


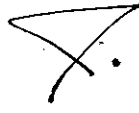
18.05.2023

Junior of learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

File to come up alongwith connected Service Appeal No. 1615/2019 on 09.08.2023 before D.B. Parcha Peshi given to the parties.

SCANNED
KPST
Peshawar
kamranullah


(Muhammad Akbar Khan)
Member (E)



(Salah-ud-Din)
Member (J)


09.08.2023

1. Learned counsel for the appellant present. Mr. Asif Masood Ali Shah learned Deputy District Attorney alongwith Faheem Khan, Assistant for the respondents present.

2. Learned counsel for the appellant requested for adjournment in order to prepare the brief. Adjourned. To come up for arguments on 05.12.2023 before D.B. P.P given to parties.

SCANNED
KPST
Peshawar
*KaleemUllah



(Fareeha Paul)
Member (E)



(Rashida Bano)
Member (J)

S.A No. 1627/2019

17.02.2023 Mr. Noor Muhammad Khattak, Advocate for the appellant present and submitted fresh Wakalatnama which is placed on file. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General alongwith Mr. Muhammad Tufail, Assistant for the respondents present.


Learned counsel for the appellant requested for adjournment on the ground that he has been freshly engaged and has not made preparation for arguments. Adjourned. To come up for arguments on 02.03.2023 before the D.B.



(Farceha Paul)
Member(F)


(Salah-ud-Din)
Member (J)

2nd Mar, 2023 Junior of learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for respondents present.

Junior to learned counsel for the appellant seeks adjournment on the ground that learned senior counsel is not available. Adjourned. To come up for arguments on 18.05.2023 before DB. PP given to the parties.


(Rozina Rehman)
Member (Judicial)


(Kalim Arshad Khan)
Chairman

27.09.2022

Junior to counsel for appellant present.

Muhammad Riaz Khan Paindakheil learned Assistant Advocate General alongwith Bahraman ADEO and Muhammad Tufail Assistant for respondents present.

File to come up alongwith connected Service Appeal No.1615/2019 titled "Hussain Rehman Vs. Education Department" on 01.12.2022 before D.B.



(Fareeha Paul)
Member (E)



(Rozina Rehman)
Member (J)

01.12.2022

Junior to counsel for the appellant present.
Muhammad Adeel Butt learned Additional Advocate General alongwith Behrmand Khan Deputy Director for respondents present.

File to come up alongwith connected Service Appeal No.1615/19 titled "Hussain Rehman Vs Education Department" on 17.02.2023 before D.B.

SCANNED
K. J. T
Peshawar



(Fareeha Paul)
Member (E)



(Rozina Rehman)
Member (J)

14.04.2022

Appellant alongwith his counsel present. Mr. Naseer-Ud-Din Shah, Assistant Advocate General for the respondents present.

On 20.12.2021, my learned predecessor, while recording order sheet, observed that the respondents were afforded last opportunity for submission of written reply/comments, but they did not submit the same even till 20.12.2021. Another last opportunity was given to them to submit written reply/comments subject to cost of Rs.2000/- but again there is no written reply/comments filed by them. Vide even order it was also held that the right of reply/comments of the respondents shall be deemed as struck off in view of the above order. To come up for arguments before the D.B on 19.05.2022.

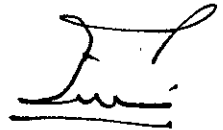


Chairman

19.05.2022

Clerk of learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

Learned Member (Judicial) Ms. Rozina Rehman is on leave, therefore, arguments could not be heard. Adjourned. To come up for arguments on 21.07.2022 before the D.B.



(Salah-ud-Din)
Member (Judicial)

21.07.2022

Junior to counsel for appellant present.

Muhammad Riaz Khan Paindakheil, learned Assistant Advocate General for respondents present.

File to come up alongwith connected Service Appeal No.1615/2019 titled "Hussain Rehman Vs. Government of Khyber Pakhtunkhwa" on 27.09.2022 before D.B.



(Fareeha Paul)
Member(E)



(Rozina Rehman)
Member (J)

20.12.2021

Counsel for the appellant and Mr. Muhammad Muhammad Adeel Butt, Addl. AG for the respondents present.

The respondents were afforded with last opportunity for submission of written reply/comments but even today they have not submitted reply/comments and seek adjournment through learned AAG. Let the respondents be afforded with another last chance subject to cost of Rs. 2000/- on or before next date with the warning that in case they fail to submit the written reply/comments and cost, their right for reply/comments shall be deemed as struck off by virtue of this order. Case to come up for arguments on 22.02.2022 before the D.B.


Chairman

22.02.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 14.04.2022 for the same as before.


Reader

30-12-2020

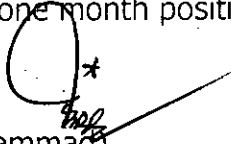
Due to summer vacation, case is adjourned to 17.3.2021 for the same as before.


Reader

17.03.2021

Counsel for the appellant and Addl. AG for the respondents present.

On 13.08.2020, the proceedings were adjourned for arguments, however, on subsequent two occasions, the matter was adjourned on the strength of Reader's Note. Learned AAG requests for time to furnish the reply/comments due to the said reason. Adjourned to 19.05.2021. On the next date arguments on the appeal shall be addressed while the respondents shall furnish the reply within one month positively.


(Mian Muhammad)
Member (E)


Chairman

19.5.21

Due to COVID 19, the case is adjourned to 10.9.21, for the same.

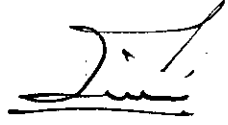

Reader

10.09.2021

Clerk of counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

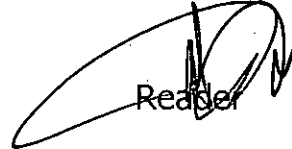
Clerk of counsel for the appellant stated that learned counsel for the appellant is unable to attend the Tribunal today due to strike of Lawyers. Adjourned To come up for arguments before the D.B. on 20.12.2021.


(ATIQ-UR-REHMAN WAZIR)
MEMBER (EXECUTIVE)


(SALAH-UD-DIN)
MEMBER (JUDICIAL)

28.10.2020.

Proper D.B is on Tour, therefore, the case is
adjourned for the same on 30.12.2020 before D.B.


Reader

13.04.2020


Due to public holiday on account of COVID-19, the case is adjourned to 07.07.2020 for the same. To come up for the same as before S.B.


Reader

07.07.2020

Counsel for the appellant present.

Mr. Kabir Ullah Khattak learned Additional Advocate General for the respondents present and seeks time to submit comments. Last chance is given for submission of reply as well as for reply to application for suspension of notification, on 13.08.2020 before S.B


Member (J)

13.08.2020

Counsel for the appellant present. Nemo for the respondents.

Despite last opportunity, the respondents have not furnished the requisite reply/comments. The matter is, therefore, posted to D.B for arguments on 28.10.2020.


Chairman

03.01.2020

Appellant present in person.

On the strength of admitting note dated 04.12.2019 handed down in Service Appeal No. 1058/2019, instant appeal is admitted to regular hearing subject to all just exceptions. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 27.01.2020 before S.B.

Appellant Deposited
Security Process Fee
13/1/20


Chairman

27.01.2020

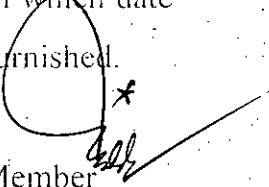
Clerk to counsel for the appellant present. Written reply not submitted. Irfan Assistant representative of the respondent department present and seeks time to furnish written reply/comments. Granted. To come up for written reply/comments on 04.03.2020 before S.B.


Member

04.03.2020

Junior to counsel for the appellant and Addl. AG for the respondents present

Learned AAG seeks time to contact the respondents and submit written reply. Adjourned to 13.04.2020 on which date the requisite reply/comments shall positively be furnished.

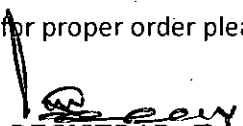


Member

Form- A

FORM OF ORDER SHEET

Court of _____

Case No.- 1625/2019

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	03/12/2019	<p>The appeal of Mr. Mujahid Farooq resubmitted today by Mr. Saadatullah Khan Tangi Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR 3/12/19</p>
2-	04/12/19	<p>This case is entrusted to S. Bench for preliminary hearing to be put up there on <u>03/01/20</u>.</p> <p style="text-align: right;"> CHAIRMAN</p>

The appeal of Mr. Barkat Ullah son of Umarzada SST GHS Sawni District Upper Dir received today i.e. on 29-07.2019 is incomplete on the following score which is returned to the counsel for the appellatant for completion and resubmission within 15 days.

- 1- Memorandum of appeal may be got signed by the appellatant.
- 2- Affidavit may be got attested by the Oath Commissioner.
- 3- Annexures of the appeal may be attested.
- ④ Copy of departmental appeal in respect of appellatant is not attached with the appeal which may be placed on it.
- ⑤ Copy of Writ Petition in respect of appellatant is not attached with the appeal which may be placed on it.
- 6- Necessary party may be made in the heading of the appeal.

