- That Para-5 is incorrect &denied. The condition of school based recruitment vide Para-6 of the impugned Notification dated 25/8/2015 is in accordance with the Notification dated 30/4/2014, wherein vide selection criteria of S/No: 1 it has clearly being mentioned that appointments through initial recruitment on adhoc shall be made through merit on school base. Hence, the plea of the appellant is illegal & without any justification as the Respondents have acted as per law, rules & policy in the instant case. (Copy of the same is already annexed as Annexure-B).
- That Para-6 is correct that the appellant has filed a Departmental; Appeal before the competent authority which has been rejected vide order dated 29/01/2016, by the Respondent No:2 of being without any force & merit by the Respondent No: 2(Copy of the said are annexures-C&D).
- 7 That Para-7 is correct to the extent that the Respondent Department has rejected the Departmental Appeal of the appellant of being merit less & without any legal force. Hence the Respondents further submit on the following grounds inter alia:-

- A Incorrect & not admitted. The condition of Para-6 in the impugned Notification dated 25/8/2015 of the Respondent No: 2 is in accordance to the Notification dated 30/4/2014. (Hence the plea of the appellant is without any legal force & is liable to be dismissed.
- B Incorrect & not admitted. The statement f the appellant is against the law, rules & circumstance of the case. Hence deserves to be rejected.
- C Incorrect & not admitted. The condition of Para-6 of the terms & conditions of the impugned Notification dated 25/8/2015 is in accordance with law, rules & policy.
- Incorrect & not admitted. The Respondents have acted as per law, rules & policy in the instant case in terms of Notification dated 30/4/2014, wherein, vide Para-6 the conditions of school based recruitment / adjustment has been made applicable upon the appellant in the interest of students community.
- E Incorrect & not admitted. No such appointment vide Notification dated 03/2/2007, wherein the condition of school based has been ignored. However the Respondents are bound to follow the instructions & policy of the Govt: in recruitment & adjustment process of a Civil Servants as adopted in the present case of the appellant.
- F The Respondents also seek leave of this Honorable Tribunal to raise additional grounds at the time of arguments.

In view of the above made submissions, it is requested that this Honorable Tribunal may very graciously be pleased to dismiss the instant service appeal with cost in favour of the Respondent Department.

Director

E&SE Department Khyber-Pakhtunkhwa, Peshawar.

(Respondents No: 3,4,6&7)

E&SE Department Mhyber Pakhtunkhwa, Peshawar (Respondents No:1&2)

AFFIDAVIT

I Khaista Rehman Asstt: Director (Litigation-II) E&SE Department do hereby solemnly affirm and declare that the contents of the instant Parawise Comments are true & correct to the best of my knowledge & belief.

Deponent

BEFORE THEHONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No: 193/2016

Sardar Muhammad S/O Mirza Khan, Aza Khel, Nowshera

.. Appellant.

VERSUS

Secretary E&SE Department, Khyber Pakhtunkhwa & others.

.....Respondents

JOINT PARAWISE COMMENTS FOR& ON BEHALF OF RESPONDENTS No: 1-4&6.

Respectfully Sheweth:-

The Respondents submit as under:-

PRELIMINARY OBJECTIONS.

- 1 That the Appellant has got no cause of action locus / standi.
- 2 That the instant Service Appeal is badly time barred.
- 3 That the Appellant has concealed material facts from this Honorable Tribunal.
- 4 That the instant service appeal is based on mala fide intentions.
- 5 That the Appellant has not come to this Honorable Tribunal with clean hands.
- 6 That the instant Service Appeal is against the prevailing law & rules.
- 7 That the Appellant has been treated as per law, rules & policy.
- 8 That the appeal is not maintainable in its present form.
- 9 That the appeal is bad for mis-joinder & non-joinder of the necessary parties.
- 10 That the instant Service Appeal is barred by law.
- 11 That the Appellant is not competent to file the instant appeal against the respondents.
- 12 That the Notification dated 25/8/2015, is legally competent & is liable to be maintained.
- 13 That the school based adjustment of the appellant is in accordance with the Notification dated 30/4/2014 of the Respondent No. 2.

- 1 That Para-1, needs no comments, being pertain to the service record of the appellant.
- 2 That Para-2 is correct to the extent that the Public Service commission Govt: of KPK has announced /advertised 67 posts of Principal BPS-18 in E&SE Department vide advertisement No: 02/2011 on its Web site (copy of the same is annexure -A).
- 3 That Para-3 is correct. Hence needs no comments.
- That Para-4 is correct to the extent that the appellant has been recommended by the KPK Public Service Commission against the Principal BPS-18 posts & on the basis of the said recommendations, he has been adjusted against the said post vide the impugned Notification dated 25/8/2015 on regular basis & with immediate effect with the following terms & conditions vide Para-6 which says that their recruitment shall be school based & shall not be transferable to any other school. (Copy of the Notification No: SO(PE) 4-5/Meeting/2014/Teaching Cadre/ date 30/4/2014 is Annexure-B).

- 5 That Para-5 is incorrect &denied. The condition of school based recruitment vide Para-6 of the impugned Notification dated 25/8/2015 is in accordance with the Notification dated 30/4/2014, wherein vide selection criteria of S/No: 1 it has clearly being mentioned that appointments through initial recruitment on adhoc shall be made through merit on school base. Hence, the plea of the appellant is illegal & without any justification as the Respondents have acted as per law, rules & policy in the instant case. (Copy of the same is already annexed as Annexure-B).
- That Para-6 is correct that the appellant has filed a Departmental; Appeal before the competent authority which has been rejected vide order dated 29/01/2016, by the Respondent No:2 of being without any force & merit by the Respondent No: 2(Copy of the said are annexures-C&D).
- 7 That Para-7 is correct to the extent that the Respondent Department has rejected the Departmental Appeal of the appellant of being merit less & without any legal force. Hence the Respondents further submit on the following grounds inter alia:-

- A Incorrect & not admitted. The condition of Para-6 in the impugned Notification dated 25/8/2015 of the Respondent No: 2 is in accordance to the Notification dated 30/4/2014. (Hence the plea of the appellant is without any legal force & is liable to be dismissed.
- B Incorrect & not admitted. The statement f the appellant is against the law, rules & circumstance of the case. Hence deserves to be rejected.
- C Incorrect & not admitted. The condition of Para-6 of the terms & conditions of the impugned Notification dated 25/8/2015 is in accordance with law, rules & policy.
- D Incorrect & not admitted. The Respondents have acted as per law, rules & policy in the instant case in terms of Notification dated 30/4/2014, wherein, vide Para-6 the conditions of school based recruitment / adjustment has been made applicable upon the appellant in the interest of students community.
- E Incorrect & not admitted. No such appointment vide Notification dated 03/2/2007, wherein the condition of school based has been ignored. However the Respondents are bound to follow the instructions & policy of the Govt: in recruitment & adjustment process of a Civil Servants as adopted in the present case of the appellant.
- F The Respondents also seek leave of this Honorable Tribunal to raise additional grounds at the time of arguments.

In view of the above made submissions, it is requested that this Honorable Tribunal may very graciously be pleased to dismiss the instant service appeal with cost in favour of the Respondent Department.

Director

E&SE Department Khyber Pakhtunkhwa, Peshawar.

(Respondents No: 3,4,6&7)

E&SE Department Khyber Pakhtunkhwa, Peshawar (Respondents No:1&2)

AFFIDAVIT

I Khaista Rehman Asstt: Director (Litigation-II) E&SE Department do hereby solemnly affirm and declare that the contents of the instant Parawise Comments are true & correct to the best of my knowledge & belief.

BEFORE THEHONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No: 194/2016

Sarfaraz Nathaniel, Alizabeth Girls School Dabgari, Peshawar Appellant.

VERSUS

Secretary E&SE Department, Khyber Pakhtunkhwa & others.

.. Respondents

JOINT PARAWISE COMMENTS FOR& ON BEHALF OF RESPONDENTS No: 1-4&6.

Respectfully Sheweth:-

The Respondents submit as under:-

PRELIMINARY OBJECTIONS.

- 1 That the Appellant has got no cause of action locus / standi.
- 2 That the instant Service Appeal is badly time barred.
- That the Appellant has concealed material facts from this Honorable Tribunal.
- 4 That the instant service appeal is based on mala fide intentions.
- 5 That the Appellant has not come to this Honorable Tribunal with clean hands.
- 6 That the instant Service Appeal is against the prevailing law & rules.
- 7 That the Appellant has been treated as per law, rules & policy.
- 8 That the appeal is not maintainable in its present form.
- 9 That the appeal is bad for mis-joinder & non-joinder of the necessary parties.
- 10 That the instant Service Appeal is barred by law.
 - 11 That the Appellant is not competent to file the instant appeal against the respondents.
 - 12 That the Notification dated 25/8/2015, is legally competent & is liable to be maintained.
- 13 That the school based adjustment of the appellant is in accordance with the Notification dated 30/4/2014 of the Respondent No: 2.

- 1 That Para-1, needs no comments, being pertain to the service record of the appellant.
- 2 That Para-2 is correct to the extent that the Public Service commission Govt: of KPK has announced /advertised 67 posts of Principal BPS-18 in E&SE Department vide advertisement No: 02/2011 on its Web site (copy of the same is annexure -A).
- 3 That Para-3 is correct. Hence needs no comments.
- That Para-4 is correct to the extent that the appellant has been recommended by the KPK Public Service Commission against the Principal BPS-18 posts & on the basis of the said recommendations, he has been adjusted against the said post vide the impugned Notification dated 25/8/2015 on regular basis & with immediate effect with the following terms & conditions vide Para-6 which says that their recruitment shall be school based & shall not be transferable to any other school. (Copy of the Notification No: SO(PE) 4-5/Meeting/2014/Teaching Cadre/ date 30/4/2014 is Annexure-B).

- That Para-5 is incorrect &denied. The condition of school based recruitment vide Para-6 of the impugned Notification dated 25/8/2015 is in accordance with the Notification dated 30/4/2014, wherein vide selection criteria of S/No: 1 it has clearly being mentioned that appointments through initial recruitment on adhoc shall be made through merit on school base. Hence, the plea of the appellant is illegal & without any justification as the Respondents have acted as per law, rules & policy in the instant case. (Copy of the same is already annexed as Annexure-B).
- 6 That Para-6 is correct that the appellant has filed a Departmental; Appeal before the competent authority which has been rejected vide order dated 29/01/2016, by the Respondent No:2 of being without any force & merit by the Respondent No: 2(Copy of the said are annexures-C&D).
- 7 That Para-7 is correct to the extent that the Respondent Department has rejected the Departmental Appeal of the appellant of being merit less & without any legal force. Hence the Respondents further submit on the following grounds inter alia:-

- A Incorrect & not admitted. The condition of Para-6 in the impugned Notification dated 25/8/2015 of the Respondent No: 2 is in accordance to the Notification dated 30/4/2014. (Hence the plea of the appellant is without any legal force & is liable to be dismissed.
- B Incorrect & not admitted. The statement f the appellant is against the law, rules & circumstance of the case. Hence deserves to be rejected.
- C Incorrect & not admitted. The condition of Para-6 of the terms & conditions of the impugned Notification dated 25/8/2015 is in accordance with law, rules & policy.
- D Incorrect & not admitted. The Respondents have acted as per law, rules & policy in the instant case in terms of Notification dated 30/4/2014, wherein, vide Para-6 the conditions of school based recruitment / adjustment has been made applicable upon the appellant in the interest of students community.
- E Incorrect & not admitted. No such appointment vide Notification dated 03/2/2007, wherein the condition of school based has been ignored. However the Respondents are bound to follow the instructions & policy of the Govt: in recruitment & adjustment process of a Civil Servants as adopted in the present case of the appellant.
- The Respondents also seek leave of this Honorable Tribunal to raise additional grounds at the time of arguments.

In view of the above made submissions, it is requested that this Honorable Tribunal may very graciously be pleased to dismiss the instant service appeal with cost in favour of the ARESPONDENT RESPONDENT.

Director

E&SE Department Khyber Pakhtunkhwa, Peshawar. (Respondents No: 3,4,6&7)

Secretary E&SE Department Khyber Pakhtunkhwa, Peshawar

(Respondents No:1&2)

AFFIDAVIT

I Khaista Rehman Asstt: Director (Litigation-II) E&SE Department do hereby solemnly affirm and declare that the contents of the instant Parawise Comments are true & correct to the best of my knowledge & belief.

Deportan

<u>BEFORE THEHONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.</u>

Service Appeal No: 195/2016

Waqar Khan S/O Sifatullah, Masho Khel District Peshawar.

.... Appellant.

VERSUS

Secretary E&SE Department, Khyber Pakhtunkhwa & others.

.....Respondents

JOINT PARAWISE COMMENTS FOR& ON BEHALF OF RESPONDENTS No: 1-4&6.

Respectfully Sheweth:-

The Respondents submit as under:-

PRELIMINARY OBJECTIONS.

- 1 That the Appellant has got no cause of action locus / standi.
- 2 That the instant Service Appeal is badly time barred.
- 3 That the Appellant has concealed material facts from this Honorable Tribunal.
- 4 That the instant service appeal is based on mala fide intentions.
- 5 That the Appellant has not come to this Honorable Tribunal with clean hands.
- 6 That the instant Service Appeal is against the prevailing law & rules.
- 7 That the Appellant has been treated as per law, rules & policy.
- 8 That the appeal is not maintainable in its present form.
- 9 That the appeal is bad for mis-joinder & non-joinder of the necessary parties.
- 10 That the instant Service Appeal is barred by law.
- 11 That the Appellant is not competent to file the instant appeal against the respondents.
- 12 That the Notification dated 25/8/2015, is legally competent & is liable to be maintained.
- 13 That the school based adjustment of the appellant is in accordance with the Notification dated 30/4/2014 of the Respondent No: 2.

- 1 That Para-1, needs no comments, being pertain to the service record of the appellant.
- 2 That Para-2 is correct to the extent that the Public Service commission Govt: of KPK has announced /advertised 67 posts of Principal BPS-18 in E&SE Department vide advertisement No: 02/2011 on its Web site (copy of the same is annexure -A).
- 3 That Para-3 is correct. Hence needs no comments.
- That Para-4 is correct to the extent that the appellant has been recommended by the KPK Public Service Commission against the Principal BPS-18 posts & on the basis of the said recommendations, he has been adjusted against the said post vide the impugned Notification dated 25/8/2015 on regular basis & with immediate effect with the following terms & conditions vide Para-6 which says that their recruitment shall be school based & shall not be transferable to any other school. (Copy of the Notification No: SO(PE) 4-5/Meeting/2014/Teaching Cadre/ date 30/4/2014 is Annexure-B).

- That Para-5 is incorrect &denied. The condition of school based recruitment vide Para-6 of the impugned Notification dated 25/8/2015 is in accordance with the Notification dated 30/4/2014, wherein vide selection criteria of S/No: 1 it has clearly being mentioned that appointments through initial recruitment on adhoc shall be made through merit on school base. Hence, the plea of the appellant is illegal & without any justification as the Respondents have acted as per law, rules & policy in the instant case. (Copy of the same is already annexed as Annexure-B).
- That Para-6 is correct that the appellant has filed a Departmental; Appeal before the competent authority which has been rejected vide order dated 29/01/2016, by the Respondent No:2 of being without any force & merit by the Respondent No: 2(Copy of the said are annexures-C&D).
- 7 That Para-7 is correct to the extent that the Respondent Department has rejected the Departmental Appeal of the appellant of being merit less & without any legal force. Hence the Respondents further submit on the following grounds inter alia:-

- A Incorrect & not admitted. The condition of Para-6 in the impugned Notification dated 25/8/2015 of the Respondent No: 2 is in accordance to the Notification dated 30/4/2014. (Hence the plea of the appellant is without any legal force & is liable to be dismissed.
- B Incorrect & not admitted. The statement f the appellant is against the law, rules & circumstance of the case. Hence deserves to be rejected.
- C Incorrect & not admitted. The condition of Para-6 of the terms & conditions of the impugned Notification dated 25/8/2015 is in accordance with law, rules & policy.
- D Incorrect & not admitted. The Respondents have acted as per law, rules & policy in the instant case in terms of Notification dated 30/4/2014, wherein, vide Para-6 the conditions of school based recruitment / adjustment has been made applicable upon the appellant in the interest of students community.
- E Incorrect & not admitted. No such appointment vide Notification dated 03/2/2007, wherein the condition of school based has been ignored. However the Respondents are bound to follow the instructions & policy of the Govt: in recruitment & adjustment process of a Civil Servants as adopted in the present case of the appellant.
- F The Respondents also seek leave of this Honorable Tribunal to raise additional grounds at the time of arguments.

