb Khan 56 F.A. 12-05-1971 Bannu 27-04-1997 12-01-2009 23-11-2016 By Promotion 35.02.2031 34. Syed Wasim Shah 56 F.Sc 15-02-1987 Kohat 13-08-2009 37.1			Mr. Muhammad Shoaib		11.04.1966	Mansehra					
31. Mr. Mohammad Zubair M.A. 21.09.1970 Mardan 16.08.1993 12-01-2009 22-04-2016 By Promotion By Promotion 15.09.2030 15.09.2030 15.09.2030 32. Mr. Saif Ali Shah B.Sc. 03.03.1969 Kohat 19.08.1993 12-01-2009 12-01-2009 12-01-2016 By Promotion By Promotion 19.08.1993 12-01-2009 12-01-2009 12-01-2016 By Promotion 19.08.1993 12-01-2009 12-01-2009 12-01-2009 12-01-2016 By Promotion 19.08.1993 12-01-2009 12-01-2009 12-01-2009 12-01-2009 12-01-2016 By Promotion 19.08.1993 12-01-2009 12-01-20		30.	Mr. Amjid Khan								
32. Mr. Saif Ali Shah 93.03.1969 Kohat 19.08.1993 9-12-01-2009 12-04-2016 By Promotion 9-2003.2029 33. Mr. Aurangzeb Khan 12-05-1971 Bannu 27-04-1997 12-01-2009 23-11-2016 By Promotion 11-05-2031 34. Syed Wasim Shah F.Sc 15-02-1987 Kohat 13-08-2009 2-13-08-2009 By Promotion 9-2034 80-14-02-2047		31.			21.09.1970	Mardan					
33. Mr. Aurangzeb Khan 27-04-1997 27-04-1997 23-11-2016 By Promotion 2014 21-05-2031 34. Syed Wasim Shah 5. F.Sc 15-02-1987 Kohat 13-08-2009 31-08-2009 By Promotion 2014 31-08-2014 By Promotion 2014 31-08-2014 By Promotion 2014 By Pro						Kohat		12-01-2009/		By Promotion	20.09.2030
34. Syed Wasim Shah 5. F.Sc 15-02-1987 Kohat 13-08-2009 13-08-2009 13-08-2009 13-08-2009 13-08-2009 13-08-2009					12-05-1971	Bannu			23-11-2016	By Promotion 3 500 by the	11.05.2028
	1	34.			15-02-1987	Kohat #				By Promotion	514-02 2047
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	36.	Mr. Attauilah	Metric	02-04-1976	Dir Lower	1 02 05		•		
-	<u>37.</u>	Mr. Ashfaq Khan	B.A	25.03.1977	Mardan	22-05-1995		28-11-2016	By Promotion	 _
	38.	Mr. Riaz Ahmad	M.A	01.03.1966		22.05.1995	26-12-2009	04-08-2016	By Promotion	01-04-2036
1	39	Mr. Ateeq-ur Rehman	B.A	01.05.1977	M/Agency	02.05.1995	<u> </u>	04-08-2016	By Promotion	24.03.2037
- -	<u>40.</u>	Mr. Angoor Shah	M.A	01.06.1963	K/Agency:	03.05.1995	<u> </u>	04-08-2016	By Promotion	28.02.2026
-	41.	Mr. Qazi Bilal	F.A	15-04-1969	Abbottabad	06.08.1995	<u></u>	04-08-2016	By Promotion	
L	42.	Mr. Lal Bacha	B.A	09.04.1989	Mardan	06-08-1995	26-12-2009	28-11-2016	By Promotion	31.05.2023
Ľ	43.	Mr. Fakhar Zaman	F.A	22.04.1971	S.Waziristan	06-12-2016	<u> </u>	06-12-2016	By initial recruitment	14-04-2029
_	44.	Mr. Rehmat Wali	F.A	10.06.1963	Chitral	03.08.1992=	· 26-12-2009		By Promotion	08.04.2049
L		Mr. Ghulam Rasool	Matric .	10-04-1963	Chitral	16.12.1981	26-12-2009		By Promotion	21.04.2021
⊢	46.	Mohammad Zahir Shah	F.A	10.12.1965	Chitral	23.04.1983	26-12-2009		By Promotion	09.06.2023
L		Mr. Wajid Ali	Matric		Nowshera	01.09.1985.	06-04-2010		By Promotion	09-04.2023
L		Mohammad Yousaf Khan	D.Com		FR Bannu	08.05.2004	06-04-2010		By Promotion	11.04.2019
L	49.	Mr. Amir Khalid	B.A		Mansehra	16-04-2010	16-04-2010		By Promotion	17.02.2041
L		Mr. Umair Ali	BA		Charsadda	15-01-2009	14-05-2010		By Promotion	06-04-2044
_		Mr. Numan Amir	BA		Peshawar	13-05-2010	.14-05-2010		By Promotion	25-11-2030
L	52.	Mr. Shoukat Ali	F.A		Mansehra	13-05-2010	14-05-2010		By Promotion	14-11-2047
				,	MIGHISCHIA	08.05.2004	20-10-2010		By Promotion	24-12-2043
	1								- Tomodon	03.04.2037

36)

ASSISTANT DIRECTOR FOOD (E)
KHYBER PAKHTUNKHWA
PESHAWAR



Pood

SENIORYT LIST OF FOODGRAIN INSPECTORS /CANE INSPECTORS IN FOOD DEPARTMENT AS IT STOOD ON 16-05-2012

ţ.		·	Total sanctione		. 54.		The second section of the section of the sect	
	/ (~)		Held		5i	<u> </u>		
•	(\mathcal{M})		Vacant		03			=
S.No	Name of Govt. Servant	Qualification	Date of Birth	Domicile	Date of entry into Govt. Service	Date of appointment to the Present Post	Method of recruitment	Date of Superannuation
1.	Mr. Muhammad Akbar	BA	05.12.1962	Peshawar	01.03.1982	25.08.2004	By initial recruitment Adjustment from Surplus Pool	04.12.2022
2.	Foodgrain Inspector Mr. Mulimmad Salim Iqbal	D.Com	15.07.1969	Peshawar	04.08.1990	25.08.2004	By initial recruitment Adjustment from Surplus Pool	14.07.2029
1	Mr. Noor Khan	FA	12.09.1968	Peshawar	20.04.1995	25.08.2004	By initial recruitment Adjustment from Surplus Pool	11.09.2028
.4.	Foodgrain Juspactor Mr. Muhammad Salim	B.A	18.04.1965	Nowshera	,[4,07:1993	. 17.06.2005	By Promotion	;[7.04.2025
5.	Foodgram Inspector Mr. Gulab Gul	MA Ful. Science	01.02.1967	Karak	14.07.1993	17.06.2005	By Promotion	31.12.2027
-6/	Feedgrain Inspector Mr. Mulianmad Naved	BA LLB	13.01.1957	Mansehra	18.05.1978	01.02.2006	By ninat recruitment Adjustment from Surplus Pool.	12.01.2017
7.	Foodgrafit Inspector Mr. Muliammad Khalid	FA	02.05,1973	Peshawar	04.03.2006		By Initial recruitment	01.05.2033
- 8	Poodgrain Inspector Mr. Usman Khan	B.A	01-01-1975	Dir	03-11-2008	03-11-2008	By Initial recruitinent	31-12-2035
	Cane Inspector Mr. Muhammud Shoaib	FΛ	11.04.1966	Mansehra	04.07.1993	05-11-2008	By Projnotion	10.04.2026
10.	Foodgrain Inspector "- Mi, Amjid Khan	Matric	05.01.1975	Malakand	L5.08:1993	05-11-2008	B" Promotion	04.01.2035
11.	Fundgrain Inspector Mr. Mohammad Zubair	M.A	21.09.1970	Mardan	16.08.1993	12-01-2009	B/Promotion	20.09.2030
12.	Foodgrain Inspector . Mr .Saif Ali Shah	B.Sc	03.03.1969—	-Kohat	-19.08.1993	12-01-2009	By Promotion	02.03.2029
13.	Foodgrain Inspector Mr. Gul Zareen Shah	M.A	.15.04.1957	Вапли	24.10.1994	12-01-2009	By Promotion	14.04.2017
14.	Foodgrain Inspector Mr.Aurangzeb-Khan	F.A	12.05.1971	Вапли	27.04.1997	12-01-2009	By Promotion	11.05.2031
15.	Foodgrain Inspector	F.Se	15-02-1987	Kohat	13-08-2009	13-08-2009	By initial recruitment	14-02-1247
16.	Foodgrain Inspector Mr. Rashid Saeed	B.A	15.03.1974	DIKhan	22.05.1995	26-12-2009	By Promotion	14.03.2034
	Ecodgrain Inspector	<u> </u>				<u> </u>		

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	- 4.		·				I D D I Store	01.04.2036
ৰ ব	* , taullah	Matric	02.04.1976	Dir	22.05.1995	26-12-2009	By Promotion	01.04.2030
,	Loodgrain Inspector				<u> </u>		By Promotion	24.03.2037
الم	Mr. Ashfaq Khan	B.A	25.03.1977	Mardan	22.05.1995	26-12-2009	By Floiliotion	
78	Foodgrain Inspector		·			26-12-2009	By Promotion	28.02.2026
19.	Mr. Riaz Ahmad	M.A	01.03.1976	Chitral	02.05.1995	20-12-2009	By Flomotion	
	Foodgrain Inspector			1,445		26-12-2009	By Promotion	30.04:2037
20.	Mr. Ateeq-ur Rehman	B.A	01.05.1977	M/Agency	03.05.1995	26-12-2009	By Homodon	
20.	Foodgrain Inspector					26-12-2009	By Promotion	31.05.2023
21.	Mr. Angoor Shah	M.A	01.06.1963	K/Agency	06.08.1995	26-12-2009	By Homoton	
21.	Foodgrain Inspector				<u> </u>	26-12-2009	By Promotion	27.07.2033
	Mr .Muhammad Nasir Ali	F.A	28.07.1973	Peshawar	06.08.1995	26-12-2009	By Flohiotich	
2 2.	Foodgrain Inspector		_	<u>,</u>			By Promotion	14.04.2029
	Mr: Qazi Bilal	F.A	15.04.1969	Abbottabad	06.08.1995	26-12-2009	by Fromouon	. 1.0 1.2
۵.	Foodgrain Inspector	1		<u> </u>			D. D. setion	21.04.2031
	Mr. Farkh-uz-Zaman	F.A	22.04.1971	S.Waziristan .	03.08.1992	26-12-2009	By Promotion	21.04.2031
24.	Foodgrain Inspector	1						09.01.2023
	Mr. Rehmat Wali	F.A	10.01.1963	Chitral	16.12.1981	26-12-2009	By Promotion	09.01.2025
25.	Foodgrain Inspector		1.0		·			09-04.2023
		!Matric	10-04-1963	Chitral	23.04.1983	26-12-2009	By Promotion	09-04.2023
26.	Mr. Ghulam Rasool	Madic	, , , , , , , , , , , , , , , , , , , ,			1, 1		07.08.2021
	Foodgrain Inspector Mr.Muhammad Zaman Khan	B.A	25.11.1955	Chitral	19.10.1983	26-12-2009	By Promotion	07.08.2021
27.		D.A.		_			D. Dtion	02.03.2014
	Foodgrain Inspector Mr. Muklitar Ahmad	B.A	08.08.1961	Chitral	27.12.1983	06-04-2010	By Promotion	02.05.201
28.	Foodgrain Inspector	D.A.					D. B	09.12.2025
	' Mr .Fatehudin	B.A	03.03.1954	Chitral	24.03.1984	06-04-2010	By Promotion	07,72,2023
29.	Foodgrain Inspector	0.70					D. D. andian	11.04.2019
	Mr. Mohammad Zahir Shah	F-A-	-10+12,1965	Chitral	01.09.1985	06-04-2010	By Promotion	11.0,4.2012
.⊍د	Foodgrain Inspector	1.71		İ		<u> </u>	2.0	11.04.2019
	Mr. Sher Ali	B.A	12.04.1959	Chitral	01.06.1986	06-04-2010	By Promotion	11.04.2015
. ا ز		B.A			·			14.02.2028
	Foodgrain Inspector	B.Com	15.02.1968	Chitral	09.09.1991	06-04-2010	By Promotion	[4.02.2020
32.	Mr. Dinar Wali	D.Com					<u> </u>	28.11.2044
	Foodgrain Inspector	Matric	29.11.1984	Nowshera	08.05.2004	06-04-2010	By Promotion.	26.11.2044
33.	Mr. Abidullah Jan	Matric	25.11.1.01	1,0,000	,	!	<u> </u>	17.02.2041
	Foodgrain Inspector	Nation -	18.02.1981	Nowshera	08.05.2004	06-04-2010	By Promotion	17.02.2041
34.	Mr. Wajid Ali	Matric	10.02.1.701	11077511014				06.04.2044
	Foodgrain Inspector	D.C.	07-04-1984	FR Bannu	16-04-2010	1.16-04-2010	By initial Recruitment	06-04-2044
35.		D.Com	07-94-1704	I K Jiiiiu				25.11.2020
	Cane Inspector		26-03-1970	Mansehra-	15-01-2009	15-01-2009	By initial Recruitment	25-11-2030
36.	Mr. Amir Khalid	B.A	20-03*.7.9	Manacina				14.11.0047
	Foodgrain Inspector		15-11-198	Peshawar	13-05-2010	13-05-2010	By initial Recruitment	14-11-2047
37.	Mr. Umair Ali 💅	BA	12-11-130	1 CSHavin				
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Inspector &)			12.05.2010	13-05-2010	By initial Recruitment	24-12-2043
Mr. Numan Amit	BA	25-12-1983	Peshawar	13-05-2010	13-03-2010		
Cane Inspector		01.01.1077	Mansehra	08.05.2004	20-10-2010	By Promotion	03.04:2037
Mr. Shoukat Ali	Matric	04.04.1977	IVIAIISCIIIA	08.05.2004			07.04.0002
Foodgrain Inspector		08.04.1983	Lakki Marwat	08.05.2004	18-02-2012	By Promotion	07.04.2023
0. Mr. Sami Ullah	B.A	08.04.1703	Lakki Mar wat				07.04.2036
Foodgrain Inspector	Matric		,		18-02-2012	By Promotion	07.04.2030
1. Mr.Iqbal Hussain	Matric	08.04.1976	Mardan	08.05.2004			11.04.2044
Foodgrain Inspector	Matric	1			18-02-2012	By Promotion	11.04.2043
2. Mr. Azhar Pervez	Manie	12.04.1984	Abbottabad	05.08.2004		D. D. setion	19.04.2028
Foodgrain Inspector Mr.Muhammad Riaz	B.A	:			18-02-2012	By Promotion	17:01:202
3. Mr.Muhammad Riaz Foodgrain Inspector		20.04.1968	Swat		10.00.0010	By Promotion	31.03.2045
4. Mr.Said Halim	· F.A		-		18-02-2012	By Floillotton	31100
Foodgrain Inspector		01.04.1985	Malak:Agency	11.07.2006	18-02-2012	By Promotion	24-08-2028
5. Mr.Bashir Gul	M.A	•			18-02-2012	By Promotion	
Foodgrain Inspector		25.08.1972	Charsadda	01.03.1995	18-02-2012	By Promotion	23.12.2031
6. Mr.Paristan	F.A			09.03.1995	10-02 2012		
Foodgrain Inspector		24.12.1971	Abbottabad	09.03.1993	18-02-2012	By Promotion	31.01.2029
17. Mr.Niaz Ali	Matric	01.02.1969	Peshawar	08.11.1989			12.00.000
Foodgrain Inspector		20.09.1970	Peshawar	21.10.1989	18-02-2012	By Promotion	19.09.2030
18. Mr. Wasil Khan	F.A	20.09.1970	, i Canaviai				04.08.2028
Cane Inspector	3.6 A ([] = d()				18=02-2012	By Promotion	04.08.2028
19. Mr.Rohul Amin	M.A (Urdu)	05.08.1968	Peshawar	15.10.1989	<u> </u>		10.03.2029
Cane Inspector	nmad B.A (LLB)	3.00.1200			18-02-2012	By Promotion	[0.05.2025
0. Mr.Sahibzada Ziad Mohai	miliad D.A. (EED)	: 10.03.1969	Peshawar	01.10.1989		D. Fetian	04.08.2025
Cane Inspector Mr. Muhammad Sharif	Matric.				18-02-2012	By Promotion	0
Mr. Muhammad Sharif Cane Inspector		05.08.1965	Chitral.	01.06.1989		By Initial recruitment	
		i .					
<u>. 1 </u>		<u>.</u>				By Initial recruitment	
53. Vacant				<u> </u>		By Promotion	
54. Vacant		:				!:	

ASSISTANT DIRECTOR FOOD KHYBER PAKHTUNKHWA, PESHAWAR.







