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

SCANNED KPST Peshawar File to come up alongwith connected Service Appeal No.

1615/2019 on 09:08.2023 before D.B. Parcha Peshi given to the

parties.

(Muhammad Akbar Khan) Member (E) (Salah-ud-Din) Member (J)

kamranullah\*

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.

DO TO THE DE

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.

(Fareeha Paul) Member (E) (Rashida Bano) Member (J)

\*KaleemUlJah

#### S.A No. 1621/2019

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.

(Farcella Raul)

Member(E)

(Salah-ud-Din) Member (J)

2<sup>nd</sup> Mar, 2023

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

ECAP DE BA

Junior of 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 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. 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.

(Fareena Paul) Member (E)

(Rozina Rehman) Member (J)

L.

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 submit written them to given to was opportunity 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 of 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. 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

ຸ ວາ ດາ າດາາ

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

Due to summer vacation, case is adjourned to 17-3 .2021 for the same as before.



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

to 10.9-21 few the fagues.

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.

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			• • •
	•	<del></del>	-
Case No		1621/ <b>2019</b>	

	Case No	1621/2019
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
,1	2	3
1-	03/12/2019	The appeal of Mr. Barkat Ullah resubmitted today by M Saadatullah Khan Tangi Advocate may be entered in the Institution
2-	04/12/13.	Register and put up to the Worthy Chairman for proper order please.  REGISTRAR  This case is entrusted to S. Bench for preliminary hearing to be
		put up there on <u>63/61/20</u> .
1		CHAIRMAN
:		
1		
	*	
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1		

The appeal of Mr. Qayum Khan SST GHS Bin Bela Dir Upper received today i.e. on 29.07.2019 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal may be got singed by the appellant.
- 2- Affidavit may be got attested by the Oath Commissioner.
- 3- Annexures of the appeal may be attested: "
- © Copy of departmental appeal in respect of appellant is not attached with the appeal which may be placed on it.
- Copy of Writ Petition in respect of appellant mentioned in para-7 of the memo of appeal 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. 1347 /S.T.

Dt. 3/-7-/2019.

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Saadatullah Khan Tangi Adv. Pesh.

ple-Sabmilled

afta Completion

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

No: 1498 /S.T.

Dt. 73/8 /2019.

REGISTRAR

Mr.Saadatullah Khan Adv. Pesh.

Sir! Name of affelland is wentioned in defartmental affect at lage 26. Moreover, as Case of Retitioner/Athelland? being identical bulgarent in is. Preferred is applicable to the case of appelland. Le-Subwilled. De melant-Case 1 Civilly be fixed on 30.9.019 as ther identical Cases are fixed on the Same dale His Same may M fixed for 30.9.019 19-9-11

## BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No	1617 10010	••
seivice Abbeding	). <u>                                     </u>	
	•	
.1		•
Qayum Khan	•	Appellant
	Versus	
	•	
Govt. of KP throu	gh Secretary Elemei	ntary & Secondary
Education, Peshav	war	Respondent
	•	•

### INDEX

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

Through

Dated 18.07.2019

Saadat Ullah Khan Tangi

Advocate High Court Cell No.0331-5030566

Appellant

## BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No/2019	
O en a una Kla aux C./ a C. H	
Qayum Khan S/o Sultan Yousaf,	
Appointed as SST, GHS Bin Bela,	
District Upper Dir	Appellant
N	

#### Versus

- 1. Govt. of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education, Peshawar
- 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:

- That the appellant having qualification of B.ED,
  Master in computer Science was appointed as
  S.S.T, BPS-16 vide order dated 01.05.2014. (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 BPS-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 promofion to the post of SS(IT) B-17. (Copy of minutes of the meeting is annexure "C").

- 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).
- 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

### GROUNDS:

- 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

Dated 18.07.2019

Advocate High Court

#### **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	
	2	
Qayum Khan	••••••	Appellant
	Versus	
Govt. of KP through Education, Peshaw	n Secretary Element ar	ary & Secondary <b>Respondent</b>

#### AFFIDAVIT

I, Qayum Khan S/o Sultan Yousaf, Appointed as SST, GHS Bin Bela, 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

CNIC#

DEPONENT

Saadat Ullah Khan Tangi Advocate High Court

## BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No	/2019	
Qayum Khan	**********	Appellant
	Versus	
Govt. of KP through Se Education, Peshawar	cretary Eler	nentary & SecondaryRespondent

#### **ADDRESSES OF PARTIES**

#### APPELLANT:

Qayum Khan S/o Sultan Yousaf, Appointed as SST, GHS Bin Bela, District Upper Dir

### RESPONDENTS:

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

Through

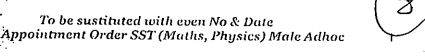
Appellant

Saadat Ullah Khan Tangi

Advocate High Court

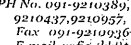
Dated 18.07.2019

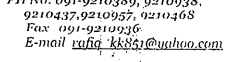
To be sustituted with even No & Date



### Directorate of Elementary and Secondary Education

Khyber Pakhtunkhwa Peshawar PH No. 091-9210389, 9210938,

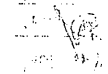




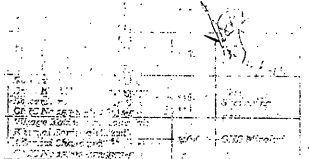
#### PPOINTMENT.

Consequent upon recommendation of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the past of Secondary School Teacher (SST Maths Physics) School based in BPS-16 (Rs.10000-800-34000) @ Rs. 10000/- fixed plus usual allowances as admissible under the rules on adhoe 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:

Al	bottabad	<u> </u>			
S#	Name	Father Name	Address	Score	Name of School
1	Muhammad Shoaib Afzal	Muhammad Afzal	Village And Post Office Mohar Kalan Tehsil And District Abbottabad CNIC No 13101-6771223-7	135.7	GHS Moolia
2	Raja Sajjad Akbar	Raja Ali Akbar Khan	Gulzar Khan Abbasi Mental Colony Lamba Mera Post Office Jhangi Abbattabad CNIC No 13101-0415537-3	130.92	GHSS Langrial
3	Kamran. Javed	Muhammad Javed	Room No 92 Hostel No 4 Quaid I Azam University Islamahad CNIC No 13101-8186011-5	127.2	GHS Stora
4	Muhammad Bilal	Tariq Hussain	Village And Post Office Dobather Tehsil And District Abbottabad CNIC No 13101-1825359-7	126.02	GHS Ghambir
5	Muhammad Rizwan Khan	Aurangzeb Khan	Village Nardubba Post Office Nawan Shehr District Abbottabad CNIC No 13101-7273076-1	124,45	GHS Ghari Noorpur
	Muhammad Rashid	Muhammad Yousuf	New Shaheen Model Public School Mirpur Abbottabad CNIC No 13101-0097764-5	122.9	GHS,Pattan Kalun
7	Taimour Ahined	Sheraz Ahmed	Pakistan College Of Commerce - And Sciences Sonny Bank Muree Wood Burry Road CNIC No 13101-6,106759-1	119.84	GHS Seer
8	Aamir Shalizad	Muhammad Zamurrd Khan	Village Thanda Maira Post Office Salhad Abbottabad CNIC No 13101-2037041-9	119.78	GUS Beerangali
9	Mazhar Mehmood	Khani Zaman	House Number oy Street Number 2 Abbasid Colony Thanda Chawa Nawan Shahir CNIC No 13101-60388574-2536	119.73	GHS Sarhan
10	Adeel Alimad	Muhammad Ayaz	C/O Komran Arshad Allied Bank Limited Sherograph Gate Branch 0107 Hanghay (2015) CNIC No 13101 (215) 1000 The	- 119.5 ···	- GHS Surjat
Ba	ınnu 🧎 🗀		2 15 86 75 41	·	
S#	Name ·	Father Name	Address State States	Score -	Name of School
1	Wali Rehman	Nuzif Khan	Village Gulabard P/Osiakki Teh And Distt Bamu CNIC No 11101-7-186516-9	i27.39	-GHS Ajmal Barlashti
2	Misbahullah Khan	Razaullah Khan	Fayir Abad Colony Sukari Bannu CNIC No 11101-0385186-7	125.93	GHS Kotka Ayaz
3	Shahid Ullah Khait	Umer Zad Khan	15 C Galshan Rehman Colony Kahut Raad Peshawar CNIC No 11101-7784463-7	^ \ _12 <u>5</u> .69≥	GHS Hukam . Zad Dardariz
4	Zahid Khan	Amir Kabul Khan	Amir Khan Genral Store Near Cantt Police Station P/O Cantt	125.16	GHS Domet



	•		•		
8	Atiq Ur Relinian	Abdul Khaliq	Vill Wanda Mehr Dir P/O Abdul Khel (Wanda Khan Muhammad)Teh Pahar Pur CNIC No 12103-1449382-3	121.52	GHSS ABDUL KHEL
9	Muhammad Aseer	Muhammad Bashir	C/O Clerk Zafar Iqbal Goet High School Nomber 02 Pahar Pur Dera Ismail Khan CNIC No 12101-08450-24-5	120.8	GUS WANDA NADIR SHAJI
10	Mujahid Iqbal	Aurang Zeb Khan	Village Mugeem Shah Post	119.82	GHŠ ČÁRRA" MOHABAT
и.,	Muhanimud Osama Saad	Saad Ullah	Bilal Street Thaya Fazil Road & Basti Makan Shumadi Po Kachi Paind Khan Dera Ismail Khan & Khyber Pakhtan Khwa Pakistan CNIC No 12101-7883245-3	118.86	GHS GARA ESSA KHAN
12	Asghar Ali	Muhanonad Taqqi	Uswa College Schula Islamabasd CNIC No 12103-2863539-3	118.4	GUS JHOKE MOAZAM
13 .	Tahir Iqbal	Qaiser Parvez	Tahir Iqbal Khun C/O Jibrun Book Center Chata Bazar Dera Ismail Khan CNIC No 12102-0536906-1	118.19	GHS WANDA MOAZAM
14	Shoukat Ali	M'Ashraf	Single Man Barak Pathwar Complex Room No 29 Aps Pothwar CNIC No 12103-5876020-5	117.56	GUSS * REHMANI KHEL
Dii	r Lower				
S# .	Name,	Father Name	Address	Score	Name of School
1	Muhammad Arfan	Muhammad Zaman	Post Office Chakdara C/O Cpi Amirobad Chakdara Dir(1.) CNIC No 15307-1968291-7	131.69	GHSS asbanc
2	Qaisar Khan	Bacha Wahid	Village And Post Office Ouch Mohallah Gulskan Abad Tehseel Adenzai Dir Emper CNIC No 15307-82 (8833-3)	126.5	GHS <sup>*</sup> Rani
3	Nasir Ullah	Rahman Ullah	Village And Fo Bugh Dush Khel Tehsil Timaryana Lovetr Dirg CNIC No 15302-90119214-3	156.33	GHS Munjai
4.	Ghayas ud Din	Zarawar Khan	Wadi-Banda Kambat Po Teh Saniŵ-Bagh Oistr Dimbower CNIG No 15303-4803050-3	154.6	GHS Badin
5	Muhammad Riaz	Khan Zarin	Village Ganjla Koramar P/O Rabat Tehsil Balümqv Histrict Louier Dir CNIC No 15306-3869905-3	122.14	-GHS Watangi
6	Muhammad Haroon Khan	Muhammad Fazal Halim	Sahara College Of Science Timergara CNIC No 15306-1913816-1	121.01	GHSS Luqman Banda
7	Zia Ullah	Jehan Gir Khan	P/O Timergara Branch Kandaro Teh Balambai Disti Dir. 75   257   258   CNIC No 15306-8413515-1	., 119.61	GHS Maskini
8	Sardar . Hameed	Muhammad Zamun Khan	Village Kagan, Post Office Khadagzai, Disti Dir Lawer Telisil Adazai CNIC NGC13215-1659035411	118.69	GHS Mian Kalui
9	Shahid Ullah	Noor Rahman	Millinge And Post Office Migh Dish Khell'elish Timgugara Lower Dir 200 V.CO GNIC No 15302-5016 Igus	·#8.59:-	GFEE (45 %) GHS, 4: Shorshing
10	Layaq Akbar	Bakht Akbar	Village Koti Grani Malsollah Kheajal Barishah Thesti.: Adenzai Chakdara CNIC No 15302-1215573-5		- GHS Olivaleai - +
Dii	· Upper	•	- 1		
S#	Name .	Father Name	Address	Senre -	Nunte of School
1	Aliaf Ur  - Rahman	Bacha Rahman	Village Jabbar Post Office Gamscer Jabbar Upper Dir "CNIC No 15701-1227-137-5	122,62	GHS Daskor
	Mujaliid	Saleh	Village Duryal Post Office Land		