In view of the above made submissions, it is requested that this Honorable Tribunal may very graciously be pleased to dismiss the instant service appeal with cost in favour of the Respondent Department.

Director

E&SE Department Khyber Pakhtunkhwa, Peshawar.

7/2016

(Respondents No: 3,4,6&7)

Secretary E&SE Department Khyber Pakhtunkhwa, Peshawar (Respondents No:1&2)

AFFIDAVIT

I Khaista Rehman Asstt: Director (Litigation-II) E&SE Department do hereby solemnly affirm and declare that the contents of the instant Parawise Comments are true & correct to the best of my knowledge & belief.

BEFORE THEHONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No: 196/2016

Ghulam Raziq R/O Skhi Maina, Akbar Pura, Nowshera

.... Appellant.

VERSUS

Secretary E&SE Department, Khyber Pakhtunkhwa & others.

.....Respondents

JOINT PARAWISE COMMENTS FOR& ON BEHALF OF RESPONDENTS No: 1-4&6.

Respectfully Sheweth:-

The Respondents submit as under:-

PRELIMINARY OBJECTIONS.

- 1 That the Appellant has got no cause of action locus / standi.
- 2 That the instant Service Appeal is badly time barred.
- That the Appellant has concealed material facts from this Honorable Tribunal.
- 4 That the instant service appeal is based on mala fide intentions.
- 5 That the Appellant has not come to this Honorable Tribunal with clean hands.
- 6 That the instant Service Appeal is against the prevailing law & rules.
- 7 That the Appellant has been treated as per law, rules & policy.
- 8 That the appeal is not maintainable in its present form.
- 9 That the appeal is bad for mis-joinder & non-joinder of the necessary parties.
- 10 That the instant Service Appeal is barred by law.
- 11 That the Appellant is not competent to file the instant appeal against the respondents.
- 12 That the Notification dated 25/8/2015, is legally competent & is liable to be maintained.
- 13 That the school based adjustment of the appellant is in accordance with the Notification dated 30/4/2014 of the Respondent No: 2.

- 1 That Para-1, needs no comments, being pertain to the service record of the appellant.
- 2 That Para-2 is correct to the extent that the Public Service commission Govt: of KPK has announced /advertised 67 posts of Principal BPS-18 in E&SE Department vide advertisement No: 02/2011 on its Web site (copy of the same is annexure -A).
- 3 That Para-3 is correct. Hence needs no comments.
- That Para-4 is correct to the extent that the appellant has been recommended by the KPK Public Service Commission against the Principal BPS-18 posts & on the basis of the said recommendations, he has been adjusted against the said post vide the impugned Notification dated 25/8/2015 on regular basis & with immediate effect with the following terms & conditions vide Para-6 which says that their recruitment shall be school based & shall not be transferable to any other school. (Copy of the Notification No: SO(PE) 4-5/Meeting/2014/Teaching Cadre/ date 30/4/2014 is Annexure-B).

- 5. That Para-5 is incorrect &denied. The condition of school based recruitment vide Para-6 of the impugned Notification dated 25/8/2015 is in accordance with the Notification dated 30/4/2014, wherein vide selection criteria of S/No: 1 it has clearly being mentioned that appointments through initial recruitment on adhoc shall be made through merit on school base. Hence, the plea of the appellant is illegal & without any justification as the Respondents have acted as per law, rules & policy in the instant case. (Copy of the same is already annexed as Annexure-B).
- That Para-6 is correct that the appellant has filed a Departmental; Appeal before the competent authority which has been rejected vide order dated 29/01/2016, by the Respondent No:2 of being without any force & merit by the Respondent No: 2(Copy of the said are annexures-C&D).
- 7 That Para-7 is correct to the extent that the Respondent Department has rejected the Departmental Appeal of the appellant of being merit less & without any legal force. Hence the Respondents further submit on the following grounds inter alia:-

- A Incorrect & not admitted. The condition of Para-6 in the impugned Notification dated 25/8/2015 of the Respondent No: 2 is in accordance to the Notification dated 30/4/2014. (Hence the plea of the appellant is without any legal force & is liable to be dismissed.
- B Incorrect & not admitted. The statement f the appellant is against the law, rules & circumstance of the case. Hence deserves to be rejected.
- C Incorrect & not admitted. The condition of Para-6 of the terms & conditions of the impugned Notification dated 25/8/2015 is in accordance with law, rules & policy.
- D Incorrect & not admitted. The Respondents have acted as per law, rules & policy in the instant case in terms of Notification dated 30/4/2014, wherein, vide Para-6 the conditions of school based recruitment / adjustment has been made applicable upon the appellant in the interest of students community.
- E Incorrect & not admitted. No such appointment vide Notification dated 03/2/2007, wherein the condition of school based has been ignored. However the Respondents are bound to follow the instructions & policy of the Govt: in recruitment & adjustment process of a Civil Servants as adopted in the present case of the appellant.
- The Respondents also seek leave of this Honorable Tribunal to raise additional grounds at the time of arguments.

In view of the above made submissions, it is requested that this Honorable Tribunal may very graciously be pleased to dismiss the instant service appeal with cost in favour of the Respondent Department.

Director

&SE Department Khyber Pakhtunkhwa, Peshawar. (Respondents No. 3,4,6&7)

E&SE Department Khyber Pakhtunkhwa, Peshawar (Respondents No:1&2)

AFFIDAVIT

I Khaista Rehman Asstt: Director (Litigation-II) E&SE Department do hereby solemnly affirm and declare that the contents of the instant Parawise Comments are true & correct to the best of my knowledge & belief.

BEFORE THEHONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 2016

Muhammad Ihsan Shah S/O S. Doulat Shah, Jamrud Khyber Agy:.. Appellant.

VERSUS

Secretary E&SE Department, Khyber Pakhtunkhwa & others.

.....Respondents

JOINT PARAWISE COMMENTS FOR& ON BEHALF OF RESPONDENTS No: 1-4&6.

Respectfully Sheweth:

The Respondents submit as under:-

PRELIMINARY OBJECTIONS.

- 1 That the Appellant has got no cause of action locus / standi.
- 2 That the instant Service Appeal is badly time barred.
- 3 That the Appellant has concealed material facts from this Honorable Tribunal.
- 4 That the instant service appeal is based on mala fide intentions.
- 5 That the Appellant has not come to this Honorable Tribunal with clean hands.
- 6 That the instant Service Appeal is against the prevailing law & rules.
- 7 That the Appellant has been treated as per law, rules & policy.
- 8 That the appeal is not maintainable in its present form.
- 9 That the appeal is bad for mis-joinder & non-joinder of the necessary parties.
- 10 That the instant Service Appeal is barred by law.
- 11 That the Appellant is not competent to file the instant appeal against the respondents.
- 12 That the Notification dated 25/8/2015, is legally competent & is liable to be maintained.
- 13 That the school based adjustment of the appellant is in accordance with the Notification dated 30/4/2014 of the Respondent No: 2.

- 1 That Para-1, needs no comments, being pertain to the service record of the appellant.
- 2 That Para-2 is correct to the extent that the Public Service commission Govt: of KPK has announced /advertised 67 posts of Principal BPS-18 in E&SE Department vide advertisement No: 02/2011 on its Web site (copy of the same is annexure -A).
- 3 That Para-3 is correct. Hence needs no comments.
- That Para-4 is correct to the extent that the appellant has been recommended by the KPK Public Service Commission against the Principal BPS-18 posts & on the basis of the said recommendations, he has been adjusted against the said post vide the impugned Notification dated 25/8/2015 on regular basis & with immediate effect with the following terms & conditions vide Para-6 which says that their recruitment shall be school based & shall not be transferable to any other school. (Copy of the Notification No: SO(PE) 4-5/Meeting/2014/Teaching Cadre/ date 30/4/2014 is Annexure-B).

- 5 That Para-5 is incorrect &denied. The condition of school based recruitment vide Para-6 of the impugned Notification dated 25/8/2015 is in accordance with the Notification dated 30/4/2014, wherein vide selection criteria of S/No: 1 it has clearly being mentioned that appointments through initial recruitment on adhoc shall be made through merit on school base. Hence, the plea of the appellant is illegal & without any justification as the Respondents have acted as per law, rules & policy in the instant case. (Copy of the same is already annexed as Annexure-B).
- That Para-6 is correct that the appellant has filed a Departmental; Appeal before the competent authority which has been rejected vide order dated 29/01/2016, by the Respondent No:2 of being without any force & merit by the Respondent No: 2(Copy of the said are annexures-C&D).
- 7 That Para-7 is correct to the extent that the Respondent Department has rejected the Departmental Appeal of the appellant of being merit less & without any legal force. Hence the Respondents further submit on the following grounds inter alia:-

- A Incorrect & not admitted. The condition of Para-6 in the impugned Notification dated 25/8/2015 of the Respondent No: 2 is in accordance to the Notification dated 30/4/2014. (Hence the plea of the appellant is without any legal force & is liable to be dismissed.
- B Incorrect & not admitted. The statement f the appellant is against the law, rules & circumstance of the case. Hence deserves to be rejected.
- C Incorrect & not admitted. The condition of Para-6 of the terms & conditions of the impugned Notification dated 25/8/2015 is in accordance with law, rules & policy.
- Incorrect & not admitted. The Respondents have acted as per law, rules & policy in the instant case in terms of Notification dated 30/4/2014, wherein, vide Para-6 the conditions of school based recruitment / adjustment has been made applicable upon the appellant in the interest of students community.
- E Incorrect & not admitted. No such appointment vide Notification dated 03/2/2007, wherein the condition of school based has been ignored. However the Respondents are bound to follow the instructions & policy of the Govt: in recruitment & adjustment process of a Civil Servants as adopted in the present case of the appellant.
- F The Respondents also seek leave of this Honorable Tribunal to raise additional grounds at the time of arguments.

In view of the above made submissions, it is requested that this Honorable Tribunal may very graciously be pleased to dismiss the instant service appeal with cost in favour of the Respondent Department.

Director

E&SE Department Khyber Pakhtunkhwa, Peshawar. (Respondents No: 3,4,6&7)

E&SE Department Knyber Pakhtunkawa, Peshawar (Respondents No:1&2)

AFFIDAVIT

I Khaista Rehman Asstt: Director (Litigation-II) E&SE Department do hereby solemnly affirm and declare that the contents of the instant Parawise Comments are true & correct to the best of my knowledge & belief.

BEFORE THEHONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No: 206/2016

Sher Yazdan S/O Abdul Dayan Taru Jaba, District Nowshera.

.. Appellant.

VERSUS

Secretary E&SE Department, Khyber Pakhtunkhwa & others.

....Respondents

JOINT PARAWISE COMMENTS FOR& ON BEHALF OF RESPONDENTS No: 1-4&6.

Respectfully Sheweth:-

The Respondents submit as under:-

PRELIMINARY OBJECTIONS.

- 1 That the Appellant has got no cause of action locus / standi.
- 2 That the instant Service Appeal is badly time barred.
- 3 That the Appellant has concealed material facts from this Honorable Tribunal.
- 4 That the instant service appeal is based on mala fide intentions.
- 5 That the Appellant has not come to this Honorable Tribunal with clean hands.
- 6 That the instant Service Appeal is against the prevailing law & rules.
- 7 That the Appellant has been treated as per law, rules & policy.
- 8 That the appeal is not maintainable in its present form.
- 9 That the appeal is bad for mis-joinder & non-joinder of the necessary parties.
- 10 That the instant Service Appeal is barred by law.
- 11 That the Appellant is not competent to file the instant appeal against the respondents.
- 12 That the Notification dated 25/8/2015, is legally competent & is liable to be maintained.
- 13 That the school based adjustment of the appellant is in accordance with the Notification dated 30/4/2014 of the Respondent No: 2.

- 1 That Para-1, needs no comments, being pertain to the service record of the appellant.
- 2 That Para-2 is correct to the extent that the Public Service commission Govt: of KPK has announced /advertised 67 posts of Principal BPS-18 in E&SE Department vide advertisement No: 02/2011 on its Web site (copy of the same is annexure -A).
- 3 That Para-3 is correct. Hence needs no comments.
- 4 That Para-4 is correct to the extent that the appellant has been recommended by the KPK Public Service Commission against the Principal BPS-18 posts & on the basis of the said recommendations, he has been adjusted against the said post vide the impugned Notification dated 25/8/2015 on regular basis & with immediate effect with the following terms & conditions vide Para-6 which says that their recruitment shall be school based & shall not be transferable to any other school. (Copy of the Notification No: SO(PE) 4-5/Meeting/2014/Teaching Cadre/ date 30/4/2014 is Annexure-B).

- That Para-5 is incorrect &denied. The condition of school based recruitment vide Para-6 of the impugned Notification dated 25/8/2015 is in accordance with the Notification dated 30/4/2014, wherein vide selection criteria of S/No: 1 it has clearly being mentioned that appointments through initial recruitment on adhoc shall be made through merit on school base. Hence, the plea of the appellant is illegal & without any justification as the Respondents have acted as per law, rules & policy in the instant case. (Copy of the same is already annexed as Annexure-B).
- That Para-6 is correct that the appellant has filed a Departmental; Appeal before the competent authority which has been rejected vide order dated 29/01/2016, by the Respondent No:2 of being without any force & merit by the Respondent No: 2(Copy of the said are annexures-C&D).
- That Para-7 is correct to the extent that the Respondent Department has rejected the Departmental Appeal of the appellant of being merit less & without any legal force. Hence the Respondents further submit on the following grounds inter alia:-

- Incorrect & not admitted. The condition of Para-6 in the impugned Notification dated 25/8/2015 of the Respondent No: 2 is in accordance to the Notification dated 30/4/2014. (Hence the plea of the appellant is without any legal force & is liable to be dismissed.
- Incorrect & not admitted. The statement f the appellant is against the law, rules & circumstance of the case. Hence deserves to be rejected.
- Incorrect & not admitted. The condition of Para-6 of the terms & conditions of the impugned C Notification dated 25/8/2015 is in accordance with law, rules & policy.
- Incorrect & not admitted. The Respondents have acted as per law, rules & policy in the instant case in terms of Notification dated 30/4/2014, wherein, vide Para-6 the conditions of school based recruitment / adjustment has been made applicable upon the appellant in the interest of students community.
- Incorrect & not admitted. No such appointment vide Notification dated 03/2/2007, wherein the E condition of school based has been ignored. However the Respondents are bound to follow the instructions & policy of the Govt: in recruitment & adjustment process of a Civil Servants as adopted in the present case of the appellant.
- The Respondents also seek leave of this Honorable Tribunal to raise additional grounds at the time of arguments.

