5.06.2016

Counsel for the appellant, M/S Khurshid Khan, SO and Hameed-ur-Rehman, AD (lit.) alongwith Mr. Usman Ghani, Senior Government Pleader for respondents present.

The matter in question has already been decided by: this Tribunal vide judgment dated 31.05.2016 in Service Appeal No. 1343/2012 titled "Javed Iqbal-vs-Government of Khyber Pakhtunkhwa, through Elementary & Secondary Education, Peshawar", this appeal is also disposed of as per judgment dated 31.05.2016 in the afore-mentioned service appeal. However, the respondent shall ascertain that the present appellant is a similarly placed person with appellant in Service Appeal No. 1343/2012. The appeal is disposed of in the above terms. Parties are, however, left to bear their own costs. File be consigned to the record room.

<u>ANNOUNCED</u> 03.06.2016

Momber

Member

02.09.2014

Vide order sheet dated 02.09.2014 in connected Service Appeal No. 1288/2013, this appeal is adjourned to 03.12.2014.

READER

Vide order sheet dated 02.09.2014 in connected Service Appeal No. 1288/2013, this appeal is adjourned to

PEADER

Vide order sheet dated 02.09.2014 in connected Service Appeal No. 1288/2013, this appeal is adjourned to 2244-15

PEADER

Vide order sheet dated 02.09.2014 in connected Service Appeal No. 1288/2013, this appeal is adjourned to $\frac{1-6-1}{2}$.

REMER

Vide order sheet dated 02.09.2014 in connected Service Appeal No. 1288/2013, this appeal is adjourned to 2 - 9 - 15.

READER

Vide order sheet dated 02.09.2014 in connected Service Appeal No. 1288/2013, this appeal is adjourned to 16-2-16

READER

Vide order sheet dated 02.09.2014 in connected Service Appeal No. 1288/2013, this appeal is adjourned to _________.

READER

Vide order sheet dated 02.09.2014 in connected Service Appeal No. 1288/2013, this appeal is adjourned to ______

31.12.2013

Counsel for the appellant present. Preliminary arguments heard and case file perused. Counsel for the appellant contended that the appellant has not been treated in accordance with law/rules. He further contended that similar nature of appeal No. 1323/2013, titled Mr. Muhammad Pervez vs. Education Department, Peshawar has already been admitted and pending before the learned Bench-II for regular hearing. He prayed that the same may also be admitted for regular hearing and club with the said appeal. Points raised at the Bar need consideration. The appeal is admitted to regular hearing subject to all legal objections. The appellant is directed to deposit the security amount and process fee within 10 days. Thereafter, Notice be issued to the respondents for submission of written reply on 31.03.2014 before the learned Bench-II.

31.3.2014

Junior to counsel for the appellant and Mr. Ziaullah, GP with Khursheed Khan, SO for respondent No.1 and Sajjad Rasheed, AD for respondent No.4 present and requested for time. Fresh notices be issued to respondents No. 2 and 3. To come up for written reply on 10.6.2014.

MEMBER

10.6.2014.

Counsel for the appellant and Mr. Muhammad Jan, GP with Khursheed Khan, SO, Sajjad Rashid, AD, Muhammad Irshad, Supdt. and Sultan Shah, Assistant for the respondents present and requested for further time. To come up for written reply on 2.9.2014.

MEMBER

MEMBER

Form- A FORM OF ORDER SHEET

Court of	·	-	•
Case No	1293/2013		· · · · · · · · · · · · · · · · · · ·

	Case No	1293/2013
	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
	2	3
	04/09/2013	The appeal of Mr. Muhammad Ashraf resubmitted today by Mr. Ghulam Nabi Advocate may be entered in the Institution Register and put up to the Worthy Chairman for preliminary hearing.
	9-9-2013	
-	27-11-2013	for the appellant present pen to stait of Lyng Counsel for the appellan
		Brotaewilable 18 com up for p. H. an 30-12-2013. Men be
		•

The appeal of Mr.Muhammad Ashraf Qari GHS Sakhakot Swat received today i.e. on 30/08/2013 is incomplete on the following scores which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Copy of representation/departmental appeal mentioned in para-15 of the memo of appeal is not attached with the appeal which may be placed on it.

No. $\frac{1}{2}$ $\frac{1}{2}$ /S.T, Dt. $\frac{1}{2}$ $\frac{1}{2}$ /2013.

REGISTRÄR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Ghulam Nabi Adv. Pesh.

gir,

In the instant appeal the appellant challenged the Notification/Rules dated 13-11-2012 which is termed by the superior courts as final order in the case reported as 1991 SCMR 1041, 1994 SCMR 1033 and 2012 PLC(cs) 142, in which eventuality the departmental appeal is not mandatory. On the subject other appeals are also pending adjudication before this Hon ble Tribunal. Appeals No. 1323/2012 to 1342/2012 admitted for full hearing on 17-12-2012. The instant appeal is identical in nature. May kindly be fixed before the Bench for hearing please.

(Ghulam Nabi)
Advocate, pe shawar

BEFORE THE SERVICE TRIBUNAL, KPK, PESHAWAR

Service Appeal No. <u>1293</u> of 2013	
Mohammad Ashraf S/O Abdul Wahab	Appeliant
VERSUS	
Govt: of KPK through Secretary, Elementary & Se others	condary Education &
INDEX	MICOI ONDERIO

S.NO	Description of Documents	Annexure	Pages
1	Appeal		1-9
2	Affidavit		10
3	Coy of Notification issued on 01/10/2007	A	11-12
4	Copy of Notification dated: 13/11/2012	В	13-27
5	Copy of Notifications dated: 11/7/2012 and 26/6/2012	C&D	28-31
6	Wakalat Nama		32

Appellant

Through

Address:

Dated: 2_19/2013

Ghulam Nabi Khan

Advocate Supreme Court

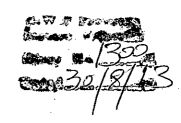
17-B Haroon Mansion,

Khyber Bazar, Peshawar City. Cell No. 0300-5845943

BEFORE THE SERVICE TRIBUNAL, KPK, PESHAWAR

Service Appeal No. 1993 of 2013

Mohammad Ashraf S/O Abdul Wahab,
Qari, Govt: High School Sakhat Kot, Malakand,
Resident of Julagram, Batkhela,
Malakand Agency.



(APPELLANT)

VERSUS

- 1. Govt: of Khyber Pakhtunkhwa through Secretary, Elementary & Secondary Education Department, Civil Secretariat, Peshawar.
- 2. Govt: of Khyber Pakhtunkhwa through Secretary, Finance Department, Civil Secretariat, Peshawar.
- 3. Govt: of Khyber Pakhtunkhwa through Secretary, Establishment Department, Civil Secretariat, Peshawar.
- 4. Director, Elementary & Secondary Education, Govt: of Khyber Pakhtunkhwa, Peshawar.

(RESPONDENTS)

Lo-submitted to-dep

4/9/2013

APPEAL UNDER SECTION-4 OF NWFP SERVICE

TRIBUNAL ACT, 1974 TO THE EFFECT THAT THE

NEWLY INDUCTED CONDITION OF BEING

INTERMEDIATE FOR THE PROMOTION TO BPS-15

FOR SENIOR QARI FROM THE POST OF QARI BPS-12 MAY PLEASE BE SETASIDE AND PROMOTION OF ALL OF THE QARIS BE GRANTED ON SENIORITY CUM **FITNESS** BASIS. FURTHERMORE, THE IMPUGNED NOTIFICATION NO. SO (PE)4-5/SSRC/Meeting/2012/Teaching Cadre 13/11/2012 AND NOTIFICATION DATED NO. <u>SO(B&A)/1-18/F&SE/2012 DATED 11/7/2012 AND THE</u> OFFICE MEMO/NOTIFICATION NO. SO(FR)/FD/10-<u>22(E)2010 DATED 26/6/2012 OF THE RESPONDENT'S</u> <u>DEPARTMENT BE DECLARED WITHOUT LAWFUL</u> <u>AUTHORITY AND ULTRA VIRUS AND THE QARIS</u> **QARIS/SENIIOR QARIS BE GIVEN MINIMUM BASIC** <u>SCALE OF BPS-15 AND BPS-16 RESPECTIVELY.</u>

PRAYER IN APPEAL:

On acceptance of this Appeal, the condition of Intermediate of the above noted Notification dated 13/11/2012 whereby the condition of Intermediate has been imposed for the promotion of Senior Qaris from BPS-12 to BPS-15 may please be setaside.