Peshawar dated, the 21st January, 2022.

© 091-3225373 M fooddepartmentkpk@gmail.com 🛂 foodsecreturiat 😾 @fooddepartmentkp

NOTIFICATION

No.SO(G)/Food/1-2/2021-22/ /C63/ been pleased to assign additional charge of the post of District Food Controllers (BS-17), to the following officers of the Directorate of Food Khyber Pakhtunkhwa with immediate effect in the best public interest till further orders:-

	Present Charge AFC, Hangu DFC, Kurram	Additional Charge DFC, Hangu (OPS)
4. Mr. Salah-ud-Din District Food Controller		DFC, Orakzai (OPS) DFC, North Waziristan DFC, South Waziristan

SECRETARY GOVT: OF KHYBER PAKHTUNKHWA FOOD DEPARTMENT

Endst. No. & Date Even.

Copy for information/necessary action to the:

- I. Accountant General Khyber Pakhtunkhwa, Peshawar
- 2. Director Food Khyber Pakhtunkhwa, Peshawar.
- 3. All Deputy Directors in Directorate of Food Khyber Pakhtunkhwa, Peshawar. Accounts -
- 4. All Assistant Directors Food in Directorate of Food Khyber Pakhtunkhwa, Poshawar. 5. Assistant Director Food, Kohat.
- 6. Assistant Director Food, Barmu.
- 7. Assistant Director Food, D.I.Khan.
- 8. District Accounts Officer, Hangu, Kurram, Bannu and D.I.Khan.
- 9. Assistant Director (IT), Directorate of Food Khyber Pakhtunkhwa, Peshawar. 10.PS to Minister Food Khyber Pakhtunkhwa, Peshawar.
- 11.PS to Secretary Food Department Khyber Pakhtunkhwa, Peshawar.

WURAD AHMAD HOTE SECTION OFFICER (GEN:)

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Dated Peshawar the 17-05-2022

091-9225373

fooddepartmentkpk@gmail.com

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@fooddepartmentkp

■ @foodsecretariaţ

NOTIFICATION

No.SOG/Food/1-2/2022/Vol.VI/ // & S. The competent authority is pleased to order the following postings/transfers of officers of Food Department, Khyber Pakhtunkhwa with immediate effect in the public interest.

S#	Name of Officer	From	То		
	Muhammad Zubair	DFC Malakand	Report to Food Directorate, Peshawar		
	Muhammad Saleem	AFC Dargai	DFC Mohmand in his own pay scale (OPS)		
	Mr. Jawad Ali	DFC Malakand	Assistant Director Food, Directorate of Food Khyber Pakhtunkhwa, Peshawar.		
4.	Muhammad Imtiaz Khan	Additional Charge of Deputy Director Accounts, Directorate of Food, Khyber Pakhtunkhwa, Peshawar.			

SECRETARY TO GOVT: OF KHYBER PAKHTUNKHWA
FOOD DEPARTMENT

Endst: No. & date even.

Copy for information and necessary action to:-

- 1. Accountant General, Khyber Pakhtunkhwa.
- 2. Director Food, Khyber Pakhtunkhwa Peshawar.
- 3. All Divisional Assistant Directors Food in Khyber Pakhtunkhwa.
- 4. All District Food Controllers.
- 5. All concerned District Accounts Officers
- 6. PS to Minister for Food, Khyber Pakhtunkhwa, Peshawar.
- 7. PS to Secretary Food, Khyber Pakhtunkhwa, Peshawar.
- 8. Assistant Director (IT), Food Directorate for uploading on official website.
- 9. Officers concerned.
- 10. Personal File.

(ENGR. MALIK M. AHSAN TAHIR) SECTION OFFICER (GENERAL)





Dated Peshawar the 18-01-2022

── fooddepartmentkpk@gmail.com

@fooddepartmentkp y @foodsecretariat

NOTIFICATION

No.SOG/Food/1-2/2019/Vol.VII / r/con The competent authority is pleased to order the following postings/transfers of officers of Food Department , Khyber Pakhtunkhwa with immediate effect in the public interest.

S.No.	Name of Officer	From	То
1.	Mr. Muhammad Akbar, DFC (BS-17)	AFC S&EO Peshawar	DFC Mohamand against the vacant post
2.	Mr. Muhammad Salim Iqbal, DFC (BS-17)	AFC Kiolai Pallas	DFC Kolai Pallas against the vacant post with additional charge of DFC Kohistan Lower.
3.	Mr. Noor Khan, DFC (BS-17)	AFC S&EO Azakhel	DFC Bajaur against the vacant post
4	Mr. Iqbal Hussain Afridi, DFC (BS-17)	AFC D.I.Khan	DFC Khyber against the vacant post
5	Mr. Aftab Umar Khan, DFC (BS-17)	DFC Mardan (OPS)	Retained as DFC Mardan against the vacant post.
6	Muhammad Tariq, DFC (BS-17)	DFC Battagram (OPS)	Retained as DFC Battagram. against vacant post.
7	Mr. Ansar Qayum, DFC (BS-17)	DFC Manshera (OPS)	Retained as DFC Mansehra against the vacant post.
8	Mr. Abdul Hafeez, DFC (BS-17)	DFC Charsadda (OPS)	Retained as DFC Charsadda against the vacant post.
9	Mr. Aman Khan, DFC (BS-17)	DFC Lakki Marwat (OPS)	Retained as DFC Lakki Marwat against the vacant post.
10	Mr. Arshad Hussain, DFC (BS-17)	AFC Chital Lower	DFC Chitral Upper against the vacant post.
11	Mr. Ali Asghar Hussain, DFC (BS-17)		Retained as DFC Bunner against the vacant post.
12	Mr. Shabir Ahmad Khan, DFC (BS-17)	DFC Nowshera (OPS)	Retained as DFC Nowshera against the vacant post.
13	Mr. Said Nawaz, DFC (BS-17)	DFC Dir Upper (OPS)	Retained as DFC Dir Upper against the vacant post
14	Mr. Jamshed Khan Afridi, DFC (BS-17)	Rationing Controller Peshawar (OPS)	
15	Mr. Sohail Habib, DFC (BS-17)	AFC Karak	DFC Bannu against the vacant post.

D:\Food Dept SOG\1-Establishment\1-2 Posting, transfer of Directorate staff\1-2





- 16	Mr. Sheraz Anwar, DFC (BS-17)	AFC Kohistan	DFC Shangla against the vacant post.
17	Mr. khan Zarnan, DFC (BS-17)	ADF Bannu Division (OPS)	DFC Karak against the vacant post.
18	Mr. Muhammad Arshad, DFC (BS-17)	DFC Kohat	S&EO PRC Peshawar -vice Sr.No.19
19	Mr. Adil Badshah, Dご②(BS-17)	S&EO Peshawar	DFC Kohat.
20	Mr. Muhammad Zubair, DFC (BS-17)	ADF Malakand Division (OPS)	DFC Malakand
21	Mr. Noor Hayat Khan, DFC (BS-17)	DFC D.I.Khan	Rationing Controller, Peshawar

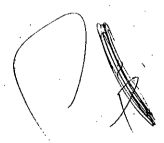
SECRETARY TO GOVT: OF KHYBER PAKHTUNKHWA FOOD DEPARTMENT

Endst: No. & date even.

Copy for information and necessary action to:-

- 1. Accountant General, Khyber Pakhtunkhwa.
- 2. Director Food, Khyber Pakhtunkhwa Peshawar.
- 3. All Divisional Assistant Directors Food in Khyber Pakhtunkhwa.
- 4. All District Food Controllers.
- 5. All concerned District Accounts Officers
- 6. PS to Minister for Food, Khyber Pakhtunkhwa, Peshawar:
- 7. PS to Secretary Food, Khyber Pakhtunkhwa, Peshawar.
- 8. Assistant Director (IT), Food Directorate for uploading on official website.
- 9. Officers concerned.
- 10. Personal File.

(MURAD ANMAD HOTI)
-SECTION OFFICER (GENERAL)





Dated the Peshawar 09/12/2021

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@FoodKPGαvi

🏏 @loodrpgovi

NOTIFICATION

NO.SOG/Food/1-3/2020/16/1/20n the recommendations of Departmental Promotion Committee in its meeting held on 26-10-2021, the competent authority is pleased to promote/appoint the following (05) District Food Controllers / Storage & Enforcement Officers, Rationing Controller (BS-17) and SuperIntendents (BS-17) to the post of Assistant Director Food (BS-17) on acting charge/Regular basis as mentioned against each, with immediate effect:-

Distric	t Food Controllers (BS-17) promoted/appoint	ed as Assi	stant D	irecto	r Food (I	BS-
17) on	Regular basis					
1	Mr. Nazir Rehman					
2	Mr. Qazl Fida-Ur-Rehman					
3	Mr. Jawad Ali					
4	Mr. Amjad Ali					
Superi	intendent (BS-17) promoted/appointed as A	ssistant D	irector	Food	(BS-17)	OΠ
	Charge.		5			··
1	Mrs. Tahira Zaib, Superintendent (BS-17)		- 1.			

Similarly, on the recommendations of Departmental Promotion Committee in its meeting held on 26-10-2021, the competent authority is further pleased to promote/appoint the following (16) Assistant Food Controllers (BS-16) to the post of District Food Controllers /S&EO/Rationing Controller (BS-17) on regular basis, with immediate effect.

	sistant Food Controller (BS-16) on regular basis	promote	ed/appointed as District Food Controllers (BS
1	Mr. Muhammad Akbar	9	Mr. Aman Khan
2	Mr. Muhammad Salim Iqbal	。10	Mr. Arshasd Hussain
3	Mr. Noor Khan	11	Mr. Ali Asghar Khan
4	Mr. Iqbal Hussain Afridi	12	Mr. Shabir Ahmad Khan
5	Mr. Aftab Umar Khan	13	Mr. Said Nawaz
6	Mr. Muhammad Tariq	14	Mr. Jamshed Khan Afridi
7	Mr. Ansar Qayum	15	Mr. Sohail Habib
8	Mr Abdul Hafeez	16	Mr. Sheraz Anwar

Upon promotion, the above named officers on their promotion on regular basis, will remain on probation for a period of one year in terms of section 6 (2) of the Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Rule 15(1) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989 and extendable for another year with the specific orders of appointing authority within two months of the expiry of first year of probation period as specified in Rule-15 (2) of Rules ibid

> SECRETARY TO GOVT: OF KHYBER PAKHTUNKHWA FOOD DEPARTMENT, PESHAWAR

Endst: No. & date even

Dated 09-12-2021

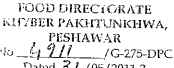
Copies of the above is forwarded for information to -

- The Accountant General, Khyber Pakhtunkhwa, Peshawar,
- Director Food, Khyber Pakhlunkhwa, Peshawar.
- All Assistant Directors in Khyber Pakhtunkhwa.
- All District Food Controllers.
- P.S to Minister Food, Khyber Pakhtunkhwa.
- Officers concerned.

(MÚRAD ÁHMAD HOTI) -SECTION OFFICER (GENERAL)

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OFFICE ORDER

On the recommendation of the Departmental Promotion Committee in its meeting held on 20-05-2013, the competent authority is please to appoint the following Foodgrain inspectors (BS-07) to the post of Assistant Food Controllers (BS-11) on acting charge basis.

2 On appointments to the next higher scale acting charge basis, following postings / transfers are hereby ordered with immediate effect in the interest of public service.

S. No	Name of Official	From	To
1)	Mahammad Akbar	DFC office Abbottabad	On appointment to the post of Assistant Food
	Foodgrain Inspector		Controller (BS-11) on acting charge basis, he is
<u> </u>	(BS-07)		posted as AFC in office of S&EO PRC Peshawar.
2)	Muhammad Salim Iqbal	Presently working against the	On appointment to the post of Assistant Food
!	Foodgrain Inspector	post of AFC in his own pay &	Controller (BS-11) on acting charge basis, he is
İ	(BS-07)	scale in DFC office Mardan	posted as AFC in DFC Office Mardan
3)	Mr. Noor Khan	DFC office Charsadda	On appointment to the post of Assistant Food
j	Foodgrain Inspector		Centroller (BS-11) on acting charge basis, he is
}- <u>.</u> .	(BS-07)		posted as AFC in DFC Office Charsadda
4)	Muhammad Salim	DFC office Nowshera	On appointment to the post of Assistant Food
	Foodgrain Inspector		Controller (BS-11) on acting charge basis, he in
/	(BS-07)		posted as AFC in DFC Office Nowshera
7 5)	Mr. Gulab Gul	DFC office Kohat	On appointment to the post of Assistant Food
ļ	Foodgrain Inspector (BS-07)	<u> </u>	Controller (DS-11) on acting charge basis, he is
.6)	Muhammad Naveed	DEO ES ACTUA	posted as AFC in DFC Office Kohat.
.0)	Foodgrain Inspector	DFC office Koliistan	On appointment to the post of Assistant Food
	(BS-07)		Controller (BS-11) on acting charge basis, he is
7)	Muhammad Khalid	D. D. D. D. D. D. D. D. D. D. D. D. D. D	posted as AFC in DFC Office Kohistan.
[]	Foodgrain Inspector	Presently working against the	On appointment to the post of Assistant Food
	(BS-07)	post of AFC in his own Pay &	Controller (BS-11) on acting charge basis, he is
8)	Muhammad Zubair FG1	scale in office of RC Peshawar.	posted as AFC in RC Office Peshawar.
	Monumen Ynost, t.Q.	Presently working against the	Posted as Foodgrain Inspector in DFC office
		post of AFC in his own Pay &	Nowshera.
L	<u> </u>	Scale in DFC office Nowshera.	

Sd/-DIRECTOR FOOD KHYBER PAKTHUNKHWA PESHAWAR.