#### · To be sustituted with even No & Date Appointment Order SST (Maths, Physics) Male Adhoc

			CNIC No 16102-5791258-5		
را		, '	CNIC No 10102-5791250-5		<u> </u>
		Suttan	Village Qashqari Po Dir Upper District Lower Dir CNIC No 15741-5794832-1	119:4	GHS Bin Bala
╌┼	<del></del>	Sanad Vhay	Sahara College Of Management	116.37	GHS Jatgram
	Shoaib		Mohallah Chimiya Kattan Paycen Post Office Darara Upper Dir. 4 CNIC No 15761-6091826-1	114.65	GHS Usherai
	Mnhib Ullah	Akbar Said Khan	Malak Ahmad Baba Boys Hostel Room No 316 University Of Malakand CNIC No. 15701-9063285-1	114.59	GHS Beyor
	Mustafa /	Mustageem	Haider Kalay Shodoy P/O Shodoy Tehsil Tangi Chorsaddo CNIC No 17102-9575090-9	114.26	GHS Jughabanj
3	Syed Fazal Ghani	Syed Fazal Rabi	Syed Fazal Ghani Ali Rahman Hostel Near Nadra Complex Rahim Abad CNIC No 15701-4244033-9	114.05	GHS Kalkot
,	Nazir Ullah	Gul Rahim	Village Chiragali Post Office Bibyawar District And Tehsil Dir Upper CNIC No 15704-3082699:3	112.63	GHS Qulandi
$H_{\Omega}$	ingu		# No. 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
s#	Name	Father Name	Address	Scare	Name of School
	Mithammad Arif	Muhammad Khalid	C/O Sahibzada M Asim Shabab Clinical Laboratory Maix CNIC No 37405-6285699-7	116.79	GHS I:KheF···
2	Jehangir . Khan	Fatch Khan	C/O Grammar Public School Gurgari Tchsil Bd Shah Karak CNIC No 14101-1015843-5	108.15	GHS Shanawori (H)
3	Ilisan Ullah Khan	Soced Ud Din	Village Pa-Karlsogha Sharif Teh Thall CNIC No 14101-6876847-1	107.62	-GHS- Darsamand
4	Muhammad Maaz	Zahoor Ullah Khan	Post Office Hunga C/O Hanga Public School Callege Hanga CNIC No 14101-7694382-5	106.06	GHS Togh Sarai
5	Shamsul Azam	Relimat Gul	Tehsil Thall District Hangu Post Office Sarozai Dooba Village Sherwarni Banda CNIC No 14101-1422873-5	105.78	GHS Tora wor
6	Shir Ullah Khan	Malik Khan	Hangu/Institute Of Science & Technology Hist Hangu CNIC No 14101-3691531-1;	105.19	GCMHS No. 1 Hangu
7 ·	Muhammad Shabir	Muliammad Shafiq	Wisdom College Muslim Abad Hangmer 111 11 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1	103.38	GHS Ibráhimzai!
Н	aripur	<u></u>	CN35 Fra 2020 1 427 52620-8		
S#	Name	Father Name	Address	Score	Name of School
2	Mazhar Ali	Miskin Ali	Mohalath Kharr Bahadur Vill Bo Sarai Salch Teb Haripur ::: CNIC-No 13302-037385721	125.83	GHS Kalinaja
3	Sibghat Ullah	Muhammad Siddique 'Afridi	Moli Rajan Vill Mankarai Haripur CNIC No 13302-6757731-1	125.63	-GHS-Gerrani-
·4	Muhammad Amin	Muhammad Zaman	House No 1105 Sector Net 03 Kts Haripur Kpk 7 CNIC No 13302-2924579-5	123.67	CHS Kariplia
5	Shahzada Zaryab	Abdul Waheed	House Number 26/15 A7-1 Railway Colony Moballah New Abadi Railway Station-Haripur CNIC No 13302-85655 D-1	122.65	"GHS Kupri Amazi
5	Muhanımad Shafiq	Muhammad Iqhal	Mohalla Chohi Village And Po Pind Hashim Khan CNIC No 13302-7746027-7	121,22	G-HS Khariai
K	arak		<u> </u>		
S#	<del> </del>	Father	Address	Score	Name of School