No. 1337 /S.T,

Dt. 31-7-2019.


REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Saadatullah Khan Tangi Adv. Pesh.

Re-Submitted after completion



17/8/19

Objection no.4 and 5 are still stand therefore, the appeal in hand is returned again to the counsel for the appellatant for completion and resubmission within 15 days.

No. 1489 /S.T,

Dt. 23/8 /2019.

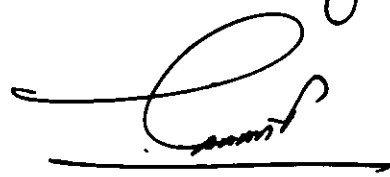

REGISTRAR

Mr.Saadatullah Khan Adv. Pesh.

Sir: Name of appellant is mentioned in
departmental order at page 26.

More over, case of appellant being identical, Judgment
in N.P. referred is applicable to the case of
appellant. Re- Submitted.

Kindly fix 30.9.2019 in the case as identical
cases have been fixed for the referred date.


20.8.19

Received by the Commission

to the Secretary to the Commission

Case No. 10/2019

for the purpose of

20/8/19

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA,
PESHAWAR

Service Appeal No. 1621 /2019

Barkat Ullah.....Appellant

Versus

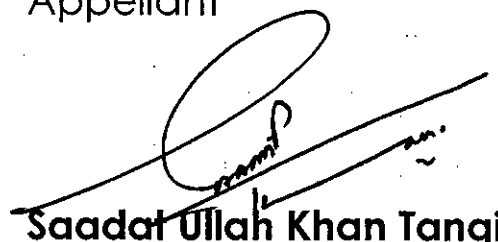
Govt. of KP through Secretary Elementary & Secondary
Education, Peshawar.....Respondent

I N D E X

S#	Description of Documents	Annex	Pages
1.	Service Appeal		1-5
2.	Affidavit		6
3.	Addresses of parties		7
4.	Copy of Appointment Letter	A	8-16
5.	Copy of Notification dt.24.07.2014	B	17-22
6.	Copy of minutes of the meeting	C	23-25
7.	Copies of departmental Appeal and Writ Petition	D & E	26-31
8.	Wakalatnama		32

Appellant

Through



Saadat Ullah Khan Tangi

Advocate High Court.
Cell No.0331-5030566

Filed 18.07.2019

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA,
PESHAWAR

Service Appeal No. _____/2019

Barkat Ullah S/o Umarzada

Appointed as SST, GHS Sawni

District Upper Dir.....**Appellant**

Versus

1. Govt. of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education, Peshawar
2. Govt. of Khyber Pakhtunkhwa through Chief Secretary Civil Secretariat, KPK Peshawar
3. Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar

.....**Respondents**

Service Appeal U/S 4 of the Service Tribunal Act, 1974 against the non consideration of the appellant for promotion to the post of SS(IT) in line with the Notification No.SO (PE)4-5/ SSRC/meeting/ 2012/teaching Cadre dated 24.07.2014 published in official gazette and the same notification be also inserted in service rules 2019 and the appellant be considered for promotion to the post of SS(IT) on the basis of having master degree in Computer Science and having at least five year service as S.S.T (General/Science)

Respectfully Sheweth:

The appellant humbly submits as under:

1. That the appellant having qualification of B.ED, Master in computer Science was appointed as S.S.T, BPS-16 vide order dated 30.11.2015. (Copy of appointment letter is Annexure "A").
2. That since his appointment till date the appellant is performing his duty to the best of his ability and has not given any chance to displeasure of his superiors.
3. That previously in the rules pertaining to the year 2014 the category of appellant i.e. Master in Computer Science was made eligible for promotion to the post of S.S BFS-17. (Copy of Notification dated 24.07.2014 is annexure "B").
4. That later on meeting of respondent was held on 10.08,2017 in which SSTs (General /Science) having M.Sc (Computer Science)/BS (Computer Science)/MIT may be given 50% quota for promotion to the post of SS(IT) B-17. (Copy of minutes of the meeting is annexure "C").

5. That the respondent in utter violation of the notification, and minutes of the meeting as aforesaid is making promotions from SSTs (General/Science) but to utter violation are not considering the appellant for the promotion to the post of S.S(IT).
6. That the respondent is bent upon not to insert the above mentioned notification in the Rules and thereby depriving the appellant from the promotion to the post of SS(IT).
7. That the appellant after exhausting departmental remedies knocked at the doors of august High Court for the redressal of his grievance but the Hon'ble High Court dismissed the Writ Petition for being non maintainable and directed the appellant to approach competent forum for redressal of his grievances. (Copies of departmental Appeal and W.P is Annexure "D" & "E" respectively).
8. That the appellant prefer the instant Appeal on the following grounds inter alia

GRUNDS:

- A. That the non-considering of the appellant for promotion to the post of SS(IT) despite having requisite qualification of M.Sc Computer Science is in clear violation of Notification dated 24.07.2014 and minutes of the meeting dated 10.08.2017.
- B. That the non-insertion of the category of M.Sc Computer Science for the purpose of promotion to the post of SS(IT) is also violative of notification and minutes of the meeting mentioned above.
- C. That the appellant is quite eligible for promotion to the post of SS(IT) according to aforesaid minutes and Notification but the respondents is bent upon to deprive the appellant from his legal rights of promotion to the post of SS(IT).
- D. That the respondent is under legal obligation to act in accordance with law.
- E. That career progress is the right of every individual under the constitution of Pakistan.
- F. That the appellant reserves the right to agitate other additional grounds at the time of hearing.

It is, therefore prayed that on acceptance of the instant appeal non-considering of appellant for to the post of SS(IT) BPS-17 may kindly be declared as illegal, without lawful authority and notification mentioned above dated 24.07.2014 be also inserted in service rules 2019 and the appellant be considered for promotion to the post of SS(IT) BPS-17 on the basis of his Master Degree in Computer Science.

Through

Appellant



Saadat Ullah Khan Tangi
Advocate High Court

Dated 18.07.2019

CERTIFICATE

No such like appeal has earlier been preferred before this Hon'ble Tribunal.

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA,
PESHAWAR

Service Appeal No. _____/2019

Barkat Ullah.....**Appellant**

Versus

Govt. of KP through Secretary Elementary & Secondary
 Education, Peshawar.....**Respondent**

AFFIDAVIT

I, Barkat Ullah S/o Umarzada Appointed as SST, GHS Sawni District Upper Dir, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Identified by


Saadat Ullah Khan Tangi
 Advocate High Court

CNIC#:

DEPONENT

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA,
PESHAWAR

Service Appeal No. _____/2019

Barkat Ullah.....**Appellant**

Versus

Govt. of KP through Secretary Elementary & Secondary
Education, Peshawar.....**Respondent**

ADDRESSES OF PARTIES

APPELLANT:

Barkat Ullah S/o Umarzada
Appointed as SST, GHS Sawni
District Upper Dir

RESPONDENTS:

1. Govt. of Khyber Pakhtunkhwa through Secretary
Elementary & Secondary Education, Peshawar
2. Govt. of Khyber Pakhtunkhwa through Chief
Secretary Civil Secretariat, KPK Peshawar
3. Director Elementary & Secondary Education
Khyber Pakhtunkhwa Peshawar

Through Appellant

Saadat Ullah Khan Tangi
Advocate High Court

Dated 18.07.2019

Dir Upper Male Appointment Order SST Adhoc 1

**Directorate of Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar**

PH No. 091-9210389, 9210938,
9210437, 9210957, 9210468
Fax 091-9210936
E-mail rafiq_kk851@yahoo.com



APPOINTMENT.

Consequent upon recommendation of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the post of Secondary School Teacher (SST Bio Chem), (SST Maths Phy), (SST General) School based in BPS-16 (Rs. 12910-1035-43960) @ Rs. 12910/- fixed plus usual allowances as admissible under the rules on adhoc basis on Contract under the existing policy of the Provincial Government, in Teaching Cadre on the terms and condition given below with effect from the date of their taking over charge.