Endorsement No & Date Even
A copy is forwarded to:-

- 1. PS to. Minister Food for information of the Mir. or Food Government of Khyber Pakhtunkhwa, Peshawar
- PS to Secretary Food for information of the Secretary Food Government of Khyber Pakhtunkhwa, Peshawar
 The Accountant General, Khyber Pakhtunkhwa, Peshawar
 - Concerned District Accounts Officers in Khyber Pakhtunkhwa
- 5. Concerned Agency Accounts Officers in Knyber i akhtuckhwa
- 6. All Assistant Directors Food at Divisional level in Food Department Khyber Pakhtunkhwa
- 7. All District Food Controllers in Khyber Pakhtuakhwa,
- 8. The Storage & Enforcement Officers PRC Peshawar & NRC Azakho!
- 9. The Rationing Controller Peshawar.
- 10. The Nazir / Pay Bill Assistant Food Directorate, Khyber Pakhtunkhwa, Peshawar
- 11. Officials concerned/ Personal File.

ASSISTANT BRECTOR FOOD (E)
KHYBER PAKTHUNKHWA
PESHAWAR

Office Order for Promotion of Senior Clerk to Assistant and I GH to A&C -dated 22-05-2013, Cac



iyber pakhtun KHWA, PESHAWAR. No. 4018 _/AC-240-PSC

Dated 17/08/2015



Įθ,

The Deputy Inspector General (Special Branch) Police Khyber Pakhtunkhwa Peshawar.

Subject:

ASSISTANT FOOD CONTROLLER (BS-14) IN FOOD RECRUITMENT OF NINE POSTS OF DEPARTMENT ADVER FORMENTHIO DUZGI4. Sr.NO.28

Memo

hyber Pakhtunkhwa Public Service Commission letter No. PSC/SR-

1:081965 d and 04-06-2015 and this Directorate lefter No.3253-A/AC-240-PSC dated 18-06-2015 (Copies enclosed)

On requisition of Food Department, the Khyber Pakhtunkhwa Public Service Commission tecommends the following candidates for appointment against the subject cited post. Particular of Candidates are as The state of the s under:-

		· 通行。	4. (* 14. 15. 16. 17. 18. 18. 18. 18. 18. 18. 18. 18. 18. 18
S.No.	Name , with Frather,	Lanicilo, Zone	Permanent Home Address
1	Mr. Zafar Alam Riza S/O Moor Gulab	Chitral/3	Village Kucjinali Booni Tehsil Mastuj District Chitral.
2	Mr. Tusif labal S/O Khurshid labalet and f		House No.5 Street No.1 Faisal Town Nasir Bagh Road Peshawar.
3	Muhammad Shakeel \$\ightarrow \\ Muhammad Siddique	Abbottable 5	O.B. 56 PMA Kakul Road Abbottabad.
	Muhammad Azam Khan' S/O Sacedur Rehman	- S. Wazirstan (Sight) Agency/!	House No.F-25 FG Colony Shami Road Peshawar.
5	Adnan Khan S/O Muhammad Yunas	Peshawar/2	Street No.8-B Hazrat Ali Hujra Malik Ilyas Pahari Pura Haji Camp Peshawar.
6	Hufeez ur Rehman S/O		Village Lughuri Union Council Beshigram Tehsil Lul ‡@រៀងរូបនៃរួចថៃ Lower Dir(្រុំ
1 7	Zeshani Ali Shah S/O Mirsar Ali Shah	Baranta	Kolka Naimat Shah Post Office Koti Sadat Surani Bannu
8	Shujaat Hussain Shah S'O Syed Z.a-ud Din Shah	Mansehra/5	Village Bai Bala Post Office Chattar Plain Tehsil & District Mansehra.
9	Sashif ur Reman S/O Dr.Mumtaz Khan *1		House No.487/C Collage Street Bannu

Antecedende Dunificile of Mr. Hafeez-ur Rohman S/O Abdul Hameed given at serial No.06 has been received while the remaining are still awaited. It is requested that their Antegyderice /Domiciles may kindly be verified and report may be furnished to this Directorate for further necessary

> DIRECTOR FOOD KHYBER-PAKHTUNKHWA,

The Director Recruitment Khyber Pakhtunkhwa Public Service Commission 02 Fort Road Peshawar Cantt (near Governor House Peshawar) for information with reference to his letter No. noted above.

to his letter No. SOF/1-16/13/P-111/728 dated 26-

Hall Bouggene & Kohnt, Banny, Kohistan & information and necessar PSC-AFC-2015' "

4) AC-240-PSC-IV/ Personal File

ACCIAL Public Service Commission (AFC

Legible/Clear Copy No.46

FOOD DIRECTORATE KHYBER PAKHTUNKHWA

No. 4018 /AC-240-PSC Dated 17/08/2015

Τo

The Deputy Inspector General (Special Branch) Police Khyber Pakhtunkhwa, Peshawar

Subject:

RECRUITMENT OF NINE POSTS OF ASSISTANT FOOD CONTROLLER (BS-14)

FOOD DEPARTMENT ADVERTISEMENT NO.01/2014, SR. NO.28

Memo

Please refer to government of Klayber Pakhtunkhwa Public Service Commission letter No.PSC/SR-1/081965, dated 04.06.2015 and this Directorate letter No.3253-A/AC-240-PSC dated 18.06.2015 (Copies enclosed).

on requisition of Food Department, the Khyber Pakhtunkhwa Public Service Commission recommends the following candidates for appointment against the subject cited post, particular of candidates are as under:-

S#	Name with Father name	Domicile Zone	Permanent house address
1.	Mr. Zafar Alam Riza S/o Noor Gulab	Chitral/3	Village Kuejinali Booni Tehsil Mastuj District Chitral
2.	Mr. Tusif Iqbal S/o Khurshid Iqbal	Karak/4	House No.5, Street No.1 Faisal Town Nasir Bagh Road, Peshawar
3.	Muhammad Shakeel S/o Muhammad Siddique	Abbottabad/5	C.B-56 PMA Kakul Road Abbottabad
4.	Muhammad Azam Khan S/o Saeedur Rehman	S. Waziristan Agency/2	House No.F-25-FG Colony, Shami Road, Peshawar
5.		Peshawar/2	Street No.8-B, Hazrat Ali Hujra Malik Ilyas Pahar Pura Haji Champ Peshawar
6.	Hafeez ur Rehman S/o Abdul Hameed	Lower Dir/3	Village Laghari Union Council Beshigram Tehsil Lal Qilla District Lower Dir
7.	Zeeshan Ali Shah S/o Mirsar Ali Shah	Bannu 4	Kotka Naimat Shah post Office Koti Sadar Surani Bannu
8.	Shujaat Hussain Shah S/o Syed Zia ud Din Shah	Mansehra 5	Village Bai Bala Post Office Chattar Plain Tehsil & District Mansehra
9.	Kashif ur Rehman S/o Dr. Mumtaz Khan	F.R Bannu/1	House No.487/C College Street Bannu

The verification of Antecedence /Domicile of Mr. Hafeez ur Rehman S/o Abdul Hameed give at serial No.06 has been received while the remaining are still awaited it is requested that their Antecedence /Domicile may kindly be verified and report may be furnished to this Directorate for further necessary action.

Sd/-Director Food Khyber Pakhtunkhwa Peshawar

Endorsement No. & Date Even

- 1) The Director Recruitment Khyber Pakhtunkhwa Public Service Commission 02 Fort Road Peshawar Cantt (near Governor House Peshawar) for information with reference to his letter No. noted above.
- The Section Officer Food for information with reference of his letter No.SOF/1-16/13-P-III/728 dated 26.05.2015.
- 3) The District Food Controller Mansehra, Battagram, Kohat, Bannu, Kohistan & Abbottabad for information and necessary action with reference to this Directorate Appointment Order No.3936/AC-240-PSC-AFC-2015.
- 4) AC-240-PSC-IV/Personal file.

Sd/-DIRECTOR FOOD KHYBER PAKHTUNKHWA PÈSHAWAR



OFFICE ORDER.



On the recommendation of the Departmental Promotion Committee in its meeting held on 22-04-2010, the competent authority is please to promote the following. Foodgrain inspectors (Cone Inspector, to the post of A... nant Food Controller ((BS-14) on regular basis with imifiediate effect.

5. No	Name of Official with present designation	Promoted as
	Mahammad Akbar FGI	Promoted to the post of Assistant Food Controller
·	Presently working as AFC Mardan on acting	(BS-14) on regular basis with immediate effect.
!	I charke basis	
(2)	Mr. Mahammad Salim Igbal FGI: III	Promoted to the post of Assistant Food Controller
ŧ -/	Presently working as AFO & EDINKO AZAKhel	(BS-, 4) on regular basis with immediate effect.
ŀ	on acting charge basis	,
<u> </u>	Mr. Muhammad Salun FGI	Promoted to the post of Assistant Food Controller
1 "	Presently working as AFC Haripur on acting	(65-11, on regular basis with immediate effect
1	charge basis	
(+)	Mr. Gulab Gul FGI	Promoted to the post of Assistant Food Controller
1	Presently working as WC Kohar building charge	(155-14) on regular basis with unmediate effect.
1	tioning! 12. and inches french tilligie a fait of	· · · · · · · · · · · · · · · · · · ·
- (۱۳۶۶	Mr. Muhammad Naved FGI	Promised to the post of Assistant Food Controller
l	Presently working as AFC Shangla on coing	(flats 14) on regular basis with immediate effact.
	charge basis	Day Caralia
6)	Michammad Khalid FGI	Promoted to the past of Assistant Food Controller
	Presont y working and APC RC Bendagen an action	(182-14) on 14Zular basis with immediate effect.
<u> </u>	Change basis CMC Usman Change and Change an	Franciace to the post of Assistant Food Controller
(1)		b3 (4) on regular basis with immediate effect
i	Cane Inspector	1 Dy 14) ou teffent: mart with mitheature arter.
	Food Directorate Pest 1-4	Promote to the post of Assistant Food Controller
(5	Muhammad Shoa b FCI	-B5-14] en regular basis with immediate offect.
	Presently working at AFC Haripur in the own pay	133,14,04,15,24,11
5)	Mr. Amju Khen FGi	Promoted to the post of Assistant Food Controller
-,	Presenth works and APESTAL IN HILLOWS payed .	
1	scale i	
10)	Mohammud Zubau FUI Buneir	Propertied to the post of Assistant Food Controller
<u> </u>		(115-11) on resider basis with immediate effect
111	Mr. Sail Ali Shah FGI liohat	Promuted to the pest of Assistant Food Controller (BS (4) on regular basis with immediate effect
:	The same salies salings	Prometed to the pest of Assistant Food Controller
12	Mr Gul Zarcen Shah SGI Barry	(BS-14) on regular basis with in-mediate effect
13		Frameted to the post of Assistant Food Controller
	, , , , , , , , , , , , , , , , , , , ,	(HS-13) un regular basis with immediate affect
Ĩ	Nr. Rashid Saeed FGI D Likhan	Pronieted to the pust of Assistant Food Controller
	1	(B5-:4) on regular bible with immediate effect.

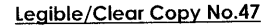
They shall delongrobation person for a period of one year which can be extended subject to their period of the help relies.

On promotion to the help higher scale their postings /transfers will be made inter on. Note:- 1

Endarsement No & Dåte Even

PS to. Minister Food for information of the Minister Food Government of Khyber Pakhtunkhwa, Peshawar PS to Secretary Food for information of the Secretary Food Government of Khyber Pakhtunkhwa, Peshawar The Accounting General, Khyber Pakhtunkhwa, Peshawar Al-Agercy act was Officers in Khyber Pakhtunkhwa
Al-Agercy act was Officers in Khyber Pakhtunkhwa A copy is termaned to -

DIRECTOR FOOD KHYBIII BAKTHUNKHWA PESHAWAR.



FOOD DIRECTORATE KHYBER PAKHTUNKHWA

No. <u>2288-A</u>/G-275-DPC Dated 22/04/2016

OFFICE ORDER

On the recommendation of the Departmental Promotion Committee in its meeting held on 22.04.2016, the competent authority is pleased to promote the following Food grain inspector/Cane Inspector to the postf Assistant Food Controller (BS-14) on regular basis with immediate effect.

S.No.	Name of Official with present designation	Promoted as
1.	Muhammad Akbar FGI Presently working as AFC Mardan on acting charge basis	Promoted to the post of Assistant Food Controller (BPS-14) on regular basis with immediate effect
2.	Mr. Muhammad Salim FGI Presently working as AFC S&EO NRC Azakhel on acting charge basis	Promoted to the post of Assistant Food Controller (BPS-14) on regular basis with immediate effect
3.	Mr. Muhammad Salim FGI Presently working as AFC Haripur on acting charge basis	Promoted to the post of Assistant Food Controller (BPS-14) on regular basis with immediate effect
4.	Mr. Gulab Gul FGI Presently working as AFC Kohat on acting charge basis	Promoted to the post of Assistant Food Controller (BPS-14) on regular basis with immediate effect
5.	Mr. Muhammad Naved FGI Presently working as AFC Shangla on acting charge basis	Promoted to the post of Assistant Food Controller (BPS-14) on regular basis with immediate effect
6.	Muhammad Khalid FGI Priestly working as AFC RC Peshawar on acting charge basis	Promoted to the post of Assistant Food Controller (BPS-14) on regular basis with immediate effect
7.	MR. Usman Khan Cane Inspector Food Directorate, Peshawar	Promoted to the post of Assistant Food Controller (BPS-14) on regular basis with immediate effect
8.	Muhammad Shoaib FGI Presently working at AFC Haripur in his own pay & Scale	Promoted to the post of Assistant Food Controller (BPS-14) on regular basis with immediate effect
9.	Mr. Amjad Khan FGI Presently working as AFC Swabi in his own pay & scale	Promoted to the post of Assistant Food Controller (BPS-14) on regular basis with immediate effect
10.	Muhammad Zubair FGI Bunair	Promoted to the post of Assistant Food Controller (BPS-14) on regular basis with immediate effect
11.	Mr. Saif Ali Shah FGI Kohat	Promoted to the post of Assistant Food Controller (BPS-14) on regular basis with immediate effect
12.	Mr. Gul Zareen Shah FGI Bannu	Promoted to the post of Assistant Food Controller (BPS-14) on regular basis with immediate effect
13.	Syed Wasim Shah FGI Kohat	Promoted to the post of Assistant Food Controller (BPS-14) on regular basis with immediate effect
14.	Mr. Rashid Saeed FGI D.I.Khan	Promoted to the post of Assistant Food Controller (BPS-14) on regular basis with immediate effect

Note: 1 They shall be on probation period for a period of one year which can be extended subject to their performance as per rules.

2. On promotion to the next high scale, their postings/transfers will be made later on.

Sd/-Director Food Khyber Pakhtunkhwa Peshawar

Endorsement No. & Date Even

A copy of forwarded to

- 1. P.S to Minister food for information of the Minister Food Government of Khyber Pakhtunkhwa Peshawar
- 2. P.S to Secretary food for information of the Minister Food Government of Khyber Pakhtunkhwa Peshawar
- 3. The Accountant General, Khyber Pakhtunkhwa Peshawar.
- 4. All District Accounts Officers In Khyber Pakhtunkhwa
- 5. All Agency Accounts Officer, in Khyber Pakhtunkhwa

48

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Anenwa

Noor Khan (AFC BPS-14) S/o Gulfam Khan R/o Village Abdara, Ghari Taj Muhammad, P/o University of Peshawar, Tehsil & District Peshawar

....Appellant

VERSUS

- 1) Director Food, Khyber Pakhtunkhwa, Peshawar.
- 2) Secretary to Government of Khyber Pakhtunkhwa, Food Department, Peshawar.
- 3) Secretary to Government of Khyber Pakhtunkhwa, Establishment Department, Peshawar.