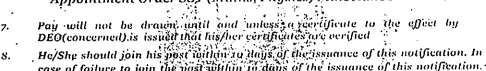


## To be sustituted with even No & Date Appointment Order SST (Maths, Physics) Male Adhoc

				·	
4	Abdul Khaliq	Siddiq Akbar	General Engineering Works Abusin Market Number 02 Madyan Road CNIC No 15002-1679316-9	121.53	GHS Nigolai
5	Muhammad Israr Mian.	Monawar Shah	Tirat-Post Office Madyan Swat CNIC No 15602-7109313-5	120.57	GHS Maieltan
·	Taj Munir	Shah Roza	Village And Post Office Smeglani Tchsil Kabal District Switg Kpk CNIC No 15602-9220729-7	120.1	GHS Kedam
,	Afzal Shah	Muhammad Rasool Khan	Village Kotlai Post Office And Tehsil Kabul District Swat CNIC No 15602-7880594-7	119.62	GHS Utror
8 .	Shahid Ali	Nadar Khan	Village And Post Office Devlai Mohallah Fazal Ahad Kabal Swat Kpk CNIC No 15602-2148127-5	118.89	GHS Dardyal
9	Shujaat Ali Khan	Ashraf Ali Khan	Village P.O Gogdard Teksit Babuzi Distt Swat K P K. CNIC No 15002-0244377-7	118.82	GHS Chail
10	Muhammad Babar Azam Klian	Hamayun Khan	Quarter Number C 81 Colelge Colony Saidu Sharif Swat CNIC No 15602-5571233-9	118.39	GHS Behran
11	Aziz Khan	Akbar Ali	Akban Mi Suprintendent In 7. Sindh Teaching Hospital CNIC No 15602-2874395-0	ગાંકમં ૯	GHS Ashoran
Ta	nk			,	
S#	Name	Father Name	Address	Score	Name of School
1.	Ehtesham Khan	Amanuliah	- Ehtesham Katikhel Mohallah Sheikhameala Tank	116.64	GHS Darraki
_	1 7		CNIC No 12201-8867880-1	1 .	
2	Jawad Ullah	Bahadar Khan	Flat Number T 2 Jahbar Khan Plaza University Town Peshawar Tehsil And District Peshawar	115.59	GHS Pai
<u>:</u>		Bahadar	Flat Number T 2 Jahbar Khan Plaza University Town Peshawar Tehsil And District Peshawar CNIC No 12201-5837140-3 Village Sher Ali Post Office Pai Tank		GHS Pai GHS Ama Khe
3	Jawad Ullah	Bahadar Khan	Flat Number T 2 Jahbar Khan Plaza University Toten Peshawar Tehsil And District Peshawar CNIC No 12201-5837140-3 Village Sher Ali Post Office Pai Tank CNIC No 12201-5178541-5 Mohallah Pir Kulai Village And Post Office Mullazai District Tank		
3	Jawad Ullah Abdul Ghaffar Khan	Bahadar Khan Gul Nawaz	Flat Number T 2 Jahbar Khan Plaza University Town Peshawar Tehsil And District Peshawar Tehsil And District Peshawar CNIC No 12201-5837140-3 Village Sher Ali Post Office Pai Tank CNIC No 12201-5178541-5 Mohallah Fir Kalai Village And Post Office Mullazai District Tank CNIC No 12201-8065378-9 House No 384-15/C Ist Street InsideAli Zai Deca footbal Khan Enick Village and Enick Village CNIC No 12201-8065478-9 Khan Enick Village And Post Office Mullazai District AnsideAli Zai Deca footbal Khan Enick Village V	114.43	GHS Ama Khe
3	Jawad Ullah Abdul Ghaffar Khan Asmat Ullah Muhanunad	Bahadar Khan Gul Nawaz Isa Khan	Flat Number T 2 Athbar Khan Plaza University Town Peshawar Tehsil And District Peshawar CNIC No 12201-5837140-3 Village Sher Ali Post Office Pai Tank CNIC No 12201-5178541-5 Mohallah Pir Kulai Village And Post Office Mullazai District Tank CNIC No 12201-8065378 <sup>15</sup> House No 384-15/C 1st Street Inside Ali Zai Deca food 15 Chan ENIC No 12201-806538 <sup>15</sup> Kosili Pelitip House Stellam Sharada Control on Sec. 1	114.43	GHS Ama Khe GHS Kaku Khel GHS Muhammad.
3 · 4 · 5 · 6	Jawad Ullah Abdul Ghaffar Khan Asmat Ullah Muhanunad Asif Kundi	Bahudar Khan Gul Nawaz Isa Khan Abdul Qayyum Mirabat	Flat Number T 2 Aahbar Khan Plaza University Town Peshawar Tehsil And District Peshawar CNIC No 12201-5832140-3 Village Sher Ali Post Office Pai Tank CNIC No 12201-5178541-5 Mohallah Pir Kalai Village And Post Office Phallazai District Tank CNIC No 12201-8065378 <sup>15</sup> House No 384-15/C Isl Street Inside Ali Zai Dera Islai Khan CNIC No 12201-8065378 <sup>15</sup> House No 384-15/C Isl Street Inside Ali Zai Dera Islai Khan CNIC Kir Esin 19020649 47 <sup>2</sup> Kashi Eduk Disuse Saddam	10.87	GHS Ama Khe GHS Kaku Khel GHS Muhammad. Akhar GHS Kot
	Jawad Ullah Abdul Ghaffar Khan Asmat Ullah Muhanunad Asif Kundi	Bahudar Khan Gul Nawaz Isa Khan Abdul Qayyum Mirabat	Flat Number T 2 Jahbar Khan Plaza University Toten Peshawar Tehsil And District Peshawar Tehsil And District Peshawar CNIC No 12201-5837140-3 Village Sher Ali Past Office Pai Tank CNIC No 12201-5178541-5 Mohallah Pir Kulai Village And Past Office Mullazai District Tank CNIC No 12201-8065378-9 House No 384-15/C Ist Street Inside Ali Zai Deca Isolah Khan Enic Korizion-jaza jaki Khan Shift Claff House Saidam Shorian Fair Tank College Col	10.87	GHS Ama Khe GHS Kaku Khel GHS Muhammad Akhar GHS Kot

#### TERMS & CONDITIONS.

- NO TA/DA etc is allowed.
- Charge reports should be submitted to all concerned in duplicate. 2.
- Appointment is purgly on temporary & contract basis initially for one year wef May 1st, 2014 to April 30th, 2015. 3.
- 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. 4.
- Appointment is subject to the condition that the certificate/dipendents must be verified from the concerned authorities by the DEO (concerned), any one found producing bogus Certificate will be reported to the Third enforcing agencies for further action.
- In case of resignation swiftont milice his one-month compatible and sees shall be forfeited to the Government (1997)



- 8. case of failure to join the post within in days of the issuance of this notification. his/her appointment will expire automatically and no subsequent appeal etc shall be entertained.
- Health and Age Certificate should be produced from the Medical Superintendent concerned before taking over charge.
- He/she will be governed by such rules and regulations as may be issued from time 10. to time by the Gout.
- 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 preceded under the rules framed from time to time.
- His/her appointment is made on School based, He/she will have to serve at the i2. place of posting, and His/her service is not transferable to any other station.
- Before handing over charge once again their document may be checked if they 13. have not the required relevant gulifications as per rules, they may not be handed over charge of the post.

## (Muhammad Kafiq Khattak)

Director Elementary and Secondary Education Khyber Pakhtunkhoa Beshawar.

Endst: No.

/ File No.2/A-14/SST/Adhoc/Apptt: Dated Peshawar the 30/04/2014.

Copy forwarded for information and necessary action to the: -

- Accountant General Khuber Pakhtunkhwa Peshawar.
- Secretary Khyber Pakhtunkhwa Public Service Commission Peshawar.
- District Education Officers Concerned District Accounts Officer Concerned Official Concerned.

