18.09.2018

Learned counsel for appellant and Mr. Abbaş Khan SDO alongwith Mr. Usman Ghani, District Attorney present. **Learned District Attorney** requested adjournment. Adjourned. To come up for arguments on 18.10.2018 before D.B at camp court, Abbottabad.

Camp court, A/Abad

Counsel for the appellant Mr. Muhammad Arshad Khan Tanoli, Advocate present. Mr. Usman Ghani, District Attorney for the respondents present. Learned counsel for the appellant made a request for adjournment. Granted. To come up for arguments on 20.12.2018 before D.B at camp court, Abbottabad.

Membér

Chairman Camp Court, A/Abad

20.12 .2018

Mr. Muhammad Arshad Khan Tanoli, Advocate for appellant and Mr. Ziaullah, DDA for the respondents present.

Learned counsel for the appellant states that grievance of the appellant has since been redressed and he is under instructions to withdraw the instant appeal.

Dismissed as withdrawn. File be consigned to the record

room.

Chairman

Camp Court A/Abad

Announced: 20.12.2018

19.04.2018

Appellant alongwith counsel and Mr. Usman Ghani, District Attorney alongwith Ihsanullah, SO for the respondents present. To come up for arguments alongwith connected appeal No. 708/2016 on 25.6.2018 before the D.B at camp Court, Abbottabad.

Member

Camp court, A/Abad

25.06.2018

Counsel for the appellant Mr. Muhammad Khan Tanoli Advocate present. Mr. Usman Ghani District Attorney District Attorney for the respondents present. To come up for arguments on 29.06.2018 before the D.B at camp court, Abbottabad

Member Camp court, A/Abad

29.06.2018

Appellant Arshad Khan Tanoli, Advocate present. Mr. Muhammad Arshad Khan Tanoli, Advocate present. Mr. Ihsanullah, SO (Lit) and Abbas Khan, SDO alongwith Mr. Ziaullah, Deputy District Attorney for the respondents present. Arguments could not be heard due to paucity of time and on the other hand learned counsel for the appellant also made a request for adjournment for having not prepare the case for today. Adjourned. Case to come up for arguments on 18.09.2018 before the D.B at camp court, Abbottabad.

Member

Chairman
Camp court, A/Abad

21.12.2017 Clerk of the counsel for appellant present. Mr. Kabir Ullah Khattak, Additional Advocate General alongwith Mr. Yasir Jalil, Junior Clerk for the respondents present. Arguments could not be heard due to incomplete bench. To come up arguments on 21.03.2018 before D.B at Camp Court, Abbottabad.

(Gul Zeb Man)
Member (Executive)
Camp Court, Abbottabad.

21.03.2018

Counsel for the appellant and Mr. Usman Ghani, District Attorney alongwith S. Zahid Kazmi, SDO for the respondents present. During the course of arguments it transpired that the relevant method of recruitment on the basis of which the appellant seek his remedy is not available on the file. The learned counsel for the appellant sought time for production of the same. Adjourned. To come up for production of such documents and further arguments on 21.4.2018 before this D.B at camp court, Abbottabad.

Member

Member

Chairman Camp court, A/Abad

17.04.2018

Counsel for the appellant and Mr. Usman Ghani, District Attorney alongwith Muhammad Munir, Assistant for the respondents present. Part arguments heard. To come up for remaining augments on 19.04.2018 before this D.B at camp court, Abbottabad.

Chairman Camp court, A/Abad 16.02.2017

Clerk of counsel for the appellant and Mr. Zahid Kazmi, SDO alongwith Mr. Muhammad Siddique Sr.GP for the respondents present. Written reply not submitted, Requested for further adjournment. Last opportunity granted. To come up for written reply/comments on 21.04.2017 before S.B. at camp court, Abbottabad.

MEMISER
Camp Court A/Abad

21,04,2017

Counsel for the appellant and jMr. Ihsanullah Khan, S.O (Litigation) and Mohammad Yaseen, Supdt. alongwith Muhammad Siddique, Sr.GP for the respondents present, Written reply submitted. The Worthy Chairman is on leave. This case may be placed before the Worthy Chairman for assigning it to D.B for rejoinder and final hearing for 24.08.2017 at camp court, Abbottabad.

Registrar Camp Court, Abbottabad.

2**4**.08.2017

Counsel for the appellant and Mr. Muhammad Bilal, Deputy District Attorney alongwith Mst. Amina SDO for the respondents present. Rejoinder submitted. The learned DDA seeks adjournment. Adjourned. To come up for final hearing before the D.B on 21.12.2017 at camp court, Abbottabad.

Wember

Camp court, A/Abad

18.08.2016

Appellant with counsel present. Learned counsel for the appellant argued that the appellant was appointed as Sub Engineer BPS-11 on 09.7.1986 in Public Health Engineering Department Abbottabad. That he passed departmental examination on 27.6.1996 and, on the basis of the same, became eligible for higher scale BPS-16 but the same was not granted to the appellant constraining him to prefer departmental appeal on 31.3.2016 which was not responded and hence the instant service appeal on 11.07.2016.

E.

That the appellant is entitled to promotion to BPS-16 w.e.f. the year 2004.

Points urged need consideration. Admit. Subject to deposit of security and process-fee within 10 days, notices be issued to the respondents for written reply/comments for 24.11.2016 before S.B at camp court, Abbottabad.

Chairman Camp court, A/Abad.

24.11.2016

Agent of counsel for the appellant and Mr. Iftkhar, SDO alongwith Mst. Bushra Bibi, Government Pleader for respondents present. Requested for adjournment. To come up for written reply/comments on 16.02.2017 before S.B. at camp court, A/Abad

Chairman

Camp Court, A/Abad

Form- A FORM OF ORDER SHEET

Court of					
-	•				
Case No		710/2016	 	·	

,	Case N	o <u>710/2016</u>
S.No	Date of order proceedings	Order or other proceedings with signature of judge or Magistrate
1.	. 2	3
1	11/07/2016	The appeal of Mr. Anwar Khan received today by post through Muhammad Arshad Khan Tanoli Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
2-	٢١٠-> -١٤	This case is entrusted to Touring S. Bench at A.Abad for preliminary hearing to be put up there on. $18-8-16$
		CHARMAN

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. 7/0 /2016

Anwar Khan, Sub-Engineer, Public Health Engineer Department,

....APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa, through Secretary Public Health Engineering Department, Khyber Pakhtunkhwa, Peshawar & others.

....RESPONDENTS

SERVICE APPEAL

INDEX

<i>S</i> .#	Description	Page No.	Annexure
1.	Service appeal along with affidavit	1 to 8	
2.	Copy of appointment order	9	"A"
3.	Copy of notification dated 27/06/1996 wherein the appellant has been notified as qualified candidate	16	"B"
4.	Copy of departmental appeal	11-14	"C"
5.	Copy of order dated 16/11/2015	15	"D"
6.	Copy of the judgment	4.36	"E"
7.	Wakalatnama	37	

..APPELLANT

Dated: 02/07 /2016

Through

(Multiple Arstad Khan Tanoli)
Advocate High Grantha Millightabad

Advocate High Court III

Office No. 33 Adjacent to. Distt. Bar Abbottabad

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. 7/0 /2016

Anwar Khan, Sub-Engineer, Public Health Engineer Department,
Maushara

....APPELLANT

Khyber Pakhtukhwa Service Tribunal

Diary No. 696

Dated 11-7-20/6

VERSUS

- 1. Govt. of Khyber Pakhtunkhwa, through Secretary Public Health Engineering Department, Khyber Pakhtunkhwa, Peshawar.
- 2. Chief Engineer, Public Health Engineering Department South, Peshawar.
- 3. Superintendent Engineer, Public Health Circle, Abbottabad.

....RESPONDENTS

Filedto-day
Registrar
11/7/16

SERVICE APPEAL UNDER SECTION 4 OF KPK SERVICE TRIBUNAL ACT, 1974, FOR DECLARATION TO THE EFFECT THAT THE APPELLANT QUALIFIED DEPARTMENTAL EXAMINATION FOR GRANT OF SENIOR SCALE PROMOTION ON 27/06/1996 BUT

RESPONDENT NO. 2 IS NOT ALLOWING/
GRANTING SENIOR SCALE (BPS-16) TO THE
APPELLANT AS PER 25% RESERVED SEATS
FOR PROMOTION TO SENIOR SCALE (FROM
BPS-11 TO BPS-16) VIDE OFFICE
MEMORANDUM DATED 16/11/1974 WHICH
IS AGAINST THE LAW AND NATURAL
JUSTICE.

PRAYER: ON ACCEPTANCE OF THE INSTANT SERVICE APPEAL, RESPONDENTS DEPARTMENT, SPECIALLY RESPONDENT NO. 2 MAY GRACIOUSLY BE DIRECTED TO GRANT SENIOR SCALE TO THE APPELLANT FROM BPS-11 TO BPS-16 W.E.F. 2004 ONWARDS WITH ALL BACK BENEFITS.

Respectfully Sheweth: -

1. That the appellant joined respondents department as Sub-Engineer (BPS-11) on Q-7./986. Copy of appointment order is annexed as Annexure "A".

Bether Bernes

- 2. That the appellant served the department with complete devotion and dedication to the entire satisfaction of his superiors and always abide by the service laws. The appellant earned very good ACRs during his service.
 - That departmental examination is mandatory prior to the grant of senior scale from BPS-11 to BPS-16. Therefore, the appellant qualified departmental examination for grant of senior scale/ promotion in BPS-16 on 27/06/1996. In this regard, the fact of passing of departmental examination has been notified by respondent No. 2 vide notification No. 1408/5/94 dated 27/09/1996. Copy of notification dated 27/06/1996 wherein the appellant has been notified as qualified candidate is attached as Annexure "B".
- 4. That inspite of this, respondent No. 2 is reluctant to allow senior scale to the appellant from BPS-11 to BPS-16 which is against the law, rules, notification on the

subject. Hence, appellant filed departmental appeal for grant of senior scale BPS-16 votes departmental appeal dated 31-03-16 Copy of departmental appeal is attached as Annexure "C". Resultantly the instant appeal is filed, inter-alia, on the following grounds;-

GROUNDS;-

(a) That as per office memorandum dated 26/11/1974 senior scale is still being granted to some similar employees of other department except employees of Public Health Engineer Department Khyber Pakhtunkhwa. It is further submitted that the said office memorandum is applicable to all diploma holder Sub-Engineer of Federal and Provincial Departments. Copy of a similar employee, Mr. Sajjad Hussain Shah BPS-11 PAK PWD, who has been granted BPS-16 vide office order dated 26/11/2015.

Copy of order dated 16/11/2015 is attached as Annexure "D".

- (b) That respondents, department used to grant senior scale to Sub-Engineers asp per 25% reserved seats for Sub-Engineers BPS-16 subject to seniority fitness having 10 years of service and passing of prescribed departmental examination prior to 2001 but after promulgation of basic pay scale of 2001, the grant of senior scale has been stopped the appellant fulfills the criteria for grant of senior scale BPS-16.
- Govt. only abolished selection grades in the revised basic pay scale 2001 and not senior scale. In this regard, Supreme Court of Pakistan has held that "The terms of the directive of the Federal Govt. contained in the office memorandum dated 16/11/1974 shall be strictly adhered to and followed

2000年1997 - January 2008

justly and fairly to redress the grievance of the respondents" vide judgment dated 19/10/2013. Copy of the judgment is attached as Annexure "E".

- deprived the appellant from grant of senior scale from BPS-11 to BPS-16 as the Supreme Court has already declared that the same benefits be extended to Sub-Engineers which comes under the office memorandum No. WA/4(25) dated 16/11/1974, therefore, the appellant is entitled for senior scale BPS-16.
- (e) That good governance demands that the law and rule are to be strictly adhered to and rightful dues and other benefits, as per law be extended to the aggrieved persons without delay.
- (f) That court should not fold up its hands while granting relief to the

appellant who is shuttling from pillar to post in the department for grant of senior scale BPS-16 but of no avail.

- (g) That respondents department has led the appellant to the place which is utterly unknown to the principle of natural justice and law and jurisprudence.
- (h) That this fact may not be left to fade in oblivion that the notification/ office memorandum dated 16/11/1974 is still intact and has not specifically amended or withdraw by the Govt. therefore, the appellant is entitled to be granted senior scale BPS-16.
- (i) That there is no other speedy, efficacious and adequate remedy available to the appellant, except the present appeal.

It is, therefore, humbly prayed that on acceptance of the instant service appeal, respondents department, specially respondent No. 2 may graciously be directed to grant senior scale to the appellant from BPS-11 to BPS-16 w.e.f 2004 onwards with all back benefits.

...APPELLANT

SHEBaA bbottabad

Through

Dated: <u>02/07</u> /2016

VERIFICATION:-

Verified on oath that the contents of forgoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Court.

...APPELLANT

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No.	/2016
--------------------	-------

Sub-Engineer, Public Health Khan, Engineer Department, Manshara

....APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa, through Secretary Public Health Engineering Department, Khyber Pakhtunkhwa, Peshawar & others.

....RESPONDENTS

SERVICE APPEAL

AFFIDAVIT

I, Anwar Khan, Sub-Engineer, Public Health Engineer Department, Abbottabad, do hereby solemnly affirm and declare that the contents of forgoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Court.

DEPÔNENT

Identified by;

Muhammad Arshad Khan Tanoli

Adverate High Court, Abbottabad

014 to 201

Annex =A

PUBLIC HEALTH ENGINEERING DEPARTMENT NWF?.

OFFICE ORDER NO. 30 495/81 Dated Peshawar, the // / 1986.

In consultation with Departmental Selection Committee

Mr. Anwar Khan 8/0 Ghulen Face, William P.O. Baffe

is hereby offered a post of Sub Englaser In the Basic Pay Scale No. (B.11) plus usual allowances as admissible under the rules from time to time on the following terms and conditions:

The post is purely temporary but likely to continue:

His services may be terminated at one month's notice without any reasons being assigned at any tire irrespective of the fact that he is holding a post other than one to which he was originally recruited or on the payment of one month's salary in lieu of the notice period.

He shall not leave the service unless his resignations accepted by the competent Authority. Should he do not resign from service, he may apply for the same with one month notice or alongwith one month pay in lisu of notice period.

