

BEFORE THE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL PESHAWAR.

Service Appeal No. 2403/2023

Mr. Yaseen Khan, PST BPS-12, GPS Bucha Khel, District Dir Upper
..... (Appellant)

Versus

1. Secretary of Elementary & Secondary Education Department, Government of Khyber Pakhtunkhwa Peshawar.
2. Director, Elementary and secondary Education Government of Khyber Pakhtunkhwa Peshawar.
3. District Education Officer (M) Dir Upper.

(Respondents)

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5	Copy of the appointment order dated 05-03-2016	B	
6	Copy of the regularization Act 2017	C	
7	Copy of the regularization order dated 21-03-2018	D	


(Abdur Rahman)
District Education officer (M)
District Dir Upper

**BEFORE THE KHYBER PAKHTUNKWA SERVICE
TRIBUNAL PESHAWAR.**

Service Appeal No. 2403/2023

Mr. Yaseen Khan, PST BPS-12, GPS Bucha Khel, District Dir Upper
..... (Appellant)

Khyber Pakhtunkwa
Service Tribunal

Diary No. 10299
Dated 3-1-24

Versus

1. Secretary of Elementary & Secondary Education Department, Government of Khyber Pakhtunkwa Peshawar.
2. Director, Elementary and secondary Education Government of Khyber Pakhtunkwa Peshawar.
3. District Education Officer (M) Dir Upper.

(Respondents)

**PARA WISE COMMENTS ON& FOR BEHALF OF
RESPONDENTS NO.1, 2& 3.**

Respectfully Sheweth:-

PRELIMINARY OBJECTIONS.

1. That the Appellant is not an "aggrieved" person with the meaning of section 4 of the Khyber Pakhtunkwa Service Tribunal Act 1974.
2. That the Appellant has got no cause of action /locus standi to file the instant appeal because the Appellant did not come on merit.
3. That the Appellant has not come to this Honorable court with clean hands.
4. That the Appellant is estopped by his own conduct.
5. That the instant service appeal is badly time barred.
6. That the appeal is barred by law and limitation.
7. That the appeal in hand is barred by relevant provision of Law/Rules/Policy in field.

ON FACTS.

1. Para -1of the facts is correct that the appellant was appointed as PST vide appointment order dated 05-03-2016 on ad hoc /temporary basis for a period of one year.
2. Para- 2of the facts is correct that regularization Act2017 was promulgated for the employees of the Elementary & Secondary Education Department.
3. Para-3 of the facts is also correct, need no further comments.

4. Para-4 of the facts is correct, furthermore, as per advertisement in the year 2015, the appellant was appointed as PST vide appointment order dated 05-03-2016 having marks/merit 88.4, while after promulgation of the regularization Act 2017, for the employees of the E&SE Department, he has been placed in the seniority list accordingly as per section 17 (Part-vi) Seniority of the Khyber Pakhtunkhwa civil servants (Appointment, promotion, and transfer) rules 1989.

(“Part-vi) Seniority.

17. Seniority. --- (1) the seniority inters se of civil servants [appointed to a service, cadre or post] shall be determined. ----

(a) In the case of persons appointed by initial recruitments, in accordance with the order of merit assigned by the commission [or, as the case may be, the Departmental selection committee;].)

Thus, as per the rules ibid, the appellant has been placed in his right position in the seniority list. (**copy of the relevant page of the APT Rules 1989 is attached as “A”, Copy of the appointment order dated 05-03-2016 is attached as “B”, Copy of the regularization Act 2017 is attached as “C”, Copy of the regularization order dated 21-03-2018 is attached as “D”.**)

5. Para-5 of the facts is correct that the appellant has been placed in the seniority list on the basis of the merit as per section 17 (Part-vi) Seniority of the Khyber Pakhtunkhwa civil servants (Appointment, promotion, and transfer) rules 1989. Furthermore, terms and condition No.9 of the regularization notification dated 21-03-2018, as for those candidates whose are having same merit position in their first appointment order.

6. Para- 6 of the facts needs no comments.

7. Para-7 of the facts pertains to record.

8. Para-8 of the facts needs no comments.

GROUNDs.

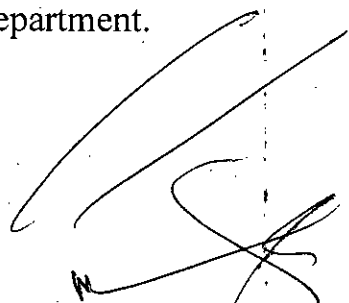
A) In correct, hence denied. The respondent always follows rules and policies in letter and spirit, whereas the seniority list ibid has been determined on the basis of the merit as per section 17 (Part-vi) Seniority of the Khyber Pakhtunkhwa civil servants (Appointment, promotion, and transfer) rules 1989.

B) Incorrect, hence denied. The appellants have been treated as per law and rules.

- C) Incorrect, details have been submitted in the facts above.
- D) Correct, the appellant has been placed in the seniority list as per rules.
- E) Incorrect, details have been submitted in the facts above.
- F) Legal, however the respondents also seek permission for additional grounds during arguments.

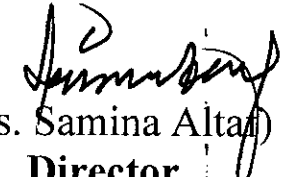
PRAYER.