Furthermore, the Qaris/Senior Qaris may also be granted from BPS-15 and BPS-15 instead of BPS-12 and BPS-15.

Respectfully Sheweth;

- That the Appellant is belonging to the Education Department and serving on the post as mentioned against his names in the heading of the appeal.
- 2. That the Appellant has got at his credit on the above said post a long tenure of service extending to so many years.
- 3. That previously the basic qualification for the appointment at the post of Qari was Matric with Hifz-e-Quran and Qirat Sanad from recognized institution and the appellant was appointed having the said qualification as was the requirement at the time of the appointment of the Appellant.
- 4. That the basic qualification for the post of Qari was duly enhanced with basic qualification from Matric to Intermediate in the year 2011 and many others colleagues of the Appellant were then appointed on the same posts of Qari having their qualification as Intermediate Hifz-e-Quran and Qirat Sanad.
- 5. That in the year 2007, a policy of upgradation was promulgated by the then Provincial Government, whereby all the Teachers were upgraded to the higher scales on the basis of the length of the service (Copy of the Notification dated 1/10/2007 issued by the Government is attached and marked as Annexure-A).

4

6. That a new policy was promulgated on 13/11/2012 and the policy has been converted from time scale to education scale whereby promotion policy for the Qaris to Senior Qaris was formulated as under:-

"Qari BPS-12, Intermediate with Hifz-e-Quran and Qirat Sanad from a recognized institution"

"Senior Qari BPS-15, by promotion on the basis of Seniority Cum Fitness from amongst Qaris with at least 05 years service as such and having qualification for initial recruitment".

(Copy of Notification dated 13/11/2012 is enclosed and marked as Annexure-B).

- 7. That in the light of above said Notification, all the fresh appointed Qaris with Intermediate education have been given BPS-15 whereas all the other Qaris to whom have been appointed on the basis of Matric certificate have been dropped from the promotion process and all the ways of their promotion have also been blocked through the said Notification for the rest of their service.
- 8. That the Appellant and their colleagues have served on the above said post a long tenure of service extending to so many years have totally been ignored and have not been given any chance of their upgradation/promotion throughout their professional career inspite of having such along spotless tenure of service.

- 9. That similarly the other two Notifications dated: 11/7/2012 and 26/6/2012 as mentioned above, inspite of the fact that the appellant belongs to High School Teaching Staff and his whole cadre have been confined to teaching in the High Schools and have also been discriminated through the upgradation policy (Copy of the Notifications dated: 11/7/2012 and 26/6/2012 are enclosed and marked as Annexure C& D respectively).
- 10. That as according to the above said Notification, under the new policy/scheme of the above noted Notification, all the posts of high school teaching staff were sub-divided into two categories whereby the category of initial appointment was placed on the minimum level of BPS-15 with the condition of no qualification whereas the other category was placed on the minimum of Seniority cum fitness except "Qari cadre".
- 11. That under the new scheme/policy, all the teaching of the Govt: High Schools in the various cadres were upgraded except Qaris to minimum scale of BPS-15 with no condition but the upgradation of the Qaris cadre was conditioned apart from others mainly on the condition of having the academic qualification of Intermediate which qualification earlier was never required.
- 12. That according to the above said Notification, Qari cadre was subdivided in categories of "Qari" in BPS-12 and "Senior Qari" in BPS-15. For the "Senior Qaries" 1/3rd posts out of the total posts of the cadre

were allocated which were to be filled up by promotion/upgradation from the present incumbents of Qaries on the basis of seniority cum fitness and upon fulfilling the conditions of the academic qualification of Intermediate with the professional qualification of HIfz-e-Quran & Qirat Sanad and further the experience of minimum of five years service as such.

- 13. That as per the impugned Notification, all the High School Teachers i.e. CT, AT, TT, DM, PET etc instead of cadre of the appellant to the minimum scale of BPS-15 for the upgradation to BPS-16 whereas the appellant were given the initial scale of BPS-12 and Senior Qaris to BPS-15.
- 14. That the Appellant is also equally entitled to be upgraded on the basis of his tenure of service and be given the same benefit as it has been given to the other teachers.
- 15. That in this regard, the appellant moved his representation to the concerned authorities explaining his grievance, however, no response has been received so far, therefore, the Appellant having got no other efficacious/adequate remedy, now approaches this Honourable Court on the following grounds amongst the others:-

GROUNDS:

A. That the act of the respondents department, thereby depriving the Appellant from the above said benefit of upgradation is illegal, unlawful, without authority/jurisdiction as well as being based on the malafide intentions of the respondents department is liable to be setaside.

- B. That since hundred and hundreds of the teachers have been treated in a discriminatory manner and have been deprived of the above said benefit mere on the ground that they are not having the qualification of Intermediate is an act unjust and without any reasonable ground, as the basic qualification at the time of the appointment of the Appellant was Matric and the basic qualification at the time of the appointment of the benefited teachers were Intermediate, hence no privilege can be granted to the persons, whom have been appointed on the prescribed qualification.
- C. That the Appellant has been serving on the above said posts since long and the Appellant has been waiting for his turn to be promoted/upgraded to some higher scale, however, after having a tenure of such a long legitimate expectations the Appellant has been treated unlawfully, without any cogent/solid grounds.
- D. That it is very respectfully submitted that it has never been happened that in the cases of upgrdation/promotion the factor of seniority should be abolished/ignored totally and the grounds of upgrdation/promotion should be made mere education qualification, whereas the upgrdation/promotion has always been

made on the basis of seniority-cum-fitness and have never at the basis of higher qualification whatsoever it may be.

- E. That the said act of the respondents department is not merely illegal, as well as, unlawful but is also against the very clear Articles of Constitution of Islamic Republic of Pakistan as engraved in the basis rights of said Constitution.
- F. That the Appellant has got every right to be treated equally with his other colleagues and closing all the ways of upgradation/promotion for the Appellant is against all the norms of justice as it has been done in the above mentioned Notifications.
- G. That it will be pertinent to bring into the kind notice of this Honourable Court that the above said benefit has also been extended to the Clerk's community, whereby the Clerk's even with the Matric Certificate have been upgraded from BPS-09 to BPS-16 and similarly according to other Notification dated: 24th April 2012, the Federal Government has been pleased to upgrade the PST Teachers from BPS-09 to BPS-14 including the Matriculate Teachers.

In the aforesaid circumstance, it is, therefore, respectfully prayed that on acceptance of this appeal, the respondents may please be directed to setaside the terms "having qualification prescribed i.e. Intermediate for the initial recruitment of Qaris in the newly promulgated policy and the Appellant may

9

please be considered equally for the above said promotion/upgradation with the other colleagues, whom have been appointed on Intermediate basis and the above said conditions alongwith impugned Notifications dated 13/11/2012, 11/7/2012 and 26/6/2012 being illegal, unlawful, ultra virus, unconstitutional and discriminatory may please be setaside.