(SST Bio Chem)

Sr	Roll No	Name	Address	Academic Marks (out of 100)	NTS Marks (out of 100)	Total Marks (out of 200)	School
1	7910101	Abdul Haseeb	Village Wari Payeen Tehsil And District Wari, CNIC No. 15702-1448599-9	71.18	59	130	GHS Sperko
2	710039	Iftikhar Anjum	Village Chumrah Katan Payeen Po Darora District And Tehsil Upper Dir CNIC No. 15701-1716301-9	70.58	58	129	GHS Kalkat
3	1510317	Muhammad Shuaib	Faujji Abad Post Office Dagai Tehsil And District Mardan CNIC No. 16101-0989745-7	66.33	61	127	GHS Bela
4	6010131	Salim Ullah	Room Number 190 Hostel Number 01 University Of Peshawar CNIC No. 15702-8470281-1	62.74	59	122	GHS Thall

(SST Maths Phy)

Roll No	Name	Address	Academic Marks (out of 100)	NTS Marks (out of 100)	Total Marks (out of 200)	School
720011	Mukhtiar Ud Din	Allama Iqbal Model School Opposite To Pso Pump Upper Dir CNIC No. 15701-0525969-9	74.17	64	138.17	GHS Rehaokot
720010	Muhammad Nawaz Khan	Dir College Of Science And Education Village Dir CNIC No. 15701-6721563-9	67.1	66	133.1	GHS Chukyatun
7020955	Umar Farooq	Village Hichkalay Post Office Chukiatun Tehsil And District Upper Dir CNIC No. 15701-9829605-7	62.57	70	132.57	GHS Pachakafu
1520391	Javid Ur Rahman	Village And Tehsil And Post Office Wari District Upper Dir CNIC No. 15702-5607809-9	65.03	63	128.03	GHS Patrak
7020943	Ali Akbar Khan	District Upper Dir Tehsil Dir Ue Darora Mohallah Shari Abad District Upper Dir CNIC No. 15701-9078517-3	62.91	65	127.91	GHS Bela
7020925	Anwar Ullah	Village Umrahui Payeen Tehsil And Post Office Wari District Upper Dir CNIC No. 15702-9888832-9	60.8	67	127.8	GHS Sperko

Dir Upper Male Appointment Order SST Adhoc 2

9

7920069	Muran Khan	Wari Daskor Payeen CNIC No. 16102-3283956-3	59.56	64	123.56	GHS Gandigar
7520445	Amin Khan	Village And Post Office Qazi Abad Katleng Road Mardan Katlang Road Mardan. CNIC No. 16101-8737096-5	57.08	66	123.08	GHS Barikot
7920051	Z. a Ullah	Tameer I Wattan Model School And College Wari Dir Upper CNIC No. 15702-4694431-1	67.12	55	122.12	GHS Patrak
7920017	Barkatullah	Village And Post Office Darora District Upper Dir Kaleem Book Seller Main Bazar Darora CNIC No. 15701-9488169-7	61.99	59	120.99	GHS Swani
7520262	Ata Ur Rahman	Village Jan Khan Kiilli Post Office Takht Bhai Mardan Takht Bhai CNIC No. 16102-8178581-5	64.78	56	120.78	GHS Thall
7920039	Muhammad Ishfaq	Village Seratai P/O Chukyatan CNIC No. 15701-7267964-5	58.43	60	118.43	GHS Ganshall

(SST General)

Sr	Roll No	Name	Address	Academic Marks [out of 100]	NTS Marks [out of 100]	Total Marks [out of 200]	School
1	7930062	Noorullah	Village Lannuda Karodara Tehsil Wari Post Office Akhagram CNIC No. 15702-0506700-9	61.02	77	138.02	GHS Pachukaly
2	7930066	Hazrat Wakab	Village Mano Bando Post Office Bibyawar Tehsil And District Dir Upper CNIC No. 15701-8164289-3	64	74	138	GMS Siasan
3	7930362	Abdullah	Mohalah Qasmaqi Vilalge Katan Payeen Post Office Dgorar Teshil Upper Dir District Upper Dir CNIC No. 15701-5496092-9	55.47	79	134.47	GHS Bela
4	7830070	Muhammad Alam	Tipu Shaheed School And College Gul Jaba Kabal Swat, CNIC No. 15702-1982148-1	57.04	77	134.04	GMS Sunnai

TERMS & CONDITIONS:

1. NO TA/DA etc is allowed.

2. Charge reports should be submitted to all concerned in duplicate.

3. Appointment is purely on temporary & contract basis initially for one year wef 1st December, 2015 to 30th Nov, 2016.

4. She should not be handed over charge if she exceeds 35 years or below 18 years of age. Age relaxation case may be submitted to competent authority.

5. Appointment is subject to the condition that the certificate/documents must be verified from the concerned authorities by the DEO (concerned), any one found producing bogus Certificate will be reported to the law enforcing agencies for further action.

6. His/her services are liable to termination on one month's notice from either side. In case of resignation without notice his one-month pay/allowances shall be forfeited to the Government.

7. Pay will not be drawn until and unless a certificate to the effect by DEO (concerned) is issued that his/her certificates are verified.

8. He/She should join his post within 10 days of the issuance of this notification. In case of failure to join the post within 10 days of the issuance of this notification, his/her appointment will expire automatically and no subsequent appeal etc shall be entertained.

9. Health and Age Certificate should be produced from the Medical Superintendent concerned before taking over charge.

10. He/she will be governed by such rules and regulations as may be issued from time to time by the Govt.

Dir Upper Male Appointment Order: SST Adhoc 3


- 11. His/her services shall be terminated at any time, in case his performance is found unsatisfactory during his/her contract period. In case of misconduct, he/she shall be proceeded under the rules framed from time to time.
- 12. His/her appointment is made on School based, He/she will have to serve at the place of posting, and His/her service is not transferable to any other station.
- 13. Before handing over charge once again their document may be checked if they have not the required relevant qualifications as per rules, they may not be handed over charge of the post.

(Muhammad Rafiq Khattak)
 Director
 Elementary and Secondary Education
 Khyber Pakhtunkhwa Peshawar

3987-93

Endst: No. / File No.2/A-14/SST/Adhoc/Apptt: Dated Peshawar the 30 /11/2015.

- Copy forwarded for information and necessary action to the: -
- 1. Accountant General Khyber Pakhtunkhwa Peshawar.
 - 2. Secretary Khyber Pakhtunkhwa Public Service Commission Peshawar.
 - 3. District Education Officers Concerned
 - 4. District Accounts Officer Concerned
 - 5. Official Concerned.
 - 6. PS to the Secretary to Govt: Khyber Pakhtunkhwa E&SE Department.
 - 7. PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar.
 - 8. M/File


 Dy: Director (Estab)
 Elementary and Secondary Education
 Khyber Pakhtunkhwa Peshawar

Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar



Notification:

Under the provision of The Khyber Pakhtunkhwa Employees of the Elementary and Secondary Education (Appointment and Regularization of Services) Act, 2018 (Khyber Pakhtunkhwa Act No.1 of 2018), and in pursuance of the Govt. of Khyber Pakhtunkhwa Notification No: SO(S/F) KSEED/3-2/2018/SITF/Contract, Dated: 16-02-2018, the Services of the following Secondary School Teachers (SST Bio Chem), (SST Maths Physics), (SST General) appointed on adhoc/Contract basis, are hereby regularized in BPS-10, on the SST posts in Teaching Cadre on the terms and condition given below with effect from the date of their appointments.

(SST Bio Chem) 2017

Sr	Roll No	Name	Address	Total Marks (out of 200)	School	Appointment order No and dated	Extension order No and dated if any
02	79100011	SALIM ULLAH	Akhgram Dir Upper, 15702-8470281-1	130.74	GHS Karkabanj	Ends No. 4878-84 Dated 28-4-2017	NA
02	79100007	IRSHAD KHAN	Usheri Dir Upper, 15701-8610124-1	125.66	GHS Ganshal	-do-	-do-
03	79100009	SHAH WALI KHAN	Wari Dir Upper, 15702-6900038-7	124.22	GHS Bandi (P)	-do-	-do-
04	77106051	ABDULLAH	Hatan Dir Upper, 15402-5289603-7	123.96	GHSS BarawalBandi	-do-	-do-
05	79100018	BADAR MUNIR	Wari Dir Upper, 15702-2842049-5	123.36	GHSS Nehag	Ends No. 2937-43 Dated 31-7-2017	-do-
06	79100012	Jamil Ullah	Bibywar Dir Upper, 15701-5710459-1	122.63	GHS Darora	-do-	-do-
07	45100089	Abdul Aziz	Wari Dir Upper, 15702-9230051-9	134.39	GHSS Nehag	Endst No. 3326-29 Dated 14/12/2017	-do-

(SST Maths Phy) 2014

Sr	Roll No	Name	Address	Total Marks (out of 200)	School	Appointment order No and dated	Extension order No and dated if any
01		Munahid Khan	Akhgaram Dir Upper 16102-5791258-5	122.16	GHSS Akhgram	Ends No. 2084-91 Dated 30-4-2014	Ends No. 4913-20 Dated 28-4-2017
02		Sarif Ullah	Wari Dir Upper, 15702-5175655-7	110.37	GHS Jatgram	-do-	-do-

2015

Sr	Roll No	Name	Address	Total Marks (out of 200)	School	Appointment order No and dated	Extension order No and dated if any
03	7920017	Barkat Ullah	Darora Dir Upper, 15701-9488169-7	120.99	GHS Sawni	Ends No. 3987-93 Dated 30-11-2015	Ends No. 6146-53 Date 30-11-2017
04	7920005	Anwar Raza	Bibywar Dir Upper, 15701-0537983-9	120.21	GHS Katan	-do-	-do-

2017

Sr	Roll No	Name	Address	Total Marks (out of 200)	School	Appointment order No and dated	Extension order No and dated if any
01	45200242	AFZAL RAHMAN	Usheri Dir Upper, 15102-8178581-5	115.60	GHS Shinkari	Endst No. 4278-84	NA