In view of the above made submissions, it is requested that this Honorable Tribunal may very graciously be pleased to dismiss the instant service appeal with cost in favour of the

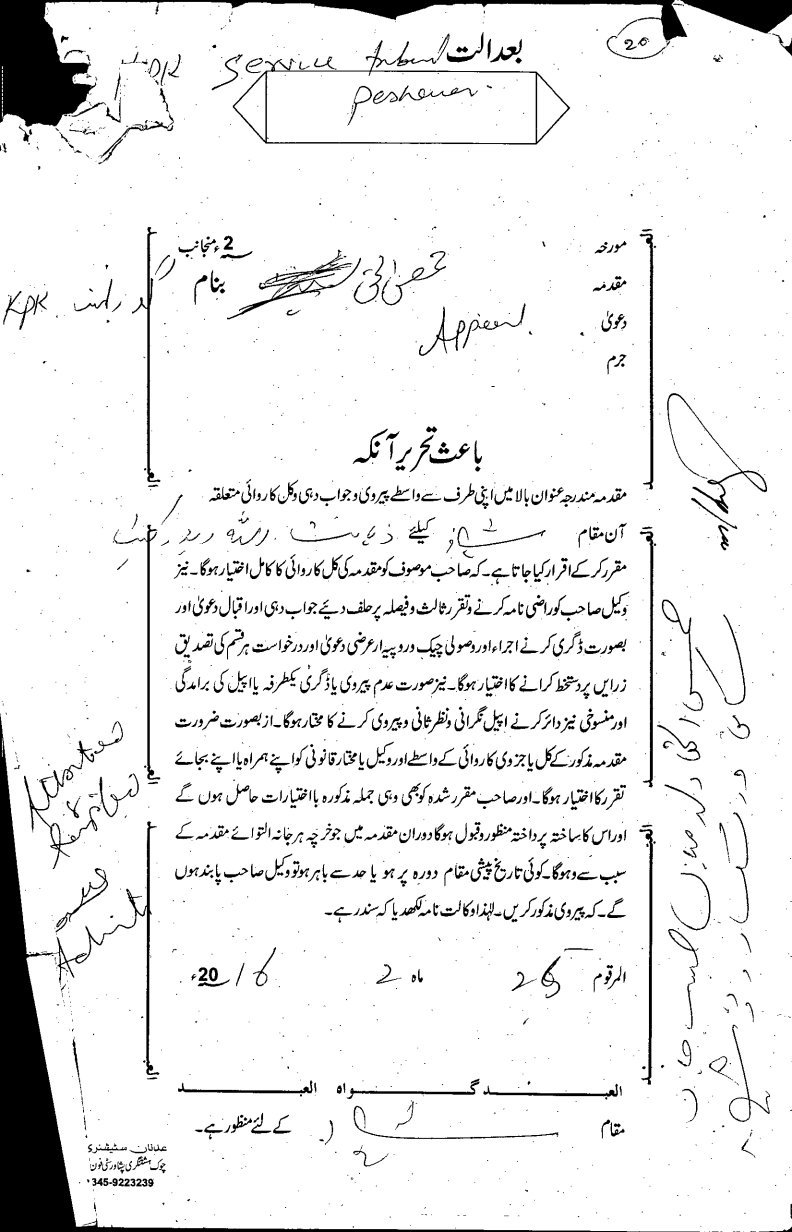
Respondent Department.

Director

E&SE Department Khyber Pakhtunkhwa, Peshawar.

(Respondents No: 3.4,6&7)

E&SE Department Khyber Pakhtunkhwa, Peshawar (Respondents No:1&2)



PEFORE THEHONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No: 178/2016

Khamsul Haq Principal BPS-18GHS Rustam Khan Killi, Charsadda Appellant.

VERSUS

Secretary E&SE Department, Khyber Pakhtunkhwa & others.

.....Respondents

JOINT PARAWISE COMMENTS FOR& ON BEHALF OF RESPONDENTS No: 1-4&6.

Respectfully Sheweth:-

The Respondents submit as under:-

PRELIMINARY OBJECTIONS.

- That the Appellant has got no cause of action locus / standi.
- 2 That the instant Service Appeal is badly time barred.
- 3 That the Appellant has concealed material facts from this Honorable Tribunal.
- 4 That the instant service appeal is based on mala fide intentions.
- 5 That the Appellant has not come to this Honorable Tribunal with clean hands.
- 6 That the instant Service Appeal is against the prevailing law & rules.
- 7 That the Appellant has been treated as per law, rules & policy.
- 8 That the appeal is not maintainable in its present form.
- 9 That the appeal is bad for mis-joinder & non-joinder of the necessary parties.
- 10 That the instant Service Appeal is barred by law.
- 11 That the Appellant is not competent to file the instant appeal against the respondents.
- 12 That the Notification dated 25/8/2015, is legally competent & is liable to be maintained.
- 13 That the school based adjustment of the appellant is in accordance with the Notification dated 30/4/2014 of the Respondent No. 2.

- 1 That Para-1, needs no comments, being pertain to the service record of the appellant.
- 2 That Para-2 is correct to the extent that the Public Service commission Govt: of KPK has announced /advertised 67 posts of Principal BPS-18 in E&SE Department vide advertisement No: 02/2011 on its Web site (copy of the same is annexure -A).
- 3 That Para-3 is correct. Hence needs no comments.
- That Para-4 is correct to the extent that the appellant has been recommended by the KPY. Public Service Commission against the Principal BPS-18 posts & on the basis of the said recommendations, he has been adjusted against the said post vide the impugned Notification dated 25/8/2015 on regular basis & with immediate effect with the following terms & conditions vide Para-6 which says that their recruitment shall be school based & shall not be transferable to any other school. (Copy of the Notification No: SO(PE) 4-5/Meeting/2014/Teaching Cadre/ date 30/4/2014 is Annexure-B).

That Para-5 is incorrect &denied. The condition of school based recruitment vide Para-6 of the impugned Notification dated 25/8/2015 is in accordance with the Notification dated 30/4/2014, wherein vide selection criteria of S/No: 1 it has clearly being mentioned that appointments through initial recruitment on adhoc shall be made through merit on school base. Hence, the plea of the appellant is illegal & without any justification as the Respondents have acted as per law, rules & policy in the instant case. (Copy of the same is already annexed as Annexure-B).

- That Para-6 is correct that the appellant has filed a Departmental; Appeal before the competent authority which has been rejected vide order dated 29/01/2016, by the Respondent No: 2 of being without any force & merit by the Respondent No: 2(Copy of the said are annexures-C&D).
- 7 That Para-7 is correct to the extent that the Respondent Department has rejected the Departmental Appeal of the appellant of being merit less & without any legal force. Hence the Respondents further submit on the following grounds inter alia:-

GROUNDS

- A Incorrect & not admitted. The condition of Para-6 in the impugned Notification dated 25/8/2015 of the Respondent No: 2 is in accordance to the Notification dated 30/4/2014. (Hence the plea of the appellant is without any legal force & is liable to be dismissed.
- B Incorrect & not admitted. The statement f the appellant is against the law, rules & circumstance of the case. Hence deserves to be rejected.
- Incorrect & not admitted. The condition of Para-6 of the terms & conditions of the impugned Notification dated 25/8/2015 is in accordance with law, rules & policy.
- Incorrect & not admitted. The Respondents have acted as per law, rules & policy in the instant case in terms of Notification dated 30/4/2014, wherein, vide Para-6 the conditions of school pased recruitment / adjustment has been made applicable upon the appellant in the interest of students community.
- Incorrect & not admitted. No such appointment vide Notification dated 03/2/2007, wherein the condition of school based has been ignored. However the Respondents are bound to follow the instructions & policy of the Govt: in recruitment & adjustment process of a Civil Servants as adopted in the present case of the appellant.
- The Respondents also seek leave of this Honorable Tribunal to raise additional grounds at the time of arguments.

In view of the above made submissions, it is requested that this Honorable Tribunal may very graciously be pleased to dismiss the instant service appeal with cost in favour of the Respondent Department.

of Wary

E&SE Department Khyber Pakhtunkhwa, Peshawar (Respondents No.1&2)

Secretar

E&SE Department Khyber Pakhtunkhwa, Peshawar.

(Respondents No: 3,4,6&7)

<u>AFFIDAVIT</u>

I Khaista Rehman Asstt: Director (Litigation-II) E&SE Department do hereby solemnly affirm and declare that the contents of the instant Parawise Comments are true & correct to the best of my knowledge & belief.

Deponent



KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION

2- Fort Road Positives, Cantt: Website: www.nwippscare.com

Tele: Mos. 091-9214131, 9213533, 3213750, 9212897

Datod: <u>87</u> <u>84.2011</u>

Advertisament No. 02 / 2011.

Applications, on prescribed form, are invited for the following posts from Pakistani citizens having domicile of Khyber Pakhtunkhwa / Filina by 07.05.2011 (candidates applying from abroad by 21.05.2011). Incomplete applications and applications without supporting documents required to prove the claim of the candidates shall be rejected without intimation to the candidates.

1. FIVE (05) POSTS OF FEMALE LIVESTOCK & CO OPERATIVE DEPTY:
(HEALTH) IN L&DD DEPTY:

QUALIFICATION: (i) B.Sc (Hons) Animal Husban by from a recognized University; OR (ii) Doctor of Veterinary Medicine (DVM) or equivalent qualification in voterinary sciences from a recognized university and registered with Pakistan Veterinary Medical Council.

AGE LIMIT: 22 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Female. ALLOCATION: Two to Zone-1 and One each to Zone-2, 3 and 5.

2. THREE (03) POSTS OF SOIL CONSERVATION ASSISTANT

QUALIFICATION: (a) M.Sc Agriculture (Soil Science) from a recognized University; OR (b) B.Sc (Hons) Agriculture with Soil Science as major subject obtained after four years of academic instructions after F.Sc from a relognized university; OR (c) B.sc Agriculture Engineering from a recognized university.

AGE LIMIT: 21 to 35 years. PAY SCALE: BP. 47 ELIGIBILITY: Both Sixes. ALLOCATION: One each to Merit, Zone-1 and 5.

3. ONE (01) POST OF BIO-CHEMIST

QUALIFICATION: Doctor of Veterinary Medicine (D'M) or equivalent qualification veterinary sciences with M.Sc in Biochemistry or N.Sc (Hons) in Animal Alt Taxonign Council.

AGE LIMIT: 25 to 32 years. PAY SCALE: BPS 17 ELIGIBILITY: Both Saves.

C & W DEPARTMENT

THIRTEEN (13) POSTS OF JUNIOR SCALES TEMOGRAPHER.

QUALIFICATION: (i) Intermediate or equivalent qualification from recognized a Board. (ii) A speed of 60 words per minute in Shorthand in English and 35 words per minute in





ONE (01) POST OF DATA ENTRY OPER ATOR. QUALIFICATION: (i) 2^{ND} Division FA/ F.Sc with one year Diploma in Computer Science from a recognized Institute. (ii) Speed of Ten Thousand Key Depression per hour for punching data entry verification. AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-11 ELIGIBILITY: Both Sexes ALLOCATION: Zone-1. ELEMENTARY AND SECONDALY EDUCATION DEFT?: SIXTY SEVEN (67) POSTS OF PRINCIPAL VICE PRINCIPAL Master Degree with M.Rd/ M.A. (Education) or equivalent qualification from a recognized university with nine years teaching/ administrative experience in recognized Secondary School/ High or Secondary School. Note: - The teaching experience will be counted also acquiring Master Degree in one of the general subjects or M.Ed. AGE LIMIT: 25 to 40 years, PAY SCALE: BPS-18 ELIGIBILITY: Male ALLOCATION: Merit 7. TWENTY FIVE (25) POSTS OF HEADMASTER QUALIFICATION: Master Degree with B.Ed/ i...Ed/ M.A. (Education) or equivalent qualification from a recognized university and five years teaching experience in High/ Middle School owned or recognized by the Government. Note: - The teaching experience will be counted lifter acquiring Master Degree in one of the general subjects or M.Ed. AGE LIMIT: 25 to 40 years, PAY SCALE BPS-17 ELIGIZOLITY: Male ALLOCATION: Six to Merit, Four each to Zone-.. 2, 3 and 5 and three to Zone-4. ENVIRONMENT DELARTMENT FIVE (05) POSTS OF SUB DIVISIONAL FOREST OFFICER IN FOREST 8. DEPTY: QUALIFICATION: Master Degree in Forestry from a recognized university/ ir stitution or Second Class Bachelor Degree in Forestry from a recognized university/ inutitute ger Second Class Bachelor's Degree in Agriculture or other Science subjects free LIMIT: 21 to 32 years. PAY SGALE: BPS-17 ELIGIBILITY: One each to Merit, Zone-1, 2, 3 and 4. ALLOCATION: 9. FOUR (04)POSTS OF ASSISTART DIRECTOR (INCLUDING ONE LEFT OVER POST OF LONE-5). FISHERIES QUALIFICATION: Master Degree in Fisheries or M.Sc Zoology preferably with specialization in Fisheries/ Fresh Water Biology from a recognized university. AGE LIMIT: 21 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: ALLOCATION: One each to Zone-2, 3, 4 and 5. 40. ONE (01) POST OF ASSISTANT RESEARCH OFFICER/ EXTENSION FIELD OFFICER IN FISHERIES Of the IZICATION. In So Venteral Fichariae profes tally with energialis





- Age shall be reckoned on 67.05.2011. Maximum age limit as prescribed in the recruitment rules shall be relaxed upto 10 years for Govt Servents who have completed 2 years continuous service and upto 3 years for condidates belonging to backward areas specified in the appendix attached to the NW. P Initial Appointment to Civil Posts (Relaxation of Upper Age Limit) Rules, 2008. He wever, a candidate shall be allowed relaxation in age in one of the above categorics provided that the candidates from backward areas, in addition to automatic relaxation of three years shall be entitled to one of the relaxations available to Govt Servants, general or disabled candidates, whichever is relevant and applicable to them.
- (ii) Degrees / Diploma / Experience Certificates / Todifimonials of unrecognized Institution are not accepted. Only original Degrees / Cert. feeten are accepted. However, the candidates can apply on provisional certificate sign of by the Controller of Examination of the respective Institution but candidates shall produce original degrees / certificates before their selection. Detail Marks Certificates for all the examinations shall necessarily be required and these should be attached with the approation forms.

Ex-armed Forces Personnel must send copy in Discharge Certificate with their (iii) applications, Govl. / Semi Govl. / Autonomous / Semi Autonomous Bodies employees may apply direct but their Departmental Permission Certificates should reach within 30 days of the closing date.

Applications should be on the prescribed application form obtainable from the listed (iv) below branches of the NATIONAL BANK OF PANISTAN. Application Fee is Ru.285/-(Rupees Two Hundred Eighty Five only) for all the candidates, in addition to the application fee, the candidates will have to pay Rs. 5/- (rupees fifteen only) on account of Bank Charges. Separate application form will be required for each advertised category of posts. Application forms obtained other than the specified branches of the National Bank will be considered invalid and such applications will not be entertained. The applications on plain paper or Photostat shall not be accepted. Incomplete and late applications shall also be ignored.

Applications/must be submitted within time as no exita time is allowed for postal transit. (v) The applications if submitted on the last date for religipt of applications must reach the Commission's office by the closing hours.

Applicants married to Foreigners are considered only on production of the Boyl: (vi) Relaxation Orders.

No applicant shall be considered in absentia on paper qualifications unless, he/she (vii) possesses exceptionally higher qualifications than the minimum prescribed qualification for a particular post(s).

Govt, reserves the right not to fill any or fill more or less than the advertised post(c). (viii)

Candidates who have already availed three chances by physical appearance before the (ix) Commission and have failed for the post(s) having or e and the same qualifications and scale of pay shall be ineligible.

Experience wherever prescribed shall be counted after the minimum qualifications for the (x) :

post(s), if not specifically provided otherwise against the advertised post(s). In case the number of applications of candidates is disproportionately higher than the number of posts, short listing will be made in anyone of the following mariner; -(a) Written Test in the Subject.

(b) General Knowledge or Psychological General Ability Test.

(c) Academic and/or Professional record as the Commission may decide.





GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Dated Peshawar the August 25, 2015

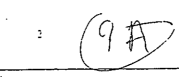
Domicile/

NOTIFICATION

NO.SO(S/M)E&SED/3-2/2014/Recruitment of Principal (BS-18) (Male):- Consequent upon recrummendations of Khyber Pakhtunkhwa Public Service Commission Peshawar, the Competent Authority is pleased to appoint the following fifty five (55) candidates of Teaching Cadre as Panelpals (BS-18) Male (Rs.25940-1950-64940) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government with immediate effect on the terms and conditions as given below:-

			Domicie
Si	1. #	Name, Father Name and Address	Zone
	ļ	Mr. Alam Zeb, S/O Jehan Zeb, Yousaf Zai Medical Store Hospital Road	Dir/ 03
	1	Mr. Alam Zeb, S/O Jehan Zeb, Yousal Zai Medicai Store 1105pm	
1	i	Timergara Tehsil Timergara Dir Lower.	Dir/ 03
-2		Timergara Tehsil Timergara Dir Lower. Mr. Anis-ur-Rehman, S/O Toti Rehman, Moh: Ambar Cham District P.O and	_
: "		Tehsil Dir Upper.	Lakki
3		Tehsil Dir Upper. Mr. Arif Ullah Khan S/O Ghulam Jan, Village and P.O Shahbaz Khel Tehsil &	Marwat/ 04
! '		District Lakki Marwat.	l-laripur/ 05
17		Mr. Aurany Zaib S/O Jahan Zen, Flouse No.94 Sector No.9 Workship	
1"		Kalabat Town Ship Tehsil & District Haripur.	Abbottabad/
		Tribal Khan S/O Missal Khan, C/O Star Hadware and Tann	05
1:	,	Bazar Havelian Tehsil Havelian Distt: Abbottabad. Bazar Havelian Tehsil Havelian Distt: Abbottabad.	Nowshera
		Bazar Havelian Tehsil Havelian Distr. Abbottabad. Mr. Ghulam Raziq S/O Fazli Raziq Village Zakhi Miana P.O Akbar Pura Tehsil	02
; '	J	& District Nowshera.	
بدمة	<u>-</u>	& District Nowshera. Mr. Ghulam Zahir S/O Ghulam Farooq Village & P.O Bishgram Tehsil Lal Qilla	1011/05
:		District Dir Lower.	Lakki
		Line Green Shame-ur-Rehman S/O Ahmed All, C/O Woody Ahmad 7 M	Marwat/ 04
1	ė.	Hospital Road P.O Sarai Naurang Lakki Marwat.	Charsadda/
Ì	9	Mr. Hayat Ullah S/O Shams-ul-Qamar, Mohallah Painda Khel P.O Charsadda	02
į	y	Town Teh& District Charsadda.	i Lakki
-	1.3	The state of the s	Marwat/04
i	10		
l l		Mr. Imtiaz Ali S/O Allah Dad Regional Institute of Teachers Education (Male) Haripur/ 05
	11		
1		Haripur. Mr. Inayat-ul-Haq S/O Lutfullah, C/O Doctor Ihsan-ul-Haq Al-Noor Medica	I Shangla/03
-	12		
- 1		Complex near Allaho-akbar Mosque Saidu Sharif Swat. Mr. Irfanullah S/O Amin Ullah House # 850, Sadiq Abad Gul Dara Chowk P.C	Dir/ 03
ĺ	13	Mr. Irlanullah S/O Amin Ullah House # 830, Sauly Abab Gat 22-2	·
! [
i	14	Namak Mandi Kakshal Poshawar. Mr. Ishaq Ali Shah S/O Muhib Ali Shah Village and P.O Urmar Payan Tehsil d	
Í		District Peshawar.	& Swabi/ 02
	15	District Peshawar. Mr. Jamil-ur-Rehman S/O Said Akbar Khan Village & P.O Pabaini Tehsil a	
	ĺ		
	16	Mr. Jehad Muhammad S/O Shamsul Muhammad Mohallah Zakarya Kha	3774011 52
	'		
	17	Mr. Kamal-ud-Din S/O Khesrow C/O Qamarudin Chauan Mond Sud 11	ai Cilitaii 05
	! '	Masjid Babus Salam Dabgari Peshawar.	ra Peshawar/ 02
<i>J</i>	13	Masjid Babus Salam Dabgari Pesnawar. Mr. Khams-ul-Haq S/O Mian Habib Jan, Village Panam Dheri P.O Math	ra Pesitawan 02
	10	Tehsil & Distt: Peshawar.	d. Abbottabad/
	179	Mr. Khan Afsar S/O Mir Afzal, Tanawal Book Depott; Cantt: Bazar Abbottaba	a. Adduttabau
	: 17		
	1-20	Mr. Khurshid Alam S/O Qamar Zaman, Village & P.O Dheri Allahdand Mo	h: Malakand/
	20		
			ai. Mardan/ 02
	21		
		District Mardan. Mr. Majeed Ullah S/O Gul Mulla, Village and P.O Hathian Teh Takht Bl	nai Dir/ 03
	22	Mr. Majeed Ullan 5/0 dur Muna, Vinago and 10	1
	į	District Mardan. C/O Rahimuliah Shopkeeper Hathian.	•

1/14)



Sr. #	Name, Father Name and Address	Domicile/ Zone
-		Dir/ 03
23	Mr. Mohabat Shah S/O Arifullah Jan C/O Tajak Book Depott Main Bazar	כט מוע
<u> </u>	Timergara Dir Lower.	
2.;	Mr. Muhammad Ibrahim S/O Daud Khan, Mohallah, Walayat Khail Via	Swabi/ 02
	Shahbaz village & P.O Tordher Tehsil Lahor District Swabi.	
25	Mr. Muhainmad Ihsan Shah S/O Syed Daulat Shah, C/O Janbad Shah Chemist	Khy: Agy/
'		01
	and Druggis: Jamrud Bazar Khyber Agency.	Peshawar/ 02
26	Mr. Muhammad Irian, S/O Faqir Gul 159 Durani House C/O Charsadda	Pesitawan of
	Medicose Street No.06 Tajabad Town P.O Peshawar University.	
27	Mr. Muhammad Javid Khan S/O Hukmat Khan, Village & P.O Shabqadar Azim	Charsadda/
	Khan Qilia Tehsil Shabqadar District Charsadda.	02
23	Mr. Muhammad Saddique S/O Alim Shah, C/O Lub Gas Agency Tehsil Road	Karak/ 04
"	Kirid.	
129	Mr. Munanmad Siraj S/O Muhammad Ashraf, House #5261/E Moh: Kandar	Peshawar/ 02
1 - 2	Kenni Rend Bhana Mari Peshawar.	
·	North Note Digital Wall Festival.	Malakan/ 03
57	Mr. Manir Khan S/O Zarif Khan, Rehman General Store Aziz Market Dargai	Maiakani VJ
	Funta Malakand.	
	Mr. Nigar Ali S/O Sardar Ali GHSS Tarnab Charsadda.	Charsadda/
:=-		02
	Mr. Riaz-ud-Din S/O Mohay-ud-Din, Village Gosam Tehsil Monda District Dir	Bajaur Agy:/
	Lower.	01
35	Mr. Safeer Ullah Khan S/O Ruck-nu-Din Village Lass Garhi Bosti Khel Dara	F.R Kohat/
1	Adam Khel F.R Kohat.	01 .
	Mr. Sajid Elahi S/O Imam Din, C/O Waheed Cloth House, Sohrab Market	Mansehra/ 05
3.3		i-ianacinar V2
<u> </u>	Balakot, District Mansehra.	
15	Elr. Sajjad Ahmad S/O Muhammad Ayub Govt. Centenial Model School (GHS	UDA ·
ر آ	No.3) Maaschra.	Manschra/ 03
136	Mr. Sana-ul-Haq S/O Shams-ul-Haq Village & P.O Srikh Marozai Tehsil	Charsadda/
ļ	Shabqadar District Charsadda	02
177	Mr. Saqib Tanveer S/O Sakhi Muhammad Tanveer, 10 Civil Lines Jail Road	D.I.Khan/04
1	D.I.Khan.	
ļ <u></u> -		Nowsherid
138	Mr. Sardar Muhammad S/O Mirza Khan Village & P.O Azakhel Payan Tehsil	
; i	& Duat: Nowshera.	02
39	Sayed Zulfigar Ali S/O Sayed Ali Bahadur Shah Village & P.O Nawagai Tehsil	Buner/ 03
i	Mandam District Buner.	
10	Mr. Shafqat Hussain S/O Muhammad Ashraf, C/O Irshad Shopkeer Near Makki	Abbottabad/
i	Masjid Link Road Abbottabad.	05
1	Mr. Shah Zada S/O Haider Khan, Village & P.O Dehri Alladand Moh: Miras	Malakand/
1	Khel Malakand.	03
142	Mr. Sher Mohammad S/O Shamsor Rehman Vill: & P.O Chakesar Tehsil	Shangla/ 03
1 -1-		Situation 05
	Chakesar District Shangla.	<u> </u>
- [-13	Mr. Sher Yazdan S/O Abdul Dayan, Village Kurvi P.O Taru Jaba Tehsil & Distt:	Nowshera/
ļ	Nowshera.	02
14	Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai	Peshawar/ 02
1	Bazar Tehsil & District Peshawar.]
15	Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony	Swabi/ 02
1 "		
}	Torbela Dam Tehsil Toppi District Swabi.	D-45 (00
-16	Mr. Waqar Khan S/O Sifat Ullah, Village and P.O Masho Khel Kandi Fatch	Peshawar/ 02
	Khan Khel Kandi Tehsil and District Peshawar.	
] -: 7	Mr. Zahoor Khan S/O Abdul Qayyum Khan Village Garhi Mali Khel P.O	Peshawar/ 02
	Badaber Teh&District Peshawar.	<u> </u>
-18	Mr. Amir Zeb S/O Mustafa Kamal, Govt. High School Rustam P.O Rustam	Mardan/ 02
!	District Mardan.	
19	Mr. Assim Saced S/O Muhammad Saced, Basti Ustrana North Near Boys	D.I.Khan/ 04
1	Primary School Dera Ismail Khan.	
÷ 50	Mr. Kifayatullah S/O Rafiullah Kahn Village & P.O Mayar Moh. Amukhel	Mardan/ 02
50	Tehsil & District Mardan.	
: - : -	Mr. Munhamir Khan S/O Gul Rehman Village & P.O Gandaf Mohallah Shabi	LIDA Sumbil
::1		UDA Swabi/
	Khel Tehsil Topi District Swabi.	03
52	Mr. Saif-ur-Rehman S/O Sultan Khan Headmaster GHS Mandew Bannu.	Lakki
		Marwat/ 04
53	Mr. Sarfaraz Nathaniel S/O B-Nathaniel Alizabeth Girls School and College	Peshawar/ 02
İ	Dabgari Gardan Peshawar.	
5.1	Mr. Shakil Ahmad S/O Mchtab Khan Govt. High School No.2, Becket Gunj	Mardan/ 02
	Mardan.	
!	: Wild Gall.	



Sr. # Name, Father Name and Address Domicile/ Zone Mr. Shamsul Hadi S/O Mufassir Khan C/O Gulab Stationary Mart Near MCB Battagram/. Bank Battagram, District Battagram. Mr. Tariq Jamal S/O Said Jamal, House No.440 Street No.10 Sector "R" Sheikh Mardan/ 02. Maltoon Town Mardan.

2. Consequent upon their appointment as Principal BS-18, they are posted on positions and stations as noted against each:

	and Addresses	Domicile/	Posted as	Remarks
S.#	Name, Father's Name and Addresses	Zone	Vice Principal B-	Against
1.	Mr. Alamzeb S/O Jehanzeb, Yousaf Medical Store Hopital Road Timergara Tehsil Timergara Dir Lower	Dir /03	18 GHSS Khan Pur Dir Lower	Vacant Post
2.	Mr. Anis Ur Rehman S/O Toti Rehman, Mohallah Ambar Cham District PO and Tehsil Dir Upper	Dir /03	Principal B-18 GHSS Kulandi Dir Upper	do
3.	Mr. Arif Ullah Khan S/O Ghulam Jan, Village and PO Shahbaz Khel Tehsil and District Lakki Marwat	Lakki Marwat/04	Principal B-18 GHS Ranwal Tank	do
4.	Mr. Aurangzeb S/O Jehanzeb, House No.94 Sector No.4 Mohallah Darband Kalabat Town Ship Tehsil and District Haripur	Haripur/ 05	Principal B-18 GHS Sector No.3 KT Ship Haripur	Vice Serial No.56
5.	Mr. Faisal Khan S/O Misal Khan, C/O	A.A/05	Principal B-18 GHS Namal Abbottabad	Against Vacant Post
6.	Mr. Ghulam Raziq S/O Fazli Raziq,	NSR/02	Vice Principal B- 18 GHSS Rashaki Nowshera	do
7.	Mr. Ghulam Zahir S/O Ghulam Farooq	Dir /03	Vice Principal B- 18 GHSS Wari Dir Upper	do
8	Mr. Hafiz Shamsur Rehman S/O Ahmad	Lakki Marwat/04	Principal B-18 GHS Garu Baloch Tank	do
9	Mr. Hayatullah S/O Shams Ul Qamar	Chd/02	Principal B-18 GCMHS Turangzai Charsadda	do
10	Mr. Hikmatullah S/O Ali Muhammad C/O Yousaf Medicose Hospital Road Sarai Naurang PO Sarai Naurang Tehsil Sarai Naurang District Lakki Marwat	Lakki Marwat/04	Principal B-18 GHS Harama Tala Lakki Marwat	,do
-	Mr. Imtiaz Ali S/O Allah Dad RITE (M) Haripur	Haripur /05	Principal B-18 GHSS Kahal Haripur	do
1	Mr. Inayat Ul Haq S/O Lutfullah C/O Dr. Ihsanul Haq Al-Noor Medical Complex near Allaho Akbar Mosque Saidu Sharif Swat	Shangla /03	Vice Principal B- 18 GHS Sandovi Shangla	do
1	Mr. Irfan Ullah S/O Amin Ullah House 3. No.850 Sadiq Abad Gul dara Chowk PO Nimak Mandi Kakshal Peshawar	Dir /03	Vice Principal BS-18 GHSS Pir Pai Nowshera.	Vice Sr. No. 69
l	Mr. Ishaq Ali Shah S/O Mohib Ali Shah 4. Village and PO Urmar Payan Tehsil and District Peshawar	Peshawar /02	Principal B-18 GHS Bagatoo Hangu	do
1	Mr. Jamil Ur Rehman S/O Said Akbar 5. Khan Village and PO Pabini Tehsil and District Swabi	Swabi/02	Principal B-18 GHSS Kalu Khan Swabi	do
.	Mr. Jehad Muhammad S/O Shams Ul 6. Muhammad Mohallah Zakria Khel Village and PO Kaddi Tehsil and District Swabi	Swabi/02	Vice Principal B- 18 GHS Swabi	do