It is further prayed that the Qaris and Senior Qaris may also be given the same BPS-15 and BPS-16 as have been granted to other teachers staff of the high schools.

Any other remedy to which the Appellant is found entitled in the peculiar circumstances of the case may also be granted.

Appellant

Through

Ghulam Nabi Khan Advocate Supreme Court

Dated: <u>4</u>8/2013

BEFORE THE SERVICE TRIBUNAL, KPK, PESHAWAR

Service Appeal No		_ of 2013				
Mohammad Ashraf S/O A						
Govt: of KPK through others	Secretary,	Elementary	&	Secondary <u>RESPC</u>	Education DNDENTS	8
<u>.</u>	A F F I D A	VIT		÷		

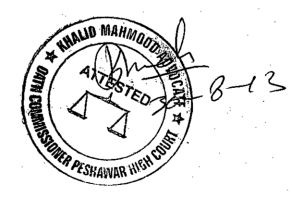
I, Mohammad Ashraf S/O Abdul Wahab, Qari, Govt: High School Sakhat Kot, Malakand, Resident of Julagram, Batkhela, Malakand Agency do hereby solemnly affirm and declare that the contents of the accompanying Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Tribunal.

DEPONENT

Identified by:

Ghulam Nabi Khan

Advocate Supreme Court



Better Copy



Government of NWFP Finance Department No. SO (FR) 10-22(B)/2005 Dated: 01.10.2007

A

To

The Secretary to Govt. of NWFP, Schools & Literacy Department.

Subject:

UPGRDATION OF VARIOUS POSTS OF TEACHING/ CAREER STRUCTURE IN SCHOOLS AND LITERACY DEPARTMENT GOVERNMENT OF NWFP.

Sir.

I am directed to refer to your letter No. SO(G)104/2007 dated 01.10.2007 on the subject noted above and to inform that the Chief Minster NWFP has been pleased to upgraded various posts of teachers in Schools and Literacy Department NWFP as per details given below in respect of those incumbents mentioned against each with immediate effect.

		Qualification	Kenizen !
S.No	Designation/ existing	Qualification	Pay 1
	Pay Scale		Scale
1	Primary School Teacher PST BPS-09	F.A / FSc at lest 2 nd Division with PTC/ Diploma in Education	12
2	PST with requisite experience renamed as Head Teacher/ head Mistress of Rpmary	On the basis of 10 years service experience as Primary School Teacher in BPS-09	12
3	School BPS-07 C.T BPS-09	B.A. BSc at least 2 nd Division with Diploma in Education/CT	15
4	AWICT Technical Industrial Arts/ Home	B.A/ BSc at lest 2" Division with Diploma in Education/	15
	Economics BPS-09	Certificate from Directorate of Curriclum and Teachers	
		Education NWFP Abbottabad in Agro Tech/ Indsutrial Arts	٠.
5	D.M BPS-09	Home Economics. B.A/ B.Sc at least 2 nd Division with Drawing Master Course.	15
6.	PET BPS-09	B.A/ BSC at least 2 nd Division with JDPE.	15

And

· <u> </u> .	. 	SST/SST Teacher/Agri with	Hafiz-e-quran with SSC at lest 12 2 nd Division and Sand in Qirat. M.A/M.Sc at least 2 nd Division with B.Ed. M.Ed/M.A. Education equivalent	<i>[</i>]
	9.	i attituda een maatitusta oo a aasta i	qualification . M.Sc. at least 2 nd division in 17 (HPE)	

The promotion/direct Promotion against the upgraded posts shall be made as per laid down procedure and in accordance with the Service Rules to be framed pursuant to the relevant provisions of NWFP Civil Servants (appointments, Promotion and Transfer) 1989 read with the NWFP Civil Servants Act, 1973 in the light of the meeting held on 26.09.2007 of the committee constituted vide Schools & Literacy Department Notification No. SO(G)S&L/1-4/2007 dated 01.08.2007.

Audit copy may please be prepared and sent to the Department for authentication/signature.

Section Officer (TR)

Endst of even No. & date.

Copy for information & necessary action to:-

Accountant General NWFP.

Director Schools & Literacy NWFP, Peshawar.

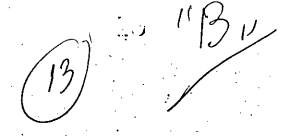
Director of Education FATA NWFP, Peshawar.

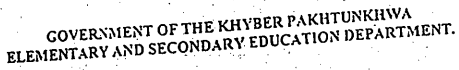
PSO to Chief Minister NWFP.

PSO to Chief Secretary NWFP.

PS to Secretary Finance Department NWFP.

All Districtagency Accounts Officers in NWFP.





NOTIFICATION

Peshawar, dated the November 13,2012.

No.SO(PE)4-5/SSRC/Meeting/2012/Teaching Cadre:- In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkiwa Civ Servants (Appointment, Promotion and Transfer) Rules. 1989 and in supersession of all Notifications issued in this hehalf, the Elementary and Secondar Education Department in consultation with the Establishment Department and the Finance Department hereby lays down the method of recruitment qualification and other conditions specified in the Appendix to this Notification which shall be applicable to all the posts specified in Column No. 2 of the said Appendix and the schedule therewith.

SECRETARY TO GOVERNMENT OF THE KHYBER PAKHTUNKHWA ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT.

Endst. No. & Date as above.

Copy forwarded to:-

- 1. The Secretary to Govt. of Khyber Pakhtunkhwa, Establishment Department.
- 2. The Secretary to Govt. of Khyber Pakhtunkhwa, Finance Department.
- 3. The Secretary to Govt. of Khyber Pakhtunkhwa, Law Department.
- The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.
- The Accountant General, Khyber Pakhtunkhwa Peshawar.
- The Director (E&SE) Khyber Pakhtunkhwa Peshawar.
- 7. The Director Education (FATA), Peshawar.

ector Curriculum & Teachers Education Abbottabad.
ector (PITE) Khyber Pakhtunkhwa Peshawar.
ector ESRU, Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar.
outy Director Database(EMIS) E&SE Department.
ict Coordination Officers in Khyber Pakhtunkhwa.
cutive District Officers Elementary & Secondary Education in Khyber Pakhtunkhwa.
rict Accounts Officers in Khyber Pakhtunkhwa /Agency Accounts Officers FATA.
sovernor, Khyber Pakhtunkhwa.
hief Minister, Khyber Pakhtunkhwa.
hief Secretary, Khyber Pakhtunkhwa.
inister E&SE Khyber Pakhtunkhwa Peshawar.
ecretary E&SE Department.
File.

Section Officer (Primary)

APPENDIX

	enclature of the post.	Minimum qualification and experience for initial appointment or by transfer.	Age limit.	Method of recruitment. 5.
secon. BPS	Jary School Teacher	(i) Second class Bachelor's Degree with two subjects as Chemistry, Botany, Zoology, Physics, Mathematics, Statistics Humanities	18 to 35 years.	(a) Fifty percent by promotion on the basis of seniority-cum-fitness, in the following manner:
		and other equivalent groups from a recognized University; or (ii) M.A in Education or Bachelor's Degree in Education, from a recognized University.		(i) forty per cent from amongst the Certified Teachers (General), Certified Teachers (Agriculture), Certified Teachers (Industrial Arts) and Certified Teachers (Home
				Economics) with at least five years service as such and having qualification mentioned in column No. 3;
				(ii) four per cent from amongst the Drawing Masters with at least five years service as such and having qualification mentioned in column No.3;
		47°		(iii) four per cent from amongst the Physical Education Teachers with at least five years service as such and having qualification mentioned in column No. 3;

man Jan

		, (16
			(iv) one per cent from amongst the Instructional Material Specialists, with atleast five years service as such and having qualification mentioned in column No. 3; and
			(v) one per cent from amongst the Arabic Teachers with at least five years service as such and having qualification mentioned in Column No.3; and
			(b) fifty per cent by initial recruitment. By promotion, on the basis of seniority-cum-
Seu (or Arabic Teacher (SAT) (BPS-16)			fitness, from amongst Arabic Teachers, with at least five years service as such and having qualification as prescribed for initial recruitment of Arabic Teacher.
Sem for Theology Teacher SII) (B-16).			By promotion, on the basis of seniority-cum- fitness, from amongst Theology Teachers, with at least five years service as such and having qualification as prescribed for initial recruitment of Theology Teacher.
Sen 1 Odr Certified Teacher (Sci))(General)			By promotion, on the basis of seniority-cum- fitness, from amongst Certified Teachers (General), with at least five years service as such and having qualification as prescribed for initia recruitment of Certified Teacher (General).