Dir Upper Male Regularization order Order SST Adhoc

(12)

Roll No	Name	Address	Total Marks [out of 200]	School	Appointment order No and dated	Extension order No and dated if any
752000323	AMIN KHAN	Wari Dir Upper, 16101-8737095-5	120.07	GHS Nehag	-do-	-do-
752000101	KHAN BASHAH	Wari Dir Upper, 17101-2167455-3	119.23	GHS Nehag	-do-	-do-
752000042	MIAM ULLAH	Chukiatan Dir Upper, 15701-0232198-1	116.13	GHS Sharmai	-do-	-do-
752000257	MIAM ULLAH	Kakao Wari Dir Upper, 15701-0271021-1	113.81	GHS Kakao	Endst No 4004-10 Dated 1/1/2011	-do-
752000062	Raza Khan	Gulandi Dir Upper, 15701-8349244-7	98.33	GHS Badarkani	Endst No. 2937-43 Dated 31/07/2017	-do-

SST General 2014

Roll No	Name	Address	Total Marks [out of 200]	School	Appointment order No and dated	Extension order No and dated if any
7930265	Ziaur Rahman	Barawal Dir 15704-9154130-5	140.84	GHS Bin Bala	Endst No. 2094-91 Dated 30/04/2014	Ends NO. 4913.20 Dated 28/04/2017
7930258	Israr Khan	Sharmai Dir Upper 15701-5608613-3	135.13	GHS Barikot	-do-	do-
	Imran Khan	Ushera Dir Upper 15702-4851064-7	131.91	GHS Jelar	-do-	do-
	Ibrar Khan	Wari Dir Upper	128.28	GHS Kattan	-do-	do-
	Saeed Khan	Dir Upper 15701-1225109-9	126.92	GCMHSS Dir	-do-	do-
79302166	Umar Khan	Sharmai Dir Upper 15701-4525403-1	125.21	GHS Ghanshal	-do-	do-

Roll No	Name	Address	Total Marks [out of 200]	School	Appointment order No and dated	Extension order No and dated if any
7930062	Noor Ullah	Wari Dir Upper, 15702-0506700-9	138.02	GHSS Pacha Kalay	Endst No. 3987-93 Dated 30/11/2015	Endst No. 6146-53 Dated 30-11-2017

Roll No	Name	Address	Total Marks [out of 200]	School	Appointment order No and dated	Extension order No and dated if any
793000698	SHOUKAT ALI	Dir Upper, 15701-1650218-3	142.47	GMS Kass Shingara	Endst No. 4378-84 Dated 28/04/2017	N/A
793000195	ROH ULLAH	Doag (P) Dir Upper, 15701-6052613-9	141.89	GMS Kilot	-do-	N/A
793000748	SHAFI ULLAH KHAN	Wari Dir Upper, 15702-8260264-5	140.44	GHS Sperko	-do-	N/A
793000710	MATI ULLAH	Kotkay Dir Upper, 15701-9847147-9	140.15	GHS Ganshal	-do-	N/A
793000649	IJAZ KHAN	Wari Dir Upper, 15702-7754555-7	138.09	GHS Matar	-do-	N/A

DISABLE QOUTA (M) SST

Roll No	Name	Address	Total Marks [out of 200]	School	Appointment order No and dated	Extension order No and dated if any
7930051	Imdad Ullah SST (G)	Shringal Dir Upper 15701-4975214-7	90.33	GHS Doag (P)	Endst No. 3837-46 Dated	Ends NO. 4913.20 Dated 28/04/2017

						21.7.2014	
02	791000102	Adnan Khan SST (Bio-Che)	Barawal Dir Upper 15704-2890697-9	118.01	GHS Ben Balq	Endst No. 2937-43 Dated 31/07/2017	N/A

TERMS & CONDITIONS:

- The regularization will not be in favour of those, who have not taken over charge or has remained absent from duty or resign from service and also not for those who are under disciplinary proceedings.
- Their services shall be governed by the Khyber Pakhtunkhwa Civil Servant Act, 1973, The Khyber Pakhtunkhwa (Appointment, Deputation Posting and Transfer of Teachers, Lecturers, Instructors and Doctors) Regularity Act, 2011 and such rules and Regulation as may be issued from time to time by the Government.
- Their pay shall be released subject to the verification of academic and professional documents/testimonial from the concerned boards/universities by the District Education Officers concerned.
- Their services will be considered regular and they shall be eligible for pension/deduction of GP Fund in terms of the Khyber Pakhtunkhwa Civil Servant Act, 1973 as amended in 2013.
- Their services are liable to termination on one month prior notice from either side. In case of resignation without notice, their one month pay/allowances shall be forfeited to the Govt.
- They shall possess the same qualification and experience required to the subject post on regular basis.
- Their regularization shall not affect the promotion quota of the existing holders of post in respective service cadre. They shall rank junior to all civil servants belonging to the same service or cadre, as the case may be, who are in service on regular basis on the commencement of the Khyber Pakhtunkhwa Employees of the Elementary & Secondary Education (Appointment and Regularization of Services) Act, 2018 (Khyber Pakhtunkhwa Act No.1 of 2018), and shall also rank junior to such other persons, if any, who, in pursuance of the recommendation of the khyber Pakhtunkhwa, Public Service Commission made before the commencement of this Act, are to be appointed to the respective service or cadre, irrespective of their actual date of appointment.
- Their seniority shall be determined on the basis of their continuous services in cadre, provided that if the date of continuous service in case of two or more employees is the same, the employee elder in age shall rank senior to the younger one.

(Farid Ahmad Khattak)

Director

Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar

No. 538/88 / File No. 25/A-14/SST/Adhoc/Apptt: Dated Peshawar the 30/08/2018.

Copies forwarded for information and necessary action to the:-

- Accounting General Khyber Pakhtunkhwa Peshawar.
- Secretary Khyber Pakhtunkhwa Public Service Commission Peshawar.

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Dir Upper Male Regularization order Order SST Adhoc

- 3. District Education Officers Dir Upper.
- 4. District Accounts Officer Dir Upper.
- 5. Officials Concerned.
- 6. PS to the Secretary to Govt. Khyber Pakhtunkhwa E&SE Department.
- 7. PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar.
- 8. M/Files.

[Signature]
 Dy: Director (Estab)
 Elementary and Secondary Education
 Khyber Pakhtunkhwa Peshawar

Alc
 22/8/18

Attested
[Signature]

Distt: Education Officer
 Male Dir Distt: Dir Upper

UNIVERSITY OF MALAKAND
PAKISTAN

Department of Computer Science & I.T.

Session: (2005-2009)

DETAILED MARKS CERTIFICATE

Name: Barkat Ullah

F/Name: Umer Zada

Reg. No: 20050010006

BS (Hons) Computer Science 4 Years

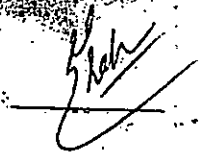
Subjects	Maximum Marks	Credit Hours	Marks Obtained			Total
			Internal	Theory	Practical	
Functional English	50	2		23		23
Fundamental of Computer	100	3	17	44	17	78
Calculus-I	100	3	17	47		64
Statistics	100	3	18	62		80
1st Term Examination February 2006 Roll No: 6 Total Marks: 350 Result Date: April 22, 2006 Obtained Marks: 245						
Islamiyat	50	3		30		30
Physics	100	3	17	32		49
Programming Concepts	100	4	17	40	19	76
Calculus-II	100	3	18	50		68
Discrete Maths	100	4	19	55		74
2nd Term Examination July 2006 Roll No: 6 Total Marks: 450 Result Date: Oct 18, 2006 Obtained Marks: 297						
Business Communication	50	3		36		36
Programming Language-I (C++)	100	4	19	40	16	75
Digital Logic Design	100	4	16	41	18	75
Data Structure	100	4	18	43	14	75
Electronics	100	4	19	49		68
3rd Term Examination February 2007 Roll No: 6 Total Marks: 450 Result Date: April 30, 2007 Obtained Marks: 329						
Pak Studies	50	3		35		35
Visual C++	100	4	18	44	16	78
Operating System	100	4	18	44	17	79
Computer Organization & Assembly Language	100	4	19	48	15	82
Database-I	100	4	18	48	18	84
4th Term Examination August 2007 Roll No: 1406 Total Marks: 450 Result Date: Oct 12, 2007 Obtained Marks: 358						
Programming Language-II (Java)	100	4	17	39	18	65
Artificial Intelligence	100	4	18	45	15	74
Software Engineering-I	100	4	18	45	17	79
Data Communication & Network	100	4	18	45	17	79
5th Term Examination March 2008 Roll No: 699 Total Marks: 450 Result Date: May 10, 2008 Obtained Marks: 301						
Numerical Analysis	50	3	16	32		48
Algebra Theory	100	3	19	41	18	84
Comp. Architecture	100	4	17	52	17	86
Network	100	4	18	53	16	87
Database-II	100	4	17	53	17	87
6th Term Examination August 2008 Roll No: 606 Total Marks: 500 Result Date: Oct 21, 2008 Obtained Marks: 392						
Object Oriented Analysis & Design	100	3	18	44	18	80
Internet Programming	100	4	17	48	18	83
Design & Analysis of Algorithms	100	3	17	51	16	84
Software Engineering-II	100	4	20	51	17	88
Computer Graphics	100	3	19	51	18	88
7th Term Examination March-April 2009 Roll No: 706 Total Marks: 500 Result Date: Aug 20, 2009 Obtained Marks: 423						
Software Project Management	100	3	15	46	16	77
Compiler	100	4	18	48	17	83
Network Strategies	100	3	15	50	18	83
Research Thesis (Software Project)	100	6		78		78
8th Term Examination Oct-Nov 2009 Roll No: 706 Total Marks: 400 Result Date: Jan 07, 2010 Obtained Marks: 321						