1 |

			'				—— i
· -	Name, Father's Name and A	ddresses	Domicile/ Zone	34	Posted as	Rema	
-	THE Dia S/O Khesroy	и C/O.	Zone Chitral/03	Vice	Principal B- CMHS Chitral	Vic Scr No.	ial
_	Qamar Ud din Chitral Monahad Dab Iyon Masjid Babas Salam Dabgari Peshawar Masjid Babas Salam Dabgari Peshawar			Prins	cipal B-18 GHS am Khan Killy	Vie Ser	ce
18.	Mr. Khains Of Had GO Mathr Village Panam Dheri PO Mathr and District Peshawar	a Tehsil	Peshawar /02	Zain	n Charsadda	No Aga	.64 inst
19.	Mr. Khan Afsar S/O Mir Afzai Book Depott Cant Bazar Abbo	Tanwal ttabad	A.A/05	Kut	cipal BS-18 GHS wal Abbottabad	Vac	ost -
20.	Mr. Khurshid Alam S/O Qama Village and PO Dheri Allah Dl Mohallah Azikhel Tehsil Batk	r Zaman nand	Malakand/ 03	RIT	ructor B-18 E(M) Thana lakand		lo
21.	Malakand Mr. Khurshid Khan S/O Mian Takht Bhai District Mardan	Jan GHSS	Mardan/02	Tal	ncipal GHS khbhai Mardan	So	erial 0.59
22.	Mr. Majeed Ullah S/O Gul Mand PO Hathian Tehsil Takht District Mardan C/O Rahim L	Dilai	Dir/03	18 M:	ce Principal B- GHS Kot alakand	V	gainst acant Post
23.	Shopkeeper Hathian Mr. Mohabat Shah S/O Arif I C/O Tajik Book Deport Main	Jilah Jan	Dir /03	18	ce Principal B. GHSS Munda D ower	ir -	-do
24	Muhammad Ibrahim S/O Da Mohallah Walayat Khel Via	ud Khan Shahbaz	Swabi/02	18	ice Principal B- 8 GHS Tordher Io.1 Swabi		-¹do
2:	Muhammad Ihsan Shah S/O	Syed Daulat nist and	Khyber Agency/0	d o	ervice placed at the isposal of Director of Education (FAT)	A)	FATA
	Druggist Jamrud Bazar Khy Muhaminad Irfan S/O Faqir Durani House C/O Charsad Street No.6 Tajabad Town I	Ida Medicose	Peshawar/	02 (Vice Principal BS- 3HSS Sherpao Charsada		Vice Sr. No. 62
	University Muhammad Javed Khan S/ Khan Village and PO Shab Khan Qilla Tehsil shabqada	gagai Aziiii	Charsadda	/02 :	Principal B-18 GH Zarbab Garhi Charsadda	S	Vice Serial No.58 Vice
	Charsadda Muhammad Saddique S/O C/O Lub Gas Agency Tehs	Halim Shah	Karak/0	14	Principal B-18 GI Mandori Kohat.		Serial No 66
 	Muhammad Siraj S/O Muh	nammad Ashra ih Kander	Peshawai	r/02	18 GHSS Urmar Payan Peshawar	3-	Against Vacant Post
	Kohat Road Bhana Mari Peshawar Kohat Road Bhana Mari Peshawar Mr. Munir Khan S/O Zarif Khan ,Rehman 30. General Store Aziz Market Dargai Bazar		an r Malakan	d/03	Principal B-18 GHS Ghari Usma Khel Malakand		Vice Si
-	Malakand Mr. Riaz Ud Din S/O Mohay Ud Din, Bajo Village Gosam Tehsil Munda District Dir Agence		ır /01	Services placed a disposal of Direct of Education	tor	FATA	
-	Lower Mr. Safir Ullah Khan S/O Ruck nud Din, FR 32. Village Las Garhi Bosti Khel Dara Adam Peshawar/01		Services placed a disposal of Direct of Education	tor	FATA		
-	Mr. Sajad Elahi S/O Imam Din, C/O Wahsed Cloth House Sohrab Market		Mansehi	ra /05	Vice Principal B GHSS Jarced Mansehra		Again Vacai Post
-	Balakot District Mansehr	uhammad Ayı	ub , Mansch	ırn/05	V/Principal B-13 GHSS No.1 Manschra	8	do-
34. GCMHS No.3 Manschra Mr. Sana Ul Haq S/O Shams Ul Haq, Village and PO Srikh Marozai Tehsil		ams Ul Haq, arozai Tehsil	Charsad	ida/02	(1.17 1.1		do
4	Shabqadar District Chart		1		Instructor B-18	12 12273	do

		<u> </u>		
S.#	Name, Father's Name and Addresses	Domicile/	Posted as	Remarks
∕ 37.	Mr. Sardar Muhammad S/O Mirza Khan, Village and PO Aza Khel Payan Tehsil	Nowshera/02	Vice Principal B-18 GHS Lahore Swabi	Against Vacant Post
38.	and District Nowshera Syed Zulfiqar Ali S/O Syed Ali Bahader Shah, Village and PO Nawagai Tehsil Mandran District Buner	Buner/03	Vice Principal B- 18 GHSS Nawagai Buner	do
39.	Mr. Shafqat Hussain S/O Muhammad Ashraf, C/O Irshad Shopkeeper near Makki Masjid Link Road Abbottabad	Abbottabad/0	Principal B-18 GHS Namli Mera Abbottabad	do
40.	Mr. Shahzada S/O Haider Khan, Village and PO Dheri Allahdhand Mohallah Mirash Khel Malakand	: Malakand/03	Instructor B-18 RITE (M) Thana Malakand	do
41.	Mr. Sher Muhammad S/O Shams Ur Rehman, Village and PO Chakesar Tehsil Chakesar District Shangla	Shangla /03	Principal B-18 GHS Qumbar Swat	do
42.	Mr. Sher Yazdan S/O Abdul Dayan , Village Kurvi PO Taru Jabba Tehsil and District Nowshera	Nowshera/02	Principal B-18 GHS Dagi Banda Nowshera	do
43.	Mr. Taj Wali S/O Maqbali, Village Sufaid Sang Mohallah Wadan Khel PO Shagai Bazar Tehsil and District Peshawar	Peshawar/02	Instructor B-18 RITE (M) Haripur	do
44.	Mr. Taqweem Ul Haq S/O Abdur Raziq, House No.F-46 Right Bank Colony Turbela Dam Tehsil Topi District Swabi	Swabi/02	Principal B-18 GHS Jhanda Swabi	do
45.	Mr. Waqar Khan S/O Sifat Ullah , Village and PO Mashokhel Kandi Fateh Khan Khel Tehsil and District Peshawar	Peshawar/02	Instructor B-18 RITE (M) Kohat	do
46. <i>(</i>	Mr. Zahoor Khan S/O Abdul Qayum Khan, Village Garhi Mali Khel PO Badber Tehsil and District Peshawar	Peshawar /02	Principal B-18 GHS Sowarian Mardan	Vice Sr. No. 63
47.	Mr. Amir Zeb S/O Mustafa Kamal, GHS Rustam PO Rustam District Mardan	Mardan /02	Vice Principal B- 18 GHSS Khair Abad Mardan	Against Vacant Post
48.	Mr. Asim Saeed S/O Muhammad Saeed, Basti, Ustarana North near boys Primary School D.I.Khan	D.I.Khan/04	Principal B-18 GHS Himmat D.I.Khan	do
49.	Mr. Kifayat Ullah S/O Rafi Ullah Khan,	Mardan/02	Vice Principal B-18 GHSS Shah Baz Ghari Mardan	do
50.	Mr. Munhamir Khan S/O Gul Rehman,	Swabi/02	Vice Principal B- 18 GHSS Kabgani Swabi	do
51.	Mr. Saif Ur Rehman S/O Sultan Khan, HM GHS Mandew Bannu	Lakki Marwat/04	Principal B-18 GHSS Amandi Umar Khan Bannu	do
52.	Mr. Sarfaraz Nathaniel S/O B-Nathaniel , Alizbeth Girls School and College Dabgari Garden Peshawar	Peshawar /02	Instructor B-18 PITE Peshawar	d\(\forall
53.	Mr. Shakeel Ahmad S/O Mehtab Khan, GHS No.2 Bicket Gunj Mardan	Mardan /02	Principal B-18 GHS Bakhshali Mardan	Vice Sr 65
54.	Mr. Shams UI Hadi S/O Musafar Khan, C/O Gulab Stationery Mart near MCB Battagram	Battagram/03	V/Principal B-18 GHSS Karori Mansehra	Against Vacant Post
55.	Mr. Tariq Jamal S/O Said Jamal, House No.440 Street No.10 Sector – R Sheikh Maltoon Town Mardan	Mardan/02	Principal BS-18 GHS Qasim Toru Mardan	do

CONSEQUENTIAL TRANSFER ADJUSTMENT

Sr.#	Name and Designation	Consequential-Proposed Posting	Remarks
56	Mr. Jamil Khan, HM B-17 working on B- 18 at GHS Sector No.3 KT Ship Haripur	HM B-17 GHS Laban Bandi Haripur	Against Vacant Post
.57	Mr. Mir Wali Khan, HM B-17	HM Bal 7 OHS Shauboor Chitral	do

1	Takkar Mardan	(Viaiananu		
61	Mr. Nek Muhammad HM B-17 working on B-18 at GHS Garhi Usmani Khel Malakand	HM B-17 GHS Prangai Malakand	do	
62	Basharat Ullah HM BS-17 working on BS-18 GHSS Sherpao Charsadda	HM B-17 GHS Kula Dhand Charsadda	do	
63	Nasir Ahmad SS Phy BS-18 working as Principal BS-18 GHS Sowarian Mardan	SS Phy BS-13 GHSS Ghani Dheri Malakand	do	
.64	Mr. Hamidullah HM B-17 working on B- 18 at GHS Rustam Khan Killy Ziam Charsadda	HM B-17 GHS Gonda Charsadda	•-do	
65	Mr. Salcem Khan, HM B-17 working on B-18 at GHS Bakhshali Mardan	HM B-17 GHS Guli Bagh Mardan	do :	
66	Mr. Farid Shah HM BS-17 working on BS-18 at GHSS Mandoori Kohat	HM B-17 GHS Shaidan Chuntra Karak	do	
67	Mr. Khan Gul SS Maths BS-18 GHSS Boi Abbottabad	Vice Principal BS-18 GHSS Nawansher Abbottabad	Against Vacant Post	
68	Mr. Muhammad Nacem SS Economics BS-17 GHSS Lalozai Bannu Promoted to BS-18	SS Economics BS-18 GHSS Bagnotar Abbottabad	Against Vacant Post	
697	Mademanuel Louis Mice Principal BS.	SS (English) BS-18 GHSS Pir Pai Nowshera	Against Vacant Post	

3. Terms & Canditions of Service in r. o. officers from Sr. No. i to 55 above are as under

- Their services will be considered regular and they will be eligible for pension/deduction of GP fund in terms of Khyber Pakhtunkhwa Civil Servants Act 1973 as amended in 2013.
- 2. Their services are liable to termination on one month's notice from either side. In case of resignation without notice, their one month's pay/allowances shall be forfeited to the Govi.
- 3. They would be on probation for period of one year extendable for another one year.4. They will be governed by such rules and regulations as may be issued from time to time.
- They will be governed by such fules and regulations as may be to the performance is found unsatisfactory during probationary period. In case of misconduct, they will be proceeded against under the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline)
 - Rules, 2011 as amended from time to time.

 Their recruitment shall be School Based and shall not be transferable to any other School.
- 7. The appointees should join their posts within 30 days of the issuance of this notification. The Director, Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar would furnish a certificate to the effect that the candidates have joined the posts otherwise, after one month of the issuance of this Notification, failing which their candidature shall expire automatically and no subsequent appeal etc. shall be entertained.
- 8. Charge report should be submitted to all concerned.
- 9. Notification can be downloaded from our website: www.kpesc.gov.pk
- 10. No TA/DA will be allowed to the appointees for joining their duty.

SECRETARY

Endst: of even No. & Date

Copy forwarded to the:

- 1. Accountant General, Khyber Pakhtunkhwa.
- 2. Director, E&SE Khyber Pakhtunkhwa, Peshawar.
- 3. District Education Officers (Male), concerned.
- 4. Director (Recruitment), Khyber Pakhtunkhwa Public Service Commission.
- 5. District Accounts Officers concerned.

PS to Minister for E&SE Khyber Pakhtunkhwa.
 PS to Secretary E&SE Department, Khyber Pakhtunkhwa, Peshawar.
 PS to Special Secretary E&SE Department, Khyber Pakhtunkhwa, Peshawar.
 Incharge EMISE E&SE Department.
 Officers concerned.
 Office order file.

(MUJEEB-UR-REHMAN) SECTION OFFICER (SCHOOLS/MALE)

lardan. GO Kanimillah Shookeeper Hathian.





GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Peshawar, dated the 30th April, 2014.

5/Meeting/2014/Teaching Cadre: con approval of the Competent Authority in supersession of all sued in this behalf, the Elementary and Secondary Education Departmentvn the, Selection Criteria and other conditions specified below which shall to all the posts to be filled on adhoc school- based. Method of . ,ualifications has already circulated.

ment through initial recruitment on adhoc shall be made through Merit on

The selection of suitable candidate by initial recruitment, Total 200 marks shall be distributed in the following manner:

Screening Test conducted by Independent third party(NTS)= 100 Marks (a)

Academic Qualification = 100 Marks ,w(b)

The : 100 marks will be further distributed as under:-

y of Qualification	(Total marks 100)
y of Quargreation	Marks obtained X 20 / total marks =
	Marks obtained X 20/ total marks =
	Marks obtained X 20 / total marks
	Marks obtained X 15/ total marks =
n.Professional qualification	Marks obtained X 15/ total marks =
for posts	1 VI - (testal marks =
MA Edu	Marks obtained X.5/ total marks =
"hD	Marks obtained X 5/ total marks = Marks obtained X 5/ total marks =

se 4 year BS programme/BSs Hon if equivalent to Master Degree shall be lated as marks obtained X 35 (20 for BA/BSc + 15 for MA/Msc)/Total marks

::/se 2.year MA Edu without B.Ed his marks shall be calculated as under:-

Marks obtained X 20/Total marks =___ After announcement of results of screening test by Independent third party the concerned appointing authority shall add the marks obtained in the screening Test conducted by Independent Third Party with the marks reserved for diffication as above and scrutinize and verify the documents and make the

ointment as per prescribed rules. concerned appointing authority shall ensure that the documents of the and didate are verified. Degrees and Certificates issued by the Public Sector inversities; BISEs or recognized / affiliated Universities by the Higher cation Commission, Islamabad will be considered.

ification fee will be borne by the candidates

3 merit list prepared by the concerned appointing authority shall be displayed ten days to receive the objections/appeals, if any, and then the appointment ders will be issued after making corrections.

case any document(s) is/are found fake or forged or bogus on such scrutiny or e verification, a case against him/her shall be registered.

Overaining of 50% marks in the NTS Test is removed. The candidates who have applied for more than one school and stood first position in one school his appointment will be made in that school. In case a candidate stood first positions more than one schools, his appointment will be made in a school where a chance of appointment to other highest scorer be given.

Condidates who have applied against Minority quota for SST posts and appeared the NTS test should submit their certificates to the concerned DEO. A separate merit list will be prepared against their 3 % reserved quota. the candidates who have applied against disable quota for SST posts and appeared in the NTS test should submit their certificates along with disability certificate as required under the rules to the concerned DEO. A separate merit list will be prepared against their 2 % reserved quota and appointments will be made accordingly.

SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Endst : of even No & date:

The Secretary to Government of Khyber Pakhtunkhwa, Establishment and Administration

The Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar. The Secretary to Government of Khyber Pakhtunkhwa, Law Department Peshawar

The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.

The Accountant General Khyber Pakhtunkhwa Peshawar. The Director, Elementary and Secondary Education Department Khyber Pakhtunkhwa 6 Peshawar.

The Director of Education (FATA) Peshawar. The Director, Curriculum and Teacher Education Khyber Pakhtunkhwa Abbottabad.

The Director, (PITE) Khyber Pakhtunkhwa Peshawar.

The Director, ESRU Elementary and Secondary Education Department Khyber ٥ 10. Pakhtunkhwa Peshawar.

Manager Government Printing Press Khyber Pakhtunkhwa Peshawar. The Deputy Director, EMIS (S&SE) Department Khyber Pakhtunkhwa Peshawar. 11.

All District Education Officer (M&F) in Khyber Pakhtunkhwa. 12.

All District Account Officer in Khyber Pakhtunkhwa. 13.

All Agency Education Officer in FATA 14. 4.5

All Agency Account Officer in FATA.

PS to Governor Khyber Pakhtunkhwa. Peshawar. <u>1</u>17. 17

PS to Chief Minister Khyber Pakhtunkhwa. Peshawar. PS to Chief Secretary Khyber Pakhtunkhwa. Peshawar.