- PS to the Secretary to Goot: Khyber Pakhtunkhwa E&SE Department. PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar.
- M/File

Dy: Director (Estab) Elémentary and Secondary Education

Khijber Pakhtunkhiba Peshawar'

rend Bolle Kir errold



### UNIVERSITY OF MALAKAND PAKISTAN

### DETAILED MARKS CERTIFICATE

BS (4-year) in Computer Science

Department of Computer Science & 1.T

Session ( 2006-2010<sup>1</sup>)

Vame: Q

Qayyum Khań

F/Name: Sultan Yousaf

Reg. No: 20060010031

	· · · · · · · · · · · · · · · · · · ·		Reg. No:	2000001	0031	-
Subjects	Maxin	num Cred	it	Mari	cs Obtained	
	Mar	ks Hou	5 Internal			Total
English Comprehension	50	3	<del></del>	29		29
Calculus-1	100		15	42		. 57
Fundamental of Computer Physics	100	3	18	. 47	18	83
the Landing Control of the Control o	. 100		17	54		71
1st Term Kyamination February 2007 Roll No. 31	Total Marks: 35	0 Page	It Date: May			
Islamiyat			n Date: May	/ 03, 2007	Obtained Marks	240
Programming Concepts	50	"		28		28
Mathematics-II	100	1 7	19	41	19	79
Electronics	100	1 7	13	52	••	65
Discrete Maths	100	1 -	16	57		73
Ind Tech Parada days	100	4	17	66	•	83
	Total Marks: 450	) Resul	t Date: Oct	12, 2007	Obtained Marks:	328
Pakiston Studies	50	2	<del></del>	20		
Business Communication	50	3		20 37		20
Programming Language-1 (C++)	100	4	18			37
Data Structure	100	1	19	47 50	16	81,
Digital Logic Design	100	4	16		16	85
3rd Term Examination March 2008 Roll No. 329				57		. 73
Statistics and Probability	Fotal Marks: 400	Result	Date: May	19, 2008	Obtained Marks;	296
Database-1	100	3	15	32	<del></del>	47
Computer Organization & Assembly Language	100	4	[ 19	- 47	16	82
Operating System	100	4	17	47	17	81
Visual C++	100	4	18	50	14	82
L	100	4	17	56	16	89
4th Term. Examination August 2008 Roll No: 429	otal Marks: 500	Result	Date: Oct 21	. 2008	Obtained Marks:	
Artificial Intelligence	100	4	17			381
Programming Language-II ( Java )	100	. 4	17	46	18	81
Software Engineering 1	100-	1 4	18	50	20	87
Data Communication & Networks	100	4	18	51	16	85
60. T	otal Mprks: 400			- 53	18	86
Numerical Analysis		Result	Date: Aug 20	), 2009	Obtained Marks:	339
Network Strategies	100	4	19	37		
Automáta Theory	100	4	17	45	17 -	56 79
Database-II	100	3	19	54	17	•
	100	4	17	57	18	90
Computer Architecture	100	4	18	58	17	92
6th Term Examination Oct-Nov 2009 Rolf No: 629 To	tal Marks: 500	Result I	Date: Jan 12,	2010		93
Software Engineering -II	1 100				Obtained Marks:	41Ó .
Network Security	100	4	18	49	20	87
Computer Graphics	100	3 .	18	50	19	- 87
Internet Programming, 9	100	3	16	. 54	· 16	86
E-Commerce Application and Technology	100	4	18	- 55	18 .	91
Design & Analysis of Algorithms	100	3.	17	56	17	90
		3	19	. 58	18	95
	iai Marks: 600	. Result D	ate: Jun 30,	2010 - 0	Obtained Marks:	536
Multimedia Technology	100	T 4 T	17	52	19	88
Software Project Management.	001		19	54	18	
Compiler	.100	4 7	19	56	18 19	91
Research Thesis (Software Project)	100	6		- 80	19	91
th Tanas Marie 1 at 1						80
T-4-1 D: 1/ Ct + V	al Marks; 400		ate: Dec 13,	2010 C	blained Marks:	353
i otai Result Status: Maximum Mai	rke 3600			Obtained	Manda	1000

Fotal Result Status:

Maximum Marks 3600

Obtained Marks

2883

Overall Percentage:

80.08

Total Credit Hours:

-135

Errors and ornissions are subject to subsequent roctification

Proposed by

Checked by

100-

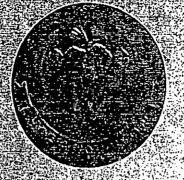
Controller of Examinations University of Malakand 13





### UNIVERSITY OF MALAKAND PAKISTAN

Serial No. 019969







Session 2006-2010

OAYYUM KHAN Son of SULTAN YOUSAF Registration No. 20060010031 student of Department of Computer Science & I.T University of Malakand having passed the prescribed examination held in Sep-Oct 2010 under Roll No. 839 is admitted to the degree of

**邓**S (4-Year)

<sup>™</sup> Computer Science

in First Aibision

Result, Declared on 13=Dec=2010

ssitance Dife 27=Feb-2014 Controller of Examinations

Countersignich .



BHUTTO CONTROL



Sheringal, Dir Upper Khyber Pakhtunkhwa, Pakistan

DEFAILED MARKS CERTIFICATE

**BACHELOR OF EDUCATION** 

Name. Qayyum Khan

Father's Name Sultan Yousaf

Class B.Ed Annual Examination, 2013

Roll No 003 Registration No: SBBU/A/DCSD/B.Ed-11-8678

Status Ex. <u>Candidate</u>

From-DIR COLLEGE OF SCIENCES, DIR

SUBJECTS		ОВ	TAINED MARKS:
		In figures	In words
Educational Psychology, Guldance and Counseling	. 100	66	Sixty Six
Curriculum and Instruction	100	-71	Seventy One
Perspective of Education and Contemporary Social Issues	100	71	Seventy One
School Organization and Class Room Management	100	63	Sixty Three
Functional English	50	38	Thirty Eight
Islamiyat (For Muslim) / Islamic Ethics for Non-Muslim).	50	40	Forty
Evaluation Techniques	50	42	Forty Two
Method of Teaching of Physical Science	100	67	Sixty Seven
Method of Teaching of Mathematics	100	82	Eighty Two
Elec: Computer Education	100	: -84	Eighty-Four
Teaching Practice	150	- 115	One Hundred and Fifteen 🔆 🐣
delign the state of the case of TOTAL	1000	739	Seven Hundred and Thirry Nine