r Centified Teacher إمان المال Arts) 16).	-	•	By promotion, on the basis of seniority-cum- fitness, from amongst Certified Teachers (Industrial Arts), with at least five years service as such and having qualification as prescribed
	; ;		for initial recruitment of Certified Teacher (Industrial Arts).
Sem! O'Certified Teacher Aguilture) BPS 16).			By promotion, on the basis of seniority-cum- fitness, from amongst Certified Teachers (Agriculture), with at least five years service as such and having qualification as prescribed for initial recruitment of Certified Teacher (Agriculture).
Sem10 Drawing Master B PS 16).			By promotion on the basis of seniority-cum- fitness from amongst Drawing Masters, with at least five years service as such and having qualification as prescribed for initial recruitment of Drawing Master.
Semlio Certified Teacher Home Economics) G C B P16).			By promotion, on the basis of seniority-cum- fitness, from amongst Certified Teachers (Home Economics), with at least five years service as such and having qualification as prescribed for initial recruitment of Certified Teacher (Home Economics).
Semior Physical Education [BPS-16].			By promotion, on the basis of seniority-cum- fitness, from amongst Physical Education Teachers, with at least five years service as such and having qualification as prescribed for initial recruitment of Physical Education Teacher.

17)



0.	118/
(· - · - ·	110/

			/
• .	2010	o 35 B	y initial recruitment
Poic Teacher (AT)	The contract Class Secondary actions Comment of	ars.	
Proje reaction (2017)	Same a secondized Board With Shahouter		
g PS-15).	1	i	
	Tanzimustul Walaqui Madaris.		
	Deni Hoom Saidu Shafii Swar, Dairei		
	Charbach Swat, Darul Uloom Cintury	·	
	Dent them Darosh Chitral and any one i		
•	Government run Darul Uloom, as notified by		
•	the Consensent from time to time; of	. !	
	(ii) Second Class Master's Degree in Arabic from	1	
	ind Liniversity.	10 35 ((a) Seventy-five per cent by initial
logy Teacher (TT)	Const Class Secondary School Centificate, -v	ears.	recruitment; and
Applogy reacher (11)	to a recognized Board Willi Shandaran I .	. !	(b) twenty-five per cent by promotion, on the
BPS 15).	ternenized languages	1'	basis of seniority-cum-fitness, from
	Washington Madaris or Darul Uloom Saidu		amongst the Senior Qaris, with at least
,	chart Court Danil Hoom Chartagh Strong		five years service and having
·	Dead tiloom Chitral Darul Uloom Darosii l		qualification prescribed for initial
•	Chient and any other Government tun Dato.		recruitment of Theology Teacher:
•	Ulcom, as notified by the Government from	ļ	
•	time to time; or		Note: In case of non availability of suitable
	1	, }	person for promotion, then by initial
	(ii) Second Class Master's Degree in Islamiyat		recruitment.
	from a recognized University.		By promotion, on the basis of seniority-cum-
- Oosi			Giness from amonest Oans, with at least live
enor Qari		•	years service as such and having qualification
2/25-15).			prescribed for initial recruitment.
•		18 to 35	-l^
T.t. I Toopher	Dachelor's Degree of equivalent qualification 1		
es Wed Teacher	recognized University with Certified Teacher	years.	
(PPS-15).			

	Certificate or two years Associate Degree in Ecucation from a recognized University or eighteen months Diploma in Education.	(b) sixty per cent by promotion, on the basis of seniority-cum-fitness, from amongst the Primary School Head Teachers with at least five years service and having
		qualification prescribed for initial recruitment of Certified Teacher (General):
		Provided that if no suitable candidate is available amongst the
		Primary School Head Teachers for transfer, then the posts will be filled by promotion on the basis of seniority-cumfitness, from amongst Senior Primary
		School Teachers with at least five years service and having qualification prescribed for initial recruitment of
		Certified Teacher (General). Note: In case of non availability of suitable
		person for promotion, then by initial recruitment. to 35 (a) Forty per cent by initial recruitment; and
Cerlifed Teacher and usi rial Arts) and 15).	(1) Decirclot 3 Degree it out a recognition	(a) Forty per cent by initial recruitment; and lears. (b) sixty per cent by promotion, on the basis of seniority-cum-fitness, from amongst the Primary School Head Teachers with at least five years service and having
	(b) Bachelor's Degree from a recognized	qualification prescribed for initial recruitment of Certified Teacher

(19)

Sign N

Primary School Head Teachers for Promotion, then the posts will be filled by promotion on the basis of seniority cum-fitness, from amongst Seniority cum-fitness, from amongst Seniority School Teachers with at least five years service and having qualification prescribed for initial recruitment of Certified Teacher (Industrial Arts). Note: In case of non-availability of with the service of the primary School Head Teacher (Industrial Arts).			
Promotion, then the posts will be filled by promotion on the basis of seniority cumfliness, from amongst Senior Primary School Teachers with at least five years service and having qualification prescribed for initial recruitment of Certified Teacher (Industrial Arts). Note: In case of non availability of suitable person for promotion, then by initial recruitment. Note: In case of non availability of suitable person for promotion, then by initial recruitment. Note: In case of non availability of suitable person for promotion, then by initial recruitment. Note: In case of non availability of suitable person for promotion, then by initial recruitment. (i) Bachelor's Degree from a recognized University with one year training in Agriculture from any Government institute or center with nine months training from Government Agro Technical Teacher Training Center of the level of Certified Teacher Agro Technical (Agriculture); or (b) sixty per cent by promotion, on the basis of seniority cumfitures from amongs the Primary School Head Teachers, will at least five years service and having qualification prescribed for initial recruitment of Certified Teacher qualification prescribed for initial recruitment of Certified Teacher at least five years service and having the person for promotion, on the basis of seniority cumfitures from amongs the Primary School Head Teachers with a least five years service and having qualification prescribed for initial recruitment of Certified Teacher qualification prescribed for initial recruitment of Cert		Training Center of the Level of Certified	Provided that if no account
(i) Bachelor's Degree from a recognized University with one year training in Agriculture from any Government institute or center with nine months training from Government Agro Technical Teacher Training Center of the level of Certified Teacher Agro Technical (Agriculture); or (ii) Bachelor's Degree from a recognized University with one year training in Agriculture from any Government institute or center with nine months training from Government Agro Technical Teacher Training Center of the level of Certified Teachers, with Teacher Agro Technical (Agriculture); or (iii) Bachelor's Degree with Agriculture as accorded.			Promotion, then the posts will be filled by promotion on the basis of seniority-cum-fitness, from amongst Senior Primary School Teachers with at least five years service and having qualification prescribed for initial recruitment of Certified Teachers
Agriculture from any Government institute or center with nine months training from Government Agro Technical Teacher Training Center of the level of Certified Teacher Agro Technical (Agriculture); or (ii) Bachelor's Degree with Agriculture as a read of the primary School Head Teachers, with at least five years service and having qualification prescribed for initial recruitment of Certified Teachers.	ASYculture)	DURICE ITOM 3 recognized 10.	
	B N) 13).	Government Agro Technical Teacher Training Center of the level of Certified Teacher Agro Technical (Agriculture); or (ii) Bachelor's Degree with Agriculture as and of	(b) sixty per cent by promotion, on the basis of seniority-cum-fitness from amongs the Primary School Head Teachers, with at least five years service and having qualification prescribed for initial recruitment of Certified Teach