...Respondents

APPEAL U/S 4 OF THE **KHYBER** PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED ORDER DATED 06.04.2017 VIDE OFFICE LETTER NO.1256/PF=NOOR KHAN AFC, WHEREIN THE APPELLANT HAS NOT BEEN PLACED IN THE TOP FOUR (04) OF THE REVISED SENIORITY LIST OF **ASSISTANT** FOOD CONTROLLERS STOOD ON 31.10.2016 KEEPING IN-VIEW THE PREVIOUS SENIORITY LIST OF FOOD GRAIN INSPECTOR IN THE YEAR 2004 OF THE FOOD DEPARTMENT AS FOR THE NEEDFUL THE APPELLANT'S

Many Deposite i

Advocate High Court Attested

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUAL, PESHAWAR

Appeal No. 349/2017

Date of Institution

13.04.2017

Date of Decision

08.02.2018



Noor Khan (AFC BPS-14) son of Gulfam Khan R/O village Abdara, Ghari Tajik Muhammad Post Office University of Peshawar, Tehsil and District, Peshawar.

... (Appellant)

YERSUS:

Director Food, Khyber Pakhtunkhwa. Peshawar and two others.

(Respondents)

MR. TAIMUR HAIDER KHAN,

Advocate

For appellant

"MR. MUHAMMAD JAN. Deputy District Attorney

For respondents 🖺

MR. NIAZ MUHAMMAD KHAN, MR. MUHAMMAD AMIN KHAN KUNDI,

MEMBER

CHAIRMAN CEXAMINER Khyber indicate hwa Service Lectural,

Poshawar :

JUDGMENT

NIAZ MUIHAMMAD KHAN CHAIRMAN. Arguments of the learned counsel for the parties heard and record perused.

<u>FACTS</u>

The appellant was declared surplus from Government Printing & Press Department and was adjusted in the Food Department in the year, 2004 in BPS-06.



TAIMUR HAIDER KHAN Advocate High Court Attested

ATTESTEL

Assistant Food Controller in the year, 2016. One Muhammad Naveed who was also declared surplus from the office of Deputy Commissioner, Mansehra and was adjusted in the Food Department in the year. 2006 in BPS-06 from BPS-07, was placed at the bottom of the seniority list of BPS-06 like the appellant. The said Muhammad Naveed was also promoted as Assistant Food Controller in the year. 2016. Muhammad Naveed had knocked the door of different courts for placing him in his correct seniority position and finally this Tribunal vide judgment dated 15.08.2016 in service appeal No. 831/2015 decided the appeal in his favour directing the department to place him at the top of the seniority list of BPS-06 in the year, 2006 when he was adjusted. Thereafter a revised seniority list was issued in pursuance of the judgment of this Tribunal. The appellant then feeling himself at par with the said Muhammad Naveed, filed a departmental appeal on 27.3.2017 and thereafter he filed the present service appeal 20.13.04.2017

ARGUMENTS.

The learned counsel for the appellant argued that the case of the appellant is of seniority and stood at the same foolings as that of Muhammad Naveed and in view of judgment reported as 1999-SCMR-1, similarly placed employees should have been treated similarly. That if the benefit of the judgment of Naveed's case was extended to the appellant, then the appellant would rank even senior to said Muhammad Naveed as the appellant was adjusted in the year, 2004 and Muhammad Naveed was adjusted in the year, 2006. The learned counsel for the other parts of the pear of the



SI) ATTEST

TAIMUR HAIDER KHAN Advocate High Court Attested

appellant further argued that there was no need of even filing of departmental appeal by the appellant or to come to this Tribunal as it was the duty of the department to have extended the benefit of the judgment of Naveed's case to all the similarly placed employees.

On the other hand, the learned Deputy District Attorney argued that two other employees who were adjusted through the same order whereby the appellant was adjusted on 25.08.2004 also approached this Tribunal after the judgment of the said Naveed's case and this Tribunal vide judgment dated 24.11.2017 extended the benefit of the said Naveed's case to those two other employees (Muhammad Akbar and Muhammad Saleem Iqbal). That in the said judgment this Tribunal added that while extending the benefits of judgment of Muhammad Naveed all those direct recruits as AFCs prior to the promotion of those two persons should be placed senior to those two appellants. He next contended that as per the said judgment, the department issued a revised seniority list and placed those two persons and the present appellant at S.Nos. 22 to 24 by placing the direct recruits senior to these three persons. He next contended that the case of the appellant was more similar to those two subsequent named persons then the case of Naveed, therefore, he was rightly placed junior to direct recruits. He added that the reason for this placement of junior position to direct recruits was non-impleadment of direct recruits in The appeals filed by those two persons.

CONCLUSION.

5. It is an admitted position that the appellant was adjusted in the year, 200 Peshawar, under the surplus pool policy from BPS-07 to BPS-06. He should have been placed





already been discussed by this Tribunal in the judgment of Muhammad Naveed delivered on 15.08.2016. In that very judgment this Tribunal did not place any condition of placing the said Muhammad Naveed junior to direct recruits and as such he was placed at the due position above the direct recruits. In the later judgment of this Tribunal delivered on 24.11.2017 the same judgment was followed with alteration that the direct recruits should be placed senior to those two appellants.

Now this Tribunal is to follow one of the two judgments. It appears that the philosophy behind the earlier judgment was based on the principle that had Naveed been placed at the top of the seniority list of BPS-06 in the year, 2006 then he would have been promoted prior to the direct recruits that is why the Tribunal did not put this condition of placing the said Naved Junior to direct recruits. In the subsequent judgment this aspect seems to have been ignored and the direct recruits who were promoted in the year, 2015 were, given sentority over the appellants who were promoted in the year, 2016. It appears that this Tribunal in subsequent judgment had overlooked this aspect of the matter that had the appellants in those appeals been given correct seniority in the year, 2006 then they would have been promoted prior to the direct recruits. Secondly when this Tribunal in the subsequent judgment was to extend the benefit of Naveed's case to those appellants then no restriction could have been imposed on those two appellants which restriction was not imposed on Muhammad Naveed. The result was that the benefit of the judgment of Naveed was not extended fully to those two appellants. The objection of the learned Deputy District Attorney regarding non-impleadment of direct recruits is



TAIMUR HAIDER KHAN Advocate High Count Attested

unrenable because in Naveed's case none of the direct recruits was arrayed as party and the Tribunal granted the relief to said Muhammad Naveed. This Tribunal in a case entitled "Naeem Akhtar Versus the Chief Secretary Government of Khyber Pakhtunkhwa Peshawar and others" in service appeal No. 394/2013 decided on 11.1.2018 had elaborately discussed the issue of non-impleadment of necessary party in ante-dated promotion case and had decided that when a right of promotion accrued to a civil servant prior to the induction of direct recruits then it was not necessary to implead the direct recruits as party to the appeal. On the basis of the same principle the right of seniority accrued to the present appellant in the year, 2004 prior to the recruitment of direct recruitees in the year, 2016 as such they were not necessary party in Naveed's appeal, appeals of Muhammad Akbar and Muhammad Saleem Iqbal or in the present appeal.

As a sequel to the above discussion, this Tribunal would follow the first judgment of Naveed and would dispose of the appeal in the terms as that of appeal of Naveed dated 15.08.2016. Parties are left to bear their own costs. File be consigned to the record room.

(UHAMMAD AMIN KHAN KUNDI) **MEMBER**

ANNOUNCED 06.02.2018

CHAIRMAN

MUHAMMAD KHAN)

(34)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

PESHAWAR

Service Appeal No. 7

/2017

Dinry No. 06

Muhammad Akbar (Assistant Food Controller, Mardan) 5/o Muhammad ismåil R/o G.T Road, Chamkani, Tehsil & District, Peshøwar

....Appellant

VERSUS

1) Director Food, Khyber Pakhtunkhwa, Peshawar.

2) Secretary to Government of Khyber Pakhtunkhwa, Food Department Peshawar.

3) Secretary to Government of Khyber Pakhtunkhwa, Establishment Department, Peshawar.

TAIMUR HAIDER KHAM Advacate High Court Attested

.....Respondents

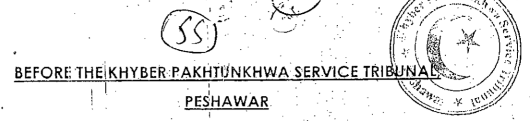


Registrar

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APPEAL U/S OF THE KHYBER PARHTUNKHWA SERVICE TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED ORDER DATED 07.11.2016 VIDE NO.5578/ET-716, WHEREIN THE APPELLANT HAS NOT BEEN PLACED IN THE TOP THREE (03) OF THE REVISED **SENIORITY** ASSISTANT FOOD CONTROLLERS STOOD ON 31.10.2016 AS FOR THE NEEDFUL THE APPELLANT'S DEPARTMENT APPEAL VIDE IMPUGNED OFFICE LETTER NO.7051-52/PF-1053 DATED 26.12.2016 OF THE RESPONDENT **ALSO** HAS BEEN



Kuyber Pakhtukhwa Service Tribunat

Service Appedi No. 8 /2017

Dated 03-07-25/7

Muhammad Saleem Iqbal (Assistant Food Controller, Azakhel, Nowshera) S/o Jan Muhammad R/o Saeedabad No.1, Street No.1, Near Noor Mosque, Pajagi Road, Jehsil & District, Peshawar

...Appellant

VERSUS

- 1) Director Fodd, Khyber Pakhtunkhwa, Peshawar.
- 2) Secretary to Government of Khyber Pakhtunkhwa, Food Department, Peshawar.

3) Secretary to Government of Khyber Pakhtunkhwa, Establishment Department, Peshawar.

....Respondents

TAIMUR HAIDED THAN Advocate Clark Coun

Registrare

Re-submitted to -day

APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED ORDER DATED 07.11.2016 VIDE NO.5578/ET-716, WHEREIN THE APPELLANT HAS NOT BEEN PLACED IN THE TOP THREE (03) OF THE REVISED SENIORITY LIST OF ASSISTANT FOOD CONTROLLERS STOOD ON 31.10.2016 AS FOR THE NEEDFUL THE APPELLANT'S DEPARTMENT APPEAL VIDE IMPUGNED OFFICE LETTER NO.7051-52/PF-1053 DATED 26.12.2016 OF THE





Learned counsel for the appellants argued that the appellants

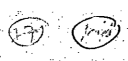
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		٠.	BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
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45	1.		Service Appeal No. 07/2017
		_ &_ ,	Date of Institution03.01.2017
:			Date of Decision24.11.2017
		1	Pate of Decipion
	. /	(MIT	Muhammad Akbar (Assistant Food Controller, Mardan) S/O
:			Muhammad Ismail R/O G.T Road, Chamkani, Tehsil & District,
، ل د	AIMUR	HAIDER LOUIS	Peshawar. Appellant
į.	uvoga	e none DAN	VERSUS
	714	lesied	1. Director Food, Khyber Pakhtunkhwa, Peshawar.
	!: :-		2. Secretary to Government of Khyber Pakhtunkhwa,
			Peshawar:
	;		3. Secretary to Government of Khyber Pakhtunkhwa,
1		24.11.2017	Establishment Department, Peshawar Respondents
-		1,111,201,	
	4	· •	JUDGMENT
	7		MUHAMMAD HAMID MUGHAL, MEMBER: - Learned
	i .	_	MOGIAMINAL TRANSPORT
-			counsel for the appellant present. Learned District Attorney for the
٠	3	`	
	-		respondents present.
	.	, ;	2. This single/common judgment shall also dispose of appeal
:	÷	*	2. This single/common judgment shall also dispose of appear
	•		bearing No. 08/2017 entitled Muhammad Saleem Iqbal versus
1]	门里	STED	
1	λ	/	Director Food Khyber Pakhtunkhwa and others being identical in
1			C. Alexandra de facto
E	XAM	MER	nature having arisen out from the same law and facts.
γŀ	c Pai	duskhwa	3. Appellants have filed the appeals under Section 4 of the
) C	Vice il. Poshq	Gonal,	3. Appellants have filed the appeals under Section 4 of the
			Khyber Pakhtunkhwa Service Tribunal Act, 1974 against the
-{		100	
			respondents and made impugned the seniority list of Assistant Food
1	('		21 10 2016
	\	- 1	Controllers as it stood on 31.10,2016.
- }	$-\lambda$.1	XIIII	

& Stationary Department in BS-07 and in the year 2004 the appellants were adjusted in the food department as Food Grain Inspectors (BS-06) vide Surplus Pool Letter dated 25.08.2004. Further argued that in pursuance of the amendment in the Surplus Pool Policy circulated by letter No. SOR.VI (E&AD)/5-1/2005 dated 15.02.2006, the appellants became entitled to be placed at the top of seniority list of cadre of Food Grain Inspectors but they were deprived from their right of seniority and in the impugned seniority list the appellants have not been placed at the top three (3) positions. Learned counsel for the appellants argued that this Tribunal has already accepted the identical nature service appeal bearing No. 831/2015 filed by Mr. Muhammad Naveed who was also adjusted as Food Grain Inspector as a result of Surplus Pool Policy. Learned counsel for the appellants while relying upon the judgment of august Supreme Court titled Government of Hunjab, through Secretary Education, Civil Secretariat, Lahore and others. (Petitioners) Versus Sameen Parveen and others (Respondents) 2009 SMCR 1, stressed that the appellant is also entitled to the same relief granted to Mr. Muhammad Naveed in appeal No. 831/2015.

- 5. As against that learned District Attorney while opposing the present appeals argued that revised Surplus Pool Policy was notified on 15.02.2006 much after the adjustment of appellant as Food Grain Inspector in the year 2004.
- 6. Arguments heard. File perused.
- 7. Law and facts of the present appeals as well as service appeal No. 831/2015 entitled Muhammad Naveed Versus Government of

ATTESTED

Khiber Lidhwa
Survice Imalianal,





Pakhtunkhwa through Secretary Establishment and Administration Department Peshawar & another are, the same. It is settled proposition of law that if a Tribunal decides a point of law relating to the terms and conditions of a civil servant who litigated, the benefits of said decision would be extended to other similarly placed civil servants who may not be parties to that litigation. Hence the appellant is also entitled to the same relief granted to the appellant Muhammad Naveed by this Tribunal in service appeal No 831/2015. Learned counsel for the appellants however remained unable to demonstrate that the appellant should also have been placed senior to those Assistant Food Controllers who were appointed as such by initial recruitment prior to the promotion of the appellants from the post of Food Grain Inspector to the post of Assistant Food Controller. Consequently the present appeals are also accepted in terms of the judgment passed in the said appeal bearing No. 831/2015. However the appellants shall still stand junior to all those persons who have been inducted as Assistant Food Controllers (BS-14) by initial recruitment prior to the promotion of appellants as Assistant Food Controllers on regular basis and thus seniority of the direct recruits vis a vis appellants (Promotees) in the impugned seniority list shall not be disturbed. Parties are left to bear their own costs. File be consigned to the record room.