He will be governed by such rules and orders relatito conduct efficiency and discipline, leave travellist allowance, medical attendence, pay etc as may be issued by Govt: for the category of Govt: Servants to which he will belong.

He will be governed under Public Health Engg: Depart: Service Rules as regards service condition.

He will have to furnish a declaration in writing, (in that he has not already been prescribed from service under the Govt: or any local body and (ii) that he not dismissed by any other agency.

He will be on probation for an initial period of two years extendable upto 3 years.

He will have to produce a medical certificate of fitness from the medical Superintendent of the Dist at the time of joining duty.

He will be liable to serve any-where in NWFP and Federally Administered Tribal Area.

To TA/DA is allowed for joining the place of posting if he accepts the appointment on the terms and

conditions specified above, he should report for duty to the Charles of the issue of the offer failing which the offer shall stand cancelled automatically.

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Other High Court Public Harman Arman Arman Land Public Harman Land Peshawar, the

Chief Engineer, Public Health Engg: Department NVFP: Peshawar.

Endat: No. 130445 | Detail Peshawar, the //7 /7986

A Copy is forwarded to the :-Superintending Engineer, PHE Circle Executive Engineer, PHE Division

8.

9.

10.

The original certificates of the applicant may please the verified by him at the time of accepting arrival report. His dat of arrival may please be reported to this office alongwith copies of testimonials. The declaration required vide item 6 above may please optained and sent to this office while indicates the declaration.

Mr. Anwar Khan 8/0 Chulsa Khan, Vills & P.O. Barfe, Tens& MattiManse

DESCOT.

PUBLIC HEARTH SWOTKERTING DEPARTMENT W.W.F.P No.140815/C Dated Peshawar, the 2 / 16/1906 HMMey-B MOTIFICATION: It is hereby notified that the following Sub Engineers qualified the Departmental Examination of Sub Emplacers (PHED) Session October 1995. 1. Mr.Mohemmad Nazir, PHE Divn: Chitral. 2. Mr.Sikandar Azam, PHE Divn: Bannu. 3. Mr. Rohammad Yousef, ?HE Civn: Divhan. 4; Mr. Mooreul-Baser, PHE Sanitation Diverposheuer. 5. Fr. mil Mohammad RHE Sanitation Divn: Peahawar. 6. Mr. Iftikher Ahmod. PAE Divn: Manashro. 7. Mr. Anwar Phin, TPHE Divo: Mangehre. 9. ir.Alam Zeo, PHE Divni Bannu. 9. Mr. Wasiruddin, PHE Divn. Bannu. 20. Nr. Shehid Sæed. PHE Divn: Mansehre. 11. Mr.Khen Mohammad, PHE Divn: Bannu. 12. Mr.Kerim Wawaz, PHE Divn: Peshawar. 13. Mr. Mohemmad Perver, PHE Divn: DIKhan. 14. Mr.Masroor Hussain, PHE Sanitation Divn: Peshawar. Mr.Karametullah, PHF Divn: Bannu. 16 Mr. Irshad Whaed, PHE Divn: Dikhan. 17. Mr. Azizullah, PHE Divn: Karak. 18. Ar. Irahad Mehmood, PAE Divn. Chitral. 19. Mr. Said Faisal, PHE Divn: Chitral. nething the DIEST SUT PROLIMITS Commercial Edward Control of The Con 。 新聞報用與新聞報 ASSESSED FOR THE PROPERTY OF THE PARTY OF TH CHIEF PAGINEE PUBLIC HEALTH ENGB: DEPARTHENT WIE P. PESHAWAR MCASSACTIVE ACTOR STATE Endst: No.140815/.7 ... Copy of the above is forwarded for information to the :-Secretary to Govt: of Nurp, PHED, Peanawar. Chief Engineer (Dev:)PHED, Pelahaugi All SES/ÉES IN PHEO NUEP All Sub Divisional Officers in PHED NMEP Sub Engineers concerned. P.F. of officials concerned. AUBLIC HEALTH ENGG: DEPARTMENT NUTP: PESHAWAR danad ayshad Khan Tanol MAdvocate might of the control of th Advocate High Court Distri Bar Athro

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Secretary P.H.E. Deptt:

Daisy No. 1377

The Secretary to Govt: of Khyber Pakhtunkhwa, Public Health Engg: Department, Peshawar.

SUBJECT:

APPEAL FOR GRANT OF SENIOR SCALE TO THE APPELLANT FROM BPS-11 TO BPS-16 AS PER OFFICE MEMORENDUM NO.WA/4(25)/74 DATED 16-11-1974 W.E.F 2004 ONWARD.

Dear Sir.

- 1. That the appellant is serving in PHE Department as Sub Engineer BPS-11 w.e. from 09-07-1986 i.e the date of appointment of the appellant (copy attached).
- 2. That the appellant qualified departmental examination which is the sinequanon for grant of senior scale from BPS-11 to BPS-16. That the date of passing of departmental examination of the appellant for senior scale is 27-06-1996 (copy of letter showing the appellant as successful candidate copy is attached.
 - of the total posts of Diploma Engineers are to be placed in BPS-16. These posts are to be filled on the basis of seniority cum fitness and subject to 10 years service and passing of the prescribed departmental examination. That Govt: of Khyber Pakhtunkhwa as well as Federal Govt: only abolished Selection Grade in revised basic pay scale 2001 and there is no law/ notification and OM wherein senior scale of diploma holders from BPS-11 to BPS-16 had been abolished.
 - That office memorandum dated 16-11-1974 is still intact and holds the field and the authorities were/ are supposed to grant of senior scale from BPS-11 to BPS-16 to the ipso facto, as the appellant is entitled for senior scale in BPS-16 w.e.f 2004 onwards. But the department did not grant the same benefits to the appellant so far.
 - 5. It is also stated that similar benefits has been granted to a similar employee of Pak PWD under the O.M dated 16-11-1974. It is further mentioned that O.M dated 16-11-1974 was passed for diploma holders of the Federal Govt: as well as Provincial Civil Servants.
 - 6. That the Supreme Court of Pakistan in a similar case held that the

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P-12

memorandum dated 16-11-1974 shall be strictly adheared to & follow justly & fairly vide judgement dated 19-10-2013. In compliance of judgement of Supreme Court of Pakistan, Pakistan Public Works Department granted senior scale to one Mr. Sajjad Hussain Shah Sub Engineer from basic pay scale-11 to BPS-16 on 26-11-2015 (copy of order is attached).

In view of the above it is prayed that the Departmental Appeal of the appellant may graciously be accepted and may be granted senior scale to apppllant from BPS-11 to BPS-16 w.e.f 2004 as per office memorandum dated 16-11-1974.

Encolosed: As stated

(ANWAR KHAN) SUB ENGINEER, PUBLIC HEALTH ENGG: DIVISION MANSEHRA.

Copy forwarded to the Chief Engineer (South) PHE Peshawar

Fice No. 33 Adjacent to Distr. Bar Abbottabad

Francisco de Carella d

The Secretary to Govt: of Khyber Pakhtunkhwa, Public Health Engg: Department,

Peshawar.

SUBJECT:

APPEAL FOR GRANT OF SENIOR SCALE TO THE APPELLANT FROM BPS-11 TO BPS-16 AS PER OFFICE MEMORENDUM NO.WA/4(25)/74 DATED 16-11-1974 W.E.F 2004 ONWARD.

Y-13

Dear Sir,

- 1. That the appellant is serving in PHE Department as Sub Engineer BPS-11 w.e. from 09-07-1986 i.e the date of appointment of the appellant (copy attached).
- 2. That the appellant qualified departmental examination which is the sinequanon for grant of senior scale from BPS-11 to BPS-16. That the date of passing of departmental examination of the appellant for senior scale is 27-06-1996 (copy of letter showing the appellant as successful candidate copy is attached.
- 3. As per office memorandum No. WA/4(25)/74 dated 16-11-1974, 25% of the total posts of Diploma Engineers are to be placed in BPS-16. These posts are to be filled on the basis of seniority cum fitness and subject to 10 years service and passing of the prescribed departmental examination. That Govt: of Khyber Pakhtunkhwa as well as Federal Govt: only abolished Selection Grade in revised basic pay scale 2001 and there is no law/ notification and OM wherein senior scale of diploma holders from BPS-11 to BPS-16 had been abolished.

That office memorandum dated 16-11-1974 is still intact and holds the field and the authorities were/ are supposed to grant of senior scale from BPS-11 to BPS-16 to the ipso facto, as the appellant is entitled for senior scale in BPS-16 w.e.f 2004 onwards. But the department did not grant the same benefits to the appellant so far.

- 5. It is also stated that similar benefits has been granted to a similar employee of Pak PWD under the O.M dated 16-11-1974. It is further mentioned that O.M dated 16-11-1974 was passed for diploma holders of the Federal Goyt: as well as Provincial Civil Servants.
- 6. That the Supreme Court of Pakistan in a similar case held that the terms of directive of the Federal Govt: contained in the office

Multiammad Arshad Khan Tancilland Advocate High Court of Advocate No. 33 Adjacent to Disti Bar Abbottabad fi

P-14

memorandum dated 16-11-1974 shall be strictly adheared to & follow justly & fairly vide judgement dated 19-10-2013. In compliance of judgement of Supreme Court of Pakistan, Pakistan Public Works Department granted senior scale to one Mr. Sajjad Hussain Shah Sub Engineer from basic pay scale-11 to BPS-16 on 26-11-2015 (copy of order is attached).

In view of the above it is prayed that the Departmental Appeal of the appellant may graciously be accepted and may be granted senior scale to apppllant from BPS-11 to BPS-16 w.e.f 2004 as per office memorandum dated 16-11-1974.

Encolosed: As stated

(ANWAR KHAN) SUB ENGINEER,

PUBLIC HEALTH ENGG: DIVISION MANSEHRA.

Advocate High Court II
Office No. 33 Adjacent to
Distr. 32r Abbottabad

Copy forwarded to the Chief Engineer (South) PHE Peshawar

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Anner "I P-15

GOVERNMENT OF PAKISTAN PAKISTAN PUBLIC WORKS DEPARTMENT

No.All-713/772(25% Placement)/2015.

Islamabad the, 26th November, 2015.

OFFICE ORDER

In pursuance of Ministry of Housing & Works letter No.F.9(3)/2007-Admn.III dated 26th October, 2015, in accordance with Judgement of Supreme Court of Pakistan dated 10th February, 2014 and on the recommendation of the Departmental Promotion Committee, Mr. Sajjad Hussain Shah, Sub-Engineer (Civil) (BS-11), attached to Central Civil Division, Pak. PWD, Abbottabad, is hereby: placed in (BS-16) (Gazetted) with immediate effect and until further orders.

Consequent upon his placement in (BS-16) trevis posted in the same Division with immediate effect in the interest of public service

> (M.B. KHATTAK): Chief Administrative Officer Tele: 9261145

DISTRIBUTION:-

- Chief Engineer (North), Pak. PWD, Islamabad.
- 2. Director, Budget & Accounts, Pak. PWD, Islamabad.
- 3. Superintending Engineer, Project Civil Circle, Pak. PWD, Islamabad.
- Executive Engineer, Central Civil Division, Pak. PWD, Abbottabad.
- Mr. Saijad Hussain Shah, Sub-Engineer, Central Civil Division, Pak. PWD, Abbottabad.
- Master File.

Arshall Khan Janoli Pocate High Court Office No. 33 Adjacent to

Diet Bar Abhottabad

Annew "E,

IN THE SUPREME COURT OF PAKISTAN (Appellate Jurisdiction)

PRESENT: Mr. Justice Anwar Zaheer Jamali.

Mr. Justice Ejaz Afzal Khan.

Mr. Justice Iqhal Hamcedur Rahman.

Civil Appeal No. 181/2013.
(On appeal against the judgment dated 05.09 2012 passed by the High Court of Sindh, Karachi, in Const. P. No. D-607/2011)

Federal Ministry of Defence through its Director General, Headquarters, Civil Aviation Authority, Karachi, etc.

Appellant(s).

Versus

Syed Muhammad Omar, etc.

Respondent(s).

For the Appellant(s):

Mr. Sanuullah Noor Ghouri, ASC.

For Respondent Nos. 1-5:

Mr. Abdul Rahim Bhatti, ASC.

For Respondent No. 6:

In-person.

Date of Hearing:

09.10.2013.

JUDGMENT

Inbal Hameedur Rahman, J: - Through the instant appeal, with the leave of the Court, the appellants have called in question the judgment dated 05.09.2012 passed by the learned High Court of Sindh, Karachi, in Constitution Petition No. D-607/2011 whereby the said writ petition filed by respondent Nos. 1-7 (hereinafter to be referred as "the respondents") has been accepted and the appellants have been directed to comply with the requirement of Memorandum dated 16.11.1974 prior to the recruitment being made in Grade-17 to the posts of Electrical Engineers in Civil Aviation Authority (hereinafter to be referred as "the CAA").

2. The concise facts of the instant appeal are that respondents filed a constitution petition before the High Court of Sindh, Karachi, with the assertions that they are Diploma holders from various technical institutions and are working as Sub-Engineers (BS-16) in the CAA and as per the

Advocate High Court (1)
Office No. 33 Adjacent to

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policy directive issued by the Government of Pakistan i.e., C.M. No.WA/4(25)/74 dated 16.11.1974 (hereinafter to be referred as "the Memo"), and they are entitled to be considered by the appellants prior to inviting applications for fresh appointments to the posts of Electrical Engineers in the CAA. Their seniority was to be considered and they were to be promoted accordingly. Prior to complying with the directive in the Memo, no advertisement could have been made for appointments to the said posts. In the above perspective, the respondents had called in question the advertisement dated 23.01.2011 inviting applications from B.E. (Blectrical) degree holders for the posts of Electrical Engineers in the CAA. It was averred by the respondents that as per the policy directive, 25% of the total posts of the Diploma Engineers should be placed in Grade-16 and to be filled in on the basis of seniority-cum-fitness and subject to 10 years service and passing of the prescribed departmental examinations. Further according to Clause (iv) of the Memo, 20% of the posts in Grade-17 should be reserved for promotion of Diploma Engineers in Grade-16 on the basis of selection for which standards and criteria should be laid down by the departments concerned. In view of the Memo, the respondents being eligible were to be considered against reserved 20% posts of Electrical Engineers in Grade-17 and thereafter any fresh recruitment should be initiated. Any recruitment being made prior to the same would adversely affect their seniority. It was further pointed out by the respondents that as per Section-4 of the Pakistan Civil Aviation Authority Ordinance, 1982 (hereinafter to be referred as "the Ordinance") a policy directive issued by the Federal Government was blinding upon the CAA, therefore, the Memo was to be complied with prior to making any advertisement for filling the said posts. In such view of the matter, the writ petition of the respondents

had been accepted in the following terms: --

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Supportendent Support Governor Pakishan Supporte "18. Result of the above discussion is that this constitution pentlen is disposed of in the following terms:

- (l) A separate seniority lists shall be maintained by Civil Azistian Authority of Diploma Holders for group 5 (equivalent BS-11) and Pay Group 7 (equivalent BS-16).
- (ii) Reservation laid down in Office Memorandum dated November 16,
 1974 shall be strictly followed.
- (iii) Till such time entire requirement of Memorandum of November 16, 1974 is complied with no further recruitment in these cadres shall take place."