	any Government Agro Technical Teacher Training Center of the Level of Certified Teacher, Agro technical (Agriculture).		promotion, then the posts will be filled by promotion on the basis of seniority-cumfitness, from amongst Senior Primary
			School Teachers with at least five years service and having qualification
			prescribed for initial recruitment of Certified Teacher (Agriculture).
		No1	e: In case of non availability of suitable person for promotion, then by initial
Cer Ifed Teacher (Home	(i) Bachelor's Degree with Home Economics, as	18 to 35 (a)	recruitment. Forty per cent by Initial recruitment; and
Enco. Orgics) 15).	one of the subject, from a recognized University with in service training from	years. (b)	sixty per cent by promotion, on the basis
1847	Government Agro Technical Teacher Training Center; or		of seniority-cum-fitness, from amongst the Primary School Head Teachers with
· ·	(ii) Certified Teacher Certificate with Home Economics, as one of the subjects, from any		at least five years service as such and having qualification prescribed for initial
5	Government Training school or college with Bachelor's Degree; or		recruitment of Certified Teacher (Home Economics):
•	(iii) Bachelor's Degree from a recognized		Provided that if no suitable
	University with nine months training from Government Agro Technical Teacher Training Center of the level of the		Primary School Head Teachers for promotion, then the posts will be filled by
	Certified Teacher Agro Technical (Home Economics); or		promotion on the basis of seniority-cum- fitness, from amongst Senior Primary
	(iv) Bachelor's Degree from a recognized		School leachers with at least five years
	(iv) Bachelor's Degree, from a recognized		prescribed for initial recruitment of

3 V

Iniversity with ne year vocational training in any Gov mment training center or institute with ne months training from Government pro Technical Teacher Training center of the level of certified Teacher Agro Technical (Home Economics).	•	Certified Teacher (Home Economics). Note: In case of non availability of suitable person for promotion, then by initial recruitment.
ine year Dray ng Master (DM) course		(a) Eighty per cent by initial recruitment; and
icale.		(b) twenty per cent by promotion, on the basis of seniority-cum-fitness, from amongst the Primary School Head Teachers with at least five years service and having qualification prescribed for initial recruitment of Drawing Master: Provided that if no suitable candidate is available for promotion then on the basis of seniority-cum-fitness, from Senior Primary School Teachers with at least five years service and having qualification prescribed for initial recruitment of Drawing Master.
		Note: In case of non-availability of suitable candidate for promotion, then by initial recruitment.

-0

- /	001	
1	(1777	
4-		

Ding Stend Education	Bachelor's Degree from a recognized University 19	and and the company of the company of the contract of the cont
	course or Army equivalency or other equivalent qualification.	(b) twenty per cent by promotion, on the basis of seniority-cum-fitness from
		amongst the Primary School Head Teachers with at least five years service and having qualification prescribed for
,		initial recruitment of Physical Education Teacher:
		Provided that if no suitable candidate is available for promotion there
6		on the basis of seniority-cum-fitness from amongst Senior Primary School Teachers with at least five years service
		and having qualification prescribed for initial recruitment of Physical Education Teacher.
		Note: In case of non-availability of suitable
1. Westerline		candidate for promotion, then by initial recruitment.
PSMY School Head (PSHT) i).		By promotion, on the basis of seniority-cum- fitness, from amongst Senior Primary School Teachers with at least ten years service and
Viewary School		naving qualification prescribed for initial recruitment of Primary School Teacher.
Seas Finary School (BPS-14).		By promotion, on the basis of seniority-cum- fitness, from amongst Primary School Teachers

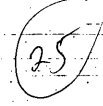
/<u>.....</u>

4

24

				with at least five years service as such aving qualification prescribed for recruitment of Primary School Teacher.
!1.	Primary School Teacher (BPS-12).	(i) Intermediate or equivalent qualification, from a recognized Board with Primary School Teacher Certificate/ Diploma in Education from a recognized Institute; or	vears.	By initial recruitment on merit at Union Clevel: provided that if no suitable candid within the Union Council is available, the the adjacent Union Councils on merit.
	_	(ii) Secondary School Certificate, from a recognized Board in second Division with two years Associate Degree in Education from a recognized University.		
	Qari (BPS-12).	Intermediate with Hifz-e-Quran and Qirat Sanad from a recognized Institution.	18 to 35 years.	By initial recruitment.

EV



SCHEDULE

Selection criterion and other condition for di-

The second members was shall be as unda

<u> 11</u>	<u>ubic</u>	Tea	cher

	Educational Qualification	
		Total Marks: 100
	SSC	
_	HSSC	Marks obtained X 20 / total marks =
-	BNBSc	Marks obtained X 20/ total marks =
Į		Marks obtained X 20 / total marks =
_	M.A Arabic / Shahdatul Alamia FII Uloomul Arabia wal Islamia from a recognized Tanzimuatul Wafaqul Madaris Other MA/MSc/M. Ed / MA Edu	Marks obtained X 20 / total marks =
L	MPhil/PhD	Marks obtained X 15 / total marks =
L		Marks = 05

Theology Teacher

iogy Teacher		14/
ory of Qualification		(1.)
	Total Marks 100	

Category of Qualification	•	Total Marks 100
232	<u> </u>	
HSSC.		Marks obtained X 20 / total marks =
BA/BSc	<u>.</u>	Marks obtained X 20 / total marks =
MAMSoM Ed / MA Edu	•	Marks obtained X 20 / total marks =
	C	Marks obtained X 20 total marks =
MA Islamiat / Shahdatul Alamia Fil Uloomul Arabia wal Islamia from a recognized Tanzimuatul Wafaqul Madaris MPhiVPhD		Marks obtained X 15/ total marks =
		Marks = 05



Qari/Qaria

Calegory of Qualification	Total Marks 100	
SSC		#JP
	Marks obtained X 20 total marks =	
Qirt Sanad from a recognized Institution.	Marks obtained X 20 ! total marks =	-
HSSC	Marks obtained X 20 / total marks =	
PA/BSc	Marks obtained X29 total marks =	
LAVMSCI M.Ed / MA Edu	Marks obtained X 15: total marks =	
1Phil/PhD	Maris = 03	•

Nager !