> (MUHAMMAD HAMID MUGHAL) MEMBER

(GUL ZEB KHAN)
MEMBER
ANNOUNCED

TTESTED

Ser ice intunktiwa eshawaren

BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL PESHAWAR

Appeal No. 831 2015

Muhammad Naveed......Appellant

Versus

Government of Khyber Pakhtunkhwa
through Secretary Establishment Administration Department, PeshawarRespondents

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ATTESTE

Dated 26.06.2015

Muhammad Naveed

(Petitioner)

Through: -

MALIK MUHAMMAD ASIF

Advocate Supreme Court of

Pakistan (Mansehra)

BEFORE THE KHYBER PAKHTUNKHWA.
SERVICE TRIBUNAL PESHAWAR

Appeal No 83/2015

Service Tribunal

Service Tribunal

Diary No 772

Dougle 06-7-295

Versus

1) Government of Khyber Pakhtunkhwa through Secretary Establishment and Administration Department, Peshawar

2) Director Food, Khyber Pakhtunkhwa Peshawar......Respondents

APPEAL UNDER SECTION 4 OF NWFP [NOW KHYBER **PAKHTUNKHWA** SERVIICE TRIBUNAL ACT 1974) QUA NOT DECIDING DEPARTMENTAL APPEAL NO. 1253/ET DATED 14.04.2015 AND INSTEAD OF DECIDING DEPARTMENTAL APPEAL LETTER NO. 2468/PF-1125 DATED 13.05.2015 WAS SENT TO APPELLANT WITH REFERENCE TO PREVIOUS DECISION 05.05.2010.

Respected Sir,

Ke-submitted to-day
and Vilett.
Registras, in

1) That, petitioner was appointed is District Administration and was serving in BPS-7 in Deputy

1) Commissioner, Office Mansehra.



15.	Sale of Order or	Order or other proceedings with signature of Judge or Manistrate and that of parties where necessary.
<u></u>	proceedings.	
:	2	BEFORE THE KINDER S

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL CAMP COURT ABBOTTABAD

APPEAL NO. 831/2015

Mr. Muhammad Naveed Versus Government of Khyber Pakhtunkhwa through Secretary Establishment & Administration Department.

Peshawar and another.

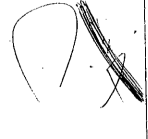
<u>JÚDGMENT</u>

15.08.2016

MUHAMMAD ÁZIM KHAN AFRIDI, CHAIRMAN:-

Appellant with counsel and Mr. Muhammad Siddique, Senior Government Pleader for respondents present.

- 2. Mr. Muhammad Naveed son of Fazal Dad hereinafter referred to as the appellant has preferred the instant service appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act. 1974 for seeking seniority by placing him at S.No. 1 of the seniority list maintained by the Food Department for BPS-06.
- 3. Brief facts giving rise to the present appeal are that the appellant was serving as Senior Clerk (BPS-07) in the office of Deputy Commissioner, Mansehra and was declared surplus in the year, 2001 and later-on adjusted in Food Department in BPS-06 vide office order dated 26.01.2006. That the appellant was to be placed at the top of the seniority list in BPS-06 but he was placed at the bottom of the same constraining the appellant to institute Writ Petition No. 494-A/2012







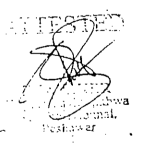
ATTESTED

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which was disposed of vide judgment dated 17.01.2013 with the directions to respondent No. 1 to decide the grievances of the appellant within a period of 60 days. That the department did not acceded to the request of the appellant constraining the appellant to prefer another Writ Petition No. 23-A/2014 which was dismissed by the hon'ble High Court, Abbottabad Bench vide judgment dated 24.09.2014 whereagainst the appellant preferred Civil Petition No. 2336/2014 before the august Supreme Court of Pakistan which was disposed of on 25.3.2015 with the direction to the respondents to decide the departmental appeal/representation of the appellant by the departmental authority. That vide order dated 13.05.2015 the departmental appeal of the appellant was turned down and hence the instant service appeal.

- 4. Learned counsel for the appellant argued that as per policy of the provincial government issued vide notification dated 08.06.2001 read with amended policy issued vide notification dated 15.02.2006 the appellant was entitled to enlistment at S.No. 1 of the seniority list as he was serving in BPS-07 while he was adjusted as Food Grain Inspector in BPS-06.
- 5. Learned Senior Government Pleader argued that the appellant was adjusted as Food Grain Inspector BPS-06 on 26.01.2006 in the light of notification dated 08.06.2001 while the amended policy was issued on 15.02.2006 and as such the appellant was not entitled to claim seniority on the strength of the said notification with retrospective effect. That the appeal is therefore liable to dismissal.
- 6. We have heard arguments of learned counsel for the parties and



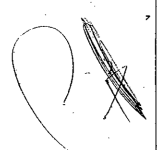


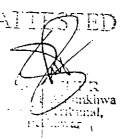


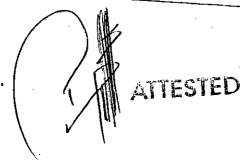
7. According to notification dated 08.06.2001 issued by Establishment and Administration Department of the provincial government policy for declaring government servants as surplus and their subsequent absorption/adjustment was laid down which was further amended vide circular letter dated 15.02.2006 wherein the following sub-para (d) added to para-(6) of the original policy issued vide notification dated 08.06.2001.

"Sub para-(d) added to para (6).

- (d) In case of adjustment against a post lower than his original scale, he shall be placed at the top of seniority list of that cadre, so as to save him from being rendered surplus again and becoming junior to his juniors."
- A careful perusal of para-6 of the policy letter dated 08.06.2001 would suggest that in case of adjustment of a surplus employee against in corresponding basic pay scale with designation/nomenclature of the post, was to be placed at the bottom of the seniority. It is no where mentioned in the said circular that an employee is to be placed at the bottom of the seniority list even if he is adjusted against a post lower than his original scale. The subsequent circular dated 15.02.2006 is in fact a clarification of the policy earlier issued by the provincial government vide letter dated 08.06.2001 with an object to remove the anomaly and as such the appellant cannot be deprived of his right to claim senior position at the top of the seniority list of the cadre in which he was adjusted against a post lower than hisoriginal scale. It is note worthy that an employee otherwise junior to appellant but if adjusted against a lower post after the amended policy







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letter dated 15.2.2006 at the top of seniority list would rank senior to appellant. Therefore depriving the appellant from seniority may not be in accordance with mandate of service structure/laws. We therefore hold that the appellant was entitled to be placed at the top of seniority list at the relevant time after the clarification of policy as he was adjusted against a post lower than his original scale. The appeal is accepted in the above terms. Parties are left to bear their own costs. File be consigned to the record room.

15.08.2016

sd/-(MUHAMMAD AZIM KHAN AFRIDI) CHAIRMAN

sd/-(ABDUL LATIF) MEMBER

camp court A. Abad

Certified to be true copy

Date of Delice 12 12 16

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MATTESTED

IN THE SUPREME COURT OF PAKISTAN (Appellate jurisdiction)

C.P.L.A. NO.

/2018

- 1. Syed Wazir Shah, AFC, Office of District Food Controller, District Battagram
- 2. Aftab Umar Khan, AFC, Office of Rationing Controller District Peshawar.
- 3. Muhammad Tariq AFC, Office of District Food Controller, District Haripur.
- 4.
- Ansar Qayyum AFC, Office of District Food Controller, District Mansehra.
 - Abdul Hafeez AFC, Office of District Food Controller, District Charsadda.
- 6. Aman Khan, AFC, Office of District Food Controller, District Tank.
- 7. Arshad Hussain AFC, Office of District Food Controller, District Chitral.
- 8. Ali Asghar Khan AFC Office of District Food Controller, District Nowshera.
- 9. Shabir Ahmad Khan AFC, Office of District Food Controller, District Nowshera.
- 10. Said Nawaz AFC, Office of District Food Controller, District Chitral.
- 11. Jamshed Khan Afridi AFC, Office of District Food Controller, District Peshawar.



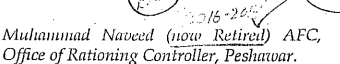


- 12. Sohail Habib AFC, Office of District Food Controller, District Swabi.
- 13. Sheraz Anwar AFC, Office of District Food Controller, District Swat.
- 14. Muhammad Azam APC, Office of District Food Controller, District Bunir.
- 15. Tausif Iqbal AFC Office of District Food Controller, District Lakki Marwat..
- 16. Muhammad Shakeel AFC, Office of District Food Controller, District Kohistan.
- 17. Miss Uzma Kanwal AFC, Office of District Food Controller, District Abbottabad.
- 18. Zafar Alam Riza AFC, Office of District Food Controller, District Chitral.
- 19. Shujaat Hussain Shah, AFC, Office of District Food Controller, District Batagram.
- 20. Hafeez-ur-Kehman AFC, Office of District Food Controller, District Peshawar.

21. Adnan Khan, AFC, Office of District Food Controller, District Mardan.....(Petitioners)

VERSUS.

- 1. Noor Khan (AFC BPS-14) s/o Gulfam Khan R/o Village Abdara, Ghari Taj Muhammad P.O. University of Peshawar, Tehsil and District Peshawar.
- 2. Muhammad Akbar AFC, Office of District Food Controller, District Mardan.
- 3. Muhammad Saleem Iqbal AFC, Office of Rationing Controller, Peshawar.



DFC BR- 17 NOW)

5. Director Food, Khyber Pakhtunkhwa, Peshawar.

- 6. Secretary to Government of Khyber Pakhtunkhwa, Food Department, Peshawar.
- 7. Secretary to Government of Khyber Pakhtunkhwa, Establishment Department, Peshawar: (Resi

.(Respondents)

CIVIL **PETITION** UNDER *ARTICLE* 212(3) OF THE CONSTITUTION ISLAMIC REPUBLIC PAKISTAN, OF1973 AGAINST THE JUDGMENT DATED 08.02.2018 OFHON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL **PASSED** PESHAWAR INSERVICE APPEAL NO.349 OF 2017

RESPECTFULLY SHEWETH

- I The points of law which arises for determination by this August Court are as under:-
 - A. Whether the learned Khyber Pakhtunkhwa Service Tribunal in his impugned judgment has laid down law which is not in consonance with the known norms of administration of civil justice especially in the matter in hand?
 - B. Whether the judgment dated 08.02.2018 of the Hon'ble Khyber Pakhtunkhwa Service Tribunal





Peshawar passed in Service Appeal No.349 of 2017 is not against law, facts and record of the case, hence untenable?

- C. Whether the views/findings of the Hon'ble Service
 Tribunal are not suffering from misconstruing the
 case in hand?
- D. Whether the impugned judgment of the Hon'ble Service Tribunal is not perverse, against the law and rules?
- E. Whether the Hon'ble Service Tribunal, while passing the judgment on 15.08.2016 in appeal No.831/2015 has not failed to apply its mind judicially and misinterpreted the Sub-para (d) added to Para-6 of Surplus Pool Policy 2001?
- F. Whether the basic surplus pool policy was not introduced in the year 2001, while the amendment made thereon, was in the year 2006, which cannot be applied with retrospective effect?
- G. Whether in all the appeals No.831/2015, 7/2017, 8/2017 and 349/2017, all the petitioners have not been impleaded and thus their seniority was affected and caused miscarriage of law?
- H. Whether the respondent No.1 an ex-cadre employee being employee of ministerial cadre in his department was not adjusted in Food Department in Executive





69)

Cadre, which is contrary to Sub-Para (c) to Para-6 of Surplus Pool Policy 2001?

- I. Whether Hon'ble Service Tribunal has miserably failed to apply its judicial mind with regard to the dictum already laid down in the judgment dated 24.11.2017 passed in Service Appeal No.7/2017 and 8/2017?
- J. Whether the petitioners have been condemned unheard by not impleading them in all the service appeals mentioned above and thus no opportunity to be heard in person has been provided?
- K. Whether the Hon'ble Service Tribunal while passing the judgment dated 08.02.2018 passed in Appeal No.349/2017 has ignored the settled principles of seniority between the promotes viz-a-viz direct recruitees of the Public Service Commission?
- L. Whether errors of law and facts are not apparent on face of the record of the present case?
- M. Points raised are important law points of great public importance.

The facts of the case is as under:-

1. That the Respondent No.1 to 3 who were working as "Mono Operator" (BPS-07) in Govt. of NWFP (now Khyber Pakhtunkhwa), printing and stationary department were rendered surplus by the respective department and were adjusted as Food Grain



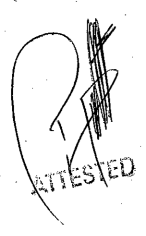


(70)

Inspector (BPS-6 in the Food Department. Likewise respondent No.4 Ex-Senior Clerk (BPS-7) of the District Coordination Officer, Mansehra, was also rendered surplus, and was adjusted as Food Grain Inspector (BPS-6) in the Food Department NWFP (Now Khyber Pakhtunkhwa).

- 2. That the surplus pool policy for declaring Government Servants as surplus and their subsequent absorption/adjustment was introduced by the Govt. of NWFP (now Khyber Pakhtunkhwa), Establishment and Administration Department (Regulation Wing) Peshawar on 08.06.2001. This service surplus pool policy issued on 08.06.2001, was subsequently reviewed on 15.02.2006, with immediate effect, by the Provincial Government where under the following sub-paras were added to the relevant Paras No.5 and 6 of the policy, which are as under:-
 - i) Sub-Para (C) (V) added to Para No.5.
 C (v) In case an employee already adjusted against a lower post is declared surplus again, he shall regain his original pay scale.
 - ii) Sub-Para (D) added to Para No.6

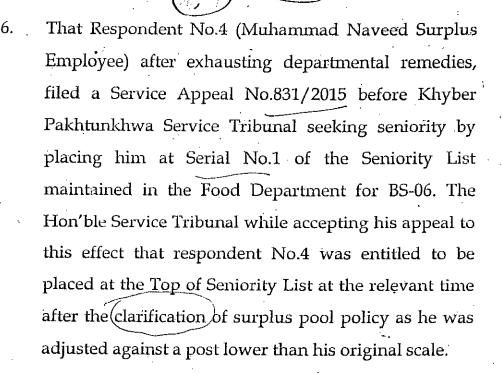
 (d) In case of adjustment against a post lower than his original scale, he shall be placed at the top of seniority list of that cadre, so as to save him from being rendered surplus again and becoming junior to his juniors.





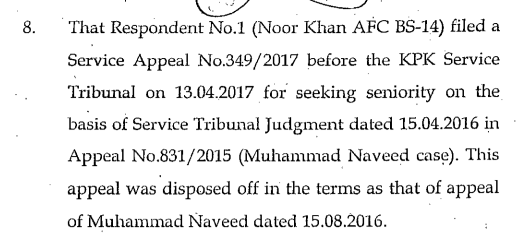
- 3. That according to Sub-Para (c) to Para 6 of surplus pool policy pertaining to fixation of seniority, respondents No.1 to 4 were adjusted and properly placed at the bottom of the final seniority list of the Food Grain Inspector BPS-6 in the Food Department as stood on 25.08.2004.
- 4. That the Service Rules prescribed for Recruitment and Appointment to various posts in food Deptt: are regulated under the North West Frontier Province (KPK) Food Deptt: (Recruitment and Appointment) Rules 1981. The method of recruitment for the post of Assistant Food Controller is as under:
 - a) 75% by promotion on the basis of seniority cum fitness from amongst FGIs and Cane Inspector with at least 5 years service as such and
 - b) 25% by initial recruitment.
- 5. That on availability of Ten (10) posts on 01-09-2013, reserved for recruitment of Assistant Food controller (BS-14) against 25% Quota by initial recruitment, respondent No.5 sent requisition before the KPK Public Service Commission. On the recommendation of KPK Public Service commission respondent No.5 appointed ten (10) Assistant Food Controller (BS-14) on 26.02.2015 who were placed in seniority list before respondent No.1 to 4 as they were promoted later to direct selectees.