Feeling aggrieved of the judgment of the learned High Court, the appellants have approached this Court through the instant appeal wherein leave was granted by this Court vide its order dated 08.02.2013, which reads as under:-

After hearing the loarned ASC for the petitioners, leave to appeal is granted to examine, inter alia, whether the exercise of jurisdiction by the High Court under Article 199 of the Constitution vide its impugned judgment is in accordance with the dicta laid down by this Court as regards its jurisdiction; and, whether the directions issued in the impugned judgment are in conformity with the relevant provisions of law and the directions of the Federal Government.

- Since the controversy involved is likely to affect the working of Civil Aviation Authority, therefore, the office is directed to fix the appeal arising out of this petition within two months."
- 3. Mr. Sanaullah Noor Ghouri, learned counsel for the appellants, at the very oulset laid great emphasis on the maintainability of the writ petition before the learned High Court mainly on the ground of laches by stating that the respondents had called in question, through writ petition, the Method dated 16.11.1974 in the year 2011 as such their petition was hit by laches and the same has not been taken into consideration by the learned High Court which, on this score alone, merited forthright dismissal of the writ petition. It was further argued that even otherwise the writ petition was not maintainable against the CAA as there were no statutory rules as such it is a well settled principle that in such like circumstances a writ petition under

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Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, could not have been entertained. Learned counsel in order to support his argument relied upon the case of Muhammad Aslam Khan vs. Federation of Pakistan and others (2013 SCMR 747). Moreover, the learned counsel contended that after the enactment of the Ordinance the directive had become redundant.

On the other hand, Mr. Abdul Rahim Bhatti, learned counsel for the respondents, emphasized that the directive issued by the Federal Government is to be complied with by the appellants and in this regard he adverted to Section-4 of the Ordinance and submitted that any directives issued by the Federal Government to the CAA on the matters of policy me binding upon the CAA and the decision of the Federal Government is final as such the directive issued in the Memo was to be complied with in its letter and spirit by the appellants. The learned counsel for the respondents further submitted that the argument of the learned counsel for the appellants that the writ petition was hit by laches is misconceived as the respondence had approached the learned High Court in constitutional jurisdiction on account of the advertisement dated 23.01.2011 whereby applications had been invited from B.E. (Electrical) degree holders for the posts of Electrical Engineers for fresh appointments in the CAA as a result of which the respondents were aggricved of fresh recruitments being made. They were to be considered for promotion to the post of Electrical Engineers in Grade-17 first. That the issuance of the directive given in the Memo is not denied by huhammad Arshad Khan Ta the appellants but their stance is that after the enactment they are not bound to comply with the same. It was further submitted that the appellants through 104th Extra Ordinary Meeting held on 10.02.1994 had partially

complied with the directions of the Memo and upgraded the post of

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Diploma Engineers to PG-5 on account of which 25% of the total partiesTED

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Electrical Engineers should be placed in Grade-16. These posts should be filled on the basis of seniority-cum-titness and subject to 10 years service and passing of prescribed departmental examinations, hence the respondents were entitled to the posts of Electrical Engineers in Grade-17 for which 20% seats should be reserved for Diploma Engineers from Grade-16, therefore, prior to doing the same the respondents would suffer, on account of fresh recruitment the seniority of the respondents would be adversely affected.

- 5. We have heard the learned counsels for the parties and have gone through the material available on record and have carefully perused the impugned judgment.
- 6. The crux of the matter in the instant appeal is whether the appellants were bound by the directive issued in the Memo, which is reproduced herein below for ready reference:

PRIME MINISTER DECISIONS

No. WANGSY74

GOVERNMENT OF PAKISTAN

MINISTRY OF FUEL POWER AND NATURAL RESOURCES

Islamabad, the 16th November, 1974

OFFICE MEMORANDUM

Subject:-

DEMANDS OF THE PAKISTAN DIPLOMA ENGINEERS

The undersigned is directed to say that the Pakistan Diploma Engineers Foderation had placed certain demands before the Government. A Committee consisting of Federal and Provincial Government representatives was constituted to consider these demands and to make recommendations. The report of the Committee was placed before the Prime Minister and with his approval the following decisions have been taken:—

- (i) The Diploma Engineers should be given Grade 11 to start with (This decision has already been given effect to vide Finance Division O. M. No. F. 1 (24)-NO-linp. II/73-384/74, dated the 8th May, 1974).
- (ii) Certain posts in Grades above 11 carrying greater responsibilities should be carmarked or created for Ciploma Engineers and these should be fulled on the basis of semiority-cum-fitness.
- (iii) 25% of the posts of Diploma Engineers should be placed in Oracle 16. These posts about be filled on the basis of sablority-cum-fitness and subject to 10 years service and passing of the prescribed departmental examinations.

(iv) 20% of the posts in Grade 17 should be reserved for promotion of Diploma Engineers in Grade 15 on the basic of

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selection for which standards and criteria should be laid lown

In the light of the above quoted Memo, the respondents being Diploma holders are stated to be eligible for promotion to the posts of Blectrical Engineers being Diploma Engineers in the service of the appellants on account of Clause (iv) of the Memo where 20% posts of Grade-17 should be reserved for promotion of Diploma Engineers in Grade-16 as such they were to be considered for promotion prior to the making of any advertisement for filling the said posts, which has not been complied with by the appellants and in this regard the learned counsel for the respondents has relied upon Section-4 of the Ordinance, which is reproduced herein below for ready reference: -

by the Departments concerned.

Power of the Federal Government to issue directives.- The Federal Government may, as and when it considers necessary, issue directives to the Authority on matters of policy, and such directives shall be binding in the Authority, and if a question arises whether any matter is a matter of policy or not, the decision of the Federal Government shall be final."

From the perusal of the above mentioned Section, it is amply clear that the CAA is bound by the directives issued by the Federal Government on the matters of policy and if a question arises whether any matter is a matter of policy or not, the decision of the Federal Government shall be final. In view of the same, the said policy directive was binding upon the CAA under the aforementioned Section of the Ordinance. Furthermore, the assertion of the Muhammad Arshad Kingh Court learned counsel for the appellants that after the enactment of the Ordinance the Memo had become redundant cannot sustain as the Ordinance itself: provides a saving Section i.e., Section 25, which read as under: -

> Certain existing arrangements to continue. All contracts and working arrangement made and all liabilities incurred by the federal Government in connection with, or for the purpose of, the Depart

> > rintendent Court of Pakist

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the establishment of the Authority, shall be desired to have been made or incurred by the Authority and have effect accordingly."

In the above perspective, we are of the considered view that the appellants, prior to making fresh recruitment through advertisement for the posts of Electrical Engineers, were bound to comply with the directive issued in the Memo and were under obligation to fill in 20% reserved seats through promotion of Diploma Engineers first. Therefore, we dismiss the instant appeal, however, with the following modification in the operative part of the impugned judgment, which reads as under:

1

"A separate sentority lists shall be maintained by Civil Aviation Authority of Diploma Holders for group 5 (equivalent BS-11) and Pay Group 7 (equivalent BS-16). The terms of the directive of the Rederal Government contained in the Office Memorandum dated 16.11.1974 shall be strictly adhered to and followed justly and fairly to redress the grievance of the respondents.

The above mentioned modification in the impugned order will not preclude the respondents from following their pending contempt proceedings before the High Court, which shall be decided on its own merits."

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ISLAMABAD. 09.10.2013. (Farrokh)

Not Approved for Reporting,

Supreme Court of Pakistan

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No. WA/4(25)/74

GOVERNMENT OF PAKISTAN

MINISTRY OF FUEL, POWER AND NATURAL RESOURCES

Islamabad, the 16th November, 1974.

OFFICE MEMORANDUM

Subject:-DEMANDS OF THE PAKISTAN DIPLOMA ENGINEERS FEDERATION

The undersigned is directed to say that the Pakistan Diploma Engineers Federation had placed certain demands before the Government. A Committee consisting of Federal and Provincial Government representatives was constituted to consider these demands and to make recommendations. The report of the Committee was placed before the Prime Minister and with his approval the following decisions have been taken:—

- The Diploma Engineers should be given Grade 11 to start with (This decision has already been given effect to vide Finance Division O. M. No. F. 1 (24)-NG-Imp. II/73-384/74, dated the 8th May, 1974).
- Certain posts in Grades above 11 carrying greater responsibilities should be carmarked or created for Diploina Engineers and these should be filled on the basis of seniority-cum-fitness.
- 25% of the total posts of Diploma Engineers should be placed in Grade 16. These posts should be filled on the basis of seniority-cum-fitness and subject to 10 years service and passing of the prescribed departmental examinations.
- 20% of the posts in Grade 17 should be reserved for promotion of Diploma Engineers in Grade 16 on the basis of selection for which standards and criteria should be laid down by the Departments concerned.
- (v) The decisions taken at the meeting convened by the Federal Minister for Education on 20-10-73 regarding establishment of two degree courses namely B. Tech. (Pass) and B. Tech. (Honours) for Diploma Engineers should be implemented as early as possible. Diploma Engineers should be given all possible encouragement and facilities such as study leave etc. for acquiring higher engineering education.
- (vi) The posts held by Diploma Engineers and which have lasted for more than 5 years and had not been created for specific durations or specific projects should be placed on permanent footing and the Diploma Engineers working against them should be confirmed immediately wherever they fulfil the requirements of initial recruitment and continuous satisfactory service:
- (vil) The Diploma Engineers should henceforth be called Sub Engineers.
- 2. The undersigned is to request that necessary action may please be taken to implement the above mentioned decisions.

(MUHAMMAD SAEED) Deputy Secretary to the Government of Pakiston Tel No. 21466.

TO:

ALL MINISTRIES/DIVISIONS IN FEDERAL GOVERNMENT (5 copies each).

Copy for necessary action also forwarded to Chief Secretaries of all Provincial Government (10 copies each).

> (MUHAMMAD SAEED) Deputy Secretary to the Government of Paklstan

Tambas Arshad Khan Jan Mayocate High Court

Office No! 33 Adjacent

Government of Pakistan Finance Division (Magulations Wind)

(o) Imp/2001

Islamabad, the 4th September, 2001;

OFFICE MEMORANDUM

REVISION OF BASIC PAY SCALES AND FRINGE BENEFITS OF CIVIL EMPLOYEES (BPS. 1-22) OF THE FEDERAL GOVERNMENT (2001)

The President has been pleased to sanction, with effect. from 1°t December 2001, a Scheme, as detailed below, of the Basic. Pay Scales, Allowances and Pensions, 2001 for the civil employees of the Federal Government in BPS 1 to BPS 22 paid from the civil: Estimates and from the Defence Estimates respectively as shown in. the following paragraphs.

PART I .- BASIC PAY SCALES AND ALLIED MATTERS.

- 2. <u>Daute Pay Scales</u>. The existing basic pay scales and the revised basic pay scales are shown in Annexure-I to this O.M. The revised basic pay scales shall replace the existing of the revised basic pay scales shall replace the existing of the revised basic pay scales shall replace the existing of the revised basic pay scales shall replace the existing of the revised basic pay scales shall replace the revised basic pay scales shall replace the revised basic pay scales shall replace the revised basic pay scales and the revised basic pay scales are shown in Annexure-I to this the revised basic pay scales are shown in Annexure-I to this the revised basic pay scales are shown in Annexure-I to this the revised basic pay scales are shown in Annexure-I to this the revised basic pay scales are shown in Annexure-I to this the revised basic pay scales are shown in Annexure-I to this the revised basic pay scales are shown in the revised basic pay sca Basic Pay Scales, 1994, and shall be effective from 1 to December, 2001.
- 3. Discontinuation of Allowances. The following allowances shall cease to be payable on introduction of the rovised pay scales w.e.f.1-12-2001. following"
 - 1) . Cost of Living Allowance to BS 1 to BS 22. 0, 7% of basic pay.
 - Adhoc relief of Rs. 300/- p.m. and Rs. 100/- p.m. to Over).
 - 111) Secretariat/Personal Allowance.
- Allowance sanctioned vide Finance Division O.M.No.F.1(7) Imp/99 dated 23rd July 1999 shall be frozen at: the level drawn as on: date of issue of this O.M..

5. Initial Fixation of Pny. (1) Pay of the employees in service on 30.11.2001 shall be fixed at the stage in the revised. pay scales which is as many stages above the minimum as the stage occupied by him above the minimum of the 1994 Basic Pay Scale.

> Amocare High Court Office No. 33 Adjacent to Dist Bar Abbottabad

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5. Pay Fixation on Promotion (2) The existing provisions; regulating the fixation of pay in case of promotion from lower to a higher post shall continue to apply.

Selection Grade and Move Over. - Selection Grade in the scheme of Basic Pay Scales and Move Over scheme shall stand discontinued w.c.f. the date of issue of this O.M.

Pay Fixation of employees in Selection Grade and those who have Moved Over to higher scale. Pay of an existing employee drawing pay by move over shall be fixed with reterence to the pay scale of the post for the time being held by him. In case the employee was drawing pay in a Selection Grade, his pay will be fixed in the Selection Grade pay scale. The stage of fixation will be arrived at after allowing increments on notional basis in the original scale of the post or the Selection Grade, in 1994 Basic Pay Scales, upto the point of existing pay. Pay of the employees will then be fixed at the relevant stage in the revised pay scales 2001.