The Examination was taken in PARTS

Examination held on 2nd September to 30th September, 2013

Result Declared on December 24, 2013

1C Issued on December 24: 2013

"CONTROLLER OF EXAMINATIONS

Percentage

Division

SBBU, SHERINGAL





Roll No

## Shaheed Benazir Bhutto University, Sheringal

Dir Upper, Khyber Pakhtunkhwa, Pakistan Master of education

: Annual, 2015

Name : Qayyum Khan

Father's Name : Sultan Yousaf

Class : M.Ed Examination

003 Registration No : 2013-023420

Status : Regular Candidate

From : Dir College of Sciences, Dir

SUBJECTS	TOTAL		OBTAINED MARKS
<del></del>	MARKS	In figures	In words
CURRICULUM DEVELOPMENT	100	76	SEVENTY-SIX
EDUCATIONAL PSYCHOLOGY	100	80	EIGHTY
EDU.MANAGEMENT AND SUPERVISION	100	77	SEVENTY-SEVEN
PHILOSOPHY OF EDUCATION	100	80	EIGHTY
RESEARCH TECHNIQUES	100	80	EIGHTY
MEASUREMENT AND EVALUATION	100	62	SIXTY-TWO ··
SPECIAL SUBJ: TEACHING OF SCIENCE	100	66	SIXTY-SIX
PROF.SUBJ: COMPUTER EDUCATION	100	84	EIGHTY-FOUR
RESEARCH THESIS	200	155	ONE HUNDRED FIFTY-FIVE
TOTAL	1000	760	<del></del>
Olio Eventual	1000	, ou	SEVEN HUNDRED SIXTY

The Examination was taken in PARTS

Percentage: 76.00 Division : First

Examination conducted: September 1, 2015 to September 30, 2015

 Result Declared
 : April 13, 2016

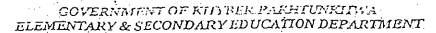
 DMC Issued
 > 26-05-2016

 Prepared by
 : WX CIO

Errors and omissions are subject to subsequent rectification.

CONTROLLER OF EXAMINATIONS SBBU, SHERINGAL

Addition of the last of the la







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:

#### <u>AMENDMENIS</u>

#### 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:

inserted in respective columns, numery.					
1	2	3	4	5	
"1.	Subject Specialist (BPS-17)	<ul> <li>At least second class Master's Degree four years BS Degree in the relev subject; and</li> </ul>	ant years	(a) Fifty per cent by promotion, on the basis of seniority-cum-fitness, for the relevant subject from amongst the Secondary School	
		ii. Bachelor of Education or Master Education (Industrial Art or Busin Education) or M.A Education equivalent qualification from recognized University.	ness or a	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	

2		
•	00	1
\		ر

-				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.	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 persor is available from amongst Senior Physica Education Teachers for promotion then the post shall be filled by promotion, on th	**
				post shall be filled by promotion, on basis of seniority-cum-fitness, from amongst the Physical Education Teacher with at least five years service as such an having qualification mentioned in column	i e
•				No. 3;  Note:- If no suitable candidate is availal in the relevant cadres of the above teach the post falling in their promotion que	
				shall be filled by initial recruitment; and  (b) fifty percent by initial recruitment "; ar	

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

	1	2			
	I "IB.	Secondary School Teacher (BPS-16)	Degree's from a recognized University on need basis from the following groups with two subject  (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;  and II. Bachelor of Education or Master of Education (Industrial Art or Business Education) or MA Education or equivalent qualifications from a recognized	4 21 to 35 years.	1. Seventy Five per cent by promotion, on t basis of seniority-cum-fitness, from t district concerned in the following manne  (a) forty per cent from amongst the Seni Certified Teachers (BPS-16), with at lec five years service as Senior Certific Teacher and Certified Teacher are having qualification mentioned column No.3:  Provided that if no suitab candidate is available from among Senior Certified Teachers for promotio then the post shall be filled by promotion on the basis of seniority-cum-fitness from amongst Certified Teachers, wit at least five years service as such an
			University.		having qualification mentioned i column No. 3;  (b) four per cent from amongst the Senio 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:
)					cotann 140.3.

67

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

(n) four per cent from amongst the Senior Arabic Teachers(BPS-16), with at least fluc years service as Senior Arabic Teachers and Arabic Teachers, and figuing 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:

Provided that I no suitable condidate is available from amongst 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 IIcad 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

### SECRETARY TO GOVERNMENT OF KIIYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

- 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.
- The Director, Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar. 5. The Accountant General Khyber Pakhtunkhwa Peshawar.
- 8. The Director, Curriculum and Teacher Education Klyber Pakhtunkhwa Abbottabadi
- 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

CAMIN 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/atfached 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.
- The forum was informed that E&SE Department vide Notification No. SOG/E&SED/I-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: -

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Alex Alexander	4.	•		
	Nomenclature of the post	Minimum Qualification for	Age	Method of recruitment
11.0	Montement	appointment by initial	Limit	
4		recruitment or by transfer.	21-35	a). Fifty percent by promotion on
	Subject Specialist-Information	i.) Master Degree in	21-33	the basis of seniority-cum-
	Technology (SS-IT) (B-17)	Computer Science/IT at		fitness from amongst the
	Government Higher	least in 2 <sup>nd</sup> Division or		Secondary School Teacher-IT
	Secondary Schools/ Govt.	equivalent qualification	-	with at least five years' service
	comprehensive High Schools	from any recognized		l . AND ⊬ l
	and other equivalent posts in	University.		Secondary School Teacher
	the Teaching Cadre.			(SST) (General/Science)
	the reaching Caure.	ii.) Bachelor Degree of		governing master degree in I'l
		Education (B.Ed) at		or equivalent qualification with
		least in 2 <sup>nd</sup> Division		05 years' experience
		from any recognized		
		University		b). Fifty percent by initial
				recruitment.
		·		Lectaliticar.
				Note: If no suitable candidate is
1	•	1		Note: If no suitable candidate is available for promotion in the
				relevant cadre than by initial
<b>.</b>				recruitment.
				to alighbar
			1	Their seniority may be clubbed with SS and amendment may be
			i	made in the existing service rules.
		in the	21-35	a). Fifty percent by promotion on
2.	Secondary School Teacher	i). Bachelor Degree with the	21-33	the basis of seniority-cum-
. •	Information Technology	subject of Computer Science at least in 2 <sup>nd</sup>		fitness from amongst the
	(SST-IT) (B-16)	Division 'r equivalent		Computer Lab In-charge with
		Qualification from any	'	(05) years' service having the
	Govt. High /Higher Secondary	recognized institution.		qualification prescribed for the
	Schools	TCCOGNIZEG MAINE		post of IT Teacher.
1				
		ii). Bachelor Degree of		b). Fifty percent by initial
Ł.		Education (B. Ed) at least in 2nd Division from any		recruitment.
	•	recognized institution.		
		Leconinger instruction	-	Note: If no suitable candidate is
				available for promotion in the
				relevant cadre than by initial
				recruitment.  By initial recruitment.
<u></u>	Junior Teacher- Information	Intermediate or equivalent	18-35	Dy minar reciminant
3,	Technology (JT-11) (B-12)	qualification from any		
	Govt. High/Higher Secondary	recognized institution with		
1		one-year Diploma in		
	Schools	IT/Computer Science from		
1		any recognized institution and		
		Certified Teacher		
1		Certificate/Diploma or		
		equivalent qualification from		
	1	any recognized institution.	<u> </u>	<u> </u>

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.