Result Status: Maximum Marks: 3500 Obtained Marks: 2666

Overall Percentage: 76.17 **Total Credit Hours:** 134

Examinations are subject to subsequent re-evaluation

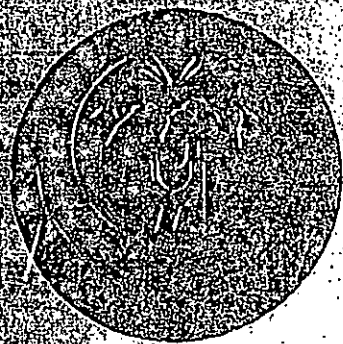
Prepared by: 

Checked by: 


Controller of Examinations
University of Malakand

UNIVERSITY OF MALAKAND
PAKISTAN

Serial No. 0482




Session 2005-2009

BARKAT ULLAH Son of UMER ZADA Registration No. 20050010006 student of Department of
Computer Science & I.T University of Malakand having passed the prescribed examination held
in Oct-NOV 2009 under Roll No. 806 is admitted to the degree of

Bachelor of Science (Honours)

in Computer Science

in First Division


Controller of Examinations

Result Declared on 07-Jan-2010

Issuance Date 16-May-2011

Countersigned


Vice Chancellor

(16)

GOVERNMENT OF KHYBER PAKHTUNKHWA
ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Peshawar, dated the 24th July, 2014.



NOTIFICATION

No.SO(PE)4-5/SSRC/Meeting/2013/Teaching Cadre:- In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Elementary and Secondary Education Department in consultation with the Establishment Department and the Finance Department hereby directs that in this Department's Notifications No.SO(G)S&LD/1-28/2003/Vol-II dated, 09-04-2004, Notification No.SO(G)S&L/1-69/06/Vol-1/DPE/LIB dated, 13-11-2007, and Notification No.SO(PE)4-5/SSRC/Meeting/2012/Teaching Cadre, dated, 13.11.2012, the following further amendments shall be made, namely:

AMENDMENTS

In the Appendix,-

- (i) Serial No. 1 shall be renumbered as 1B and before Serial No. 1B, as so renumbered, the following new entries shall be inserted in respective columns, namely:

1	2	3	4	5
1	Subject Specialist (BPS-17)	i. At least second class Master's Degree or four years BS Degree in the relevant subject; and ii. Bachelor of Education or Master of Education (Industrial Art or Business Education) or M.A Education or equivalent qualification from a recognized University.	23 to 35 years	(a) Fifty per cent by promotion, on the basis of seniority-cum-fitness, for the relevant subject from amongst the Secondary School Teachers (BPS-16), with at least five years service as such and having qualification mentioned in column No. 3. Note: If no suitable candidate is available in the relevant subject the post falling in their promotion quota shall be filled by initial

(1)

(18)

				recruitment, and (b) fifty percent by initial recruitment.
1A	Director Physical Education (BPS-17)	At least second class Master's Degree in Physical Education from a recognized University.	22-35 years	(a) Fifty percent by promotion, on the basis of seniority-cum-fitness, from amongst Senior Physical Education Teachers (BPS-16), with at least five years service as Senior Physical Education Teacher and Physical Education Teacher and having qualification mentioned in column No. 3: Provided that if no suitable person is available from amongst Senior Physical Education Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst the Physical Education Teacher with at least five years service as such as having qualification mentioned in column No. 3; Note:- If no suitable candidate is available in the relevant cadres of the above teachers, the post falling in their promotion quota shall be filled by initial recruitment; and (b) fifty percent by initial recruitment"; and

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(ii) against Serial No. 1B, as so renumbered, for the existing entries, the following shall be substituted, in respective column namely

1	2	3	4	5
1B.	Secondary School Teacher (BPS-16)	<p>I. At least second class Bachelor Degree's from a recognized University on need basis from the following groups with two subject</p> <p>(a) (Chemistry, Botany or Zoology), Or (b) (Physics, Maths "A" or "B" or Statistics) Or (c) (Humanities and other equivalent groups at degree level with English as compulsory subject;</p> <p>and</p> <p>II. Bachelor of Education or Master of Education (Industrial Art or Business Education) or M.A Education or equivalent qualifications from a recognized University.</p>	21 to 35 years.	<p>1. Seventy Five per cent by promotion, on the basis of seniority-cum-fitness, from the district concerned in the following manner</p> <p>(a) forty per cent from amongst the Senior Certified Teachers (BPS-16), with at least five years service as Senior Certified Teacher and Certified Teacher and having qualification mentioned in column No.3:</p> <p>Provided that if no suitable candidate is available from among Senior Certified Teachers for promotion then the post shall be filled by promotion on the basis of seniority-cum-fitness from amongst Certified Teachers, with at least five years service as such and having qualification mentioned in column No. 3;</p> <p>(b) four per cent from amongst the Senior Drawing Masters(BPS-16), with at least five years service as Senior Drawing Masters and Drawing Masters and having qualification mentioned in column No.3:</p>

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Senior Arabic Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Drawing Masters with at least five years service as such and having qualification mentioned in column No. 3;

- (c) four per cent from amongst the Senior Arabic Teachers(BPS-16), with at least five years service as Senior Arabic Teachers and Arabic Teachers, and having qualification mentioned in column No.3:

Provided that if no suitable candidate is available from amongst Senior Arabic Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from Arabic Teachers with at least five years service as such and having qualification mentioned in column No. 3;

- (d) four per cent from amongst the Senior Theology Teachers(BPS-16), with at least five years service as Senior Theology Teachers and Theology Teachers and having qualification mentioned in column No.3:

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Provided that if no suitable candidate is available from amongst Senior Theology Teachers for promotion, then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Theology Teachers with at least five years service as such and having qualification mentioned in column No. 3;

- (e) three per cent from amongst the Senior Qaris (BPS-16), with at least five years service as Senior Qari and Qari and having qualification mentioned in column No.3:

Provided that if no suitable candidate is available from amongst the Senior Qaris then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from Qaris with at least five years service as such and having qualification mentioned in column No. 3;

- (f) twenty per cent from amongst the Primary School Head Teachers (BPS-16), with at least seven years service as Primary School Head Teachers and Senior Primary School Teachers and Primary School Teachers and having qualification mentioned in column No. 3:

Provided that if no suitable candidate is available from amongst

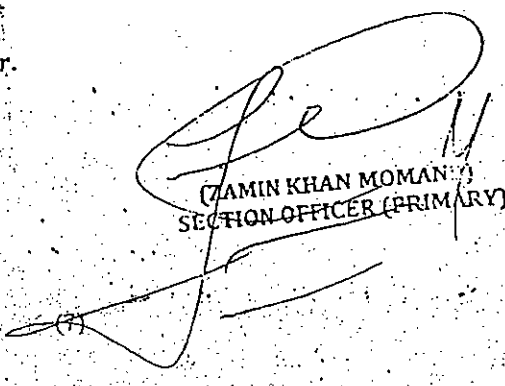
(5)

22

SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA
ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Endst : of even No & date:

1. The Secretary to Government of Khyber Pakhtunkhwa, Establishment and Administration Department Peshawar.
2. The Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar.
3. The Secretary to Government of Khyber Pakhtunkhwa, Law Department Peshawar.
4. The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.
5. The Accountant General Khyber Pakhtunkhwa Peshawar.
6. The Director, Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
7. The Director of Education (FATA) Peshawar.
8. The Director, Curriculum and Teacher Education Khyber Pakhtunkhwa Abbottabad.
9. The Director, (PITE) Khyber Pakhtunkhwa Peshawar.
10. The Director, ESRU Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
11. Manager Government Printing Press Khyber Pakhtunkhwa Peshawar.
12. The Deputy Director, EMIS (S&SE) Department Khyber Pakhtunkhwa Peshawar.
13. All District Education Officer (M&F) in Khyber Pakhtunkhwa.
14. All District Account Officer in Khyber Pakhtunkhwa.
15. All Agency Education Officer in FATA.
16. All Agency Account Officer in FATA.
17. PS to Governor Khyber Pakhtunkhwa. Peshawar.
18. PS to Chief Minister Khyber Pakhtunkhwa. Peshawar.
19. PS to Chief Secretary Khyber Pakhtunkhwa. Peshawar.
20. PS to Minister E&SE Khyber Pakhtunkhwa. Peshawar.
21. PS to Secretary E&SE Khyber Pakhtunkhwa. Peshawar.
22. Master file


ZAMIN KHAN MOMAN
SECTION OFFICER (PRIMARY)



GOVERNMENT OF KHYBER PAKHTUNKHWA
ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Subject: MINUTES OF THE MEETING OF THE SSRC REGARDING ALLOTMENT OF 50% QUOTA TO SST (GEN/SC) FOR PROMOTION TO THE POST OF SS-IT

Meeting of the SSRC regarding the subject matter was held under the Chairmanship of Secretary Elementary & Secondary Education Department on 10/08/2017 at 11:00 am in the committee room of this Department. The following Officers/Officials of the concerned Department/attached Department attended the meeting.