Example-I

Assistant, BS-11 Selection Grade, BS-15, Moved Over BS-16 and in receipt of Pay of Ro.5490/- Pay will be fixed in BS-15 i.e. Selection Grade pay scale at Rs. 8320/- as under:

1994 Scale	`-	<u>Stago 16</u> 5022		<u>stago 10</u> 5376	<u>Stag. 19</u> 5553
2001 Scale	7260	7525	7790	8055	8320

Examplo-II

Pay fixation of an employee in DS-11 who has moved over to BS-14 and is in receipt of basic pay of Ns.4480/- will be fixed after allowing notional increments in BS-11 of 1994 Basic Pay Scales upto the stage of basic pay drawn. Pay in revised BPS-11 will be fixed at the corresponding stage of Rs. 6790/- as under:

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85-11. 1994	stg 15	<u>Stq</u> 16	<u>stg</u> 17	<u>Stq</u> 10	<u>Sta</u> 19	<u>stq</u> 20	<u>Stg</u> 21	<u> </u>	<u>Stig</u> 23	3tg 24,	
eay Boale	3465	3501	3697	3813	3929	4045	41.61	4277	4395	4509	ĺ
15-11	5215	5,390	5565	5470	5915	6090	6265	6440	6615 :	6790 .	
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xample-III

Pay fixation of an employee in BS-5 who has moved over to BS-11 and is in receipt of basic pay of Rs.3465/- will be fixed after allowing not lonal increments in BS-5 of 1994 BPS upto beyond the 30 stages in notional BS-5, (1994 BPS); "4" resultantly more than the 30 stages of BPS 2001, therefore, his pay will be fixed at the notional 32nd stage [.e. at Rs.5300/- The difference of Rs.200/- (Rs.5300-5100) will be personal to him as under;-

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4	2001	15100	1.5200	7300	
· L	2001	1	1	1 9999	٠
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In such cases future increments upto a maximum of 3 years will also be allowed as personal to such employees.

be admissible subject to the existing conditions, on the ist

9. Special Pays/Allowances for Offices:- The Special Pays/Allowances sanctioned to offices as percentage of Pay shall be #liscontinued on the introduction of revised pay scales w.e.f. 1-12-2001 and adjusted in future increments.

10. Advance Increments. - The extating scheme of advance increments is discontinued w.s.f. 1.12.2001. A fresh scheme, if any, will be introduced in due course.

PART II. - ALLOWANCES.

11. Conveyance Allowance. The rates of Conveyance Illowance; and Motorcycle/Motor car maintenance allowance bresently fixed with reference to pay drawn shall be increased and related to Basic Pay Scales as follows:

Sr.No.	Existing	
i)	Government	Rovisod
	Government servants drawing pay in	135-16

1		
ii)	- " " COMMERCALL DIFFERENCE DA DEFE	1
		above
	THE TOTAL OF THE HOUSE DE TOOT	Rs.340/-p.m.
	Servante destination	
II	28************************************	
	**************************************	maintaining /
	Motorcycle/Scooter. Rs.130/p.m.	Condition Cycle/
		Scooter
v) 7	······································	Rm.230/-p.m. \
	la.96/- por month	Rn.170/-p.m.

Muhammad Sad hum fang Advocate mon Count Advocate 33 Adjacent Daily Allowance - Dally Allowance rates presently fixed reference to pay drawn shall be increased and related to ray Scales as under:

Special Rates	Ordinary lutos For day (Rs.)
110	80 · · · · · · · · · · · · · · · · · · ·
120	100
200	100
750	320
450	100
550	J50 .
	Por day (Rs.)

13. Modical Allowanco - Medical Allowance to employees in BS.1-16 shall be increased from Rs. 90/- p.m, to Rs. 160/- p.m.

14. Computer Allowance - The Computer Allowance shall be increased subject to the existing conditions of admissibility as under:

Exinting Rato

Rs.500/- p.m.

Rs.1000/- p.m.

Rate

Rs. 750/- p.m.

Rs.1500/- p.m.

15. Special Pays/Allowances All the Special Pays and Allowances idmissible on certain posts as percentage of Pay are revised subject to the following limits:

Special Pays/Allowances sanctioned @ 20% and above of Pay.

Special Pays/Allowances sanctioned @ 10% - 19% of Pay.

Special Pays/Allowances sanctioned @ 5% - 9% of Pay.

Rovinod
On existing rates
subject to a
maximum of Rs.2000/p.m.

On existing rates subject to a maximum of Rs.1500/-p.m.

On existing rates subject to a maximum of Rs. 1000/-

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PART TIL- PENSION AND COMMUTATION.

Ponsion. The Government has made the following reforms. in possion/commutation scheme w.e.f. 1.12.2001 in respect of promise of Federal Government including civilian paid from Defence Estimates as well as retired Armod Forces Personnel.

- a) Commutation Table shall be replaced by the new Commutation Table at Announce-II to this of the Hemographics
- b) Commutation upto 40% of greas pension shall be admissible at the option of the pensioner.
- c) The additional benefit of 2% 10% for extra yyears of service after completion of 30 years of qualifying service in respect of Civil Pensioners shall be discontinued.
- d) The increase in pension 0.20% 25% to Civil Pensioners allowed vide this Division's O.M.Nep. 4(1)-Reg. 6/99 dated 23:7.1999 shall be discontinued.
- e): The benefit of restoration of surrendered portion of pension in lieu of commutation/ quality shall be withdrawn.
- f) In future, the increase in possion to the penatoners shall be allowed on net pension.
- g) All the pensioners shall be allowed an increase in net pension (relusive of dearness increases allowed in the past) as follows:

Increase in net pension

- i) Pensioners who retired prior 15% to the introduction of 1991 Basic Pay Scales.
- ii) Pensioners who retired prior 103 to the introduction of 1994 Basic Pay Scales but on or after the Introduction of 1991 Pay Scales.
- iii) Pensioners who relired on or after the introduction of 1994 Basic Pay Scales and upto the date of introduction of revised Basic Pay Scales Le. 1-12-2001

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Muhammad Arshad Khan Tanoil
Advocate High Court
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Option: -All the existing civil coployous (BPS 1 (a) to 22) of the Foderal Government shall within 45 days from the dato of issue of this office memorandum, exercise an option in writing, addressed to the Audit Office concerned in the case of omple DPS.16 and above and to the DDO concerned in the omple. ompt.

Cas of employees in BPS 15 and below, either, to draw pay in the oxisting Basic Pay Scales of 1994 or in the Revised Basic Pay Scales and pension/ commutation scheme 2001, as specified in this O.M. Option once exercised shall be final:

(b). An existing employee as aforesaid, who does not exercise and communicate such an option within the specified time limit, shall be deemed to have opted to continue to draw salary in besic pay scales of 1994 and Pension/Commutation as per existing formulae.

The government servant who will retire w.s.f. 1.7.2001 shall be given the benefft of revised pay scales on presumptive basis discounted by 5% increase in pension if availed, subject to the condition that all those who may like to avail this benefit should opt for the entire package lies revised schemes of Dasie has scaled as contained to the test and content package of the test to the content and the content and content package of the test to the content and content package of the content and content package of the content and content package of the content and content package or test to the content and content package or test to the content and content package or test to the content package or the content package Pay Scales as contained in Part-I and revised package of pension as contained in Park-III of this O.M.

All existing unlos/orders on the subject shall be deemed to have been modified to the extent indicated above. existing rules/orders not so modified shall continue in force

the Finance Division (Regulations Wing) to resolve the anomalies Anomalias: An Anomalies Committee shall be not up in If any, arising in the implementation of this Office Hemorandum.

> Joint Secretary (R)

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ANNEXURE-II TO MINANCE DIVISION'S O.M.NO.F.1(5)Imp/2001; dinied Sentembers, 2011.
EXISTING AND REVISED PAY SCALES.

COMMUTATION TABLE

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ANNEXURE-1 TO FINANCE DIVISION'S O.M.NO.F.1(5)Imp/2001, dated September 4, 2001 EXISTING AND REVISED PAY SCALES

PAYSCALES OF 1994 (CIVIL)

REVISED PAYSCALES, 2001 (CIVIL)

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کے کالت نامہ thunal 100 Deslow ester Anwar Char pt. Con+ Allea 1. vije Service Appeal is in ماعث تحريرا نكبه مقدمہ مندرجہ میں اپنی طرف سے واسط سے وی اوجوا میں Arshad Shan Parion Advocate High Court " Office No. 133 Adjacent to کووکیل مقرر کر ہےاقر ارکرتا ہوں کہ صاحب موصوف کومقد مہ کی کل کاروائی کا کامل اختیار ہوگا نیز وکیل صاحب موصوف کوکرنے راضی نامہ وتقر ر ثالث و فیصلہ برحلف و دینے اقبال دعویٰ اور بصورت دیگر ڈگری کرانے اجراء وصولی چیک روپیہ وعرضی دعویٰ کی تصدیق اوراس پر دستخط کرنے کا اختیار ہوگا اور بصورت ضرورت مقدمہ ندکور کی کل پاکسی جزوی کاروائی کے لئے کسی اور وکیل یا مخارصاحب قانونی کوایئے ہمراہ اپنی بجائے تقرر کا اختیار بھی ہوگااورصاحب مقررشدہ کوبھی وہی اور دیسے ہی اختیارات ہوں گےاوراس کا ساختہ پر داختہ مجھ کومنظور وقبول ہوگا۔ دوران مقدمہ جوخرچ و ہرجانہ التوائے مقدمہ کے سبب ہو گا اس کے مستحق وکیل صاحب ہوں گے۔ نیز بقایار قم وصول کرنے کا بھی اختیار ہوگا۔اگر کوئی پیشی مقام دورہ پر ہویا حدے باہر ہوتو وکیل صاحب موصوف یا بند ہوں گے کہ پیروی مقدمہ مذکورہ کریں اور اگر مختار مقرر کر دہ میں کوئی جزو بقایا ہوتو وکیل صاحب موصوف مقدمہ کی پیروی کے یابند نہ ہوں گے۔ نیز درخواست بمراداستجارت نالش بصیغہ مفلسی کے دائر کرنے اوراس کی بيروي كالبهي صاحب موصوف كواختيار هوگا_ لہذاوکالت نامة تحریر کردیا تا کہ سندر ہے۔ DOM MOZ Z PAN HOLD M. Arshadlolian

وقام نو نوسٹیٹ بھری (ایسٹریسی



Appeal No 710/2016

Mr. Anwar Khan, Sub Engineer, Public Health Engg: Deptt: Mansehra.

(Appellant)

<u>Versus</u>

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ABBOTTABAD CAMP

- 1. Govt: of Khyber Pakhtunkhwa, Secretary
 Public Health Engg: Department Peshawar.
- 2. Chief Engineer Public Health Engg: Department Govt: of Khyber Pakhtunkhwa Peshawar
- 3. Superintending Engineer, PHE Circle Abbottabad....... (Respondents)

Parawise Comments of the Respondent 1 to 3

Respectfully sheweth

PRELIMINARY OBJECTIONS.

- 1. That the appellant has got no locus standi.
- 2. That the appellant has not come to this Honourable tribunal with clean hands.
- 3. The appeal is time barred.
- 4. The appeal is not maintainable it is present form and shape.
- 5. That the appeal is bad for mis joinder and non-joinder of necessary parties.
- 6. That the appellant is estopped by his own conduct to file. the instant appeal.
- 7. That the appellant has got no cause of action.
- 8. That this Honourable Service Tribunal has no jurisdiction to entertain the present appeal.

PARA-WISE REPLY:

- 1. Pertain to record.
- 2. No Comments.
- 3. Incorrect. As per Service Rules of Public Health Engg: Department, passing of departmental examination for Sub Engineers is pre-requisite for promotion to the rank of Assistant Engineer BPS-17 on his turn on seniority-cum-fitness basis from amongst the Sub Engineers (ANNEXURE-I)



Incorrect and not admitted. The Govt has discontinued grant of selection grade of all the employees categorically including the Sub Engineers as well as others employees from BS-11 to BS-16 with effect from 27.10.2001 vide Para-7 of Finance Department Khyber Pakhtunkhwa Notification No. FD (PRC) 1-1/2001 dated 27-10-2001 (ANNEXURE-II). The policy of discontinuation of selection grade was uniform and applicable to all employees.

GROUNDS:

- a. Incorrect. The Govt has discontinued grant of selection grade from BPS-11 to BPS-16 to Sub Engineers as well as to all other categories with effect from 27.10.2001vide Finance Department Khyber Pakhtunkhwa No. FD(PRC)1-1/2001 dated 27-10-2001. No such precedent is available in the Department, wherein selection grade was granted to similar employees.
- b. Incorrect and not admitted. After promulgation of Basic Pay Scale 2001, the selection grade has been discontinued with effect from 27.10.2001 on the basis of new Basic Pay Scales. While prior to his discontinuation of selection grade the procedure was in vogue but the same was granted on the basis of seniority-cum-fitness and on his turn. The petitioner again concealing facts from this Honourable Court as he was not due for the same at that time.
- c. Incorrect. The Govt has abolished the grant of selection grade to Sub Engineer qualifying departmental examination to senior scale Sub Engineers BPS-11 to BPS-16 and now 20% promotion quota from the post of Sub Engineers (BPS-11) to the post Sub Divisional Officer (BPS-17) is allocated in the Service Rules of the department, who has passed the departmental examination and having 10 years service on seniority-cum-fitness basis on his turn. The appellant will be promoted from (BPS-11) to (BPS-17) instead of BPS-16 on the seniority-cum-fitness on his turn as the appellant now stands at Serial No.20 as the seniority list of the department issued on 30.3.2016 (ANNEXURE-II).
- d. As per Para-C above.
- e. Incorrect. The appellant has not deprived of his due rights and dealt according to law and service rule of the department and cannot be considered due to prevailing rules/policy of the Provincial Government as well as his seniority position.
- f. Incorrect and not admitted. The appellant again concealing facts from the Honourable Tribunal as he is not deserved for the grant of Senior Scale (B-16) on the implementation of Revised Basic Pay Scales, 2001 and even at that time he was junior most. Thus he does not come to this court with no clean hands but demanding illegal benefits for which he does not deserve

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- g. Incorrect. The appellant by filing the instant petition is builting pressure on the department which is contrary to natural justice and law.
- h. Incorrect. The Govt has abolished/discontinued the facility of selection grade to all category including Sub Engineers with effect from 27.10.2001 and the same has been replaced with Basic Pay Scales, 2001. Thus one hand, the appellant is receiving financial benefits on the same whereas on other hand, the appellant is demanding dual favour from the court.
- i. Incorrect. The appellant has no merit filling the instant appeal contrary to prevailing rules. The facility has since been abolished/discontinued by the Govt. The appellant demanding for illegal benefit which are not covered under the existing Service Rules on the department. Furthermore the appellant is junior most as he is presently at Serial No.20 of seniority and will be promoted on his turn.