Certified Teacher (General, Industrial Arts, Agriculture, Home Economics)



·	Category of Qualification SSC	Total Marks 100 For Tumanities group at Intermediate/Graduation-Level -	For Candidate of Science g. oup		
	HSSC	Marks obtained X 20 / total marks =	5 Extra marks for FSc, 5 Extra marks for B.Sc and 5 Extra marks for M.Sc will be added to the total score obtained by a candidate during his selection		
L.	CT Certificate/ Diploma in Education	Marks obtained X 20/ total marks =	2.15 Jacknon		
	MPHIVIHD	Marks obtained X iS total marks = Marks = 05			

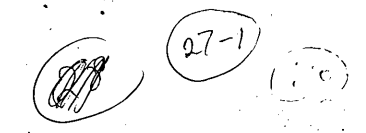
(27)

":- Drawing Master

Category of Qualification	Total Marks 100	For Candidate of Science group			
SSC	Marks obtained X 201 total marks =	5 Extra marks for FSc, 5 Extra marks for B.Sc and 5 Extra marks for M.Sc will be added to the total			
HSSC	Marks obtained X 20 / total marks =	score obtained by a candidate during his selection			
BNBSc	Marks obtained X 20/total marks =				
DM Certificate	Marks obtained X 20/total marks =				
MAMSOM Ed / MA Edu	Marks obtained X 15/ total marks =				
LALPHIVPhD.	Marks = 05	<u> </u>			

Physical Education Teacher

distribution and a second		For Candidate of Science group		
Colegory of Qualification	Total Marks 100	Por Candidate of Science group		
Salar Sa	- نياني -			
	Marks obtained X 20 / total marks =	5 Extra marks for FSc, 5 Extra marks for B.Sc and 5 Extra marks for M:Sc will be added to the total		
#SSC	Marks obtained X 201 total marks =	score obtained by a candidate during his selection		
BURSC	Marks obtained X 20 / total marks =			
IDPF or Equivalent Certificate	Marks obtained x 20/total marks =			
MATASOM Ed / I.M Edu	Marks obtained X 15 / total marks =			
ARHIV?hD:	Marks = 05			



Primary School Teacher

Category of Qualification	Total Marks 100 For Humanities group at Intermediate Level	For Candidate of Science group
ssc	Marks obtained X 20 / total marks =	S Extra marks for FSc, S Extra marks for B.Sc and S Extra marks for M.Sc will be added to the total
HSSC	Marks obtained X 10/total marks =	score obtained by a candidate during his selection
B.NBSc	Marks obtained X 25/ total marks =	
PST Certificate/ Diploma in Education /ADE	Marks obtained X 20 / total marks =	
MANASCH Ed IMA Edu	Marts obtained X 20 / total marks =	
MPhiVPhD	Marks = 05	

Other conditions:

- 1. The concerned Appointing Authority will scrutinize and verify the documents and make the appointment as per prescribed rule and the will get the documents verified after the issuance of appointment orders within shortest possible time, not exceeding ninety (90) days.
- 2. The merit list prepared by the concerned appointing authority shall be displayed for ten days to receive the objections/appeals, if any, and shall issue the final merit list after making necessary corrections while addressing the observations/objections/appeals, followed by requisite appointment orders.
- 3. In case a document(s) is/are found fakel forged bogus upon scrutinyl verification, the service of the teacher concerned shall be terminated and the amount paid to him as salary shall be recovered from him and an FIR shall be lodged against him on account of forgery/fraud under the relevant law.
- Deri Asnad from recognized Tazeemat-ul-Wasaqud Madaris, Darul Uloom Saidu Sharif Swat, Darul Uloom Charbagh Swat, Darul Uloom Chitral, Darul Uloom I arosh Chitral and any other Government run Darul Uloom, as notified by the Government from time to time will be acceptable for the purpose of appoints and any other Government or Theology Teachers, as the case may be.

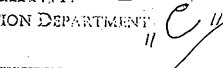
The second second



GOVERNMENT

KHYBER PAKHTUNKHWA

ELEMENTARY & SECONDARY EDUCATION DEPARTMENT



Dated Peshawar, 11.07.2012

NO FICATION:

No. SO (B & A)/1-18/E&SE/2012: Sanction of the Government of Khyber

Pakhtankhwa is hereby accorded to the up gradation of the posts for Grant of Incentive of Flight Pay Scale to different Categories/Cadres of teachers in Elementary & Secondary Eduction Department w.e.f. 01-07-2012 as per details given below:-

Sr,	Nonienclature of	Location	Existing	New	Remarks Conte & 20
No.	"Ceaching" adre	•	Basic Pay	Approved	
.	Post		Scale	Basic Pay	
				Scale	, , , , , , , , , , , , , , , , , , , ,
۱.	Primary chooi	Govt.	BPS-5		The post of PST is upgraded to BPS-12. Accordingly, 33,497
	Fencher (PST	Primary	BPS-6]	posts of PSTs, already sanctioned in various pay scales are
.		School	BPS-7	(BPS-12)	upgraded to BPS-12 for the present incumbents as well as future
·· .,			BPS-9	· ·	appointees.
			BPS-10		
2.	Senior Primare	"do"	BPS-12		
	School Teach	au	Newly Upgraded/		22,334 posts of the existing PSTs in various existing pay dealer.
- 1	(Sr. PST)		Redesignated	(BPS-14)	are upgraded to BPS-14 and redesignated as Senior PST. The
i	,	,	Post	(51.5-14)	posts will be filled in the manner as may be prescribed by the Elementary & Secondary Education Department by making
.					necessary service rules or amending the existing service rules, if
			<u></u>	1	any, for the post.
3.	Primary 'chool	"do"	Newly		20,804 posts of the existing PST's (one post in each Primary
- 1	Head Teacher (PSHT)	·	Upgraded/	1	School) are upgraded to BPS-15 and redesignated as Primary
1	(cont)		Redesignated	(BPS-15)	School Head Teacher, and will be filled in the manner as may
			Post		the prescribed by the Elementary & Secondary Polymerical
i	ŀ				Department by making necessary service rules or amending the
ра. Т	Certified 'is thers	Govt.	BS-09		All the existing posts of C1s are appealed to 14% 15 for the
i\	(CT)	Middle/Hig	BS-10]	present incombents to the post as well as future appointed.
	,	h/Higher	BS-12	(BPS-15)	the state of the s
		Secondary	HS-14	1 .	1 .
·		School	BS-15		1
5.	Senior Ce tified	, "do"	Newly		One thirds (1/3 rd) of the total CT posts are oppraded to BPS-16
	Teachers (Sr.CT)		Upgyaded/		and redesignated as Senior CPs which will be filled in the
	•	,	Redesignated		manner as may be prescribed by the Elementary & Secondary
			Post -	(BPS-16)	Education Department by making necessary service rules or
ŗ	'				amending the existing service rules, if any, for the post,
5,	Arabie Te chers	"do"	BS-09		
	(A.T)	100	BS-10	-	All the existing posts of ATs are oppraded to 1098-15 for the
			BS-12		present incumbents to the post as well as future appointees.
į	<u> </u> ;		BS-14	(BPS-15)	
ļ 			BS-15	† ` ` `	. :
7.	Senior Arabic	"do" .	Newly	<u> </u>	One thirds (1/3 rd) of the total AT posts are upgraded to 1378-16
į .	Teachers (Sr. 1)		Upgraded/		and redesignated as Senior AT, which will be filled in the transfer
1	į.	ì	Redesignated	(BPS-16)	manner as may be prescribed by the Elementary & Secondary
!		i	Post		Education Department by making necessary service rules or
			-	-	amending the existing service rules, if any, for the post,
S.	Teacher of The dogy	"tio"	DS-07	1	All the existing posts of TTs are upgraded to BPS-15 for the
	ן ניז"וי !	}	HS-09	1	present menudicats to the post as well as folious appointers
!			BS-10 BS-12	(BPS-15)	
		1 : :	BS-14	z (m. 1712)	•
		2	BS-15	•	
9.	Senior Teach : of	"do"	Newly		One thirds (1/5") of the total TT posts are apprached to 131% 46
] '	Theology (Sr.)	100	Upgraded/		and redesignated as Senior TT, which will be filled in the
	,		Redesignated	(BPS-16)	manner as may be prescribed by the Elementary & Secondary
l	1 . •		l'ost	(5:50)	Education Department by making necessary service rules or
li					amending the existing service rules, it any, for the post
10.	Drawing Masters	"do"	BS-09		All the existing posts of DMs are operaded to PPS-15 for the
	(0M)		BS-10		present incumbents to the post as well as fature appointers.
ł!		1	BS-12	(BPS-15)	to seem manufactor or the post of their to think the addition,
ll .		1	BS-14	7	
l <u>.</u>			BS-15	_	
ii.	Senior Drawle	"do"	Newly		one thirds (1/3") of the total DM's peaks are appended to id?S-
li	Stasters (Sr. D.)	1	Upgraded/		16 and redusignated as Sumor DM, which will be fitted or the
ľ	••		Redesignated	(828-16)	manner as may be prescribed by the Humertary & Secondary
			•	•	Performance Description of the firm the metric of the country of the first terms of the country of the first terms of the first