The following attended the meeting:-

1. Dr. Shahzad Khan Bangash, Secretary E&SE Department (In Chair)
2. Mr. Qaisar Alam, Special Secretary (Est.) E&SE Department.
3. Mr. Muhammad Rafiq Khattak, Director E&SE, Peshawar.
4. Mr. Muhammad Shoaib, Deputy Secretary (A), E&SE Department
5. Mr. Javed Siddique, Deputy Secretary (R) Finance Department.
6. Mr. Naik Muhammad, Section Officer (Primary) E&SE Department.
7. Mr. Mohsin Mushtaq, Assistant (R-I) E&AD Department.

2. The forum was informed that E&SE Department vide Notification No. SOG/E&SED/1-86/SS.IT/2016 of E&SE Department Peshawar dated 15.08.2016 has notified the nomenclature of Information Technology Teaching Cadre/Posts serving in the Government High & Higher Secondary Schools of Khyber Pakhtunkhwa of E&SE Department, as Subject Specialist-IT (SS-IT/Computer Science) BPS-17 (Annex-A). Further E&SE Department vide Notification No. SO (PE)4-5/SSRC/Meeting/ 2013/ Teaching Cadre: dated 24/07/2014 has approved promotion to SS posts (BPS-17) from SST (BPS-16). The SST regular having 50% quota of the total sanctioned SS posts allotted for promotion (Annex-B). 50% quota has already been allotted for SSTs (General/Science) in 12 different subjects for Subject Specialist Post. But unfortunately, SSTs (General/Science) who have M.Sc (Computer Science)/BS (CS)/MIT qualification and are eligible for promotion to the post of SS (IT) B-17 have no quota for promotion.

3. In light of the above facts, this Department, therefore, proposed that all those SSTs (General/Science) who have M.Sc. (Computer Science)/BS (Computer Science)/MIT may be given 50% quota for promotion to the post of SS (IT) B-17 like other SSTs, so as to bring uniformity in the teaching cadre.

4. In the above context, the service rules/structure of SST (General/Science) & SST (IT) were approved as tabulated below: -

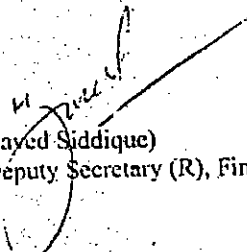
No.	Nomenclature of the post	Minimum Qualification for appointment by initial recruitment or by transfer.	Age Limit	Method of recruitment
1.	Subject Specialist-Information Technology (SS-IT) (B-17) Government Higher Secondary Schools/ Govt. comprehensive High Schools and other equivalent posts in the Teaching Cadre.	i.) Master Degree in Computer Science/IT at least in 2 nd Division or equivalent qualification from any recognized University. ii.) Bachelor Degree of Education (B.Ed) at least in 2 nd Division from any recognized University	21-35	a). Fifty percent by promotion on the basis of seniority-cum-fitness from amongst the Secondary School Teacher-IT with at least five years' service AND Secondary School Teacher (SST) (General/Science) possessing master degree in IT or equivalent qualification with 05 years' experience b). Fifty percent by initial recruitment. Note: If no suitable candidate is available for promotion in the relevant cadre than by initial recruitment. Their seniority may be clubbed with SS and amendment may be made in the existing service rules.
2.	Secondary School Teacher Information Technology (SST-IT) (B-16) Govt. High /Higher Secondary Schools	i). Bachelor Degree with the subject of Computer Science at least in 2 nd Division or equivalent Qualification from any recognized institution. ii). Bachelor Degree of Education (B. Ed) at least in 2 nd Division from any recognized institution.	21-35	a). Fifty percent by promotion on the basis of seniority-cum-fitness from amongst the Computer Lab In-charge with (05) years' service having the qualification prescribed for the post of IT Teacher. b). Fifty percent by initial recruitment. Note: If no suitable candidate is available for promotion in the relevant cadre than by initial recruitment.
3.	Junior Teacher- Information Technology (JT-IT) (B-12) Govt. High/Higher Secondary Schools	Intermediate or equivalent qualification from any recognized institution with one-year Diploma in IT/Computer Science from any recognized institution and Certified Teacher Certificate/Diploma or equivalent qualification from any recognized institution.	18-35	By initial recruitment.


The committee members discussed the proposed amendments in the service rules/structure for the SST (General/Science) & SST (IT) in depth and were agreed upon unanimously.

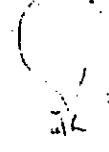
The following decisions were made in consensus: -


- i. The proposed amendments in the service rules/structure as depicted in the above table was approved.
- ii. Nomenclature of the post of CT(IT) was changed as Junior Teacher Information Technology (JT-IT)
- iii. Seniority of SST (General/Science) & SST (IT) will be clubbed together immediately for the purpose of promotion in light of the above amended service rules for the post of SST (General/Science) & SST (IT) to the post of SS(IT/Computer Science)

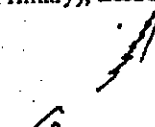
The meeting ended with vote of thanks to/from the Chair.

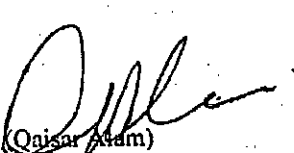

(Jayed Siddique)
Deputy Secretary (R), Finance Department



(Mohsin Mushtaq)
Assistant (R-I), E&AD Deptt:


Naik Muhammad
Section Officer (Primary), E&SE Department


Muhammad Shoaib
Deputy Secretary (A), E&SE Deptt:


(Mohammad Rafique Khattak)
Director, E & SE, Peshawar


Qaisar Akram
Special Secretary, E&SE Deptt:


12/9/17
Dr. Shahzad Khan Bangash
Secretary E&SE Department
(Chairman)

To,

"D"

The Most Respected
Secretary E & SE Department
Khyber Pakhtunkhwa Peshawar.

Through The Director
E & SE Department
K.P.K.

Subject; Appeal For S.S.T (Gen/Sc) Promotion to
SS(IT) according to the SSRC meetings
on 10/08/2017 & on 02/01/2018 Regarding
allotment of 50% & 20% Quota to S.S.T (Gen/Sc)
For Promotion to the Post of SS(IT)

Respect Sir,

that we i.e (Atiqur Rahman, Muhib Ullah, Barkat Ullah,
Ali Akbar, Ihsan Ullah, Aftab Ullah, Gajjuwan Khan, Gohar Zaman, Muhammad Asim,
Rehan Ullah, Arshad Ali Khan, Muzaffar Soid, Niaz Ahmad, Mujahid Farooq, Saad,
Hussain Rehman, & Fazli Bavi & Rafiq Ahmad Khan)

Serving against S.S.T (Gen/Sc) Posts in the E & SE Dept;

With most veneration it is to bring in your kind notice that
50% quota has already been allotted for S.S.Ts (Gen/Sc) in the
different subjects for Subject Specialist Post but unfortunately,
S.S.T (Gen/Sc) who have M.T.S (Computer Science) / B.S (CS) / M.T
qualifications & are eligible for promotion to the Post of SS(IT)

- 17 have no quota for promotion.

It is the SSRC meeting on 10/08/2017, E & SE Dept
Propose that all those S.S.T (Gen/Sc) who have M.T.S
(Computer Science) / B.S (CS) / M.T may be given 50%.

Quota for promotion to the Post of SS (IT) BPS-17 Like other SSTs, so as to bring uniformity in teaching cadre.

in the SSRC meeting on 02/01/2018 EOPSE Deptt. may be given 20% quota for Promotion.

Now according to the SSRC meeting on 10/08/2017 & on 02/01/2018 the quota should be properly notify.

Thanks

Dated: 13/09/2018

① Atiqul Rehman

DS (Admin)

② Muhib Ullah

etc.