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## gislona:

The following decisions were made in consensus: -

- The proposed amendments in the service rules/structure as depicted in the above table was
- Nomenclature of the post of CT(IT) was changed as Junior Teacher Information Technology (II-II)
- 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

Special Secretary, E&SE Deptt:

Dr. Shahzad Khan Bungash. Secretary E&SE Department

(Chairman)

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10

The Most Respected Secretary E & S.E. Defartment Khyber Pakhtunkhwa Peshawar

Through The Director

E & B E Department

K.P.K.

Subject; Appeal For SST (Gen/Sc) Promotion to SS (IT) according to the SSR (meetings on 10/08/2017 & on 02/01/2018 Regarding absorbing of 50% & 20% Guela to SST (Gen/Sc) For Promotion to the Post of SS (IT)

Respect Sit,

That we ise (Atiquer Rahman, Mulib What, Barkat Ullate,
Ali Akbar, Sksan Woldin, Aftab Wolsin, Gayyern Khan, Grahar Zaman, Muhammuri Hason.
Kahan Willelm, Arshad Ali Khan, Muzaffar Soud, Niaz Ahmud, Mujahrid Farong, Sading.
Hussain Rehman, & Fazli Bari & Rafiq Ahmud Khan)

Huasain Retronan, Frazili Bavi & Radia Ahmad Rham)

Serving against SST (Gren/Sc) Posts in the E. & SE Deft;

With most veneration it is to bring in your Rind notice that

Solf quote his already been allotted for SSTs (Gren/Sc) in the

different subjects for Subject Specialist Post but importanately,

SST (Gren/Sc) who have MIS (Computer Science) / BS(CS)/MIT

qualification & are eligible for promotion to the Post of SS(17)

BIS-17 have no quote for promotion.

But in the SSRC meeting on 10/08/2017, EB, S.F. Defet Professed that all those SST (Gen/Sc) who have filesc Computer Science)/BSCC3)/AIIT may be given 50 %

-26-A other SSTs. So as to bring uniformity in terching Cadde m the S.S.R.C. meeting on 02/1/2018 EB.S.E. Ditt. Now according to the SSRL meeting on 10/08/2017 \$ on 02/01/2018 the quote should be butter of wot the Thanks Dated: 13/09/2018 1 Atique Rahmon all De (Adm) (2) Michib Willish 21/2 etc.

Dated 13/9/9:18).

27

EN THE PESHAWAL HIGH COURT, DILKHAN BENCH

With Position No. 877-D with C.M.Nov. 1899-D & 1101-D of 2018

Ahdal Ahad and 9 others

/ crsus

Gove: of Khyber Pakhtunkhwa through Secretary (EdiS).
Peshawar and seven others

**JUDGMENT** 

Date of hearing

341,2019

For petitioners:

Muhammad Anwar Awan Advocate

For respondents:

Mr. Kamran Hayat Minnkhel, Addl: A.G and Mr. Zia ur Rehman Qazi

Advocate

SMATTIOUE SHAH, L. 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."

A TEX REPLOY

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

hy

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 Hafiz of Khyber Vs. Government Muhammad Ilyas, 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."



(29)

Thus, in view of shoot dicts, a han conclusion to common resolved that High Count has no jurisdiction to common matters relating to civil services according to civil services according to civil services according to civil services according to civil services.

Accordingly for the remons stated above, the petition is not maintainable and is dismined alongwith enlisted C.Ms and interito relief. However, the petitioners are at liberty to approach the competent forms for the redressal of their grievance, if so advised.

Announced Dt. 30.01.2019 UDGE

ルン JUDGE

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BEFORE PESHAWAR HIGH ( OURT BENCH AT D.I.KHA

Writ No. 81.7. 012018.

D.I.Khan currently working at GCVIIIS no. D.I.Khan as SST (Physics

- 2. Kalim Ullah S/O Rehmat Ullah Cas : Baluch R/O Moballah Ahmad Saib Eid Gal: D.I.Khan currently working a: ASDEO SST (General) chodwan circle District D.I.Khan.
- 3. Dr. M. Nascem Ullah S/O Fatch Ullah R/O Gillani Town near Wensum College D.I.Khan Currently posted at GIIS Haji Mora as SST (General), (Phd).
- 4. Chulum Abbas & Ghulum Quaim is /O Village Minly Felisil Parava B.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 curret tly posted as GHS Wanda Sheru D.I.Khan SST (General).
- 6. Muhammad Imran S/O Haji Ismali R/O Parova D.I.Khan currently posted at GMS Malaikhi SST (General).
- 7. Muhammad Bi al S/O Malik Muhammad Amir R/O Currently posted at GHS SST (General) Gara Rahid D.I.Khan.
- 8. Rufi Ultali S/O Hamsed 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).
- 16. Muhammad Farent S/O Rahim Baksh R/O Village Chah Khan Wala Tehsil Parova D.I.Khan corrently posted at GIIS Parova as SST (Physics & Mathematics).