	Physical Education Teachers (PET's) Senior Physical Education Teachers (Sr. PET's)	"do"	BS-09 BS-10 BS-12 BS-14 BS-15 Newiy Upgraded/ Redesignated Post	(BPS-18)	One thirds (173%) of the total PETs production of the post as well as a proper to the post as well as a proper to the following the and redesignated as Senior (PET, wine manner as may be preserved by the blee day & become beducation. Department by making necessary where the amending the existing service rules, it are some die post.
14.	Qari/Qaria	"do"	BPS-7 BPS-9 BPS-10 BPS-12 BPS-14 BPS-15	(BPS-12) +	All the existing posts of Qari/Qaria are a sector (3PS-12 a), the present incumbents to the post as well management.
-	Sr.Qari/Sr.Qaria	"do"	Newly Upgraced/ Redesignated Post	(BPS-15)	One thirds (1/3 rd) of the total Qari/Qaria posts are upgrated to BPS-15 and redesignated as Senior Qario, aria, which will be filled in the manner as may be prescribed to the illementary of Secondary Education Department by make the redesor amending the existing service rule to any for the area.

2. A policy shall also be devised in the framework of input/output criteria in termore qualification, length of service, regularity, punctuality, results, curricular are continuous and other performance indicators, so that the teachers do not the scheme for granted but work for it.

District wise/ school wise breakup of the posts is enclosed herewith as Annexure-...

SECRETARY

Endst: No. SO(FR)/FD/10-22(E)/2010 Dated Pesh: the 16/07 2012

Copy is forwarded to Accountant General Khyber Pakhtunkhwa, Peshawar. All District Account Officers

SECTION OFFICER (FR)
FINANCE DEPARTMENT

Endst. Of even Number & Date.

Copy of the above is forwarded to:-

- 1. The Secretary to Government of Khyber Paktunkhwa, Finance Department, the reference to his letter No SO(FR)/FD/10-22(E)/2010 dated 26.06.2012.
- 2. P.S. to Secretary, E&SE Department, Khyber Pakhtunkhwa, Peshawar.
- 3. P.S. to Special Secretary, E&SE Department, Khyber Pakhtunkhwa, Peshaw
- 4. P.S. to Deputy Secretary-II, E&SE Department, Khyber Pakhtunkhwa, Posing and
- 5. P.S. to Minister of E&SE, Khyber Pakhtunkhwa.
- 6. The Director, E&SE Khyber Pakhtunkhwa, Peshawar.
- 7. All the Executive District Officers, E&SE Khyber Pakhtunkhwa.
- 8. The Managing Director, Printing Press, Khyber Pakhtunkhwa, Peshawar.

9. Master file.

(NOOR ALAM KHAN WAZIR) SECTION OFFICER (B&A) ELEMENTARY & SECONDARY EDITORIES

DEPARTMENT

M

FINANCE DEPREEMENT (REGULATION WING)

NO. SO(FR)/FD/10-22(E)/2010 Dated Peshawar, the 26-06-2012

The Secretary to Govt: of Khyber Pakhtunkhwa, Elementary & Secondary Education Department.

Subject: -

GRANT OF INCENTIVE OF HIGHER PAY SCALE/GRADE ON THE BASIS OF TIME SCALE TO THE DIFFERENT CADERS OF TEACHERS IN ELEMENTARY & SECONDARY DEPARTMENT KHYBER PAKHTUNKHWA.

Dear Sir,

1 am directed to refer to your department letter No. SO (B & A)/1-IS/E&SE/2008 dated 12.06.2012 on the subject noted above and to state that consequent upon the approval of the competent authority Finance Department agrees to ullow upgradation of the posts as per details given below w.c.f 01/07/2012.

C:	negory/No	131 0			Sirell ()	low w.c.f	1/07/	epartment agrees to allow 2013
pos	sis jano	menclature of the					- • •	2012.
Pri	Diam.		. 1	Busic Pay	Revised	nomenclass		, , , , , , , , , , , , , , , , , , ,
. 1	mary sch	ool teachers		Scales	Scales	nomenclatu	re &	Pay Promotion
			T I	JPS-5	<u></u>			Pay Promotion to Higher se
				3PS-0	1.01 (0)	-12) & PST	BS.	·
. :	÷		· I	PS-7	í 	•		Sanction 1 151 net
	•	•		15.9				1 ''161 De tra "" Paly (
SI			· L	'S-10	-			1 VIIICI II " !!! 0 · 1 ?
1 M.			- Bi	5-12			•	of personal incexisting.
		•						
β			.	ļ		•		
Į.			!	İ				
			1.	İ				
	٠	,	- 1	•				lone version minimum 10 vers
F	,		- 1	į.		*		Section (Section)
: !		-	1.	i				of PST, (one post in ca
;		•		- j.		•		(One factor
Middle	High/HS		1	-		•		designated as Primary Schae
	THEOMES	1. CT						- 1 4000 mar 1900nois
School	leachers		UPS-0					1 teschere " " " PS"
	•		01.8.10		(02-15)	ESCT (BS	-16)	Lifetand to the with with the
		!	BP5.12				••,	to be well the posts of CT
, .			BPS-17	•		,		1 ''J Out ar a " ''' '' '' '' '' '' '' ''
		1 .	Brs.	:	-			to be apgraded to BPS-16 and to
	:			- 1	4			Which was a schior for
			1	i			i	i promotion e internali
			1	1 -			- :	ille candida Subject to
		2.AT	BPS-09		,		. [- 111111111111111
.*	İ		BPS-10	JAI (3S-151.6	CAT		required for the post of CT as per service rules.
	- 1		DPS-12			SAT (BS-1	VI 14	All like and a second
			1115-14	:			(to be appraised in HPS-15, while
			BPS-15			•	, 11	U Oc unares a " " Polate are
	•	!		!				K. Produka:
	Í		_	1 /	1.6.2			
		- 1		ر بر	•	٠.		
•					,	٠.	- ((td)	hill the an in a second that he is
******			10011	/4/			Gua	diffication as a diffication is
- Tank State Sparity of	tteter	11.1	J		<u> </u>		1 01'	AT as per service rules.
	ne see	,			1			
	_	•	1 illes		,	÷		\wedge
-				,				, 1

All the existing pirate (14

be upgraded in tips 13

TT (BS-15) & STT (BS-16)

DM (BS-15) & SDM (BS-

PET (BS-15) & SPET (BS-

Qaria (BS-12)

S. Qari / S. Qaria (BS-15)

to be appraised in 1178-15, while 1/3 out of the total OM posts are to be appraded to BPS-16 and to he re-designated as Senior DM. which will be filled through promotion from Did on merit with due regard to Seniority subject to the condition that he fulfill the minimum, academic qualification required for the post of DAI as per service toles.

All the existing posts of PET are to be upgraded in BPS-15, while 1/3 unt of the total PET posts ac to be upgraded to fife-16 and to be re-designated as Senior PET. which will be filled through promotion from PET on merit with due regard to Seniority subject to the condition that he fulfill the minimum academic qualification required for the post of PET as per service rules.

All the existing posts of Qari/Qaria are to be upgraded in BPS-12, while 1/3 out of the total Qari/Qaria posts are to be upgraded to BPS-15 and to be redesignated as Senior Qari/Qaria, which ill be filled through promotion from Qaries / Qarias on merit with due regard to Seniority subject to the condition that he fulfill the minimum academic qualification required for the post Qari/Qaria as per service rules.