PS to Minister E&SE Khyber Pakhtunkhwa. Peshawar. $[1.\hat{\phi}]$ 20.

PS to Secretary E&SE Knyber Pakhtunkhwa. Peshawar. 21.

Master file

SECTION OFFICER Primary)

Το,

The Secretary to Government of KPK (E&SE) Department, Peshawar.

Through:

Proper Channel

SUBJECT: APPEAL FOR WITHDRAWAL OF CONDITION NO.6

NO.SC(S/M) E&SED/3-2/2014/RECRUIT MENT OF PENCIPALS (BS-18) (MALE) DATED: 5.08.2015.

Respected Sir,

The epplicant submits as under:-

- 1. That, the applicant was/is serving in regular capacity since his date of appointment dated
- That, the Public Service Commission Government of KPK accordised/announced vacancies of principals / vice principals BPS-18 vide its advisement No.2/2011 in press. (Copy of advertisement is annexed as Annoxure "A")
- 3. That, the applicant being eligible candidate for the said post applied through proper channel, qualified and we selected for the same.
- 4. That, according to the recommendation of PSC KPK the applicant has been appointed vide order dated 25.08.2015 issued by your good office. (Copy of appointment order is annexed as Annexure "B")
- 5. That, in the subject appointment order condition No.6 (School based appointment and non-transferable) has been imposed upon the applicant.
- 6. That, the aforesaid condition was not mentioned in the advisement No.2/2011 by the Public Service Commission KPK.
- 7. That, the said condition was not offered to the applicant by the competent authority before the appointment order of the applicant dated 25.08.2015.

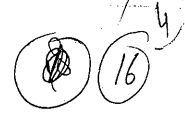
Nat, the acove referred condition No.6 is against the Civil Servant Act, V1973 passed by the constitutional /legal competent forum.

That, the under reference condition is against the spirit of "appointment, premotion and transfer rules 1989".

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That, the said condition is not sustainable in the eye of law for a regular 10. employee / civil servant. 11, That, the said condition No.6 is against the fundamental rights and natural justice. That, if the condition No.0 remains it act then applicant would suffer 12. in aparable loss. in the light of above stated fac s and legal submissions it is, therefore, humbly prayed that condition No.6 of the above referred appointment order may kindly be with drawn in the interest of justice. ...APFLICANT Jated: - 07/09/2015





GOVERNMENT OF KHBER PAKHTUNKHWA **ELEMENTARY & SECONDARY EDUCATION DEPARTMENT**

No. SO (S/M) E&SED/2-1/2015/Appeal against School Based Recruitment. Dated: Peshawar the January 20, 2016.

The Director. Hementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.

APPEAL FOR WITHDRAWAL OF CONDITION NO.6 INCLUDED IN APPOINTMENT ORDER NOTIFICATION NO. SO (S/M)/E&SED/3-2/2014/RECRUITMENT OF PRINCIPAL BS-18 MALE DATED: 25.08.2015

I am directed to refer to your letter No. 2999/A-12/E-1/Appeal of Principals ad: 22.12.2015 on the subject noted above and to state that the competent authority has and applicants against condition No.6 (i.e. School Based Recruitment) in their http://mi.order.

ook Faga No. & Date

Subject: •

(MUJEEB-UR-REHMAN) SECTION OFFICER (SCHOOLS/MALE)

OFFICE OF THE DIRECTOR ELEMENTARY & SECONDARY EDUCATION 6188-6207 KHYBER PAKHTUNKHWA, PESHAWAR

A-12/E-I/Appeal of Principals appointed on 25.08.2015 Dated 99/0//2016. Copy of the above is forwarded for information to the:-

Sie bhahzada instructor BS-18 RITE Male Thana Malakand.

🗸 👀 Ahad Mathamarad Vice Principal BS-18 GHS Swabi.

🗴 🚟 Kitayar Uliah Vice Principal BS-18 GHSS Shabaz Garhi, Mardan.

Shokeel Ahmed Principal BS-18 GHS Baskhshali, Mardan.

Taqvrem ul Haq Principal BS-18 GHS Janda, Swabi.

Sher Muhammad Principal BS-18 GHS Kambar, Swat.

Vir Galaum Zahir Vice Principal BS-18 GHSS Wari, Dir Upper.

Who Khamsul Haq Principal BS-18 GHS Rustam Khan Killi, Charsadda.

Air, Faisal Khan Vice Principal BS-18 GHSS Richben, Abbottabad.

& Nr. Munit Khan Principal BS-18 GHS Garhi Usman Khel, Malakand.

ox Jar. Moissout Shah Vice Principal BS18 GHSS Munda, Dir Lower.

Alanı Zeb Vice Principal BS-18 GHSS Khan Pur, Dir Lower.

ir Jamil ur Rebman Principal BS-18 GHS Gabasni, Swabi.

32. Aluhammad Siraj Vice Principal BS-18 GHSS Urmar Payan, Peshawar.

yr Jshaq Ah Shah Principal BS-18 GHS Bagatto, Hangu.

Yan Taj Wali Instructor BS-18 RITE (M), Haripur.

Abertriag Ullah Vice Principal BS-18 GHSS Pir Pai, Nowshera.

So(8/m) E4SE Depte w/r &

lus leller no citée done.

Deput Director (Estt:)
Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar

ent M/Jamal Letters/233 Endoss

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No.

/2016

Khams ul Hag

.....(Appellant)

VERSUS

Secretary E&SE KPK and others.....(Respondents)

AFFIDAVIT

I, thoms at they principal Bps 18 do hereby solemnly affirm and declare on oath that all the contents of the accompanying **Rejoinder** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

DEPONENT

Identified by:

Zahanat Ullah Advocate High Court, Peshawar.



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. /2016 Khams ul Hacy(Appellant)

VERSUS

Secretary E&SE KPK and others.....(Respondents)

PARAWISE RE-JOINDER OF COMMENTS FILED BY RESPONDENTS NO. 1, 4 AND 6.

Respectfully Sheweth:

Preliminary objections:

- That the appellant has a sufficient case of action. 1.
- That the appeal of the appellant is well within time. 2.
- That the Para. No. 3 of the comments is incorrect as 3. the appellant has come to this Tribunal with clean hands.
- That objection No. 4 is also incorrect, hence denied. 4.
- That objection No. 5 is also incorrect, hence denied. 5.

- 6. That objection No. 6 is also incorrect, hence denied.
- 7. That the objection No. 7 is also incorrect, as the appellant was badly discriminated.
- 8. That the objection No. 8 is also incorrect, hence denied.
- 9. That the objection No. 9 is also incorrect, hence denied.
- 10. That the objection No. 10 is also incorrect, hence denied.
- 11. That the objection No. 11 is also incorrect, not according to law, hence denied.
- 12. In reply to objection No. 12, the notification dated 28/05/2015 is discriminatory and against the norms of natural justice and is liable to be set aside to extent of Clause No. 6 of the said notification.
- 13. In reply to objection No. 13, the notification dated 30/04/2014 is not related to the appellant as the said notification was with regarding to NTS Test

while the appellant never appeared as the recruitment of the appellant was directly done by KPK, Public Service Commission.

ON FACTS:

- 1. Para No. 1 needs no reply.
- 2. Para No. 2 also needs no reply.
- 3. Para No. 2 also needs no reply.
- 4. Para No. 4 of the comments is correct to the extent that the appellant has been recommended by KPK Public Service Commission against BPS-18 post, rest of the Para regarding Clause 6 of the impugned Notification dated 25/08/2015 is discriminatory and not based on facts, as the same condition has never been reflected in the advertisement dated 07/04/2011.
- 5. Para No. 5 of the comments is totally baseless and is not according to law, as the appointment of the appellant was neither the outcome of notification dated 30/04/2014 nor the same notification is applicable to the appellant.

- 6. Para No. 6 of the comments is correct to the extent that the appellant filed a departmental appeal before the respondents and the same was regretted while the rest of the para is incorrect.
- 7. Para No. 7 is also incorrect, as the respondents have wrongly rejected the departmental appeal of the appellant.

REPLY TO THE GROUNDS OF THE COMMENTS:

- A. Para A of the comments is incorrect, as the notification dated 30/04/2014 on which the respondents are relying was not a notification on which the appellant was appointed.
- B. Para B of the comments is also incorrect, while thePara B of the appeal is correct.
- C. Para C of the comments is incorrect, as Clause No. 6 of the impugned notification dated 25/07/2015 is not in accordance with Rules, Law and Policy and is liable to be dismissed being discriminatory in nature.

D. Para D of the comments is also incorrect and the

same has been explained in earlier paras of this

rejoinder.

E. Para E of the comments is also incorrect, as the

appointment vide impugned notification dated

03/02/2007 was done by the respondents and the

school based appointment condition was not

included in that, moreover the appellant is not

bound to follow the instant illegal/ discriminatory

policy of the respondent, which is even against the

fundamental rights of the appellant guaranteed by

the Constitution of Islamic Republic of Pakistan,

1973.

F:

Para F of the comments needs no reply.

In view of the above mentioned submission, it

is humbly requested that the appeal of the appellant

may kindly be accepted as prayed in the appeal of

the appellant.

Appellant

Through

Dated: 09/01/2016

Zahanat Ullah Khan Advocate High Court,

Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 178/2016

Khamsul HaqAppellan

VERSUS

Govt. of Khyber Pakhtunkhwa & others......Respondents

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Assistant Director
Khyber Pakhtunkhwa
Public Service Commission Peshawar
(Respondents)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 178/2016

Khamsul HaqAppellan

VERSUS

Govt. of Khyber Pakhtunkhwa & others......Respondents

PARAWISE COMMENTS OF (RESPONDENTS NO. 05)

PRELIMINARY OBJECTIONS:

- 1. That the appellant has got no locus standi or cause of action against the replying respondent.
- 2. That the appellant has not approached to this Honorable Tribunal with clean hands.
- That no discrimination / injustice has been done to the appellant.
- 4. That the acts of the replying respondents are in accordance with law and rules.

ON FACTS:

- 1. No comments. Pertains to record.
- 2. That the Public Service Commission advertised sixty seven (67) posts of Principal/Vice Principal (BPS-18) vide advertisement No. 02/2011 serial No. 06 with the following qualification:-

QUALIFICATION:

Master Degree with M.Ed/ M.A. (Education) or equivalent qualification from a recognized university with nine years teaching/ administrative experience in recognized Secondary School/ Higher Secondary School.

Note: - The teaching experience will be counted after acquiring Master Degree in one of the general subjects or M.Ed.

AGE LIMIT :

25 to 40 years

PAY SCALE ELIGIBILITY

BPS-18 Male

ALLOCATION

Merit

(Annex-A)

- Pertains to record. Needs no comments.
- 4. Correct to the extent that the was recommended by the Khyber Pakhtunkhwa Public Service Commission after due process of test and interview. It is pertinent to mention here that the appointment/notification is not the job of the Khyber Pakhtunkhwa Public Service Commission. The Khyber Pakhtunkhwa Public Service Commission is the recommendatory body.

- 5. Pertains to Elementary & Secondary Education Department, hence no comments.
- 6. The Elementary and Secondary Education Department may confirm whether departmental appeal was filed on 07.09.2015. If so what action was taken thereon.
- 7. The Elementary and Secondary Education Department may be in better position to give reasons for rejection of departmental appeal.

GROUNDS.

- A. Not related to the replying respondent. The terms and conditions of appointment of the appellant have been determined by the Elementary and Secondary Education Department in the light of policy of the Provincial Government duly approved by the Cabinet. The Khyber Pakhtunkhwa Public Service Commission has no role, hence no comments.
- **B.** According to section 10 of the Khyber Pakhtunkhwa Civil Servant Act, 1973, every civil servant shall be liable to serve anywhere within or outside the province, in any post under the Federal Government, or any Provincial Government or Local authority, or a corporation or body set up or established by any such Government.
- C. The Elementary and Secondary Education Department may be able to explain the same.
- D. Not related to the replying respondent. No comments.
- E. Not related to the replying respondent. No comments.
- F. Not related to the replying respondent. No comments.

It is, therefore, respectfully prayed that on acceptance of the submissions made herein above, the instant appeal may please be dismissed with costs having no legal footings.

DIRECTOR BECRUITMENT
KHYBER PAKHTUNKHWA
PUBLIC SERVICE COMMISSION
PESHAWAR
(RESPONDENT NO.05)

AFFIDAVIT

Stated on oath that the contents of this Para wise comments are true and correct & nothing has been concealed from this Honorable tribunal.

DEPONENTS

DIRECTOR RECRUITMENT
KHYBER PAKHTUNKHWA
PUBLIC SERVICE COMMISSION
PESHAWAR
(RESPONDENT NO.05)

Annk"A"

KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION

2- Fort Road Peshawar Cantt:

Website: www.nwfppsc.gov.pk

Tele: Nos. 091-9214131, 9213563, 9213750, 9212897

Dated: 07.04.2011

Advertisement No. 02 / 2011.

Applications, on prescribed form, are invited for the following posts from Pakistani citizens having domicile of **Khyber Pakhtunkhwa** / F.A.T.A by 07.05.2011 (candidates applying from abroad by 21.05.2011) Incomplete applications and applications without supporting documents required to prove the claim of the candidates shall be rejected without intimation to the candidates.

ELEMENTARY AND SECONDARY EDUCATION DEPTT:

6. SIXTY SEVEN (67) POSTS OF PRINCIPAL/ VICE PRINCIPAL

QUALIFICATION: Master Degree with M.Ed/ M.A. (Education) or equivalent qualification from a recognized university with nine years teaching/ administrative experience in recognized Secondary School/ Higher Secondary School.

Note: - The teaching experience will be counted after acquiring Master Degree in one of the general subjects or M.Ed.

AGE LIMIT: 25: to 40 years. PAY SCALE: BPS-18 ELIGIBILITY: Male

(ATTA-UR-REHMAN)
Secretary
Khyber Pukhtoonkhwa
Public Service Commission
Peshawar

Muliammed Saced
Muliammed Saced
Assistant Pukahanikhwa
Khyber Pukahanikhwa
Khyber Pukahanikhwa



GFFICE OF THE DISTRICT EDUCATION OFFICER (M) - COLLEGE ROAD ALPUPAL DISTRICT SHANGLA. CONTACT NO. (0996) \$50639 | \$51108- Fax # 851108

NOTIFICATION:-

; ;

Consequent upon the recommendation of the Departm tare. Promotion Committee and in pursuance of the Director Elementary & Secondary Education Khyper Pakhtunkhwa. Pesnawer, Notification No. /3441-45/File No. 2/Promotion SST 8-16 dated 20/10/2014, the following SC TVCT, SDMs/DM, SAT AT STT/TT Senior Qaris/Qaris, PSHTs/SPSTs/PSTs to SSTs (General/Science BPS-11 @ Rs. 10000-300-34000) plus usual allowances as admissible to them under the rules are hereby adjusted against the vacant post in the schools, con school based) as per might meritioned against each in the best interest of public service with immediate effect.