**VERSUS** 

- . Gover of Chirber Pakhivukhwa through Spereinry (Hits) Education Postswar.
- L Gast: of Khyber Pakhinghbut through Astrology Kalahilahmont Iloparimont pubawar.
- 3. Gover of Khyber Pubbrenkhwa through Speretary Planuer Copartment Peshawar.
- A. Burts of Khyber Pakhimukhya through Secretary Lan Forhamer.
- 5. Director General (K&S) Education Rhyber Pakhnunhhwa Poshuwar.
- 6. Deputy Director EMIS (SASR) 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:

- 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.
- I. That politioner also acquired the degree of Master of Computer Science. Copy of Certificates is annexure C.
- 3. That respondent vide notification no. 50 (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 islong with 2th class Master Degree or 4 year BS degree in the relevant subject. Copy of Notification is Annexure D.
- 4. That after the amendments come promotions were made but Secondary School
  Teacher (General/Science) were ignored reason best known to the respondents. In the



# **VAKALATNAMA** BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

APPEAL NO	):	OF 20 <u>/ <sup>0</sup></u>	
. Quyyun	٠	(PL (PE	PELLANT) AINTIFF) TITIONER)
Education	<u>VERS</u> Deppe	(RE	SPONDENT) FENDANT)
I/We Do hereby appoint a Advocate Supreme withdraw or refer Counsel/Advocate in for his default and withdraw Advocate Counsel of Advocate to deposit, sums and amounts prabove noted matter.	to arbitra to a to arbitra the above no ith the author on my/our of withdraw ar	ppear, plead, a tion for me, ted matter, with ity to engage/a cost. I/we aut and receive on i	act, compromise, fus as my/our thout any liability appoint any other thorize the said my/our behalf all
Dated/	202	CLIENT	Qayyum Khai
•		ACCEPTI	ED MM
	&	(BC-10-08 (15401-0) (AMRAN KHA	705985-5) .N Q MOHMAND
OFFICE:		MUHAMMAD ADVOCATES	AYUB

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

العدالت موس شرو و بالمبرو و والمبرو و المبرو و ا ر بهرت رسیرات مردی می از مردی از بهرت مردی می از مردی می رعوى 7 باعث تحريرا نكها مقدمہ مندرجہ عنوان بالا میں اپی طرف سے داسط بیردی وجواب دہی دکل کاردائی متعلقہ مر مرفروں کی کورگ آت مقام میں م مقرر کرے اتر ارکیا جاتا ہے۔ کہ صاحب موصوف کومقدمہ کی کل کاروائی کا کامل اختیارہ وگا۔ نیز وکیل ساحب کورامنی نامه کرنے وتقرور ثالت ہ فیصلہ برحلف دیئے جواب دہی اورا قبال دعوی اور ينمورت وكرى كرف اجراءاورصول چيك وروبيارعرض وعوى اوردرخواست برتسم كاتفديق زراین پردستخدا کرانے کا اختیار ہوگا۔ نیز صورت عدم پیردلی یا ڈگری میکطرف یا بیل کی براید گی اورمنسوخی نیز دائر کرنے ایک مکرانی دنظر نانی دبیروی کرنے کا اختیا ماد گا۔ از بصورت ضرورت مقدمہ مذکور ككل ياجزوى كاردائى كواسط اوروكيل ما مختارةا نوني كوايينه بمراه ماايين بجائة تقرر كالختيار موگا اور مها حب مقرر شده کوجمی و ای جمله ند کوره باا نقتیا مات حاصل موں مے اور اس کا ساخت برواخة منظور تبول موكا ـ دوران مقدمه مين جوخر جدد مرجاندالتوائع مقدمه كسب ب وموكار کوئی تاریخ بیتی مقام دوره پر ہویا حدہ باہر ہوتو وکل صاحب پا بند ہوں مے کہ بیروی لكوركرين لبداوكالت ناميكهديا كرسندرب\_ Mested Led Arreled بقام روی شروی ک

## BEFORE THE LEARNED SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

C.M.No. /2020

In

Service Appeal No. 1848/2019

Qayyum Khan.....

Vs

Govt of KPK & Others..... .....Respondents

APPLICATION FOR EAARLY 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 respodnents 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 Shall vernam pested shall vernam pested. earliest to meet the ends of justice.

Through

Saadat Ullah Khan Tangi

Advocate High Court

Peshawar

Petitioners

Cell#0331-5030566

Dated:-23.06.2020

C.M No/2020	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
In	Con la
Service Appeal No/	
Qayyum Khan	Petitioner
Vs	
Govt of KPK & Others	Respondents

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

<u>espectfully Sheweth:-</u>

Reade 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.

### **GROUNDS:-**

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

Saadat Ullah Khan Tangi

Advocate High Court

Peshawar

Petitioner

Cell#0331-5030566

Dated:-15.06.2020

3

# BEFORE THE LEARNED SERVICE TRIBUNAL KHYBER PAKHTUNKHWA. PESHAWAR

C.M No/2020						
In .	, ,	·		•		-
Service Appeal No/	,			,		
Qayyum Khan		· · · · · · · · · · · · · · · · · · ·			Petitio	oner
	۷s		· ·			
Govt of KPK & Others	· 0· 0· 0· 0 0 0 0 0 0 0 0 0 0 0 0 0 0		i The distriction of the principle	R	.espond	ents
<u>af</u>	FIDAV	<u>IT</u>			*	
I, Qayyum Khan S/O Sultan Yo affirm and declare on oath that true and correct to the best of the best of the been concealed from this Ho	t the comy kno	ontents wledg	s of this	App	lication	are
		<b>)</b>		•		

Identified by

Saadat Ullah Khan Tangi

Advocate High Court

Peshawar

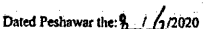
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## Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa

No. 379 - 12

SS (IT) Promotions



To

1. All the District Education Officers (Male) Khyber Pakhtunkhwa

2. All the District Education Officers (Male) Newly Merged District in Khbyer 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 docuements as per detail given below for the purpose of promotions to SS (IT) post on the following format:

Sen# Name Qual: Div in Prof: DOB Domicile DO DO of Remarks master 150 appli as if any Qual: regular apptt

Note: - the relevant documents will be consisting of:

- I. 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 countersinged 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 conversing letter from concerned D.E.O to ACR brach.
- 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 office letter.
- 14. Candidates having 3rd division in Mater are not eligible.

DEPUTY DIRECTOR (ESTAB)
Directorate of Elementary & Secondary
Education Khyber Pakhtunkhwa

8 6100 >

Endst.No	Dated	
Copy of the above is fo		
1 DA to Constant to G	out: E& SE Beatt Khiwai	r Pakhtunkh

1. PA to Secretary to Govt: E& SE Deptt Knoyer Pakintunkity

2. PA to Director E&SE Khyber Pakhtunkhwa Peshawar

DEPUTY DIRECTOR (ESTAB)
Directorate of Elementary & Secondary
Education Khyber Pakhtunkhwa

#