In view of above facts, is humbly prayed that the appeal of the appellant may very graciously be dismissed with cost being devoid of any merit.

Chief Engineer (South)
PHED Peshawar

(Respondent No.2 and 3)

Secretary

to Govt. of Khyber Pakhtunkhwa, PHE Department Peshawar (Respondent No.1)

CHARTER STEPHEN

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ABBOTTABAD CAMP

Service Appeal No 710/2016

Mr. Anwar Khan, Sub Engineer,

(Appellant).

Public Health Engg: Deptt: Mansehra.

<u>Versus</u>

- 1. Govt: of Khyber Pakhtunkhwa, Secretary
 Public Health Engg: Department Peshawar.
- 2. Chief Engineer Public Health Engg: Department Govt: of Khyber Pakhtunkhwa Peshawar
- 3. Superintending Engineer, PHE Circle Abbottabad......(Respondents)

AFFIDAVIT

I, Nematullah Khan, Chief Engineer (South), Public Health Engineering Department, Khyber Pakhtunkhwa Peshawar do hereby solemnly affirm that the contents of the accompanying written statements are true and correct to the best of my knowledge and nothing has been concealed from this honourable tribunal.

DEPONENT

SELECTION OF



GOVERNMENT OF KHYBER PAKHTUNKHWA PUBLIC HEALTH ENGG: DEPARTMENT

(5)

Dated Peshawar, the July 31, 2013

Annex I

NOTIFICATION

No.SO(E)PHE/1-9/2009. In pursuance of the provisions contained in sub-rule(2) of rule 3 of the North-West Frontier Province Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Government of the Khyber Pakhtunkhwa is pleased to direct that in the Public Health Engineering Department's (Recruitment and Appointment) Rules, 2010, the following further amendments shall be made, namely:

AMENDMENTS

In the Appendix,-

- Against serial No.3, in column No.5, for the existing entry, the following shall be substituted, namely:
 - "By promotion, on the basis of seniority-cum-fitness, from amongst the Assistant Engineers, Assistant Design Engineers and Sub Divisional Officers, who posses Degree in B.E/B.Sc Engineering (Civil) from a recognized University with five years service as such and have passed the Departmental Professional Examination."
- ii) Against serial No.4, in column No.5, for the existing entries, the following shall be substituted, namely;
 - "(a) five per cent, by promotion, on the basis of seniority-cumfitness, from amongst the direct graduate Sub Engineers, who possess Degree in B.E/B.Sc Engineering (Civil) from a recognized University with five years service as such;
 - five per cent, by promotion, on the basis of seniority-cumfitness, from amongst the in service graduate Sub Engineers, who possess Degree in B.E/B.Sc Engineering (Civil), from a recognized University with five years service as such:
 - three per cent, by promotion, on the basis of seniority-cumfitness, from amongst Sub Engineers, who possess Degree in B.Tech Hons. (Civil), from a recognized University with five years service as such:
 - (d) twenty per cent, by promotion, on the basis of seniority-cumfitness, from amongst the Sub Engineers, who possess Diploma in Civil / Electrical / Mechanical Technology with ten years service as such and have passed the Departmental Examination; and
 - (e) sixty-seven per cent by initial recruitment".

ENDST: No.<u>SO(</u>E)PHE/1-9/2009 Dated Peshawar, the July 31, 2013

Copy forwarded to the:-

- 1. All Administrative Secretaries to the Govt. of Khyber Pakhtunkhwa Province.
- 2. Secretary to Governor Khyber Pakhtunkhwa Province.
- 3. Principal Secretary to Chief Minister Khyber Pakhtunkhwa Province.
- 4. PS to Chief Secretary Khyber Pakhtunkhwa Province.
- 5. Accountant General Khyber Pakhtunkhwa Province Peshawar.
- 6. Additional Accountant General (PR), Pakistan Revenue Sub Office Peshawar.
- 7. Chief Engineer (South) PHE Department.
- 8. Chief Engineer (North) PHE Department.
- 9. Chief Engineer (FATA) Communication & Works Department.
- 10. Secretary Public Service Commission Khyber Pakhtunkhwa.
- 11. Registrar Supreme Court of Pakistan / Peshawar High Court / Service Tribunal Peshawar.
- 12. All Superintending Engineers PHE Circles / Executive Engineers PHE Divisions / Sub Divisional Officers PHE Khyber Pakhtunkhwa.
- 13. Manager Government Stationary & Printing Department.
- 14. PS to Minister for PHE Department.
- 15. PS to Secretary PHE Department.
- 16. Office Order File

(Muhammad Yunas) Section officer (ESTT)

Computer File No. E:\ORDERS.-Notifications \ Notification - PHE Service Rules 2010

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GOVERNMENT OF NW FIP. OFINANCE DEPARTMENT

No. FD(PRC) 1-1/2001 Dated Peshawar the, October 27, 2001.

From:

The Secretary to Government of NWFP, Finance Department.

- All Administrative Secretaries to Government of NWFP.
- The Senior Member Board of Revenue, NWRP.
- The Secretary to Governor NWEP, Peshawar.
- The Secretary, Provincial Assembly, NWFP.
- All Heads of Attached Departments NWFP. 5.
- All District Coordination Officers/Political Agents/ Sessions Judges NWFP.
- The Registrar, Peshawar High Court, Peshawar, 7. 8.
- The Chairman, NWFP, Public Service Commission. 9.
- The Chairman, NWFP, Service Tribunal, Peshawar.
- The Secretary Board of Revenue, NWFP, Peshawar.

Subject:-

REVISION OF BASIC PAY SCALES AND FRINGE BENEFITS OF CIVIL EMPLOYEES (BPS 1 - 22) OF THE N.W.F.P. GOVERNMENT (2001).

Sir.

I am directed to state that the Governor of the NWFP has been pleased to sanction, with effect from December 1, 2001, a scheme of the Basic Pay Scales, Allowances and Pensions, 2001 for the Civil employees of the Government of NWFP in BPS 1 to BPS 22 as detailed below:

PART I - BASIC PAY SCALES AND ALLIED MATTERS.

2. BASIC PAY SCALES :-The existing Basic Pay Scales and the revised Basic Pay Scales are shown in Annexure-I to this letter. The revised basic pay scales shall

8

replace the existing Basic Pay Scales, 1994, and shall be effective from 1st Dec 2001.

TABLE SAME TO THE MANAGEMENT OF ALLOWANCES: The following allowances shall cease to be payable on introduction of the revised pay scales with effect from 01-12-

- i. Cost of Living Allowance to BPS 1 to BPS 22 @ 7% of basic pay.
- ii. Adhoc relief of Rs. 300/-p.m. and Rs. 100/- p.m. to BPS 1 to BPS 16 (inclusive of BPS-17 by virtue of Move Over).
- iii. Secretariat Allowance/Personal Allowance if any/Adhoc Relief as recompense for Secretarian/Personal Allowance.

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- 4. <u>SPECIAL ADDITIONAL ALLOWANCE</u>: Special Additional Allowance sanctioned vide Finance Department's letter No. FD(PRC)1-1/99 dated 26-7-1999 shall be frozen at the level drawn as on date of issue of this letter.
- 5. <u>INITIAL FIXATION OF PAY</u>:- 'Pay of the employees in Governmer service on 30-11-2001 shall be fixed at the stage in the revised pay scales which is a many stages above the minimum as the stage occupied by him above the minimum of the 1994 Basic Pay Scale.
- 6. PAY FIXATION ON PROMOTION: The existing provisions regulation the fixation of pay in case of promotion from lower to a higher post shall continue apply.
- 7. <u>SELECTION GRADE AND MOVE OVER</u>:- selection Grade in the sche of Basic Pay Scales and Move Over scheme shall stand discontinued w.e.f the date of is of this letter.

PAY FIXATION OF EMPLOYEES IN SELECTION GRADE AND THOSE WHO HAVE MOVED OVER TO HIGHER SCALE.

Pay of an existing employee drawing pay by move over shall be fixed with reference to the pay scale of the post for the time being held by him. In case the employee was drawing pay in Selection Grade, his pay will be fixed in the Selection Grade pay scale. The stage of fixation will be arrived at after allowing increments on notional basis in the original scale of the post or the Selection Grade, in 1994 Basic Pay Scales, upto the point of existing pay. Pay of the employees will then be fixed at the relevant stage in the revised pay scales 2001.

EXAMPLE

Assistant, BPS-11 Selection Grade, BPS 15, Move over BPS 16 and in receipt of Pay of Rs. 5490/- Pay will be fixed in BPS-15 i.e Selection Grade pay scale at Rs. 8320/- as under:-

	C+20-1 F			10.7	26
	Stage 15	Stage 16	Stage 17	Stage 18	Stage 19
1994 Scale	4845	5022	5199	5376	5553
2001 Scale	7260	752 5	7790	8055	8320
		***************************************		<u>i </u>	1

EXEMPLE 11

Pay fixation of an employee inBPS-11 who has moved over to BPS-14 and is in receipt of basic pay of Rs.4480/- will be fixed after allowing notional increments inBPS-11 of 1994 Basic Pay Scales upto the stage of basic pay drawn. Pay in revised BPS-11 will be fixed at the corresponding stage of Rs. 6790/- as under:-

1004 Day	· .	Stage 16		10_	17		21	22	23	24
Scale	3465	3581	3697	381.3	3929	4045	4164	4277	4393	4509
2001 Pay Scale	5215	5390	5565	5740	5915	6090	6265	6440	6615	6790

3





EXAMPLE- III

Pay Fixation of an employee in BPS-5 who has moved over toBPS-11 and is in receipt of basic pay of Rs. 3465/- will be fixed after allowing notional increments in BPS-5 of 1994 BPS upto the stage of basic pay drawn. Since basic pay of Rs. 3465/- is beyond the 30 stages in notional BPS-5, (1994 BPS), and resultantly more than the 30 stages of BPS-2001, therefore, his pay will be fixed at the notional 32nd stage i.e. at Rs.5300/-. The difference of Rs. 200/- Rs.5300 – 5100) will be personal to him as under:-

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	Stage- 30	Stage = 31	Stage - 32
BPS-5 1994	3380	7444	7510
BPS-5 2001		- Acade	3512
21332001	5100	5200	5300
,			

In such cases future increments upto a maximum of 3 years will also be allowed as personal to such employees.

- 9. <u>DATE OF INCREMENT</u>: Annual increment shall continue to be admissible subject to the existing conditions, on the lst December each year.
- 10. <u>SPECIAL PAYS/ALLOWANCES FOR OFFICES</u>: The Special Pays/ Allowances sanctioned to offices as percentage of pay shall be discontinued on the introduction of revised pay scales w.e.f 1-12-2001 and adjusted in future increments.
- discontinued w.e.f. 1-12-2001. A fresh scheme, if any, will be introduced in due course.

(11)

solve the anomalies, if any, arising out of implementation of new package.

Yours obediently

(HAFIZ MATIULLAH)
Additional Secretary (Reg./Admn)

Endst. No. FD(PRC) 1-1/2001

Dated Peshawar the, October 27, 2001.

1. All Autonomous & Semi Autonomous Bodies in NWFP

2. The Secretary Finance Department, Government of the Punjab, Sindh and Balochistan, Lahore, Karachi & Quetta.

3. The Secretary Finance Department, Azad Government of the State of Jammu and Kashmir, Muzaffarabad.

(ABDUL LATIF)
Section Officer (SR-I)

Endst. No. FD(PRC) 1-1/2001

Dated Peshawar the, October 27, 2001.

1. The H.Qs £1 Corps Peshawar

2. The Accountant General, NWFP, Peshawar.

3. All district/Agency Accounts Officers in NWFP.

4. The Treasury Officer, Peshawar.

5. The Private Secretary to Finance Minister, NWFP.

6. The P.S to Secretary, PAs to Additional Secretaries/Deputy Secretaries in Finance Department.

7. All Section/Budget Officers in Finance Department, NWFP

8. The Director, Local Fund Audit, NWFP, Peshawar.

(ABDUL LATIF)
Section Officer (\$R-I)

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ANNEXURE-1 TO FINANCE DEPARTMENT'S LETTER NO. FD(PRC)1-1/2001 DATED THE OCTOBER 27, 2001

EXISTING AND REVISED PAY SCALES.

	ΡΔ.	Y SCALES	OF 100	\.A. / (*1\ / II	\ -					
	<u>! / \}</u>	1 JUALUS	· OF 199	4 (CIVIL	.).	REVIS	ED PAY S	CALES,	2001 (CI	VIŁ)
	<u>Scale</u>	Min	<u>lncr</u>	Max	Stags	Scale	Min	Incr	Max	Stags
	1	1245	35	1770	15	1	1870	55	3520	30
	2	1275	44	1935	15	2	1915	65	3865	30
	3	1320	50	2070	15	3	1980	75	4230	30.
	4	1360	5 8	2230	15	4	2040	85	4590	30
	5	1400	6 6	2390	15	5	2100	100	5100	30
	6 .	1440	73	2535	15 .,	6	2160	110	5460	30
_	7	1480	81	2695	15	7	2220	120	5820	30
-	8	1540	88	2860	15	8	2310	130	6210	30
	9	1605	97	3060	15	. 9	2410	1,45	6760	30
tu	10	1660	107	3265	15	10	2490	160	7290	30
	11	1725	116	3465	15	11	2590	175	7840	30
	12	1830	130	3780	15	1.2	2745	195	8595	30
	13	1950	144	4110	1.5	13	2925	215	9375	30
	14 .:	2065	161	4480	1:5	14	3100	2.40	10300	30
	15	2190	177	4845	15	15	3285	265	11235	30
	16		197	5490	1.5	16	3805	295	12655	-30
	17	3880	290	7360	12	17	6210	465	15510	20
	18	5085	366	8745	10	1.8	8135	585	19835	20
	19	7750	385	11600	10	19	12400	61'5	24700	20
	20	9195	440	13595	10	20	14710	950	28010	14
	21	10190	545	15640	10	21	16305	1070	31285	14
!	22	10900	610	17000	10	22	17440	1250	34940	14

NO.FD(PRC)1-1/2001 Dated Peshawar the, Nov. 19, 2001.