(Recd. Dated 13/9/2018)

13/9/18

JUDGMENT SHEET
IN THE PESHAWAR HIGH COURT, D.I.KHAN BENCH
(Civil Department)

"E"

Writ Petition No. 377-D with C.M.Nos. 1099-D & 1101-D of 2018

Abdul Ahad and 9 others

Versus

Govt. of Khyber Pakhtunkhwa through Secretary (E&S)
Peshawar and seven others



JUDGMENT

Date of hearing: 28.01.2019
For petitioners: Muhammad Anwar Awan Advocate
For respondents: Mr. Kamran Hayat Miankbel, Addl:
A.G and Mr. Zia ur Rehman Qazi
Advocate

S.MATTIQUE SHAH, J.- Through the instant petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, the petitioners Abdul Ahad and others have prayed that:-

"In wake of above submission it is respectfully prayed that on acceptance of this writ petition may kindly direct the respondent to collect the documents from SST (General/Science) for promotion as Subject Specialist (IT) and consider them according to rules. It is also further prayed that may kindly direct the respondents to amend or interpret the promotion rules by providing ample opportunity to SST (General/Science) as Subject Specialist (IT) BS-17."

ATTEST
22-2-2019
EXAMINOR
Peshawar High Court
D.I.Khan Bench

Amir

2. The petitioners are serving as Secondary School Teacher (General/Science) and seek issuance of writ

directing the respondents to collect documents from SST (General/Science) for promotion as Subject Specialist (IT) and to consider them according to rules and further directions to respondents to amend or interpret the promotion rules by providing ample opportunity to SST (General/Science) as Subject Specialist. Admittedly, the petitioners are civil servants and the matter in question relates to the terms and conditions of their service and in such like cases this Court has no jurisdiction to issue directions for the promotion of petitioners or direction for amendment in the Rules in question. In this respect, reliance is placed on the cases of Province of Punjab, Communication and Works Department, Lahore. Vs. Liaquat Ali Bukhari (1998 PLC(CS) 901), Muhammad Zafar Ali. Vs. Federation of Pakistan through Secretary Establishment, Islamabad (2018 PLC(CS) 116) and Haftiz Muhammad Ilyas. Vs. Government of Khyber Pakhtunkhwa (2018 PLC(CS) N 40). The Honourable Supreme Court of Pakistan in the case of Government of Khyber Pakhtunkhwa. Vs. Hayat Hussain (2016 SCMR 1021) held that:-

"No vested right of a government employee was involved in the matter of promotion or the rules determining their eligibility or fitness. High Court had no jurisdiction by means of constitution petition to strike down such rules."

ATTEST
 22-02
 EXAMINER
 Peshawar High Court
 O.I. Khan Bt

Thus, in view of above facts, it has conclusively been resolved that High Court has no jurisdiction to entertain matters relating to civil servants including terms and conditions of their service, or any ground whatsoever.

3. Accordingly for the reasons stated above, this petition is not maintainable and is dismissed alongwith enlisted C.Ms and interim relief. However, the petitioners are at liberty to approach the competent forums for the redressal of their grievance, if so advised.

Announced
Dt. 30.01.2019
H.M.

JUDGE

JUDGE

(Dy)
Hon'ble Mr. Justice S.M. Anwar Shah
Hon'ble Mr. Justice Shabir Ahmad

off
h
n/v

G.R. No. 557
Application Received on 12-02-19
Copies furnished to _____
No of Pages 05 page
Copies to 04
Urgent Fee _____
Total Fee _____
Copy ready for issue on 12-02-19
Copy deliv. recd. on 12-02-19
Signature of _____
12-02-19

Committed to the Court
12-02-19
EXAMINATION
H.M. Branch O.I.P.
12-02-19

BEFORE PESHAWAR HIGH COURT BENCH AT D.I.KHAN

Writ No. 817 of 2018.



1. Abdul Ahad N/O Ghulam Muhammad S/O Ahmad D.I.Khan currently working at GCMHS no. D.I.Khan as SST (Physics & Mathematics).
2. Kalim Ullah S/O Rehmat Ullah Cas + Baluch R/O Mohallah Ahmad Saib Eid Gah D.I.Khan currently working as ASDEO SST (General) Shudwan circle District D.I.Khan.
3. Dr. M. Naseem Ullah S/O Fatch Ullah R/O Gillani Town near Wensum College D.I.Khan Currently posted at GHS Haji Mora as SST (General), (Phd).
4. Ghulam Abbas S/O Ghulam Qasim R/O Village Mialy Tehsil Parova D.I.Khan currently posted at GHS Mangal SST (General).
5. Abdul Ghafoor S/O Ghulam Nabi Khan R/O Village Lunda Para Tehsil Parova D.I.Khan currently posted as GHS Wanda Sheru D.I.Khan SST (General).
6. Muhammad imran S/O Haji Ismail R/O Parova D.I.Khan currently posted at GMS Malaikhi SST (General).
7. Muhammad Bilal S/O Malik Muhammad Amir R/O Currently posted at GHS SST (General) Gara Rahid D.I.Khan.
8. Ruff Ullah S/O Hameed Ullah R/O Kot Nawaz District Tank, currently working as ASDEO Education Office Tank SST (General).
9. Asmat Ullah S/O Rahmat Ullah R/O Shadi Khel Village Daraki District Tank SST (General).
10. Muhammad Farooq S/O Rahim Baksh R/O Village Chah Khan Wala Tehsil Parova D.I.Khan currently posted at GHS Parova as SST (Physics & Mathematics).

VERSUS

ADMISSION
18-03
EXAMINOR
Peshawar High Court
D.I.Khan

1. Govt. of Khyber Pakhtunkhwa through Secretary (E&S) Education Peshawar.
2. Govt. of Khyber Pakhtunkhwa through Secretary Establishment Department Peshawar.
3. Govt. of Khyber Pakhtunkhwa through Secretary Finance Department Peshawar.
4. Govt. of Khyber Pakhtunkhwa through Secretary Law Peshawar.
5. Director General (E&S) Education Khyber Pakhtunkhwa Peshawar.
6. Deputy Director EMIS (S&S) Department Khyber Pakhtunkhwa Peshawar.
7. District Education Officer (Male) D.I.Khan.
8. District Account Officer D.I.Khan.

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

Respectfully Sheweth:

The facts leading rise to present writ petition in brief are:

1. That petitioner having degree of Bachelor of Science, appointed as Secondary School Teacher (General/Science). Copy of academic qualifications and notifications are annexure A & B.
2. That petitioner also acquired the degree of Master of Computer Science. Copy of Certificates is annexure C.
3. That respondent vide notification no. SO (PE) 4-5/SSRC/Meeting/2013/Teaching Cadre dated 24th of July 2014 approved some amendments regarding promotion of Secondary School Teacher BPS-16 to subject specialist BPS-17, according to which 50% promotion should be made on the basis of seniority cum fitness for the relevant subject amongst the SST with at least 5 year service along with 2nd class Master Degree or 4 year BS degree in the relevant subject. Copy of Notification is Annexure D.
4. That after the amendments some promotions were made but Secondary School Teacher (General/Science) were ignored reason best known to the respondents. In the

ATTESTED
 15-02-19
 EXAMINOR
 Peshawar High Court
 D.I.Khan

بعدالت کروں ٹریبونل جج صاحبان کی پیشکش

جج صاحبان ایملیٹ
 بہت اہم بنام حکومت

کروں ٹریبونل

موردہ
 مقدمہ
 دعویٰ
 جرم

باعث تحریر آنکے

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی و جواب دہی دیکل کاروائی متعلقہ
 آن مقام کروں ٹریبونل کیلئے ~~سلسلہ عمل کے تحت~~ ام کوئی جہاں کو اور
 مقرر کر کے اترار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی مکمل کاروائی کا کامل اختیار ہوگا۔ نیز
 دیکل صاحب کو راضی نامہ کرنے و تقریر ثالثہ فیصلہ برخلاف دیئے جواب دہی اور اقبال دعویٰ اور
 بصورت ڈگری کرنے اجراء اور صولی چیک رو پیہار عرضی دعویٰ اور درخواست ہر قسم کی تصدیق
 زرائیں پر دستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیروی یا ڈگری یکطرفہ یا اپیل کی برآمدگی اور منسوخی
 نیز دائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور
 کے کل یا جزوی کاروائی کے واسطے اور دیکل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے تقرر کا اختیار
 ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ مذکورہ با اختیار حاصل ہوں گے اور اس کا ساختہ
 پرواختہ منظور قبول ہوگا۔ دوران مقدمہ میں جو خرچہ دہر جائزہ التوائے مقدمہ کے سبب سے ہوگا۔
 کوئی تازہ پیشی مقام دورہ پر ہو یا حد سے باہر ہو تو دیکل صاحب پابند ہوں گے۔ کہ پیروی
 مذکور کریں۔ لہذا اذکالت نامہ لکھ دیا کہ سند ہے۔

بہت اہم و جرم زانہ

20

المرقوم

واہ الب
 کے لئے منظور ہے۔

کروں ٹریبونل

Attested & accepted

VAKALATNAMA
BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
PESHAWAR.