The Administrative Department however, should devise a policy in the 2: framework of input/output criteria in terms of qualification, length of service, regularity, punctuality, results, curricular and co-curricular achievements and other performance indicators so that teachers do not take the scheme for granted but work for it,

Audit copies may be prepared and furnished to this department for authentication

Yours faithfully,

(BIBI FATIMA) SECTION OFFICER (FR)

Copy is forwarded to:-

3 11

+ DM

5.PET

6.Qari/Qaria

WS-09

008.10

UI :-12

HPS-14

UPS-15

UPS-09

BPS-10

BPS-12

DI'S-14

BPS-15

.09

3'S-10

112

313-14

BPS-15

BPS-07

BPS-09

BPS-10

BPS-12

BPS-14

UI:S-15

16)

16)

Budget Officer-V, Finance Department for information and further necessary action please.

SECTION OFFICER (FR)

mests 1. [200] -جسندريس دسالاماعبارير كيهي というはきからいいなれるしろうなにしいい、よれいしろしいない -لاماء سبدكسمة في الحاليان بي أج ليسمة والماء للمرابع المخالة المحالية عنارالالالمارك لادالماك ساليقالوه بالمذكران والأفامك بكتب لعديارالا mst التعالد بكاف بجذب إده المرخ المرأية قاتع إلى المساهد المرأي الالديم إلى يزدارك الجركز المرائط على ويدول كالقالالك المرايد المرايد المرايدة نغنسن الأماد لوليزال في المعدد لما يولى يور بعت مع بذر المنت المنت برلال، ليا بعظ لا كم تسدائ ، المالاع العراية المايية الماسية المعدادا كالمال المالية المعدالة المتالية المالية المعدالة المتالية المالية المتالية ويل صاحب دراض ناسك ني تقرر واست في مساون علي د ين جداب دي ادر اقبال دري ادر الما المراسلة が、といいははかるといったいといったいとからいいとといいいはいかしにいる TOWN - IS SANTE مقدم الماران المارين ا سرو إمر كوټه وا 210) 5, ij :-TO TONGO DE

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

SERVICE APPEAL No: 1293/2013.

Muhammad Ashraf Qari GHS Skha Kot Malakand

-----Appellant

VERSUS

The Secretary Elementary & Secondary Education Department Khyber Pakhtunkhwa, Peshawar & others -------Respondents

PARAWISE COMMENTS POR BEHALF OF THE RESPONDENTS No:1-4.

Respectfully Sheweth:-

The Respondents submit as under:-

<u>Preliminary objections</u>

- 1 That the appellant has no cause of action/locus standi.
- That the appellant has not come to this Honorable Tribunal with clean hands.
- That the appellant has concealed the material fact from this Hon! able Tribunal hence liable to be dismissed.
- 4 That the instant appeal is based on malafide intentions.
- That the instant appeal is not maintainable in its present form as departmental appeal has been filed by the appellant which is a prerequisite of Section -4 of Service Tribunal Act 1974.
- 6 That the instant appeal is badly time barred.
- 7 That the appellant is not entitled for the grant of up gradation against Senior Qari post in BPS-16 on the ground that the appellant could not qualify the prescribed criteria for up gradation.
- The present appeal is against the relevant rules & policy.
- 9 That the instant appeal is bad for mis joinder & non joinder of the necessary parties.
- That the appellant has been treated as per rules & policy...
- That the appellant is estopped by his own conduct to file in present appeal, before this Honorable Tribunal.
- That this Hon !able Tribunal has got no jurisdiction to adjudicate /entertain the present appeal.

ON FACTS

1 That Para-I needs no comments being pertain to the service record of the appellant.

- 2 That Para-2 also no comments being pertains to the appellant.
- That Para-3 is incorrect & misleading, the factual position regarding the stand of the appellant against the appointment of Qari post with qualification of SSC & Sanads of Hafiz-e-Quran & Qirat from the duly recognized Religious Institutions remains that the cited policy was for the purpose of initial recruitment against the Qari post.

Whereas the appellant in the instant service appeal is seeking his up gradation against Senior Qari post from BPS-12 to 15/16, which has a different criteria & qualification of seniority cum fitness from amongst the Qaries with at least 5-years service experience as such having academic qualification of MA/M. Sc (Islamyat or Arabic) along with the relevant renads from the recognized Deeni Madaras working under the Umbrella of Wifaq-ul Madaras Govt: of Pakistan for the fresh candidates.

- That Para-4 is incorrect & misleading on the grounds that the appellant could not qualify the prescribed qualification / criteria for up gradation against the above said post. He has admitted in his service appeal that the prescribed qualification for the said post has been enhanced from SSC to FA/F. Sc, hence he is not entitled for the grant of up gradation against the said post.
- 5 That Para-5 is incorrect & denied, detail reply of this Para has already been given in the above Paras.
- 6 That Para-6 is correct, hence no further comments.
- 7 That Para-7 is incorrect & misleading on the grounds that the appellant & similarly other placed persons have been treated as per current / prevail- ing policy regarding up gradation from BPS-12 to 15/16.
- That Para-8 is incorrect & denied, the respondents have acted as per prevailing policy for up gradation against the Qari post from BPS-12 to 15/16. The appellant could not qualify the prescribed criteria &qualification for up gradation, hence he has been rejected from up gradation against the said post by the Respondents.
- 9 That Para-9 is incorrect & misleading, reply of this Para has been given in the above mentioned Paras.
- 10 That Para-10 is incorrect & misleading, reply of this Para has been given in the above mentioned Paras.
- 11 That Para-11 is incorrect & misleading, reply of this Para has been given in the above mentioned Paras.
- 12 That Para-12 is incorrect & misleading, reply of this Para has been given in the above mentioned Paras.
- 13 That Para-13 is incorrect & misleading on the grounds that each & every teaching cadre post has its own criteria &qualification for up gradation according to the policy.
- 14 That Para-14 is incorrect & denied, the appellant is not entitled for the grant of up gradation in the light of the current policy.

15 That Para-15 is incorrect to the extent of submission of representation to the concerned authority for the grant of up-gradation whereas rest of the Para needs no comments being legal, however the respondents on the following grounds inter alia:-

ON GROUNDS

- A That ground-A is incorrect & misleading, the appellant has been treated as per law, rules & up gradation policy. The appellant could not qualify the prescribed criteria for up gradation for the Senior Qari post, hence he has been rejected by the Respondent Department.
- B That ground-B is also incorrect & denied, detail reply has been given in the above mentioned Paras.
- C That ground-C is also incorrect & denied, detail reply has been given in the above mentioned Paras.
- D That ground-D is also incorrect & denied, detail reply has been given in the above mentioned Paras.
- E That ground-E is also incorrect & misleading, hence no further comments...
- That ground-F is incorrect & denied, the appellant has been treated as per law, rules & up gradation policy wherein he could not qualify the prescribed criteria for up gradation, he has been rejected by the Respondent Department from up gradation against the mentioned post.
- G That ground-G is incorrect & denied, each & every case / cadre has its own criteria & qualification for up gradation. The appellant could not qualify the prescribed criteria for up gradation against the Qari post, hence he has been rejected by the Respondent Department.

In view of the above made submissions, it is most humbly requested that on the acceptance of this reply, the appeal in hand may very graciously be dismissed in favour of the Respondents.

Director

E&SE Khyber Pakhtunkhwa,

Peshawar.

Speretary

E&SE Department Khyber Pakhtunkhwa, Peshawar.

Govt: of Khyber Pakhtunkhwa, Finance Department, Peshawar.

pd.

Govt: of Khyber Pakhtunkhwa, (Estab:) Department, Peshawar.