S#	NAME	POST	SCHOOL WHERE POSTED
1	Habib Ahmad	Science (Bio/Chemistry)	GHS Danakool
'	Jawhar Ali	Science (Bio/Chamistry	GHS Shawawoo
3	Aodur Raj	Science (Bio/Chemistry	GHS Dheral Puran
	Ihsanullah	Science (Bio/Chemistry	GHS Dheral Alpural
5 ;	Hidayatur Rahman	Science (Sie/Chamistry	GHSS Chawga
6	ljaz Ali	Science (Maths/Physic	GHS Faiza Puran
	Sanvar All .	Science (Maths/Physic	GHS Shahpur
	Azizur Rahman	General	GMS Karin Dara
:	Hashm Ali .	General	GHS Kuzkana
	Torabaz Khan	General	, GMS Banr
1-1	Shahmsur Rahman	Genera	GMS Soor Karnar
12	Jan Wali ,	General -	GMS Ragihoum
13	Bakht Younes	General	GHS Machkandai
14	Allm Khan	General	GHS Shekawlai
15 1	Khyrul Bashar	General	GHS Pishicor
ì	Muhammad Iqbal	General	GHS Ranyal
17 1	Fazlullah Khan	General	GHS Danakool
18 7	Abdul Ghafoor	General	GMS Khdang
	Imoaduliah	General	-GHS Dhera: Puran
20 `	Yousaf Khan	Genaral	GHS Manai Maira
21. (Gohar Aii	Genera;	GHSS Shahpul
	Shankirui Mulk	General	GHSS Shahpur
	Snarafat Ali	General	GHS Opal
-	Nuhammd Ishaq	General	GriS Buryar
;	About Wadood .	Generai .	GHSS Clandar
	Snerin Zada	General .	GMS Ghagum
27	Zulfaqar Ali	, General	,6 IS Gulicat

28	Ahmad Ali	General	GMS Nakhter
	Sherin Zada	General -	GMS Mandoria
:	Akbar Khan	General -	GMS Barbatokot
31	Azimuliah	. General	GHS Titwalan
32	Faizullah	General	GMS Barghanshal
33	Muhammad Hamid	- General	"GMS Managay
34	Said Ali	General	GMS Enawar
25	Muhammad Ismail	General	GMS Drad
36	Muhammad Saleam	General	GHS Kotkay
37	irienulish :	General	; GMS Baloo
39	Sarbali Khan	General Control Control	GMS Kerai

DEFENCE EDUCATION OFFICER CEN APRARE DIATED

Copy of the above is forwarded for information to:

- PS to Secretary Elementary & Secondary Education Department Knyber
- Pakhtunkhwa Peshawar.
 The Director Elementary & Secondary Education Khyber Pakhtunkhwa Pesnawar
- The District Accounts Officer Shangla.

 The Sub Divisional Education Officer (M) Shangla.
- The Principal/Head Master concerns:
- The Teachers concerned
- Master file.

DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA, PESHAWAR

OFFICE ORDER.

Mr. Sharafat Ali SST (Gen) GHS Opal is hereby transfrerred & posted against vacant post of SST (Gen) at GCMHS Chekesar District Shangla in his own pay & BPS in the interest of public service with immediate effect.

Note:-

- 1. Charge report should be submitted to all concerned.
- 2. No TAy LA lite are allowed.

DIRECTOR

Frider No

(F. 40. 07/No-131/SST (N1) Transfers.

Dated Pesharvar thé

Copy of the above is to their

- 1. Dis out Eugertion Officers tive Shangle.
- 2 District Acounts Officer Shangia.
- 3. Principals concerned.
- 4. SS³ concerned.
- To Mr. to Sirector (B. 194) hyber F. Mauniflere, Texas and



ELEMENTARY & SECUNDARY EDUCATION DISTRICT SHANELA Cuntact: 0996-850639 Email: emisshangla@yaheo.com

Ochsequent upon the recommendation of Departmental Promotion Connected and persuance of the Directorate Elementary & Secondary Education Khyber Perintural Peshawar , Notification No.342-49/File No.2/Promotion SST 8-16 Dated Peshama, the 01/12/2019, the tollowing SQUOT, PSHT, SQUIDM, SAT/AT and STI/TT is provided to SSTs General (DPS-16(e) QC003(c) Q4(00)) due usual allowences as win isolide to a remainder the rules are no refer actually each read the valent posts in the schools, you Bornot based) as per detail mentioned against each in the best interest of public service with

	8#	Name	Post	School Where Posted
	! 1	Riaz Ahmari	: SST-6	GHSS BUTYAL
	! 2 .	Sher Hoss an	387-6	GMS PUNYAL
	3	Dunya Dar	કિફ્રીનેલ	GMG DAWOOT
	4	Khalitir Rahmar -	(881-6)	CHS GULIBAT
	5	Bella: Zada	cora - illi	CÉTAS DEDAL KANACH
	C.	Jehan Zeb	ista i i i i	GHE MANALMAIRA
	أنسست	Raham Dil iChan	551-6	GMS KATKOR
1	Ŋ.	Sulian Mahmood	SST-G	GHS MARTUNG
1	9	Saifullah	\$\$T-0	GHSS BUTYAL
1	10.5	Fazai Mahinood	SST-G	GHS GUNANGAR
1	11.	Shah Wezir Myor	SST ₂ G et a	GHS RUZKANA
1	12	Напауров	537-G / 1	ORCHOTRAY ALPURAL
:	130	Agricul Hag	\$01-0	HER ALIGBER
:	14	Amr Wahid	331-9	CHS KADONA

Cony of the above is tors, and of the

PS to Repretery, Hemeritary & Cambidaes Location Repretation. Kitylian Publishallowa, Postawor

The Microtine Chemistry is Discouded v. Shucerons, Khyber PellitonShwa, Peshawar,

The Costrict Accorder Utilical District Shangle.

The SBEB (M) Shangto.

The Principal / Headmaster amberned.

The feathers cancernes.

Master tile.

DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA, PESHAWAR

OFFICE ORDER.

transfrerred & posted against vacant post of SST (Gen) at GCMHS Chekesar District Shangla in his own pay & BPS in the interest of public service with immediate effect.

Note:-

- 1. Charge report should be submitted to all concerned.
- 2. No TA/DA etc are allowed.

Endst: No. 7223 /F.No. 07/Vol-111/SST (M) Transfers.

Dated Peshawar the 28/4: 2015

Copy of the above is to the:-

- 1. District Education Officers (M) Shangla.
- 2. District Accounts Officer Shangla.
- 3. Principals concerned.
- 4. SST concerned.
- 5. PA to Director (E&SE) Khyber Pakhtunkhwa, Peshawar.
- 6. Master File.

Deputy Prector (Estab)
Elementary & Secondary Education
Khyber Pakhtunkhwa

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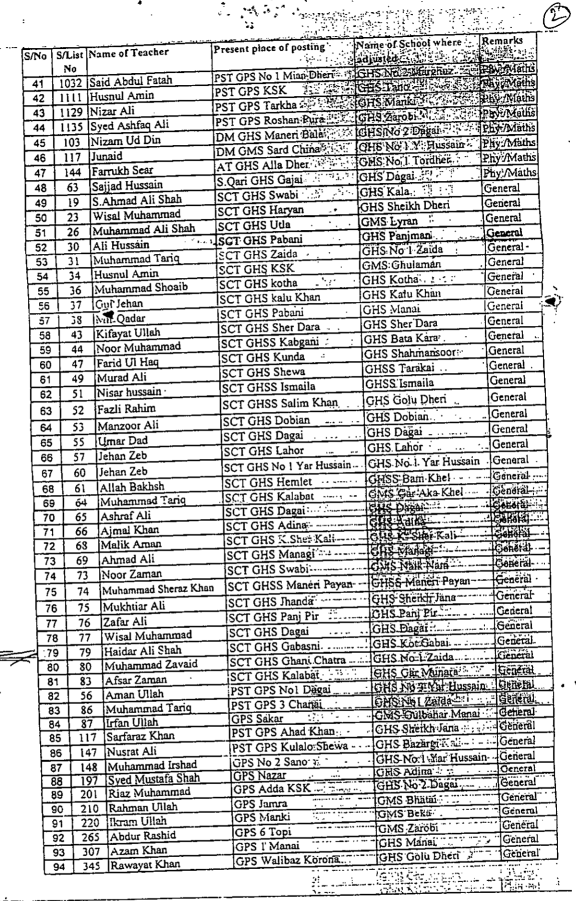


District Education Office was sold, District Education Officer (Male) Swabi

ADJUSTMENT.ORDER

Consequent upon the promotion order issued by the Director E SE Ripber Pakhtungmen Peshawar Endst No 3366-70/File No:2/Promotion SST BPS-16: dated: Reshawar the 28-10-2014 The following (Male) SCTs/CTs , SDMs/DMs,SATs/ATs, STTs/TTs ,Senior Qarl/Qarls, PSHTs/SPSTs/PSTs/promoted to the post of SST (BIO-Chem) SST (Physics-Maths), SST (General) and adjusted against the post of SSE in the School foted against each on School based in BPS 16 (Rs 10000-800-34000) plus usual allowances as admissible under the rules on regular basis under the existing policy of the provincial Government on the terms and condition given at the end with immediate effect.

S/No	S/T	Name of Teacher	15		
	No	1 .	Present place of posting	Name of School where	Remark
\vdash_{1}	199		1007 21152	adjusted -	
-	232		SCT GHSS Ismaila	GHS Jehangira	Bio/Chen
3	232		SCT GHS Kalu Khan	GHSS Ismaila	
 3	260	The state of the s		GHS Kala	Bio/Chem
5	588		SCT GHS Shewa	GHS Shewa	Bio/Chem
6	634		CT GHS Naranji	GHS Naranji	. Bio/Chem
7	641		CT GMS Manki	GHS No 2 Yar Hussain	Bio/Chem
8	637	Iftikhar Ali	CT GHS Thand Koi	GHS:Baja	Bio/Chem
- 9-		Munawar Hayat	CT GHSS Tahnd Koi	GHS Kalabar 🦠 😘 🚥	Biò/Chem
10	362	Altaf Hussain	GPS No 1 Kalu Khan		Bio/Chem
10	1012	Abdul Halcem	PST GPS Permoli b	GHS Sher Dara	Bio/Chem
11	1015	Akram Shah	PST GPS Miskeen 25 13	GHS Dobian	
40	<u> </u>	<u>·L</u>	Abad/Y:Hussain 1966	Uno Donau	Bio/Chem
12		Ali Sher	PST GPS Arkh Bachai	GHS Jagan Nath	Bio/Chem
13	1027	Rashid Ahmad	PST GPS Mir Said korona	GHS No 2 Salim Khan	Bio/Chem
14	1218	Akber Khan	PST GPS Kula Dhand	OHS Panjman	Bio/Chem
15		Nadim Haidar	PST GPS No 3 Swabi	GHS Gulu Dheri	Bio/Chem
16		Anwar Ul Haq	PST GPS No 1 Panj Pir	GHS Panj Pir.	Bio/Chem
17		Subhan Ullah	PST GPS No 6 Topi	QHS Bata Kera	Bio/Chem
18		Faiz Muhammad	GPS No 1 Palosi	GHS Salur Khan No.1	Bio/Chem
19	91	Arif Zaman	DM GMS Jamal Abad		Bio/Chem
20		Nizar Ali	AT GMS Beka	GHS Harván	Bio/Chem
21	49	Husnul Wahab	S.Qari GHS Maneri Payan-2	GHS Shahmansoor	Bis/efiem
22	50	Hazrat Ali	S.Qari GHS No 2 Salim	CHS Serail	S PAROEE
				City Setan	Big/Chem
23		Muhammad Afsar	SCT GHS Dagai	GHS Dabai	Philipping
24		Bakhtiar Khan	SCT GHS Gohar Abad	CHARGE TO A SECOND STREET	Phy: Math
25		Muhammad Tariq	A A		
26	201	Ishfaq Ali		GHS No-I-Lahor	Phy:/Math
27	244			GHS Baja	Phytimath:
28	245		SCT GHS Adina	GTC Value	Phy:/Math:
29	273			GHS Kalu Khan	Phy:/Math
30				GHSS Thand Koi	Phy:/Maths
31				GCMHS Marghoz	Phy:/Maths
32	291	Avaz Hussain		GHS Naramii GHS Südher	Phy:/Maths
33	293				Phyi/Maths
34				Sile Sile in the s	PHy Aviaths
35	318				hy (Maths
36					hy:/Maths
37					hy /Maths
38				GCMHS Merghuz	byliviau
			CT GHS Zaida	SHS No 2 Zaida	hy:/M
39			ST GPS 2 Mehar Ali		hy://
10	1017 I	azli Hadi I		The state of the s	hv



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S/No	S/List No	Name of Teacher	Present place of posting		
95	358	Soid falou	CPC P. I S. I	adjusted is the second	7846268467
		Said Islam	GPS Pak Depo lahon.	GMS Jehangira	General
96	364	Iftikhar	GPS Muslim Abad Permooli	GHSS-Ismaile	General
97	365	Muhammad Tahir	GPS 2 Sudher - 19 35 45		
98	366	Tilawat Khan	GPS Zozo	GHS Yagophi	Genéral
99	371	AbdulMukhtar	GPS No 2 Shewa	GHSS Mansabdar	General
100	3	Muhammad Jehan Zeb	JS.DM GHS Utla	GHS Gant Chaira	General
101	_15	Shah Room	S.DM GHS Sikandari	GHS Dagai	General
102	21	Shoukat Ali Khan •	S.DM GHS Permoli	GHS Permoli	General
103	24	Abdur Rauf Khan	S.DM GHS Ghani Chatra		General
104	3	Atta Ur Rahman	SAT GHS Bazar		Getiéral
105	7	Khalid Muhammad	AT GMS Ambar		General
106	45	Ikram Ullah	SAT GHS Kalu Khan	GHS No 2 Dagai	Gèneral
107		Shamsul Haq	SAT GHS Swabi	GHS Swabi	General
108	44	Shah Numan	STT GHS Kalabat	GHS Yousafi	General
109	48	Muhammad Sajid	STT GHS Panj Pir	GMS Gar Panj Pir	General
110	52	Abdul Haleem	STT GHS No 1 Tordher	C≧¹S Chontrai	General
111	53	Sami Ur Rahman	STT GHS -: Soca	GMS Aman Kot	General
112	27	Fida Hussain	S.Qari GHS Shahmansoor	GHS Kunda.	General
113	40	Abdul Jalal	S.Qari GHS Sher Ghund	GHSS Mansabdar	General
114	45	Ubaid Uilah			General

TERMS AND CONDITIONS:-

- 1. They would be on probation for a period of one year extendable for another one year.
- 2. They will be governed by such rules and regulations as may be issued from time to time by the Govt:
- 3. Their services can be terminated at any time in case of their performance is found unsattsfactory during probationary period. In case of misconduct, they shall be preceded under the rules framed from time to time.
- Charge report should be submitted to all concerned.
- 5. Their Inter-Se-seniority on lower post will remain intact.
- 6. No TA/DA is allowed for joining his duty.
- CHESTER CHESTER 7. They will gave an under taking to be recorded in their service book to the effect that it any over payment is made to him in the light this order will be recovered and if he is wrongly prorouted his will be reversed.
- 8. They will be governed by such rules and regulations as may be issued from lime@umerby the Govt. [Charlet all
- 9. Their posting will be made on School based. They will have to serve at the place of posting and their service is not transferable to any other station.

 10. Before handing over charge once again their document may be checked if they have not the required.
- relevant qualifications as per rules, they may not be handed over charge of the post Fig. 6 Addis Trans

" (NISAR MUHAMMAD) DISTRICT EDUGATION OFFICER

st No 6160-627 Dated Swabi The 30/10/2014.

1 Director Elem; & Secy; Education Khyber Pukhtunkhwa Peshawar.

- va resitawat.
- 2 Deputy Commissioner Swabi.
- 3 District Monitoring Officer Swabi.
- 4 District Accounts Officer Swabi.
- 5 Principal/Head Master Concerned.
- 6 Supdtt: Local Office.
- 7 Budget & Accounts Officer Local Office.
- 8 Teacher Concerned.

EDUCATION OFFICER MALE SWABI

company and the first of the over the company of the company and the company and the company of




District Education officer (Male) District Swabi

7/7/2025

ADJUSTMENT ORDER.