From : The Secretary to Govt. of NWFP, Finance Department.

To

- 1. All Administrative Secretaries to Government of NWFP.
- 2. The Senior Member, Board of Revenue, NWPP.
- 3. The Secretary to Governor NWFP, Peshawar.
- 4. The Secretary, Provincial Assembly, NWFP.
- 5. All Heads of Attached Department NWFP.
- 6. All District Coordination Officers/Political Agents/ District and Sessions Judges NWFP.
- 7. The Registrar, Peshawar Righ Court, Peshawar. 8. The Chairman, NWFP, Public Service Commission.
- 9. The Chairman, NWFP, Services Tribunal, Peshawar.
- 10. The Secretary, Board of Revenue, NWFP, Peshawar.

SUBJECT:-CORRIGENDUM.

Sir,

I am directed to refer to this Department's letter of even number dated November 15, 2001 and to state that the figures 1-12-2001 appearing in line 8 (eight) of column 2 against sub para (ii) of para I in the above cited circular may be read as 1-12-2000.

> Yours obediently (ABDUL LATIF SECTION OFFICER (SR.I)

ENDST. NO. FD(PRC) 1-1 / 2001 Dated Peshawar the, November 19, 2001.

A copy is forwarded for information to :-

1. All Autonomous/Semi Autonomous Bodies/ Corporations in NWFP.

ENDST. NO. FD(PRC) 1-1/ 2001 SECTION OFFICER (SR Dated Peshawar the, November 19, 2001.

A copy is forwarded for information to :-

1. The Accountant General, MWFP, Peshawar.

2. All District/Agency Accounts Officers in NWPP.

3. The Treasury Officer, Peshawar.

4. The Private Secretary to Finance Minister, NWFP.
5. The P.S to Secretary, PAs to Additional Secretaries/Deputy

Secretaries in Finance Department.

6. All Section/Budget Officers in Finance Department. 7. The Director, Local Fund Audit, NWFP, Peshawar.

SECTION OFFICER (SR.I)





والمارية والمنابأ والريال والمنابعة المحاورة والعال

Government of Khyber Pakhtunkhwa, Elementary & Secondary Education Department

Dated Peshawar the 01/03/2016

SANCTION.

NO. SOG/E&SE/2-4/2016. In pursuance of Finance Department's approval contained i letter No. KC/FD/SO(FR)/10-22/2013 (G) dated 01.02.2015, the competent authority ha been pleased to upgrade the 52 (fifty two) number of posts of the Budget & Accounts Office on the strength of Directorate of Elementary & Secondary Education Khyber Pakhtunkhy from BS-16 to BS-17 with immediate effect.

The competent authority has further been pleased to-also upgrade Mr. Abc Rashid, Budget & Accounts Officer, Office of the DEO Female Swabi from BS-16 2. BS-17 from the date of upgradation committee meeting held on 07-01-2016 as he has reti from service on 11-01-2016.

Chief Secretary

Endst: No. & date even.

Copy of the above is forwarded to: -

1. The Accountant General Khyber Pakhtunkhwa.

2. All District Accounts Offices in Klayber Pakhunkhwa.

lection Officer (FR) Finance Department

Endst: No. & data even.

Copy of the above is forwarded to: -

1. The Director E&SE Khyber Pakhtunkhwa, Peshawar.

2. All District Education Officers (Male/Female) in Khyber Pakhtunkhwa.

3. The Section Officer (FR), Finance Department w/r to his letter cited above.

4. P.S to Secretary, E&SE Department.

5. P.A to Additional Secretary (Estab), E&SE Department.

6. P.A to Deputy Secretary (Admn), E&SE Department.

eer (General)

NOTIFICATION

0-32

PUBLIC HEALTH ENGINEERING DEPARTMENT KHYBER PAKHTUNKHWA PESHAWAR

No. 19 /E-16/PHE,

In pursuance of Section-8 (5) of the NWFP Civil Servants act 1973, the TENTATIVE seniority list of **Sub Engineers** BPS-12 of Public Health Engg: Department, is notified as detail below.

S.No	Name	Father Name	Home District	Qulification	Date of Birth	Date of Commencement of Serivce	Date of Appointment to Present Post	Remarks
	Muhammad Ilyas	Fazal Razaq	Dir Upper	DAE (C)	08.09.1958	15.04.1982	06.05.1982	
$\frac{1}{2}$	Karamat Ullah	Khan Azam	Bannu	DAE (C)	15.03.1961	18.05.1982	18.05.1982	
3	Laiq Zaman	Gul Shaib Khan	Bannu	DAE (C)	27.01.1959	03.07.1982	23.06.1982	
: 4	Asif Farooq	Karim Nawaz	Karak	DAE (C)	02.01.1960	22.11.1982	20.11.1982	
5	Inamul Haq	Lai Ghaffar	Karak	DAE (C)	18:03.1963	06.04.1983	06.04.1983	
<u>.67</u>	Khurshid Iqbal	H.Abdul Rashid	Haripur	DAE (C)	03.01.1959	01.12.1984	20.11.1984	
4	Umer Hayat	H.Gulam Nabi	Bannu	DAE (C)	25.03.1962	24.11.1984	20.11.1984	
8	Hassan Khan	Sar Biland Khan	Malakand	DAE (C)	08.02.1963	22.11.1984	20.11.1984	
9	Arif Saeed	Amal Rehman	Karak	DAE (C)	03.04.1963	01.12.1984	20.11.1984	1 / /
10	Lajbar Khan	Zabata Khan	Mardan	DAE (C)	18,04.1963	01.12.1984	20.11.1984	V Melet
11	Falak Naz	Shah Nam Raza	Swat	DAÉ (C)	03.01.1957	31.12.1984	23.12.1984 08.04.1985	17/10/10/
12	Muhammad Yousaf	Muhammad Ibrahim	D.I.Khan	DAE (M)	20.05.1964	25.04.1985	03.07.1985	1-1-1-1/1-1/1-1/1-1-1/1-1-1-1-1-1-1-1-1
13	Muhammad Pervez	Fagir Muhammad	D.I.Khan	DAE (C)	01.10.1960	06.07.1985	18.12.1985	
14	Sahib Zarin	Mohayoud Din	Dir Lower	DAE (C)	22.07.1958	18.12.1985	18.12.1985	1 ht Mys
15	Samiullah Jan	Danish Khan	Peshawar	DAE (C)	16.06.1959	18.12.1985	18.12.1985	
16	Muhammad Ali	Muhammad Zaman	Swat	DAE (C)	21.04.1964			Muhammad Arshad Khan Tanoli
17	Muhammad Riaz	Muhammad Khan	Malakand	DAE (C)	01.01.1965	30.12.1985	18.12.1985 18.12.1985	This Advovers a saccist se
18	Shahid Saeed	Saeed ur Rehman	Mansehra	DAE (C)	26.08.1965 .	23.12.1985	09.07.1986	Advocate High Court Advocate High Court Office No. 33 Adjacent to Office No. 33 Adjacent to Office No. 33 Adjacent to
19	Allaud Din	Muhammad Ajun Khan	Mansehra	DAE (C)	21.06.1961	10.07.1986	09.07.1986	Disti Dai
20	Anwar Khan	Ghulam Khan	Manschra	DAE (C)	06.04.1963	19.07.1986	09.07.1986	
21	S.Abid Hussain Shah	Syed Pir Zaman Shah	Abbottabad	DAE	13.03.1964	17.07.1986	23.10.1986	
22	Bashir Ahmad	Wazir Zada	Dir Lower	DAE(C)	08.12.1964	23.10.1986	23.10.1980	

, [S.	No	Name	Father Name	Home District	Qulification	Date of Birth	Date of Commencement of Serivce	Date of Appointment to Present Post	Remarks
			Mehmood Khan	Bannu	. DAE (C)	15.12.1960	28.10.1981	18.04.1987	
<u> </u>		Aziz ur Rehman	Said Muhammad	FR Bannu	DAE (C)	05.03.1960	11.01.1982	18.04.1987	()
		Zoor Ali	Muhammad Shebli	Bannu	DAE (C)	09.10.1961	27.12.1982	18.04.1987	
<u> </u>		Mekail Khan		Karak	DAE (C)	02.02.1963	09.02.1983	18.04.1987	
ļ		Najeeb ur Rehman	Abdur Rehman	FR Bannu	DAE (C)	10.03.1964	18.05.1987	18.05.1987	
 		Khubz ur Rehman	Mir Abas	Abbottabad	DAE (C)	01.02.1966	18.05.1987	18.05.1987	
. 2		Abbas Khan	Ali Akbar Khan	Lakki	DAE (C)	14.03.1959	09.06.1987	09.06.1987	
2		Rashid Ahmad	H.Muhammad Saddique	Swabi	DAE (C)	03.01.1959	29.05.1979	23.08.1987	absorbed in PHED on 23.8.1987-
3	30	Said Faisal	Syed Wahid Shah	SWA	DAE (C)	01.05.1963	20.10.1987	20.10.1987	
]3	31	Muhammad Shafiq Shah	Abdul Hamid Shah	Tank	DAE (C)	06.09.1963	11.10.1987	08.10.1987	
3	32	Abdur Rehman	Mehar Dil Khan	Swat	DAE (Ć)	01.04.1964	10.10.1987	10.10.1987	
1 3		Nisar Ali	Haji Gujar Khan	Swabi	DAE (C)	04.03.1964	14.10.1987	14.10.1987	*:
3		Muhammad Yaseen	Faqir Shah	Peshawar	. DAE (C)	02.11.1967	18.10.1987	18.10.1987	
	35	Muhammad Ashraf	Amir Zada	Karak	DAE (C)	10.09.1963	26.10.1987	21.10.1987	
2	36	Islam Gul	M.Sahib Gul	Sawbi	DAE (C)	02.01.1959	29.08.1989	29.08.1989	
2	37	Muhammad Younis	Rehan ud Din	Karak	DAE (C)	15.07.1961	29.08.1989	29.08.1989	1
	38	Khalid Wahab	Dost Muhammat	D.I.Khan	DAE (C)	01.03.1962	09.06.1985	29.08.1989	1 110/11
	39	Karim Nawaz	Gul Daraz	D.I.Khan	DAE (C)	28.03.1962	03.03.1986	29.08.1989	Marca
	40	Irshad Ahmad	Malik Elahi Bakhsh		DAE (C)	15.04.1958	15.04,1986	29.08.1989	1/100
1	41	Bahre Karam	Rahmat Shah	Malakand	DAE	20.02.1960	29.08.1989	29.08.1989	1 1/1
	42	Khalid Afzal	Mir Sahib Jan	NWA	DAE (C)	01.04.1961	18.10.1987	29.08.1989	1 1/1 // ///
	43	Muhammad Yousaf Jan	Abdullah jan	D.I.Khan	DAE (C)	10.09.1963	29.08.1989	29.08.1989	1 1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1
1	44	Muhammad Hamayun	Dure Marjan	Karak	DAE (C)	01.04.1962	13.01.1988	29.08.1989	Muhammad Arshart than Tanoli Advocate High Court II Office No. 33 Adjacent to Oct Bar Abbottabad
	45	Muhammad Kamal	Hazrat Jamal	Mardan	DAE (C)	15.11.1961	12.12.1989	06.12.1989	
	46	Sikandar Azam	Amir Daraz Khan	NWA	DAE (C)	01.08.1964	11.12.1989	06.12.1989	Office No. 33 Adjacobad
	47	Muhammad Iqbal	Abdul Rahim	Bajaur		08.06.1965	10.12.1989	06,12,1989	Distt Bar Abs
	48	Muheet Khan	Rias Khan	Karak	DAE (C)	01.04.1965	09.12.1989	06.12.1989	
	49	Syed Zia ur Rehman	S.Hidayat ur Rehman	Mardan	DAE (C)	15.03.1960	22.08.1987	06.12.1989	
	50	Hazrat Hussain	Muhammad Hanif	Swat	DAE (C)	01.04.1966	09.12.1989	06.12.1989	
Ŀ	51	Sardar Ijaz Anwar	Muhammad Yaqoob	Abbottabad	DAE (C)	1.01.01.730	<u> </u>		