That likewise Respondent No.2 and 3 (Muhammad Akbar and Muhammad Saleem Iqbal both surplus Pool Employees), also filed Service Appeal bearing No.7/2017 and 8/2017 respectively before the KPK Service Tribunal for seeking relief. Both the appeals were accepted in terms of the judgment passed in the appeal bearing No.831/2015 (Muhammad Naveed case) and Hon'ble Tribunal further directed that respondent No.2 and 3 (appellants in service appeal No.7 & 8/2017), shall still stand junior to all those persons who have been inducted as Assistant Food Controller (BS-14) by initial recruitment prior to the promotion of respondent No.2 and 3 as Assistant Food Controller on regular basis and thus seniority of the direct recruitees viz a viz respondent No.2 and 3 (promotes) in the impugned seniority list shall not be disturbed.

Called



- That in all the service appeals before the KPK Service 9. Tribunal filed by the respondents No.1 to 4 bearing No.349/2017, 07/2017, 08/2017 and respectively, the petitioners have not been impleaded in all these appeals and the seniority between the viz-a-viz selectees Public Service of violated and drastically been Commission has therefore, the fundamental rights of the petitioners have been snatched by not adopting the settled principles of seniority and caused miscarriage of law.
- 10. That the impugned orders passed in all the Service Appeals have been passed without adopting the due process of law and the petitioners were not afforded an opportunity of being heard in person and by this way their seniority rights have been adversely affected.
- 11. That the respondents surreptitiously for their ulterior motives violated the principles of *audi alteram* partem.
 - That the petitioners were not dealt with in accordance with law which is against the provisions of Article 4 of the constitution of Islamic Republic of Pakistan, 1973.



(74)

13. That the petitioner seriously aggrieved against the judgments and orders of the Khyber Pakhtunkhwa Service Tribunal Peshawar dated 08.02.2018 passed in Service Appeal No.349/2017 respectfully pray for leave to appeal to this august Court on the grounds/law points mentioned in Part-I of this petition.

It is, therefore, prayed that leave to appeal may graciously be granted against the judgment and order of the learned Khyber Pakhtunkhwa Service Tribunal Peshawar dated 08.02.2018 passed in Service Appeal No.349 of 2017.

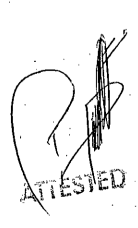
Drawn and Filed by

(HAJI MUHAMMAD ZAHIR SHAH) ADVOCATE-ON-RECORD

CERTIFICATE

Certified that no such petition has earlier filed by the Petitioners in this August Court against the impugned judgment of the Khyber Pakhtunkhwa Service Tribunal Peshawar.

Advocate-on-Record.







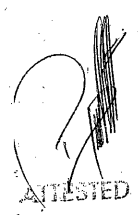
IN THE SUPREME COURT OF PAKISTAN (Appellate Jurisdiction)

CPLA NO. ______/2018

- 1. Director Food, Khyber Pakhtunkhwa, Peshawar
- 2. Secretary to Government of Khyber Pakhtunkhwa, Food Department, Peshawar
- 3. Secretary to Government of Khyber Pakhtunkhwa, Establishment Department, Peshawar

--PETITIONERS

VERSUS



Noor Khan (AFC BPS-14) S/o Gulfam Khan R/o Village Abdara, Ghari Taj Muhammad P/o University of Peshawar Tehsil & District Peshawar

RESPONDENT

CIVIL PETITION FOR LEAVE TO APPEAL UNDER ARTICLES 212(3) OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973 AGAINST THE IMPUGNED JUDGMENT/ ORDER OF LEARNED KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR DATED 08/02/2018 IN SERVICE APPEAL NO.349/2017

RESPECTFULLY SHEWETH

The substantial questions of law of general public importance and grounds, inter alia, which falls for determination of this august Court are as under:-

- 1. Whether the impugned judgment and order of the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar suffers from material illegality, factually incorrect and require interference by this august Court?
- 2. Whether the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar has properly and legally exercised its jurisdiction in the matter in hand?



- 3. Whether the impugned judgment and order of the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar is in utter violation of section 8 of the civil Servant act r/w rule 17 of Appointment, Promotion and Transfer Rules,1989?
- Whether the claim of respondent is in utter disregard of surplus pool policy as the respondent was adjusted under the surplus pool policy in the Food Department in 2004 wherein only protection was given to his salary and not to seniority?
- 5. Whether the respondent was much later on promoted to the post of AFC on the regular seniority list which was circulated properly among all the employees?
- Whether the respondent had remained silent on his seniority since 2004 till 2016 and now legally debarred from agitating the cause of 2004 in 2016?
- 7. Whether the appeal of respondent regarding the seniority of 2004 is barred bytime and not maintainable in the eyes of law?
- Whether the respondent is entitle for the benefits of mentioned judgment as there are numerous employees who had not been impleaded in the case of Muhamamd Naveed Khan?
- 9. Whether the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar has properly construed the record and material in its true perspective?
- Whether the impugned judgment and order is very much vague and does not disclose the actual dispute or having any discussion on the question /point involved in the matter?

FACTS

II- Facts relevant to the above points of law, inter alia, are as under:-





That the respondent was initially the employee of Khyber Pakhtunkhwa Printing and Press Department in BPS-07 and was declared surplus.

- 2. That the respondent was adjusted in the Food Department as Food Grain Inspector in BPS-6 under the surplus pool policy wherein only protection has been given to his salary.
- 3. That the respondent post of Food Grain Inspector was up-graded from time to time and lastly the respondent was in BPS-09 as Food Grain Inspector.
- 4. That in the year 2015 some disciplinary proceedings were initiated against the respondent wherein the respondent was suspended and an enquiry was initiated against him and on the conclusion of enquiry and personal hearing the respondent was awarded minor penalty of censure on 22/8/2016 and later on was promoted to the post of AFC in BPS-14.
- 5. That the seniority from 2016 was challenged by one Muhammad Naveed whose appeal was accepted by the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar and ordered to revise the seniority from 2016.

That the respondent did not challenge the seniority of 2004 till the filling of the instant appeal and after the revision of seniority list from 2016 the respondent filed departmental appeal which was rejected.

That the respondent then filed service appeal No.349/2017 before the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar wherein comments was called from the petitioners which were filed accordingly.

8. That the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar accepted and allowed the service appeal of respondent vide judgment and order dated 8/2/2017.

That the petitioners being aggrieved from the impugned judgment/order of the Honble Khyber Pakhtunkhwa Service Tribunal, Peshawar dated 08/02/2018 in Service Appeal No.349/2017 prefer this CPLA before this august Court.

That the petitioners seek leave to appeal against the impugned judgment and order of the Honble Khyber Pakhtunkhwa Service Tribunal, Peshawar dated 08/02/2018 in Service Appeal No.349/2017.

It is, therefore, prayed that on acceptance of this petition, leave to appeal against the impugned judgment and order of the Honble Khyber Pakhtunkhwa Service Tribunal, Peshawar dated 08/02/2018 in Service Appeal No.349/2017 may graciously be granted.

(Mian Saadullah Jandoli) Advocate-on-Record Supreme Court of Pakistan For Government

NOTE:

Learned Advocate General, KPK/ Addl. AG /State Counsel shall appear at the time of hearing of this petition.

ADDRESS

Office of the Advocate General, KPK, High Court Building, Peshawar. (Telephone No.091-9210119, Fax No.091-9210270)

<u>CERTIFICATE</u> Certified that no such petition has earlier been filed by Petitioners/Government against the impugned judgment mentioned above.

Advocate-On-Record



THE SUPREME COURT OF PAKISTAN (APPELLATE JURISDICTION)

PRESENT: MR. JUSTICE MIAN SAQIB NISAR, HCJ

MR. JUSTICE FAISAL, ARAB MR. JUSTICE MUNIB AKHTAR

CIVIL PETITIONS NO.264-P AND 1676 OF 2018 (Against the judgment dated 8.2.2018 of the KPK Service Tribunal, Peshawar passed S.A.No.349/2017).

Director Food K.P. Peshawar and others Vs. Noor Khan

In C.P.264-P/2018

Syed Wazir Shah etc. Vs. Noor Khan and others

In C.P.1676/2018

For the petitioner(s):

Barrister Qasim Wadood, Addl.A.G. KPK (In C.P.264-P/2018)

Mr. Abdul Hameed, ASC (In C.P.1676/2018)

For the respondent(s):

Mr. M. Ijaz Khan Sabi, ASC

(In C.P.264-P/2018)

Mir Adam Khan, AOR (In C.P.1676/2018)

Date of hearing:

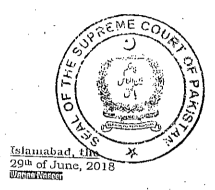
29.6.2018

ORDER

MIAN SAQIB NISAR, CJ.- The petitioners were a necessary party because they would certainly be affected by the judgment of the learned Tribunal. The learned Tribunal was apprised that they should be made a party and given an opportunity of hearing but this request was unreasonably declined. Therefore, the impugned judgment cannot be sustained as they have been condemned unheard. Resultantly, these petitions are converted into appeals and allowed, the impugned judgment is set aside and the matter is remanded to the learned Tribunal to implead all those who would be affected by the decision of the Tribunal and pass a fresh decision after giving them an opportunity of hearing. As there is seemingly a conflict between two judgment-

> Court Associate Supreme Court of Pakistan Islamabad

Tribunal itself, therefore, the matter is referred to the Chairman of the learned Tribunal who shall constitute a larger Bench to resolve the conflict.



Sd/= Mian Saqib Nisar, CJ Sd/= Paisal Arab, J Sd/= Munib Alchtar

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ATTESTED



BEFORE THE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL, PESHAWAR.

Anenute

Noor Khan (AFC)

VERSUS

The Director Food Khyber Pakhtunkhwa and others

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4.	Copy of the office order/adjusted as Inspector in Food Department	В	34-35						
5.	Copy of 2001 Government Policy of Surplus and 2006 Amendment	С	36-41						
6.	Copy of the impugned seniority list of DFC dated: 17.08.2018 as well as other lists of Food Grain Inspector	D	42-56						
7.	Copy of the judgment of this Honorable Tribunal dated: 15.08.2016 (Appeal No.831/2015)	E	57-62						
8.	of the impugned revised seniority list (AFC) of the year, 2016, Departmental Appeal and impugned regretted order dated: 06.04.2017	F	63-65						
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13.	Copy of the Minutes of the Meeting of DPC dated: 27.08.2018 along with relevant records	K	102-104						
	Copy of Cary of nonfication and Sessite rule 4 AFC along while halowest Record	L	105-109						
15.	Power of Attorny	/	110						

Petitioner Through

PS-700/- deposited as Proviss fee for the implemental ourspordents of So. 25 to 38,

Taimur Haider Khan Advocate High Court Off: 37th, 2nd Floor, Malik Tower, Peshawar Celi No.0346-9192561



BEFORE THE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL, PESHAWAR.

Amended Appeal as per order dated: 27.12.2018 of this Honorable Tribunal in (Appeal No.349/2017)

Noor Khan (AFC BPS-14) S/o Gulfam Khan R/o village Abdara, Garhi Taj Muhammad, P/o Peshawar University, Tehsil and District, Peshawar.

..... Appellant

VERSUS

- 1. The Director Food Khyber Pakhtunkhwa, Peshawar.
- Secretary to Government of Khyber Pakhtunkhwa,Food Department, Peshawar.
- 3. Secretary to Government Khyber Pakhtunkhwa, Establishment Department, Peshawar.
- 4. Mr. Syed Wazir Shah, AFC, Office of District Food Controller, District Battagram.
- 5. Mr. Aftab Umar Khan, AFC, Office of Rationing Controller, District Peshawar.
- 6. Mr. Muhammad Tariq, AFC, Office of District Food Controller, District Haripur.
- 7. Mr. Ansar Qayyum, AFC, Office of District Food Controller, District Mansehra.
- 8. Mr. Abdul Hafeez, AFC, Office of District Food Controller, District Charsadda.
- 9. Mr. Arshad Hussain, AFC, Office of District Food Controller, District Chitral.

- 10. Mr. Ali Asghar Khan, AFC, Office of District Food Controller, District Nowshera.
- 11. Mr. Shabir Ahmad Kha, AFC, Office of District Food Controller, District Nowshera.
- 12. Mr. Said Nawaz, AFC, Office of District Food Controller, District Chitral.
- 13. Mr. Jamshaid Khan Afridi, AFC, Office of District Food Controller, District Peshawar.
- 14. Mr. Sohail Habib, AFC, Office of District Food Controller, District Swabi.
- 15. Mr. Sheraz Anwar, AFC, Office of District Food Controller, District Swat.
- 16. Mr. Muhammad Azam, AFC, Office of District Food Controller, District Buner.
- 17. Mr. Tausif Iqbal, AFC, Office of District Food Controller, District Lakki Marwat.
- 18. Mr. Muhammad Shakeel, AFC, Office of District Food Controller, District Kohistan.
- 19. Miss Uzma Kanwal, AFC, Office of District Food Controller, District Abbottabad.
- 20. Mr. Zafar Alam Riza, AFC, Office of District Food Controller, District Chitral.
- 21. Mr. Shujaat Hussain Shah, AFC, Office of District Food Controller, District Battagram.
- `22. Mr. Hafeez Ur Rehman, AFC, Office of District Food Controller, District Peshawar.
- 23. Mr. Adnan Khan, AFC, Office of District Food Controller, District Mardan.
 - Mr. Aman Khan, AFC, Office of District Food Controller, District Tank.

- 25. Muhammad Zubair, DFC, Employee of Food Department, Khyber Pakhtunkhwa.
- 26. Mehmood Ur Rehman, DFC, Employee of Food Department, Khyber Pakhtunkhwa.
- 27. Fazli Bari, DFC, Employee of Food Department, Khyber Pakhtunkhwa.
- 28. Salah ud Din, DFC, Employee of Food Department, Khyber Pakhtunkhwa.
- 29. Muhammad Arshad, DFC, Employee of Food Department, Khyber Pakhtunkhwa.
- 30 Kifayat Khan, DFC, Employee of Food Department, Khyber Pakhtunknwa.
- 31. Hasham Khan, DFC, Employee of Food Department, Khyber Pakhtunkhwa.
- 32. Sher Fayaz Khan, DFC, Employee of Food Department, Khyber Pakhtunkhwa.
- 33. Adil Badshah, DFC, Employee of Food Department, Khyber Pakhtunkhwa.
- 34. Shad Muhammad, DFC, Employee of Food Department, Khyber Pakhtunkhwa.
- 35. Shewaz Tariq, DFC, Employee of Food Department, Khyber Pakhtunkhwa.
- 36: Muhammad Nawab, DFC, Employee of Food Department, Khyber Pakhtunkhwa.
- 37. Muhammad Hayat Khan, DFC, Employee of Food Department, Khyber Pakhtunkhwa.
- 38. Kashif Ihsan, DFC, Employee of Food Department, Khyber Pakhtunkhwa.