Consequent upon the promotion order/notification issued by the Director E&SE Khyber Pakhtunkhwa Peshawar Endst:No.8908-14/File No.2/Promtion SST B-16 dated Peshawar the 30.06.2015, the following male SCTs/CTs SDMs/DMs SATs/ATs STTs/TTs S.Qaris/Qaris & PSHTs/SPSTs/PSTs promoted to the post of SST (General) and adjusted at the school noted against each BPS-16 (10000-800-34000) plus usual allowances as admissible under the rules on regular basis under the existing policy of the provincial Government on the terms and conditions given below with effect from 30.6.2015.

S#	S/I	ist Name of Teacher	energy Druce Of	Name of schoo	··
1.	62	Malik Aman	posting	1 3 4 4 1	Remarks
	<u> </u>	Mank William	SCT,GHS Swabi	GHS Swabi	
2	85	Muhammad Nacen	_ 1	Olio Swabi	Adjusted agn
	1	Khan		GCMHS	['981 (C) V. r
3	87		Marghuz	Monet	Adjusted aga
] "	Sher Aman Khan	SCT, GHS Swabi	Marghuz	SST (G) V. p
4	91	Gulzar Ali		GHS Swabi	Adjusted aga
	1	Guizar Ali	SCT, GHS Shewa	OTTO	SST (G) V. p
)	92	N. S. S.		GHS Kunda	. Adjusted again
~	1.72	Mian Ghafoor Shah	SCT,GHS Gabasn	CUOS	Jool (G) V. n₁
	95	Muhammad Ali		i GHS Mazghund	Adjusted agai
	1	ividilammad Ali	SCT,GHS Jagan		SST (G) V n
-	99		Nath	GHS No.1 Lahor	F ACIUSted arrain
. :		Shamsur Rahman	SCT,GHS No.1	- Cree	SST (O) V. po
	100		Dagi	GHS No.1	· Adjusted again
	100	Iftikhar Ahmad	SCT CITO	Lahor	SST (G) V. po
	100		SCT,GHS Topi	GHS Kotha	
. [101	Said Wali Shah	SCT,GHS Utla	i_	Adjusted again
j.	102	- 	ocr,ons oua	GHS Thandkoi	SST (G) V. po
.	, 102	Raza Muhammad	SCT, GHS Sudher	L	Adjusted again
			1	GHS No.1 Yar	SST (G) V. po
	104	Muhammad Yameen	SCT CIVE	l·lussain	Adjusted again SST (G) V. pos
	105	<u></u>	SCT, GHS Gandaf	GHS No.1 Zaida	
1	102	Mian Rasool	SCT,GHS Utla		Adjusted agains
	108	} •	INC 1,0713 Utla	GHS No.1 Zaida	1 201 (Ci) V nos
ľ	100	Gohar Ali Shah	SCT,GHS Permooli		Adjusted agains
-+-	100		, or is remooli		SST (G) V. pos
	109	Ibad Ullah	COT OVER	Chicena	Adjusted agains SST (G) V. pos
_ }			SCT,GHS Kotha	GCMHS	001 (d) v. pos
	110	Khalid Ahmad		Marghuz	Adjusted agains
		Ritalid Aninad	SCT, GHS Kotha	CITCA	SST (G) V. post
1	111	Fazli raziq	.1	GHS No.2 Zaida	Adjusted against
_ _	·	- mariq	SCT,GHS Swabi	GHS Swabi	1 991 (G) V nort
2	09	Syed Riaz Shah		ons swabi .	Adjusted against
{	i	oyed Klaz Shan	PSHT, GPS No.2	GHS Dodher	SST (G) V non
3	74	Muhammad Zahid	Kaddi	13upper or re	Adjusted against
1.	1	Monaminad Zahid	PSHT,GPS Khalil	CHOC	SST (G) V. post
3.	75	D.I.		GHSS Maneri	Adjusted against
	7	Rahmat Ullah	PSHT, GPS No.1	Payan	SST (G) V. post
37	70		Baja	GHS No.1 Zaida	Adjusted against
1.31	/ŏ .	Anwar Ali	PSHT,GPS Doba	1	SST (G) V. post
+==			Lahor	GHS Bazaar	A Property
38	1 [amshid Khan	PailOL		Adjusted against
		i i	PSHT.GPS Ziyam	GHS No.1	221 (C) Λ' bost
		<u>-</u>		T 140.1	Adjusted against
				Tordher	SST (G) V. post

Nous Lil

22	387	Fazal Muqeem	PSHT, GP:S Ismail	GHS	`1
23	395	Jan Muhammad	Abad PSHT,GPS Inayat	Shahmansoor	Adjusted agains SST (G) V. post
24	401	_	Abad (Jalsai)	GHS Sheikh Dheri	Adjusted agains
	701	Fazal Nacent	PSHT, GPS Scrai	GHS Bazargi	SST (G) V post Adjusted agains
25	28	Ashfaq Ahmad	S.DM,GHS Sheikh	GMS Kalu Khan	SST (C) V. post
26	35	ljaz Khan	Jana S.DM, GHS No.2	}	Adjusted against SST (G) V. post
7	47	Zia ul Haq	Yar Hussain SAT, GHS KSK	GHS Beak	Adjusted against SST (G) V. post
8	52	Muhammad Islam	SAT, GMS Shewa	GHS KSK	Adjusted against SST (G) V. post
9	63	Ayed Khan	STT, GHS Jlinnda	GHS Turlandi	Adjusted against SST (O) V. post
ō d	48	Asad Ali	S.QarimGHS No.3	GHS Dodler	Adjusted against SST (G) V. post
<u>-</u> -			Yar Hussain	GHS No.1 Tordher	Adjusted against SST (G) V. post

TERMS AND CONDITIONS.

They would be on probation for a period of one year extendable for another one year.

They will be governed by such rules and regulations as may be issued from time to

Their services can be terminated at any time in case of their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be preceded under the rules framed from time to time.

Charge report should be submitted to all concerned. 5.

Their inter-Se-Seniority on lower post will remain intact. No TA/DA is allowed for joining his duty.

They will give an undertaking to be recorded in their Service Book to the effect that if any over payments made to him in the light of this order will be recovered and if

Their posting will be made on school based. He will have to serve at the place of . posting and their service is not transferable to any other station.

Before handing over charge once again their documents may be checked, if they have not the acquired relevant qualifications as per rules, they may not be handed

BA/B.Ed degrees must be verified from the concerned universities

(NISAR MUHAMMAD) DISTRICT EDUCATION OFFICER

/SST Adjustment/ Dated Swabi the (MALE) SWABI Copy of the above is forwarded for information and n/action to the:-

1. Director E&SE Khyber Pakhtunkhwa, Peshawar.

Deputy Commissioner, Swabi.

District Monitoring Officer, Swabi.

District Accounts Officer, Swabi.

Principal/Head Master concerned schools.

Superintendent local office.

ADEO (B&A) Local Office.

Official concerned.

1200 3/17/1/18 SWABI

District Education Officer (male) Swabi



PH No & Fax. 0938-280239

Transfer of the following SSTs are hereby ordered on their own pay & BPS in the best interest of

S.No.		acred on their own pay & i	or o in the oest micre
	Name and Designation	Name of School where Transferred	Remarks
<u> </u>	Usman Shah SST(G) GHS Jhanda (Swabi)	GHS Kot Gabai (G)	AVP
3	Abdur Rauf SST (G) GHS kotha	GHSS Naro Banda	AVP
<u></u>	Mian Rasool SST (G) GHS No 1 Zaida	GHSS Naro Banda	AVP
	Mahmood Shah SST (G) GHS No1 Tordher	GHSS A.Khan Killi	AVP
6	Mian Ghafoor Shah SST (G) GHS Mazghund	GHS Gabasni	AVP
7	Muhammad Tariq SST (G) GHS No 1 Zaida	GHSS Chanai	AVP
- /8	Rawail Muhammad SST (Maths)GHSS K.Khan	GHS Adina	AVP
9	Salcem Zada SST (G) GMS Serai Utmanzai	GHS Gabasni	AVP
10	Imtiaz Ali SST (G) GHS Adina	GHSS A.Khan Killi	AVP
11	Haidar Ali Shah SST (G) GHS Kot Gabai	GHS Gabasni	AVP
12	Muhammad Jehanzaib SST (G) GHS Batakara	GHSS Utla	AVP
- !=	Nizar Ali Khan SST (Bio) GHS Anbar	GHS Kunda	AVP
<u> </u>	Inayat Ullah SST(Maths) GHSS Tarakai	GHS Serai	AVP
	Niaz Muhammad SST (Maths)GHSS Mancri Payan	GHSS Salim Khan	AVP
15	Muhammad Ali Shah SST (G) GMS Sarkoi Bala	GHSS Utla	AVP
] (i	Said Wali Shah SST (G) GHSS Thand Kei	GHSS Naro Banda	AVP
17	Saldar Ali SST (Maths) GHS Rain	GHS Shahmansoor	AVP
18	Sadique Ahmad SST (G) GHSS Barn Khel	GHS Hemlet	
19	Muhammad Khalid Khan SST (G) G-IS Kot Gabia	GHS Mazghund	AVP
20	Riaz Iqbal SST (G) GGCMHS Marghuz	CIICT	
21	Bakhtiar Khan SST (Maths)GHS No 1 Yar	GHS Topi	AVP
	riussain	GHSS Kalu Khan	AVP
22	Muhammad Yameen SST (G) GHS Topi	CUCC	
	All Kanman SST (G) GHS Maini	GHS Gandaf	AVP
24	Muhammad Bilal SST(Maths) GHSS Panj Pir	GHS Gandaf	AVP
		GHS Maneri Payan 2	AVP

Charge report should be submitted to the all concerned. 1.

No TA/DA is allowed.

Endst No: + Dated 23 7/2016

Copy of the above is forwarded to the:-1. Director E & SE Khyber Pakhtunkhwa Peshawar.

2. District Monitoring Officer Swabi.

3. District Accounts Officer Swabi.

4. Principals/Head Masters Concerned.

5. EMIS Cell Local Office

6. Official concerned.

(JEHAN MUHAMMAD) DISTRICT EDUCATION OFFICICER (Malc) \$WABI



GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Peshawar, dated the 30th April, 2014.

OTIFICATION

O(PE)4-5/Meeting/2014/Teaching Cadre:-Lent upon approval of the Competent Authority in supersession of all provided in this behalf, the Elementary and Secondary Education Department iays down the, Selection Criteria and other conditions specified below which shall ==licable to all the posts to be filled on adhoc school- based. Method of ent, qualifications has already circulated.

<u>Selection Criteria</u>

Appointment through initial recruitment on adhoc shall be made through Merit on

For selection of suitable candidate by initial recruitment, Total 200 marks shall be School base. distributed in the following manner: -

(a) Screening Test conducted by Independent third party(NTS)= 100 Marks

(b) Academic Qualification = 100 Marks

These 100 marks will be further distributed as under:-

Category of Qualification	(Total marks 100)
	Marks obtained X 20 / total marks =
- I <u>SSC</u>	Marks obtained X 20/ total marks =
HSSC	Marks obtained X 20 / total marks =
3A/BSc	Marks obtained X 15/ total marks =
MA/MSc	
Minimum Professional qualification	
required for posts	Marks obtained X-5/ total marks =
M.Ed / MA Edu	Marks obtained X 5/ total marks =
MPhil/PhD	Marker Degree shall be

In case 4 year BS programme/BSs Hon if equivalent to Master Degree shall be calculated as marks obtained X 35 (20 for BA/BSc + 15 for MA/Msc)/Total marks

In case 2 year MA Edu without B.Ed his marks shall be calculated as under:-

Marks obtained X 20/Total marks =_ After announcement of results of screening test by Independent third party the concerned appointing authority shall add the marks obtained in the screening Test conducted by Independent Third Party with the marks reserved for qualification as above and scrutinize and verify the documents and make the appointment as per prescribed rules.

The concerned appointing authority shall ensure that the documents of the candidate are verified. Degrees and Certificates issued by the Public Sector Universities, BISEs or recognized / affiliated Universities by the Higher Education Commission, Islamabad will be considered.

Verification fee will be borne by the candidates IIV

The merit list prepared by the concerned appointing authority shall be displayed $\mathcal{I}H.$ for ten days to receive the objections/appeals, if any, and then the appointment orders will be issued after making corrections.

In case any document(s) is/are found fake or forged or bogus on such scrutiny or IX.

the verification, a case against him/her shall be registered.

2. Obtaining of 50% marks in the NTS Test is removed. The candidates who have applied for more than one school and stood first position in one school his appointment will be made in that school. In case a candidate stood first positions in more than one schools, his appointment will be made in a school where a chance of appointment to other highest scorer be given.

Candidates who have applied against Minority quota for SST posts and appeared in the NTS test should submit their certificates to the concerned DEO. A separate merit list will be prepared against their 3 % reserved quota. the candidates who have applied against disable quota for SST posts and appeared in the NTS test should submit their certificates along with disability certificate as required under the rules to the concerned DEO. A separate merit list will be prepared against their 2 % reserved quota and appointments will be made accordingly.

SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Endst : of even No & date:

The Secretary to Government of Khyber Pakhtunkhwa, Establishment and Administration

The Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar. Department Peshawar. The Secretary to Government of Khyber Pakhtunkhwa, Law Department Peshawar The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.

The Accountant General Khyber Pakhtunkhwa Peshawar. The Director, Elementary and Secondary Education Department Khyber Pakhtunkhwa

Peshawar.

The Director, Curriculum and Teacher Education Khyber Pakhtunkhwa Abbottabad.

The Director, (PITE) Khyber Pakhtunkhwa Peshawar. The Director, ESRU Elementary and Secondary Education Department Khyber

Manager Government Printing Press Khyber Pakhtunkhwa Peshawar.

The Deputy Director, EMIS (S&SE) Department Khyber Pakhtunkhwa Peshawar.

All District Education Officer (M&F) in Khyber Pakhtunkhwa.

All District Account Officer in Khyber Pakhtunkhwa.

All Agency Education Officer in FATA

All Agency Account Officer in FATA.

PS to Governor Khyber Pakhtunkhwa. Peshawar. ig 16 (j. 17. £ 38.

PS to Chief Minister Khyber Pakhtunkhwa. Peshawar. PS to Chief Secretary Khyber Pakhtunkhwa. Peshawar.

PS to Minister E&SE Khyber Pakhtunkhwa. Peshawar.

PS to Secretary E&SE Khyber Pakhtunkhwa. Peshawar.

Master file

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SE¢TION OFFICER (Primary)

KHYBER PAKHTUNKWA SERVICE TRIBUNAL, PESHAWAR

No. 2218 /ST

Dated 12 / 10 / 2017

To

The Secretary E&SE,
Government of Khyber Pakhtunkhwa,
Peshawar.

Subject: -

JUDGMENT IN APPEAL NO. 178/2016, MR. KHAMSUL HAQ & OTHERS.

I am directed to forward herewith a certified copy of Judgement dated 27.9.2017 passed by this Tribunal on the above subject for strict compliance.

Encl: As above

REGISTRAR '
KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL
PESHAWAR.

EXTRAORDINARY

OVERNMENT



REGISTERED NO. P.III

Annex

GAZETTE



KHYBER PAKHTUNKHWA

Published by Authority

PESHAWAR, SATURDAY, 2ND APRIL, 2011.

GOVERNMENT KHYBER PAKTHUNKHWA IRRIGATION DEPARTMENT,

NOTIFICATION

Dated Peshawar the 17th February, 2011

NO.SO(E)IRR:/23-5/73/0063 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 and in supersession of all previous rules and notifications, issued in this behalf, except Notification No.SO(E)IRR:/23-5/73 dated 20-12-2006, the Irrigation Department, in consultation with the Establishment Department and the Finance Department hereby lays down, the method of recruitment, qualification and other conditions specified in columns No. 3 to 5 of the Appendix (pages 1 to 5) to this Notification which shall be applicable to the posts in column No. 2 of the Appendix.

> Secretary to Government of the Khyber Pakhtunkhwa Province Irrigation Department.

Printed and published by the Manager, Staty, & Pig. Deptt., Knyeer Pakhtunkhwa, P