	S.No	 Name	Father Name	Home District	Qulification	Date of Birth	Date of Commencement of Serivce	Date of Appointment to Present Post	Remarks	
į	5.110				DAE (C)	02.05.1965	09.12.1989	06.12.1989		
	52	Iftikhar Ahmad	Dr. M.Zakir Khan	Mansehra	DAE (C)	05.01.1968	14.12.1989	06.12.1989	1) 74	
ļ		Akhtar Hussain	Amir Amanullah Khan	Swat	DAE (C) Bs.C	16.03.1965	31.03.1990	26.03.1990		
	54	Muhammad Tahir	Aibat Khan	Kohat	DAE (C)	15.09.1967	05.04.1990	05.04.1990		
	55	Walayat Said		Dir Lower	DAE (C)	11.04.1965	01.04.1990	26.03.1990	1 1/2 / 1	
		Syed Haleem Shah	S.Imdad Hussain Shah	Mansehra	DAE (C)	15.07.1966	06.05.1990	06.05.1990	The state of the s	
		Misal Khan		D.I.Khan	- DAE (C)	25.04.1971	14.11.1992	12.11.1992	1///	
	58	Imdad Hussain Shah	Syed M.Afzal shah	Mansehra	DAE (C)	18.04.1969	16.09.1993	16.09.1993	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	59	Muhammad Amjad		Bannu	DAE (C)	01.02.1973	06.03.1996	26.02.1996	Arshad Myst Tayloli	
	60	Nasir Nawaz Khan	M.Nawaz Khan	Mansehra	DAE	10.04.1971	11.04.1996	26.02.1996	Muhammad Arshad May Tandii Adyodala Man Adjacent to Bar Abbottabad	
	61	Mehboob ur Rehman	Habib ur Rehman	Haripur	DAE©BE(E)	01.04.1971	27.02.1996	26.02.1996		
•	62	Jehanzeb	Shadi Gul.	NWA	DAE (C)	14.05.1965	04.03.1996	20.02.1770	First Bar Abbottabad	
	63	Amir Zada	Bahadar Khan	Mardan	DAE (C)	01.05.1970	26.02.1996	26.02.1996	absorbed in PHED on 13.3.2008	
	64	Ishfaq Ahmad	Zarbat Shah	FR Kohat	D.A E	18.09.1959	24.11.1988	19.05.2008	absorbed in PHED on 13.3.2008	
Ł-,	1 65	Abdul Hameed	Abdul Latif	Kohat	DAE (C)	20.12.1960	22.11.1988	19.05.2008	absorbed in PHED on 13.3.2008	
•	66	Intizar Muhammad		Swabi	DAE (C)	23.02.1962	22.11.1988	29.03.2008	absorbed in PHED on 13.3.2008	
1	67	Dilawar Khan	Muhammad Rehman	SWA	DAE (C)	25.03.1962	28.11.1988	22.05.2008	absorbed in PHED on 13.3.2008	
	68	Muhammad Ilyas	Khanza Gul	NWA	DAE (C)	08.10.1962	22.11.1988	19.05.2008	absorbed in PHED on 13.3.2008	
//	69	Aziz ur Rehman		Khyber	DAE (C)	20.04.1963	26.11.1988	31.05.2008	absorbed in PHED on 13.3.2008	
√ 3	70	Muhammad Rais	Hazrat Khan	SWA	DAE (C)	01.04.1964	22.11.1988	19.05.2008	absorbed in PHED on 13.3.2008	
	71	Tariq Khan		Swat Nowshera	DAE (C)	05.01.1964	30.11.1988	28.03.2008	absorbed in PHED on 13.3.2008	
	72	·Muĥammad Nazif	Muhammad Hussain	Malakand	DAE (C)	01.02.1966	26.11.1988	26.03.2008	absorbed in PHED on 13.3.2008	
	73	Abdali Shah	Haji Sufaid Shah		DAE (C)	12.10.1966	23.11.1988	29.03.2008	absorbed in PHED on 13.3.2008	į
	74	Arif Qayum Khan	Abdul Qayum	Bannu Malakand	DAE (C)	15.10.1966	22.11.1988	19.05.2008	absorbed in PHED on 13.3.2008	į
	75	AminGul			DAE (C)	14.11,1968	22.11.1988	31.03.2008	absorbed in PHED on 13.3.2008	Í
	76	Asghar Hussain	Gul Akbar	Khyber Dir Lower	DAE (C)	20.02.1965	24.11.1988	26.03.2008	absorbed in FileD on 15.5.2.00	į
	77	Mislah-ud-Din	Sharif Ullah	Mansehra	DAE (C)	10.04.1971	08.09.1997	01.07.2008		ĺ
	78	Atta Muhammad	Muhammad Younas	Mansehra	DAE (C)	16.09.1976	30.08.1997	01.07.2008	· ·	
•	79	Raheel Shahzad	Muhammad Farid	D.I.Khan	DAE (C)	08.03.1961	29.08.1987	11.02.2009		ı
	80	Sheikh Islam ud Din	Sheikh Nizám-ud-Din	Dilikinin						

	S.No	Name	Father Name	Home District	Qulification	Date of Birth	Date of Commencement of Serivce	Date of Appointment to Present Post	Remarks
			or D d	Bannu	DAE (C)	10.01.1962	01.09.1987	- 11.02.2009	
		Farid Ullah	Sherin Dad	Bannu	DAE (C)	01.03.1963	27.12.1987	11.02.2009	
	82	Mumtaz Khan	Zardad Khan	Swabi	DAE (C)	09.01.1971	20:12:1994	11.02.2009	
	-83	Imtiaz Muhammad	Hazrat Wali	Swat	DAE (C)	01.04.1970	03.10.1995	11.02.2009	
	84	Shujaul Mulk	Shahi Mulk	Karak	DAE (M)	03.03.1963	07.02.1990	11.02.2009	
	85	Shahid Ayaz	Mir Shad Ali	Bannu	DAE (C)	04.04.1971	26.09.1995	11.02.2009	
	86	Farman Ullah	Farid Gul	D.I.Khan	DAE (C)	25.08.1968	02.07.1995	30.07.2009	
	87	Abdul Salam	Mir Khalim Khan	Charsadda	212 (3)			·	
	88	Shoaib Ullah	Amir Ullah	Charsadda					
-	89	Hamid Ali	Sattar Khan	Dir Lower	<u> </u>				
	90	Imdad Ullah	Jhsan Ullah	Mardan			,		
	91	Asad Zia	Khayal Muhammad					·	
	92	Anwar Hussain	Gul Year	Swat					
2	7 93	Kashif Ali Baloch	Mashkoor Hussain	D.I.Khan	 	-			
4	94	Aftab Muhammad	Taj Muhammad Khan	Charsadda					
امر	95	Waseem Khan	Saleem Khan	Abbottabad					1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	-96	S.Noor Mohazzm Shah	Syed Azam Shah	Haripur					
$\parallel \parallel$	97	Rahim Ullah	Mir Ali Khan	Lakki					11/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1
- "	98	Muhammad Safiullah	Haji Akhtar Zaman	Bannu					
٠.	99	Muhammad Ishaq	Muddasir	Malakand					
	100	Arshd Hussain	Saadat Hussain	Kurram	<u> </u>				
	101	Raqib Ullah	Abdul Qadir Khan	Bajzur			 		
	102	Adnan	Umar Zada	Swat					VIS
;	103	Misbah Ullah	Muhammad Zahir Shah	Mohmand					Arshad Khan lahon
	-104	Afsar Ali	Mia Wali Khan	F.R.Bannu					Muhammad Arshad Khan Tanoh Muhammad Arshad Khan Tanoh Advocate High Court Advocate High Court Advocate High Court
	105	Wadiuat ud Din	Aurangzeb	Abbottabad	<u> </u>	12.06.1984			Office No. 33 Adjustabad
	106	Niaz Ali	Mirzali Khan	Lakki		01.04.1985	<u> </u>		Office No. 33 Adjacent to Muhammad Arstate Muhammad Arsta
:	107	Naheem Khan	Ali Khan	Abbottabad					
	108	Zia ur Rehman	Haji Lutuf ur Rehman	Ваппи	,	15.02.1985			
	109	Aamir Zeb	Aurang Zeb	Abbottabad		10.00.1991	*		- :

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٠١	C TY	Name	Father Name	Home District	Qulification	Date of Birth	Date of Commencement of Serivce	Date of Appointment to Present Post	Remarks
	S.No	Name		Company of the Compan		20.1005			
			Zaheer ud Din	NWA		02.02.1985			
	110	Faillian ud Din		Mardan		06.04.1986			11-5/
, [111	Mansoor Khan	Noor ul Amin	Dir Lower		12.04.1992			1 56
Ì	112	Iftikhar Ahmad	Shah Jee Muhammad	Peshawar		08.04.1990			1
İ	113	S.Muhammad Kamran	Dost Muhammat			13.04.1986			
		Amjid Hussain	Ali Zaman	Mansehra		24.03.1984			
ļ		Syed Sarwar Shah	Muhammad Zaman	Mohmand		20.03.1991			
		<u> </u>	Gul Noor Khan	Dir Upper		1			
٠.	116	Javid Anwar	Amir Nawaz	Charsadda		10.04.1988			
	117	Muhammad Ismail		Charsadda		03.02.1991	<u> </u>	<u> </u>	
	118	Muhammad Adnan	Siraj Gul	Swat		03.04.1986			
	119	Majeed Ullah	Mujahid		 	19.04.1984			
••	120	Mukhtar Ullah	Watanistan	Mohmand		06.10.1982			
	- 	Ziarat Gul	Munir Khan	Mohmand		05.04.1987		Τ	
.*	121	Saleem Khan	Muhammad Ali Khan	Hangu		03.04.1787			- C

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Endstt: No. 19/E-16/PHE

Dated Peshawar the

/ 0/ /2016

Copy of the Seniority List is forwarded for information and intimation of descripency if any to the: -

1 - Chief Engineer (North) Public Health Engg: Department Khyber Pakhtunkhwa Peshawar.

2 - Chief Engineer (FATA) Works & Service Deaprtment Pehawar

3 - All Superintending Engineers in Public Health Engg: Department Settled/FATA Khyber Pakhtunkhwa.

4 - All Executive Engineers in Public Health Engg: Department Settled/FATA Khyber Pakhtunkhwa.

5 - Section Officer (Estt) Public Health Engg: Department Khyber Pakhtunkhwa Peshawar

chief Engineer (South)

Muhammad Arshad Khan Janoli Office No! 33 Adjacent to

Chief Engineer (South)

NOTIFICATION

OFFICE OF CHIEF ENGINEER (SOUTH) PUBLIC HEALTH ENGINEERING DEPARTMENT KHYBER PAKHTUNKHWA PESHAWAR

No. <u>o6</u> /E-16/PHE, Dated <u>36/3</u>/2016

In pursuance of Section-8 (5) of the NWFP Civil Servants act 1973, the Final seniority list of Sub Engineers (BPS-12) of Public Health Engg: Department, as it stood on 29.02.2016, is notified as detail below.

S.N		Father Name	Home District	Qulification	Date of Birth	Date of Commencement of Serivce	Date of Appointment to Present Post	Remarks
$\frac{1}{1}$	Muhammad Ilyas	Fazal Razaq	Dir Upper	DAE (C)	08.09.1958	15.04.1982	06.05.1982	
2	Karamat Ullah	Khan Azam	. Bannu	DAE (C)	15.03.1961	18.05.1982	18.05.1982	
3	Laiq Zaman	Gul Shaib Khan	Bannu	DAE (C)	27.01.1959	03.07.1982		
4	Asif Farooq	Karim Nawaz	Karak	DAE (C)	02.01.1960	22.11.1982	23.06.1982	
5	Aziz-ur-Rehman	Muhammad Azeem				22.11.1702	20.11.1982	In light of advice of Establishment Department and this office order No.04/E-9/PHE, dated 16.02.2016
6	Inamul Haq		Karak	DAE (C)	02.06.1962	26.03.1983	r.	his name is deleted from B.Tech holder Sub Engineer Senority List and insereted in the seniorty list of DAE Sub Engineer
-7		Lal Ghaffar	Karak	DAE (C)	18.03.1963	06.04.1983	06.04.1983	DALD Guo Engineer
	Khurshid Iqbal	H.Abdul Rashid	Haripur	DAE (C)	03.01.1959	01.12.1984	20.11.1984	
8	Hassan Khan	Sar Biland Khan	Malakand	DAE (C)	08.02.1963	22.11.1984	20.11.1984	
9	Arif Saeed	Amal Rehman	Karak	DAE (C)	03.04.1963	01.12.1984	20.11.1984	<u> </u>
10	Lajbar Khan	Zabata Khan	Mardan	DAE (C)	18.04.1963	01.12.1984	20.11.1984	
	Falak Naz	Shah Nam Raza	Swat	DAE (C)	03.01.1957	31.12.1984	23.12.1984	
	Muhammad Yousaf	Muhammad Ibrahim	D:I.Khan	DAE (M)	20.05.1964	25.04.1985	08.04.1985	
	Muhammad Pervez	Faqir Muhammad	D.I.Khan	DAE (C)	01.10.1960	06.07.1985		
	Sahib Zarin	Mohayoud Din	Dir Lower	DAE (C)	22.07.1958	18.12.1985	03.07.1985	1
15	Samiullah Jan	Danish Khan	Peshawar	DAE (C)	16.06.1959	18.12.1985	18.12.1985 18.12.1985	

	S.No	Name	-Father Name	Home Distri	ct Qulificatio	n Date of Birth	Date of Commencement Serivce		
`.	16 Î7	Muhammad Ali	Muhammad Zaman	Swat	DAE (C)	21.04.1964		Present Post	
-		Muhammad Riaz	Muhammad Khan	Malakand	DAE (C)	01.01.1965	26.12.1985	18.12.1985	
<u> </u>		Shahid Saeed	Saeed ur Rehman	Mansehra	DAE (C)	26.08.1965	30.12.1985	18.12.1985	
		Allaud Din	Muhammad Ajun Khan	Mansehra	DAE (C)	21.06.1961	23.12.1985	18:12.1985	
- ├		Anwar Khan	Ghulam Khan	Mansehra	DAE (C)		10.07.1986	09.07.1986	
<u> </u>		S.Abid Hussain Shah	Syed Pir Zaman Shah	Abbottabad	. DAE	06.04.1963	19.07.1986	09.07.1986	
		Bashir Ahmad	Wazir Zada	Dir Lower		13.03.1964	17.07.1986	09.07.1986	
2	3 A	Aziz ur Rehman	Mehmood Khan	Bannu	DAE (C)	08.12.1964	23.10.1986	23.10.1986	•
2	4 2	Soor Ali	Said Muhammad	FR Bannu	DAE (C)	15.12.1960	28.10.1981	18.04.1987	•
2	5 N	Aekail Khan	Muhammad Shebli	Bannu	DAE (C)	05.03.1960	11.01.1982	18.04.1987	
2	5 N	lajeeb ur Rehman	Abdur Rehman	Karak	DAE (C)	09.10.1961	27.12.1982	18.04.1987	
2	7 K	hubz ur Rehman	Mir Abas	 	DAE (C)	02.02.1963	09.02.1983	18.04.1987	
28	A	bbas Khan	Ali Akbar Khan	FR Bannu	DAE (C)	10.03.1964	18.05.1987	18.05.1987	
29	Ra	ashid Ahmad	H.Muhammad Saddique	Abbottabad	DAE (C)	01.02.1966	18.05.1987	18.05.1987	<u> </u>
30	Sa	id Faisal	Syed Wahid Shah	Lakki	DAE (C)	14.03.1959	09.06.1987	09.06.1987	
. 31	Mı	uhammad Shafiq Shah	Abdul Hamid Shah	Swabi	DAE (C)	03.01.1959	29.05.1979		absorbed in PHED on 23.8.1987
- 32	1	dur Rehman	Mehar Dil Khan	SWA	DAE (C)	01.05.1963	20.10.1987	20.10.1987	absorbed in Frield on 23.8.1987
33		sar Ali	Haji Gujar Khan	Tank	DAĚ (C)	06.09.1963	11.10.1987	08.10.1987	
34	-	hammad Yaseen	Faqir Shah	Swat	DAE (C)	01.04.1964	10.10.1987	10.10.1987	
35		hammad Ashraf		Swabi	DAE (C)	04.03.1964	14.10.1987	14.10.1987	
36		m Gul	Amir Zada	Peshawar	DAE (C)	02.11.1967	18.10.1987		
37		nammad Younis	M.Sahib Gul	Karak	DAE (C)	10.09.1963	26.10.1987	18.10.1987	
38			Rehan ud Din	Sawbi	DAE (C)	.02.01.1959	29.08.1989	21.10.1987	
39		lid Wahab m Nawaz	Dost Muhammat	Karak	DAE (C)	15.07.1961		29.08.1989	
40			Gul Daraz	D.I.Khan	DAE (C)		29.08.1989	29.08.1989	
		. 77	Malik Elahi Bakhsh	D.I.Khan	DAE (C)			29.08.1989	1
41	Bahre	e Karam I	Rahmat Shah		DAE (C)			29.08.1989	- 6
		•			E (C)	13.04.1938	15.04.1986	29.08.1989	1