APPEAL NO: _____ OF 20__

Barkat Ullah

(APPELLANT)
(PLAINTIFF)
(PETITIONER)

VERSUS

Education Deptt:

(RESPONDENT)
(DEFENDANT)

I/We Appellant

Do hereby appoint and constitute **Noor Mohammad Khattak Advocate Supreme Court** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated. 17/12/2023

Barkat Ullah
CLIENT

Barkat Ullah

ACCEPTED

**NOOR MOHAMMAD KHATTAK
ADVOCATE SUPREME COURT**

(BC-10-0853)

(15401-0705985-5)

KAMRAN KHAN, Mujeeb-ur-Rehman Mandakhel

UMAR FAROOQ MOHMAND

WALEED ADNAN

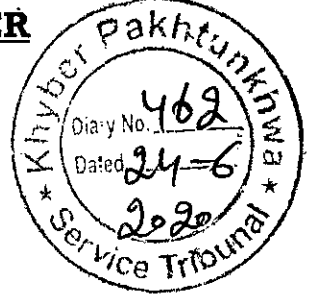
&

MUHAMMAD AYUB
ADVOCATES

OFFICE:

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

BEFORE THE LEARNED SERVICE TRIBUNAL KHYBER
PAKHTUNKHWA, PESHAWAR



C.M No. _____/2020

In

Service Appeal No. ~~1315~~/2019

Barkat Ullah.....Petitioner

Vs

Govt of KPK & Others.....Respondents

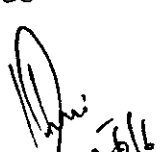
Subject:- **APPLICATION FOR EARLY HEARING IN THE**
CAPTIONED CASE ALONG WITH CONNECTED
PETITIONS.

Respectfully Sheweth:-

The petitioner humbly submits as under:-

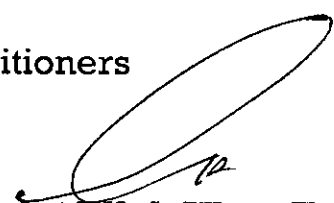
- 1- That the captioned connected Service Appeals is pending adjudication before this August Tribunal for 07.07.2020.
- 2- That the respondents issued notification dated 08.06.2020, and it is very necessary to restrain them from acting upon the same, that's why the petitioners preferred stay applications in the same.
- 3- That the date given is too late and the petitioner request this Hon'ble Tribunal that as such the noted date may please be expedited and be fixed at earliest.

It is therefore, respectfully prayed that on acceptance of this application the above titled case may kindly be fixed at earliest to meet the ends of justice.

Shall remain posted to the date already fixed.

26/6

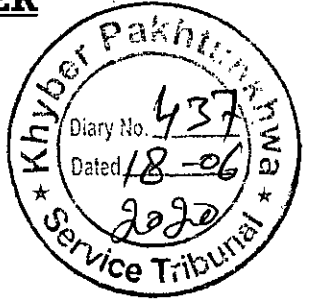
Through

Petitioners


Saadat Ullah Khan Tangi
Advocate High Court
Peshawar
Cell#0331-5030566

Dated:-23.06.2020

BEFORE THE LEARNED SERVICE TRIBUNAL KHYBER
PAKHTUNKHWA, PESHAWAR



C.M No. _____/2020

In

Service Appeal No. _____/_____

Barkat Ullah.....Petitioner

Vs

Govt of KPK & Others.....Respondents

Subject:- **APPLICATION FOR SUSPENSION OF NOTIFICATION**
NO.332-52 SS (IT) PROMOTION DATED PESHAWAR
THE 08/06/2020, TILL THE FINAL DISPOSAL OF THE
SERVICE APPEAL.

Recd of 8/6/20
13/6/20
Respectfully
Sheweth

Respectfully Sheweth:-

The petitioner humbly submits as under:-

- 1- That the captioned Service Appeal is pending adjudication before this August Tribunal for 07.07.2020.
- 2- That the Directorate of E&SE KPK issued notification No.332-52 SS (IT) Promotion dated Peshawar the 08.06.2020 inviting application/documents for Promotion of SST (IT) BS-16 to SS (IT) BS-17 Regular. (**Attested Copy of Notification is attached as Annexure "A"**).
- 3- That vide the said notification, the respondents intends to deprive the petitioner from his valuable rights of promotion, that's why the petitioner seeks indulgence of this Hon'ble Court for restraining the respondents from acting upon the same till the final disposal of the Service Appeal on the following grounds inter alia.

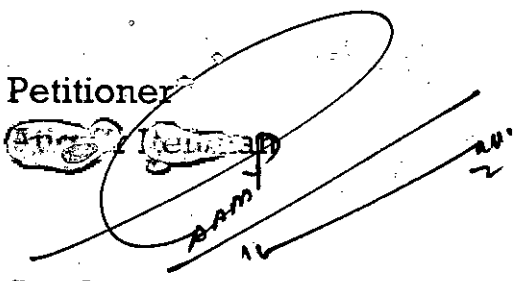
GROUND:-

A- That the impugned notification is against the law on the point and violative of fundamental rights of the petitioner as well as against promotion Rules 2014 & Minutes of SSRC dated 10.08.2017.

B- That the petitioner has good prima facie case, Balance of Convenience lies in favour of petitioner & if impugned notification is not suspended the petitioner would face irreparable loss as the petitioner is discriminated in the matter.

It is, therefore, prayed that on acceptance of the instant application, notification impugned above may kindly be suspended till final disposal of the main service appeal.

Through

Petitioner

PAM

Saadat Ullah Khan Tangi
Advocate High Court
Peshawar
Cell#0331-5030566

Dated:-15.06.2020

BEFORE THE LEARNED SERVICE TRIBUNAL KHYBER
PAKHTUNKHWA, PESHAWAR

C.M No. _____/2020

In

Service Appeal No. _____/_____

Barkat Ullah.....Petitioner

Vs

Govt of KPK & Others.....Respondents

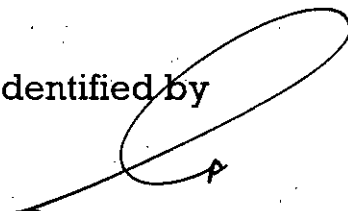
AFFIDAVIT

I, Barkat Ullah S/O Umer Zada (Petitioner), do hereby solemnly affirm and declare on oath that the contents of this **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.


DEPONENT



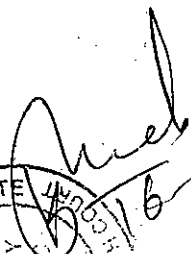
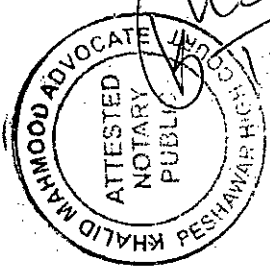

Identified by



Saadat Ullah Khan Tangi

Advocate High Court

Peshawar



16-6-2020



Directorate of Elementary & Secondary Education Khyber
Pakhtunkhwa

No. 339-6 SS (IT) Promotions

Dated Peshawar the: 8/6/2020

4

A3

To

1. All the District Education Officers (Male) Khyber Pakhtunkhwa
2. All the District Education Officers (Male) Newly Merged District in Khyber Pakhtunkhwa

**Subject: SUBMISSION OF APPLICATION/DOCUMENTS FOR PROMOTION OF
SST (IT) BS-16 TO THE POST OF SS (IT) BS-17 REGULAR**

Memo:

I am directed to refer to the subject cited above and to state that the Elementary & Secondary Education (E&SE) Khyber Pakhtunkhwa intends the promotions of SSTs(IT) (Male) BS-16 to the post of Subject Specialist (SS-IT) BS-17 (Regular), hence you are directed to inform the SSTs (IT) concerned having regular appointments up to 2014 against SST (IT) post in your respective districts to provide the applications alongwith relevant documents as per detail given below for the purpose of promotions to SS (IT) post on the following format:

S#	Sen#	Name	Qual:	Div in master	Prof: Qual:	DOB	Domicile	DO 1 st apptt	DO of apptt as regular	Contact#	Remarks if any

Note: - the relevant documents will be consisting of:

1. Bio Data/CNIC
2. 1st App: order/Contract Order
3. Regular App: as SST IT BS-16
4. Service Certificate
5. Non involvement certificate (duly countersigned by DEO)
6. Last 5 Years results
7. Pay slip
8. synopsis
9. ACRs (from 1st app: till 2019) Synopsis / ACRs should be submitted in separate file and documents in separate file, ACR and synopsis should be handed over with the conveying letter from concerned D.E.O to ACR branch.
10. All certificate/degrees with DMCs (duly attested)
11. Domicile
12. Information as per format referred to the above may be provided in hard.
13. Applications/Documents/ information should be reached to this directorate within (10) days after the issuance of this letter.
14. Candidates having 3rd division in Mater are not eligible.

DEPUTY DIRECTOR (ESTAB)

Directorate of Elementary & Secondary
Education Khyber Pakhtunkhwa

8/6/2020

Endst.No. _____ Dated _____/2020

Copy of the above is forwarded to the: -

1. PA to Secretary to Govt: E& SE Deptt Khyber Pakhtunkhwa
2. PA to Director E&SE Khyber Pakhtunkhwa Peshawar

DEPUTY DIRECTOR (ESTAB)

Directorate of Elementary & Secondary
Education Khyber Pakhtunkhwa