..Respondents



BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR.

Service Appeal No. 349/2017

Date of Institution

... 13.04.2017

Date of Decision

... 15.07.2021



Noor Khan (AFC BPS-14) son of Gulfam Khan R/O Village Abdara, Ghari Tajik Muhammad Post Office University of Peshawar, Tehsil and District, Peshawar.

... (Appellant)

VERSUS

Director Food, Khyber Pakhtunkhwa, Peshawar and 37 others.

(Respondents)

Mr. TAIMUR HAIDER KHAN,

Advocate

--- For appellant.

MR. RIAZ AHMED PAINDAKHEL,

Assistant Advocate General

For official respondents.

Mr. ABDUL HAMEED,

Advocate

For private respondents.

MR. SALAH-UD-DIN

MS. ROZINA REHMAN

MR. ATIQ-UR-REHMAN WAZIR

MEMBER (JUDICIAL)

MEMBER (JUDICIAL)

MEMBER (EXECUTIVE)

JUDGMENT:



TTESTED

SALAH-UD-DIN, MEMBER:-

Precise facts forming the background of the instant service appeal are that the appellant was serving as Mono Operator (BPS-07) in the Government Printing and Stationary Department Peshawar. In view of Government Surplus Pool Policy 2001, the appellant was

adjusted as Food Grain Inspector (BPS-06) in the Food

Department in the year 2004. The appellant was then promoted as Assistant Food Controller in the year 2016. One Muhammad Naveed, who was serving as Senior Clerk (BPS-07) in the office of Deputy Commissioner Mansehra was also declared surplus and was adjusted in the Food Department in BPS-06 in the year 2006, however like the appellant, he was also placed at the bottom of the seniority list of the officials of BPS-06. The said Muhammad Naveed was also promoted as Assistant Food Controller in the year 2016. In order to gain his proper position in the seniority list, Muhammad Naveed filed Service Appeal bearing No. 831/2015 before this Tribunal, which was allowed vide judgment dated 15.08.2016 and directions were issued to the department to place him at the top of seniority list of BPS-06 in the year 2006, when he was adjusted in the Food Department. In pursuance of the aforementioned judgment, a revised seniority list was issued in the year 2016, wherein Muhammad Naveed was placed at the top of the seniority list. The appellant being adjusted in the same department in the year 2004, claimed seniority on the same yardstick, adopted for giving seniority to Muhammad Naveed, however his departmental appeal was rejected vide order dated 06.04.2017, therefore, approached this Tribunal through filing of service appeal for redressal of his grievance.

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TESTED

2. It is pertinent to mention herein that the instant appeal was initially allowed by this Tribunal vide judgment dated 08.02.2018, however the same was challenged before august Supreme Court of Pakistan through filing of Civil Petitions No. 264-P and 1676 of 2018, which were allowed vide order dated 29.06.2018. The relevant portion of the order is reproduced as below:-

"Resultantly, these petitions are converted into appeals" and allowed, the impugned judgment is set-aside and the matter is remanded to the learned Tribunal to implead all those who would be effected by the decision of the Tribunal and pass a fresh decision after giving them an opportunity of



hearing. As there is seemingly a conflict between two judgments of the learned Tribunal itself, therefore, the matter is referred to the Chairman of the learned Tribunal who shall constitute a Larger Bench to resolve the conflict".

- 3. During the post remand proceedings, the appellant submitted amended appeal by impleading private respondents No. 4 to 38, who are employees of Food Department. The official as well as private respondents contested the appeal by way of submitting respective replies.
- Learned counsel for the appellant has argued that this Tribunal, while deciding the Service Appeal of Muhammad Naveed has held him entitled to the desired seniority position in the seniority list, in light of sub para (d) of para-6 of Surplus Pool Policy 2001; that the judgment passed by this Tribunal in favour of Muhammad Naveed has attained finality and in view of judgment of august Supreme Court of Pakistan, reported as 1999 SCMR 1, the department was required to have treated the appellant at par alongwith the said Muhammad Naveed as well as other similarly placed employees; that Muhammad Naveed was adjusted in the year 2006 while the appellant has been adjusted in the year 2004, therefore, the appellant would have ranked senior even to Muhammad Naveed, in case the department had granted due seniority to the appellant in the year 2006; that in view of numerous rulings of worthy superior courts, the appellant was not even required to file any departmental or service appeal for redressal of his grievance, as it was the duty of the department to have extended the benefits of judgment of Muhammad Naveed's case to all similarly placed employees; that the department has maliciously deprived the appellant of his due seniority for the purpose of extending benefit to its blue eyed employees. ·

5. Mr. Abdul Hameed, Advocate, representing the private respondents, has argued that the appellant was adjusted in the Food Department in the year 2004 and as per the prevalent Surplus Pool Policy 2001, the appellant was rightly

<u>)./.</u>

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placed at the bottom of seniority list of officials of BPS-06; that the appellant is seeking seniority on the basis of amendment made in the Surplus Pool Policy on 15.02.2006, however the said amendment is having no retrospective effect, therefore, the appellant cannot claim seniority on the basis of the said amendment; that the case of the appellant is distinguished from that of Muhammad Naveed and is identical to the case of other employees namely Muhammad Akbar and Muhammad Saleem Iqbal, who alongwith the appellant were adjusted in the year 2004; that in its judgment rendered in the appeals of Muhammad Akbar and Muhammad Saleem Iqbal, this Tribunal has though extended the benefits of Muhammad Naveed case to the said employees, however it was held that they should be placed junior to all those AFCs, who were directly recruited prior to the promotion of Muhammad Akbar and Muhammad Saleem Iqbal; that the department while following the judgment rendered by this Tribunal in the appeals of Muhammad Akbar and Muhammad Saleem Iqbal, had issued seniority list, wherein the appellant as well as the said employees were rightly placed juniors to the direct recruits; that the amended appeal filed by the respondents is in contravention of the remand order passed by the august Supreme Court of Pakistan as the appellant has changed cause of action and has also impleaded certain employees, who are not at all necessary parties in the instant appeal; that the appellant has been treated in accordance with law by placing him at due position in the seniority list, therefore, his appeal is liable to be dismissed.

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- 6. Mr. Riaz Ahmed Paindakhel, Assistant Advocate General, representing the official respondents, adopted the arguments advanced by the learned counsel for private respondents.
- Arguments heard and record perused.
- 8. The controversy between the parties is with regard to seniority. In order to appreciate the matter in a proper perspective, para-6 of Surplus Pool Policy issued by the Establishment and Administration Department (Regulation

(89)

Wing) vide Notification dated 08.06.2001, is reproduced as below:-

"06. FIXATION OF SENIORITY

The interse seniority of the surplus employees after their adjustment in the various departments will be determined according to the following principles:-

- (a) In case a surplus employee could be adjusted in the respective cadre of his parent department, he shall regain his original seniority in that cadre.
- (b) In case, however, he is adjusted in his respective cadre but in a department other than his parent department, he shall be placed at the bottom of the seniority list of that cadre.
- (c) In case of his adjustment against a post in corresponding basic pay scale with different designation/nomenclature of the post, either in his parent department or any other department, he will be placed at the bottom of the seniority list.

<u>NOTE;</u>

In case the officer/official declines to be adjusted/absorbed in the above manner in accordance with the priority fixed as per his seniority in the integrated list, he shall lose the facility/right of adjustment/absorption and would be required to opt for premature retirement from Government service.

Provided that if he does not fulfill the requisite qualifying service for premature retirement he may be compulsorily retired from service by the competent Authority."

9. A perusal of the above-mentioned reproduced para-6 sub-para (c) of the policy letter dated 08.06.2001 would show that in case of adjustment of a surplus employee against a post in corresponding basic pay scale with different designation/nomenclature of the post, was to be placed at the bottom of seniority list. It is no where mentioned in the said para-6 that an employee is to be placed at the bottom of the

seniority list even if he is adjusted against a post lower than his original scale. It appears that it was in this backdrop that through subsequent Circular dated 15.02.2006, issued by Establishment and Administration Department (Regulation Wing), sub-para (d) was added to para-6 of the original policy issued vide Notification dated 08.06.2001. The added sub-para (d) of para-06 is reproduced as below:-

"In case of adjustment against a post lower than his original scale, he shall be placed at the top of seniority list of that cadre, so as to save him from being rendered surplus again and becoming junior to his juniors."

10. The subsequent Circular dated 15.02.2006, was actually issued with a view to remove the anomaly, therefore, the appellant could legally claim his seniority on the basis of the same. If it is presumed that the effect of subsequent circular is to be considered prospectively, then an employee otherwise junior to the appellant, if adjusted against a lower post after the issuing of the subsequent circular dated 15.02.2006, would be placed senior to the appellant.

An effort was made by the learned Assistant Advocate General as well as learned counsel for private respondents to distinguish the case of Muhammad Naveed from that of the appellant on the ground that Muhammad Naveed was adjusted in the year 2006, therefore, he was given the benefit of subsequent circular issued on 15.02.2006. A perusal of the record would, however, show that the said Muhammad Naveed was adjusted on 26.01.2006, while the subsequent circular was issued on 15.02.2006. It is thus clear that both the appellant as well as Muhammad Naveed were adjusted in the Food Department after the issuance of subsequent Circular dated 15.02.2006 and on this touchstone, Muhammad Naveed case was on the same footing as that of the appellant. The appellant was thus also entitled to the same benefit as granted to Muhammad Naveed by this Service Tribunal in Service Appeal bearing No. 831/2015 decided on 15.08.2016 and the department was required to have placed the appellant at the

<u>)./.</u>

Service Patricular Service Peshanar

top of seniority list pertaining to the year 2004, in which the appellant was adjusted in the Food Department. August, Supreme Court of Pakistan in its judgment reported as 2009 SCMR 1 has graciously held as below:-

"We have considered the arguments of both the parties and have gone through the record and proceedings of the case in minute particulars. The matter has already been decided by this Court in the case of Mst. Naseem Akhtar (supra), and it has been held that the appointment orders of the respondents as PTC Teachers were genuine. It was held by this Court in case of Hameed Akhtar Niazi v. The Secretary, Establishment Division, Government of Pakistan and others 1996 SCMR 1185 that if a Tribunal or this Court decides a point of law relating to the terms and conditions of a civil servant who litigated, and there were other civil servants, who may not have taken any legal proceedings, in such a case, the dictates of justice and rule of a good governance demand that the benefit of the said decision be extended to other civil servants also, who may not be parties to that litigation instead of compelling them to approach the Tribunal or any other legal forum. This view were reiterated by this Court in the case of Tara Chand and others v. Karachi Water and Sewerage Board, Karachi and others 2005 SCMR 499 and it was held that according to Article 25 of the constitution of Islamic Republic of Pakistan, 1973, all citizens are equal before law and entitled to equal protection of law." -

<u>).../.</u>

ATTESTED

12. In the judgment delivered by this Tribunal in the case of Muhammad Naveed, no condition of placing him as junior to direct recruits was imposed, while in the later common judgment, delivered by this Tribunal in the service appeals of Muhammad Akbar and Muhammad Saleem Iqbal, the benefit of Muhammad Naveed's case was though extended to them, however it was directed that the direct recruits should be placed senior to them. It appears that the logic behind the earlier judgment was based on the principles that had Muhammad Naveed been placed at the top of the seniority list



of BPS-06 in the year 2006, then he would have been promoted prior to the direct recruits that is why the Tribunal did not put the condition of placing Muhammad Naveed as junior to the direct recruits. While going through the subsequent judgment, it appears that this Tribunal had over looked this aspect of the matter that had the appellant Muhammad Akbar and Muhammad Saleem Iqbal were given due seniority in the year 2006, then they would have been promoted prior to the direct recruits, who were appointed through initial recruitment in the year 2015.

- 13. In its remanding order, august Supreme Court of Pakistan has held that the Tribunal shall implead all those who would be affected by the decision of the Tribunal and shall pass a fresh decision after giving them an opportunity of hearing. The contention of learned counsel for the respondents that unnecessary parties have been impleaded as respondents is, therefore, misconceived and thus not tenable.
- 14. In light of the above discussion, the appeal in hand is allowed and the respondents are directed to grant seniority to the appellant by considering him at the top of concerned seniority list pertaining to the year 2004, with all back benefits. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 15.07.2021

(SALAH-UD-DIN) MEMBER (JUDICIAL)

(ROZINA REHMAN) MEMBER (JUDICIAL)

be ture copy

A WAVER

TO DAKHUNKHWA

TO Tribunal

TIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE)

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Annua :

TENTATIVE SENIORITY LIST OF ASSISTANT FOOD CONTROLOLERS (BS-16) IN FOOD DIRECTORATE, DIVISIONAL AND DISTRICT OFFICE OF FOOD DEPARTMENT KHYBER PAKHTUNKHWA PESHAWAR AS IT STOOD ON 07-02-2022