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S.	.No	Name	Father Name	Home District	Qulification	Date of Birth	Date of Commencement of Serivce	Date of Appointment to Present Post	Remarks	33
. 1	20	Såleem Khan	Muhammad Ali Khan	Hangu	B.Tech-H ©	05.04.1987	-	13.08.2013		

Endstt: No. 06/E-16/PHE

Dated Peshawar the

30 /03/2016

Copy of the Seniority List is forwarded for information and intimation of descripency if any to the: -

- 1 Chief Engineer (North) Public Health Engg: Department Khyber Pakhtunkhwa Peshawar.
- 2 Chief Engineer (FATA) Works & Service Deaprtment Pehawar
- 3 All Superintending Engineers in Public Health Engg: Department Settled/FATA Khyber Pakhtunkhwa.
- 4 All Executive Engineers in Public Health Engg: Department Settled/FATA Khyber Pakhtunkhwa.
- 5 Section Officer (Estt) Public Health Engg: Department Khyber Pakhtunkhwa Peshawar

Chiel Engineer (South)

Chief Engineer (South)



BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. 7/0 /2016

Anwar Khan, Sub-Engineer, Public Health Engineer Department, Abbottabad.

....APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa, through Secretary Public Health Engineering Department, Khyber Pakhtunkhwa, Peshawar & others.

....RESPONDENTS

REJOINDER ON BEHALF OF APPELLANT

INDEX

S. No.	Description	Page Nos.	Annexure
1.	Rejoinder alongwith affidavit	1 to 5	
2.	Copy of letter of respondent No.2 addressed to respondent No.1 dated 21/01/2016	6-7	"A"
3.	Copy of letter dated 02/08/2011	8	"B"

..APPELLANT

Through

Dated: 4 9/0 /2017

(Muhammad Arshad Khan Tanoli) Advocate High Court, Abbottabad

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BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No.	/2016
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Anwar Khan, Sub-Engineer, Public Health Engineer Department, Abbottabad.

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....RESPONDENTS

SERVICE APPEAL

REJOINDER ON BEHALF OF APPELLANT

Respectfully Sheweth;-

REJOINDER ON PRELIMINARY OBJECTIONS;-

- Para No.1 to 4 of the comments are incorrect and denied. That the subject matter of the appellant relates to the terms and conditions of service.

 Hence, the appellant is entitled for grant of senior scale.
- 2. Para No.5 to 8 are incorrect and denied. As stated above that terms and conditions of service are

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involved. Therefore, the Honourable Tribunal has jurisdiction to entertain the instant writ petition. Besides, as per law, necessary parties have been arrayed as respondents.

REJOINDER ON FACTS;-

- 1. Para No.1 & 2 need no reply.
- 2. Para No.3 is correct to the extent of promotion from Sub-Engineer to the rank of Assistant Engineer BPS-17 on the basis of seniority cum fitness. Rest of the para is incorrect. In fact, the appellant is entitled to be granted senior scale from BPS-11 to BPS-16 w.e.f 2004.
- 3. Para No.4 is incorrect and denied. It is settled that there is a difference between selection grade and senior scale. In this regard, letter of respondent No.2 addressed to respondent No.1 dated 21/11/2016 refers.

 Copy of letter of respondent No.2 addressed to respondent No.1 dated 21/01/2016 is attached as Annexure "A". It is further clarified that selection grade and not senior

scale has been discontinued in revised pay scale 2001.

REJOINDER ON GROUNDS;

- a. Para "a" of the comments is incorrect and denied. Detailed reply has already been given in para No.3 above.
- b. Para "b" is incorrect and denied. It is further clarified that only selection grade has been discontinued and not senior scale in basic pay scale 2001.
- c Para "c" is correct to the extent of evaluation of selection grade and rest of the para is not relevant in the case of appellant, hence denied.
- d. Reply as per Para "c".
- e. Para "e" is incorrect and denied.
- f. Para "f" is incorrect and denied. In this regard, Govt. letter No. SO(ESH)PHED/4-53/B/2010 dated

02/08/2011 is refers. Copy of letter dated 02/08/2011 is attached as Annexure "B".

- g. Para "g" is incorrect and denied. The appellant through service appeal wants to have his right established.

 Hence, he has a right to agitate the matter for at jurisdiction before the Honourable Tribunal.
- h. Para "h" is incorrect and denied.
- i. Para "I" is also incorrect and denied.

In view of the above, it is prayed that, service appeal of the appellant may graciously be accepted as prayed for.

Dated: <u>24/8</u> /2017

Through

(Muhammad Arshad Khan Tanoli) Advocate High Court, Abbottabad

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No.	/2016
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Anwar Khan, Sub-Engineer, Public Health Engineer Department, Abbottabad

....APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa, through Secretary Public Health Engineering Department, Khyber Pakhtunkhwa, Peshawar & others.

....RESPONDENTS

REJOINDER ON BEHALF OF APPELLANT

<u>AFFIDAVIT</u>

I, Anwar Khan, Sub-Engineer, Public Health Engineer Department, Abbottabad, do hereby affirm and declare that the contents of foregoing rejoinder are true and correct to the best of my knowledge and belief and nothing has been suppressed from this Honourable Court.

DEPONENT





OFFICE OF THE CHIEF ENGINEER (NORTH) PUBLIC HEALTH ENGINEERING DEPARTMENT KHYBER PAKHTUNKHWA PESHAWAR

1-Police Road, Peshawar Ph#091-9211554-091-9211494.

No. 30 /8-2/PHE (N)
Dated Peshawar the 21/11/2016

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The Secretary to Govt: of Khyber Pakhtunkhawa,

Public Health Engineering Department,

Peshawar.

SUBJECT:-

GRANT OF SENIOR SCALE (BPS-16) TO THE DIPLOMA HOLDER SUB

ENGINEERS IN PHED.

Enclosed please find herewith an appeal received from Sub Engineers for Grant of Senior Scale for favour of your kind perusal and necessary action please.

That grant of Senior Scale to the Sub Engineers was sanctioned as a result of approval of Charter of Demands by the Prime Minister of Pakistan presented by the Pakistan Diploma Holder Engineers Federation during the Year 1974. As a result of consensuses among all the federating unit and central Government, a notification was issued vide letter No.WA/4(25)/74 Islamabad dated: 16 November 1974. (Annexure- A). Subsequently all Provincial Governments adopted all the facilities agreed in the notification ibid. Under Para (iii) of said notification it was envisaged that 25% of the Total posts of Diploma Engineers should be placed in Grade-16. These posts should be filled on the basis of Seniority cum fitness with Ten years' service and passing of the prescribed Departmenta: Examination.

Accordingly a separate tier of Senior Scale Sub Engineer was created and Service Rules were amended by the then Government of KP to make allowance for the said facility and lay down method of appointment against it. Copy of Service Rules then in vogue are attached (Annex-B). During the year 1987, the Government of Khyber Pakhtunkhawa introduced scheme of selection grade for various categories of Govt: Servants. However, this newly introduced facility was altogether a different benefit extended to the Government Servant then what was approved for Sub Engineers vide above cited arrangement. With the introduction of new pay scale in the year 2001, the scheme of Selection Grade was discontinued. The KP Finance Bill/Act 2001 did not indicate discontinuation of Senior Scale of Sub Engineer as it was neither the will of legislature to do so nor legislators mixed it with the Selection Grade.

However, unfortunately as result of advice by the Finance Department vide letter No.(SOFR)/PD/16/2/2000 dated: Peshawar 19/2/2011, the Senior Scales were declared analogous to Selection Grade and were ordered to be discontinued.

Ever since the discontinuation of this only opportunity of promotion, the Sub Engineer Community is running from post to pillar for its revival. Their stance, *prima fascia* seems genuine as scheme of selection grade and senior scale were two separate facilities.

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The following contrast duly tabulated will indicate the same:

- C. II		Y	
S#	Description	Selection Grade for all other categories of employees	Senior Scale of Sub Engineers
Į.	Year of Sanction	1987	1974
ii	Length of service	Not Required	10 Years
iii	Experience	Not Required	10 Years
iv	Departmental Exam	Not Required	Departmental/Professional Examination was required
V	Per centum of strength	33%	25%
	allowed the benefit		-
γi	Status	Discontinued through Finance Bill/Act through Budget 2001-2002.	Not discontinued by the Provincial Assembly yet incorrect advice issued for its discontinuation.
Vii	Duties	No change	After getting Senior Scale most of the incumbents were given charge of the posts of Sub Divisional Officers BPS-17 in public interest.
viii	Seniority list	No Separate seniority list was required to be maintained of the incumbent allowed Selection Grade	Separate Seniority list was maintained for senior scale Sub Engineers in BPS-16.

In this regard Supreme Court of Pakistan in its Judgment dated 19-10-2013 held that "the terms of the directives of the Federal Covernment contained in the office memorandum vide letter No.WA/4(25)/74 islamabad dated:16 November 1974 shall be strictly adhered to and followed justly and fairly to redress the grievance of respondents". The copy of Judgment dated:19/10/2013 is Attached as Annexure-C).

Keeping in the above legal and factual position as well as difficulties being faced by the Sub Engineers community, it is proposed that Senior Scale of Sub Engineers may be allowed to be continued as it was in vogue at the time of its revocation i.e. on 30/6/2001.

Chief Engineer (North)

GOVERNMENT OF KHYBER PUKHTUNKHWA PUBLIC HEALTH ENGG. DEPARTMENT

No.SO(Estt)/PHED/4-53/B/2010 Dated Peshawar, the August 02, 2011

To

The Secretary to Govt: of Khyber Pakhtunkhwa,

Finance Department Peshawar

Annep - B

Subject:

GRANT OF SELECTION GRADE / SENIOR SCALE (BPS-16) TO DIPLOMA HOLDER SUB ENIGNEERS (BPS-11) OF PHE DEPARTMENT

Dear Sir,

I am directed to refer to this department letter of even number dated 27th June 2011 on the subject noted above and to state that 18-No Diploma holder Sub Engineers (BS-11) of PHED were due for grant of Selection Grade/Senior Scale Sub Engineer (BPS-16) during the year 2000-01.

2. According to the former Service Rules of PHE Department, the method of promotion of Diploma holder Sub Engineers to the Senior Scale Sub Engineer (B-16) was as under:-

"25% of the total number of posts of Diploma Holder Sub Engineer shall form the cadre of the Senior Scale Sub Engineer and shall be filled-in by selection on merit with due regard of seniority from amongst the Sub Engineers of the department, who have passed the departmental examination and have 10-years service as such"

- 3. Due to abolition of PHED and its mergence in the defunct Works & Services Department during the year 2001, no senior rank PHE related officer i.e. Chief Engineer or administrative Secretary was existing, therefore, the staff of the said department remained neglected and could not be able to get their due right of selection grade.
- 4. Though the facility of selection grade was discontinued by the Government after 2001, yet a case for the grant of Selection Grade/Senior Scale (BS-16) in respect of PHE Sub Engineers was considered by the DPC in its meeting held on 31.12.2004 wherein it was decided that the administrative Department may refer the case to Finance Department for obtaining their advice regarding grant of senior scale/selection grade with retrospective effect (Copy of the minutes attached). The defunct W&S Department did not take up the case with Finance Department for the reasons highlighted in Para-3 above.
- Now the PHE Department has been re-estal listed since November 2009 and its employees are persistently insisting for consideration of their selection grade through public representatives and other different sources including courts. The Department took up the case with Establishment Department for seeking their advice in the matter. The Establishment Department vide letter dated 04.11.2010 (copy enclosed) requested to approach the Finance Department for clarification of the case. Accordingly the Finance Department was requested for their advice in the matter vide letter dated 10.11.2010 (copy enclosed). The Finance Department vide letter dated 19.02.2011 (copy enclosed) regrets its inability to accede to the request of this department.
- 6. It is worth mentioning that the facility of Selection Grade/Senior Scale (BS-16) to the Diploma Holder Sub Engineers (BS-11) has also been granted by the defunct W&S Department vide Orders dated 04.09.2003, 19.04.2004 and 13.08.2009 (Copies enclosed for ready reference). A statement showing tentative financial implications amounting to Rs.13.200 million to be involved thereon is also enclosed herewith please.
- 7. In view of above, it is requested that the Finance Department may review its advice earlier communicated vide letter dated 19.02.2011 regarding grant of Selection Grade/Senior Scale ** (BS-16) to the Diploma Holder Sub Engineers (BS-11) of this department on the analogy of defunct Works & Service Department.

(SHABBIR AHMAD AWAN) SECTION OFFICER (ESTT)

ENDST: OF EVEN NO. & DATE

Copy forwarded for information to the:-

1. Special Assistant to Chief Minister Khyber Pakhtunkhwa Peshawar

2. PS to Secretary PHE Department Peshawar

SECTION OFFICER (ESTT