1,	Name of Govt Servent Mr. Tausif lobel	Qualification	Date of birth	Domicie	Date of entry in to Govt service	Oats of appointment to the post of FGU Cane Inspector	Dete of appointment to the present post	Method of recruitment	Date of supersinuation
2.	Muhammad Shakeel	MBA	01.10.1987	Karak	07.08.2015	07,08,2015	07.08.2015	By hillial recruitment	VIE 80 years
3.	Miss Uzma Kararai	MA	10.04.1984	Abbottsbad.	07.08.2015	07.08.2015	07.08.2015	By initial recruitment	30.09 2047
4.	Mr. Zufor Alam Riza	MA -	03.12.1990	Abbettahad.	07.08.2015	07,08,2015	07.08.2015	By initial recruitment	09.04.2044
5,	Mr. Shuisat Hussain Shah	M.Sc(Honr)	03.01.1987	Chitral	07.08.2015	07,08.2015	07.09.2015	By initial recruitment	02.12.2050
6.	Mr. Haleez-ur Reteman	BA	07.04.1987	Mensehne	07.08.2015	07.08.2015	07.08.2015	By initial recruitment	02.01.2047
7.	Mr. Muhammad Salim	MLA Pot Science	18.04.1984	Dir Lower	07.08.2015	07.08.2015	07.08.2015	By Initial recruitment	06.04.2047
8.	Mr. Gutab Gut	MA Pat Science	18.04.1965	Nowshere	14.07.1993	17.06.2005	22-04-2016	By Promotion	17.04.2044
9.	Mr. Muhammad Khalld	FA SCIENCE	01,02,1987	Karak	14,07,1993	17.06.2005	22-04-2016	Ov Promotion	17.04.2025
10.	Mr. Usman Khan	BA	02.06.1973	Poshawar	04.03.2008	04-03-2008	22-04-2016	By Promotion By Promotion	31.01.2027
11.	Mr. Muhammad Shoalb	FA	01-01-1975	Cir	03-11-2008	03-11-2008	22-04-2016	By Promotion	01.05.2033
12.	Mr. Amild Khan	Matric	11.04.1968	Mansehra	04.07.1993	05-11-2008	22-04-2016		31.12.2035
13.	Mr. Mohammad Zubair	MADIC .	05.01.1975	Malakand	15.08.1983	05-11-2008	22-04-2016	By Promotor	10.04.2026
14.	Mr .Salf All Shah	B.Sc	21.09.1970	Marden	16.08.1993	12-01-2009	22-04-2016	By Promotion	04.01.2035
15.	Mr. Aurangzeb Khen		03.03.1989	Kohat	19.08.1993	12-01-2009	22-04-2016	By Promotion	20.09.2030
16.	Syed Wasim Shah	F.A F.Sc	12-05-1971	Bennu	27-04-1997	12-01-2009	28-11-2018	By Promotion	02.03.2029
17	Muhammad Rashid Secod	B.A	15-02-1987	Kohet	13-08-2009	13-08-2009	22-04-2016	By Promotion	11-05-2031
18.	34r. Attauliah	Metric	15.03.1974	D.J.IChars	ZZ.05.1995	26-12-2009	22-04-2016	By Promotion	14-02-2047
19.	Mr. Ashtaq Khan	B.A	02-04-1978	Dir Lower	22-06-1995	26-12-2009	28-11-2016	By Prometion	14.03.2034
20.	Mr. Riaz Ahmad	MA -	25.03.1977	Merden	22.05.1996	26-12-2009	04-08-2016	By Promotion	01-04-2038
21.	Mr. Aleeq-ut Rehmen	BA	01,03,1968	Chitral	02.05,1995	26-12-2009	04-08-2018	By Promotion	24.03.2037
22	Mr. Qazi Bital	FA	01.05.1977	M/Agency	03.05,1995	28-12-2009	04-08-2018	By Promotion	28.02.2028
	Mr. Lal Backe	8.A	15-04-1969	Abbottshad	08-08-1995	26-12-2009	28-11-2016	8y Promo šon	30.04,2037
	Mr. Fakhar Zaman		09.04.1988	Marden	08-12-2016			By Premoters	14-04-2029
	Mr. Rehmat Wall	FA	22.04.1971	S.Waziristan	03,08,1992	26-12-2009	08-12-2016	By initial recruitment	08.04.2049
	Mr. Ghulam Rasoci	FA	10,06,1963	Chitral	18.12.1981	26-12-2009	10-01-2017	Sy Promotion	21.04.2031
	Mohammad Zahir Shah	Mairic	10-04-1963	Chitral	23.04.1983	28-12-2009	23-05-2017	By Promoton	09.08.2023
	Mr. Abidullah Jan	FA	10.12.1965	Chitral	01.09.1985	08-04-2010	23-05-2017	By Promotion	09-04-2023
	Mr. Welid Au	Matric	29.11.1584	Novshera	08.05.2004	08-04-2010	23-05-2017	By Promoton	09-12-2025
		Matric	16.02, 1981	Nowshara	06.05.2004	08-04-2010	12-04-2018	By Promotion	28.11.2044
31.		D.Com	07-04-1984	FR Samu	18-04-2010	18-04-2010	23-05-2017	By Promoton	17.02.2041
		ВА	26-03-1970	Mansehra	15-01-2009	14-04-2010	19-09-2017	By Promoten	08-04-2044
		BA	15-11-1967	Charsadda	13-05-2010	14-05-2010	19-09-2017	By Promotion	25-03-2030
34.		BA	25-12-1983	Peshawar	13-05-2010	14-05-2010	19-09-2017	By Promotion	14-11-2017
		FA	04.04.1977	Manselva	08.05.2003	14-08-2010	19-09-2017	By Promoton	24-12-2043
	dr. Arif ur Rehman	BS (Hons) Geology	06-06-1991	Karek	01-08-2014	20-10-2010	10-10-2017	By Promotion	03.04.2037
36. I	W. Sar ur Keninan	MBA	02-01-1990	Bannu	18-03-2019	01-08-2018	01-08-2018	By initial recruitment	05-06-2051
	Carnal Alarmed	N.A	01-02-1994	Charsadda	28-05-2019	- i	16-03-2018	By initial recruitment	01-01-2060
38. /	Cashir Emmercual Javed	B.A.	07-08-1897	Kohat			28-05-2021	By initial recoultment	31-01-2054
			J. 90-1047	Dentiti	28-05-2021	. 1	29-05-202	By initial manuferent	09-09-2067

KHYBER PAKHTUKKHWA PESHAWAR

83)

To,



The Secretary

Government of KP

Food Department, Peshawar

DEPARTMENTAL APPEAL/REPRESENTATION IN RESPECT OF IMPUGNED SENIORITY LIST OF ASSISTAN FOOD CONTROLLER (BPS-16) AS STOOD ON 07.02.2022 BY PLACING THE APPELLANT BELOW FROM DIRECT RECRUITS IN

THE IBID LIST OF SENIORITY

Respected Sir,

With profound veneration and respect, it is hereby in the third departmental appeal humbly submit that the undersigned again 'aggrieved from the expounded impugned seniority list (tentative) of Assistant Food Controller (BPS-16) vides dated: 07.02.2022 issued by the Directorate of Food Khyber Pakhtunkhwa

As submitted in the heading, that as per Establishment via Food Department Rules, 1981, the undersigned do fulfill the required touchstone to be permanently promoted on the ibid post of AFC in the year 2012/2013 but unfortunately instead to have regularly promotion, your good self department, purposely promoted the undersigned on acting charge basis, in the year 2013 on the ibid post of AFC. The schocking aspect of the matter is, unfortunately, the appellant was promoted regularly in the year 2016 vides dated: 22.4.2016

It is also rudimentary to bring into the kind knowledge of your good self that purposely, the food department has pensile the regular promotion since 2013 till the arrival of direct recruits in the year, 2015 by completely infringed the prima facie crystal cleared rules of having only 25 % Quota for direct Recruits.

M. Jacom

In Such a scenario, the undersigned do confront the worthy Director Food Depart with all the annexed rules and seniority but of no avail and having turned to a deaf ear all the previous appeal against all the previous seniority list of AFC. So much so, one Noor Khan, who was also placed junior from the present direct recruits but till supreme court his lis was adjudicated and finally the Honorable Larger Bench of the KP Service Tribunal has been pleased to allow his service Appeal No.349/2017 vides Judgment Dated:15.07.2021.

Keeping in view the domain of "2009 SCMR PAGE-01/1996 SCMR 1185 & 2005 SCMR 499 which depicts about Article 25 of the Constitution of Islamic Republic of Pakistan 1973 i.e. "if a tribunal or court decides a point of law relating to the terms and conditions of a civil servant who litigated, and there were other civil servants, who may not have taken any legal proceedings, in such a case, the dictates of justice and rules of governance demand that the benefit of the said decision be extended to other civil servants also, who may not be participated to that litigation instead of compelling them to approach the tribunal or any other legal forum" and requested the Food department to kindly do same relief to the undersigned and placed higher in the ibid list from the direct recruits but dilly dallying the matter and hence the instant appeal for the needful for the best administrating of justice and fair play

It will be highly obliged that if an opportunity of personnel hearing may be given to the undersigned.

18.02.2022

Yours truly

Muhammad Salim AFC

Directorate of Food Department, Peshawar

(96)

The Secretary

Government of KP

Food Department, Peshawar

DEPARTMENTAL APPEAL/REPRESENTATION IN RESPECT OF IMPUGNED SENIORITY LIST OF ASSISTAN FOOD CONTROLLER (BPS-16) AS STOOD ON 07.02.2022 BY PLACING THE APPELLANT BELOW FROM DIRECT RECRUITS IN THE IBID LIST OF SENIORITY

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18.02.2022

Gulab Gul AFC

Yours truly

Directorate of Food Department, Peshawar To,

The Secretary

Government of KP

Food Department, Peshawar

DEPARTMENTAL APPEAL/REPRESENTATION IN RESPECT OF IMPUGNED SENIORITY LIST OF ASSISTAN FOOD CONTROLLER (BPS-16) AS STOOD ON 07.02.2022 BY PLACING THE APPELLANT BELOW FROM DIRECT RECRUITS IN THE IBID LIST OF SENIORITY

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18.02.2022

Muhammad Khalid

Yours truly

Assistant Food Controller .
Directorate of Food
Department, Peshawar



The Secretary to Government of Khyber Pakhtunkhwa, Food Department Peshawar.

Subject s

APPEAL AGAINST THE SENIORITY LIST OF ASSISTANT FOOD CONTROLELR (BS-16) AS IT STOOD ON 10-09-2021

R/Sir

.

With reference to Food Directorate letter No.; 4021/ET-716 dated 13-09-2021 (Copy enclosed).

With due reverence and immense regards we the undersigned yearn to submit that having been aggrieved of the Tentative Seniority List of the Assistant Food Controller (BS016) issued by the Directorate of Food Khyber Pakhtunkhwa review appeal against the same were submitted to your worth self in the month of November, 2020 for ratification of record. However, outcome of the case have not been shared with the undersigned by the Department till date.

In this regard it is again requested that we have shown at Serial No. 24,25 and 26 of the Seniority List of AFC issued in November, 2020, whereas we were promoted on acting charge basis through Department Promotion of Directorate of Food Khyber Pakhtunkhwa, Peshawar on 31-05-2013 against vacant posts inspite of the fact that we were promoted / inducted as Foodgrain Inspectors on 17-06-2005 and 04-03-2006, so we fill full the prescribed 05 years length of service for regular promotion to the post of AFC, while our regular promotion were considered on 22-04-2016, by this way we were kept AFCs on acting charge basis till the recruitment of 09 AFCs through Public Service Commission in 2015 under 25% initial recruitment quota which is un justice.

Following the above, it is very humbly prayed to kindly decide the above cited subject appeal of the undersigned in case the same has not attained any finality as yet, likewise, we the undersigned will remain highly obliged if outcome of the same shared upon disposal of case for our personal record.

Dated ____/11/2021

Muhammad Salim AFC Now DFC Shangla (OPS)

Gulab Gul AFC Office of DFC Hangu Muhammad Khalid AFC Office of DFC Mardan

Арреа

(101)

The Seceretary to Govt: Food Department, Khyber Pakhtunkhwa, Peshawar.

Subject:. APPEAL AGAINST THE ISSUANACE OF SENIORITY LIST

Memo:.

With reference to Director Food Khyber Pakhtunkhwa issuance of tentative seniority list of AFCs vide his office letter No.4486/ET-716 dated 05-11-2020.

With due reverence, it is submitted that I Mr. Gulab Gul AFC stands at S.No.25 in the instantly compiled tentative seniority list of AFCs (BS-16) in Food Directorate Peshawar. In this regard, it is submitted that grave deviation from my due right had been observed in between my acting charge promotion and regular promotion to the post of AFC and consequently, I suffered grave injustice by getting a push down in the seniority list. It is elaborated for your convenience please that I was promoted on acting charge to the post of AFC through DPC in 2013 which was lying vacant by that time and I qualified the laid down criteria in all respects for the same posts. It is worth elaborating that I deserved this post by promotion in 75% departmental quota but to the utmost injustice to me, I was kept AFC on acting charge till the recruitment of 8 AFCs through KPPSC in 2015 in 25% initial recruitment quota. Subsequently, I was promoted in 75% departmental promotion quota to the post of AFC after the recruitment of 25% KPPSC initial recruitment quota. Consequently, I got a position in the seniority list below the KPPSC recruitment AFCs which is obvious injustice to the afterwards promoted. I therefore, appeal you for due place in the seniority list.

Assistant Food Controller Bannu

A copy is forwarded to Director Food with similar request please.

Assistant Food Controller Bannu



GOVERNMENT OF KHYBER PAKHTUNKHWA FOOD DEPARTMENT

NO.SOG/Food/1-27/2020/ Peshawar dated, the 08-12-2021

9225376

■ @FoodKPGovt

Tο

The Secretary,

Establishment Department,

Khyber Pakhtunkhwa, Peshawar.

Subject:-

APPEAL AGAINST THE SENIORITY LIST OF ASSISTANT FOOD

CONTROLLER (BS-16) AS IT STOOD ON 10-09-2021

Dear Sir,

I am directed refer to the subject noted above and to state that the appeal regarding correction of seniority list was received (copy enclosed) and the personal hearing was conducted by the Competent Authority.

- 2. Brief history of the case is that the appellants has been appointed as Assistant Food Controllers on acting charge basis vide notification dated 31/05/2013 (Flag-A) due to the reason that the Assistant Food Controllers were promoted/appointed to the post of District Food controllers on acting charge basis.
- 3. The post of the Assistant Food Controllers were vacated after the regular promotion of Assistant Food Controllers to the post of District Food Controllers in the year 2014/2015 (Flag-B), but their acting charge appointed has not been actualized and no DPC meeting was called till April, 22-2016.
- In the years 2015 the nine recommendees of Public Service Commission were appointed against the posts of Assistant Food Controllers through initial Quota of 25% (Flag-C).
- 5. The applicants/appellants submitted the instant appeal for correction and actualization, their promotion from the year 2014 and 2015 in the seniority list when the Assistant Food Controllers were promoted on regular basis in the year 2014-15.
- 6. The appeal in hand alongwith the enclosures is hereby submitted for soliciting advice that
 - i. The appeal of the applicants be rejected **OR**
 - ii. The DPC meeting may be called for consideration of their case for promotion against the promotion Quota 75% from the year 2014 and 2015.

Submitted for immediate response as per Laws/Rules, Please.

Encl: A.A.

Yours faithfully,

(MURAD AHMAD HOTI)
SECTION OFFICER (GENERAL)

Copy forwarded for information to the:-

1. PS to Secretary Food, Khyber Pakhtunkhwa, Peshawar.

(MURAD AHMAD HOTI)
SECTION OFFICER (GENERAL)

Respondente de AFCMES S. April Na 914/22 1808 باعث ترمراً نك مقدمه مندرج عنوان بالاس ابن طرف سے داسطے بیردی وجواب رای وکل کاروا ان مقام النام المعالم مقرركر كا قراركيا جا تا ہے۔ كدصا حب موصوف كومقدمدكى كل كارواكى كاكامل اختيار ، وگا۔ نيز وكيل صاحب كوراضى نامسرن وتقرر فالهنده فيصله برحلف دين جواب داى اورا قبال دعوى اور بسورت دم مری کرنے اجراءاورصولی چیک وروبیارع منی دعوی اور درخواست برسم کی تقیدیق زرایں پردستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیروی ما ڈگری میکطرفہ یا بیل کی براید گی ادرمنسوفی نیز دائر کرنے ابیل مگرانی ونظر ثانی و پیروی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ ندکور ككل ياجزوى كارواكى ك واسطهاوروكيل ما مختار قانونى كواسية بمراه يًااسينه بحبائة تقرر كالختيار موكا _اورصاحب مقررشده كومى واي جمله مذكوره بااختيارات حاصل مول محيا وراس كاساخت برواخة منظور قبول ہوگا۔ دوران مقدمہ میں جوشر چید ہرجاندالتوائے مقدمہ سے سب سے وہوگا۔ كوكى تاريخ بيشى مقام دوره بربهو ما عدے باہر موتو دكيل صاحب بابند مول مے -كميروى ند كۆركر ميں لهذا وكالت ناميكىلديا كەستدرىيى -·2022 / 1 no from John Some 15602-6763807-1