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

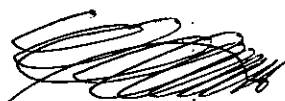


(Motasim Billah Shah)

Secretary,
E&SE Peshawar
Respondent No. 1



(Ms. Samina Altaf)
Director,
E&SE Peshawar
Respondent No. 2



(Abdur Rahman)
District Education officer (M)
District Dir Upper
Respondent No. 3

BEFORE THE KHYBER PAKHTUNKHWA SERVICE
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Mr. Yaseen Khan, PST BPS-12, GPS Bocha Khail, District Dir Upper
..... (Appellant)

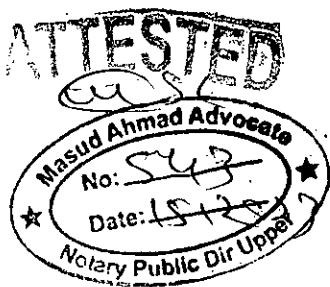
Versus

1. Secretary of Elementary & Secondary Education Department, Government of Khyber Pakhtunkhwa Peshawar.
2. Director, Elementary and secondary Education Government of Khyber Pakhtunkhwa Peshawar.
3. District Education Officer (M) Dir Upper.

(Respondents)

Affidavit

I, Mr. Abdur Rahman District Education Officer
District Dir Upper do hereby solemnly affirm & declare on oath that the whole contents of the instant para wise Comments are true & correct to the best of my knowledge and belief. It is further stated on oath that in this appeal the answering Respondents have neither been placed Ex-Party nor their defense has been struck off/ cost.



Deponent

BEFORE THE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL PESHAWAR.

Service Appeal No. 2403/2023

Mr. Yaseen Khan, PST BPS-12, GPS Bucha Khel, District Dir Upper
..... (Appellant)

Versus

1. Secretary of Elementary & Secondary Education Department, Government of Khyber Pakhtunkhwa Peshawar.
2. Director, Elementary and secondary Education Government of Khyber Pakhtunkhwa Peshawar.
3. District Education Officer (M) Dir Upper.

(Respondents)

AUTHORITY LETTER

I, Mr. Abdur Rahman District Education Officer District Dir Upper do hereby authorized Mr. Syed Alamzeb Shah Assistant Litigation Officer of this office for submission of Joint Para wise comments in Service Appeal No. 2403/2023

Case Titled: Yaseen Khan, PST BPS-12, GPS Bucha Khel, District Dir Upper Vs Government of Khyber Pakhtunkhwa & others fixed for hearing on 22-12-2023, hence, an authority letter is hereby issued in favor of the above-named officer.



(Abdur Rahman)
District Education officer (M)
District Dir Upper
Respondent No. 3

17. Seniority.---(1) The seniority inter se of civil servants [appointed to a service, cadre or post] shall be determined.--

- (a) In the case of persons appointed by initial recruitment, in accordance with the order of merit assigned by the Commission ²[or, as the case may be, the Departmental Selection Committee]; provided that persons selected for appointment to post in an earlier selection shall rank senior to the persons selected in a later selection; and
- (b) In the case of civil servants appointed otherwise, with reference to the dates of their continuous regular appointment in the post; provided that civil servants selected for promotion to a higher post in one batch shall, on their promotion to the higher post, retain their inter se seniority as in the lower post.

Explanation-I.---If a junior person in a lower post is promoted to a higher post temporarily in the public interest, even though continuing later permanently in the higher post, it would not adversely effect the interest of his seniors in fixation of his seniority in the higher post.

Explanation-II.---If a junior person in a lower post is promoted to a higher post by superseding a senior person and subsequently that senior person is also promoted the person promoted first shall rank senior to the person promoted subsequently; provided that junior person shall not be deemed to have superseded a senior person if the case of the senior person is deferred for the time being for want of certain information or for incompleteness of record or for any other reason not attributing to his fault or demerit.

Explanation-III.---A junior person shall be deemed to have superseded a senior person only if both the junior and the senior persons were considered for the higher post and the junior person was appointed in preference to the senior person.

(2) Seniority in various cadres of civil servants appointed by initial recruitment vis-a-vis those appointed otherwise shall be determined with reference to the dates of their regular appointment to a post in that cadre; provided that if two dates are the same, the person appointed otherwise shall rank senior to the person appointed by initial recruitment.

³(3) In the event of merger/restructuring of the departments, attached departments or subordinate Offices, the inter se seniority of civil servants affected by the merger / restructuring as aforesaid shall be determined in accordance with the date of their regular appointment to a cadre or post.]

18. General Rules.---In all matters not expressly provided for in these rules, civil servants shall be governed by such rules as have been or may hereafter be prescribed by Government and made applicable to them.

19. Repeal.---The Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1975, are hereby repealed.

1. Substituted for the words "appointment to post in the same Basic Pay Scale in a cadre" by Notification No. SOR.I(S&GAD)4-1/80, dated 17-05-1989.

2. Inserted by Notification No. SORI(S&GAD)4-1/80(V.II), dated 04-02-1996.

3. Added by Notification No. SOR-I(E&AD)4-1/80 (Vol. IV), dated 28-05-2002.

Attested


(B)

OFFICE OF THE DISTRICT EDUCATION OFFICER
MALE DIR UPPER

OFFICE ORDER:

Consequent upon the recommendation of the Departmental Promotion Committee, appointment of the following candidates are hereby ordered against the post of Primary School Teachers (PST) Male Wards/School based in BPS-12 (Rs. 9055-650-2855) @ Rs. 9055/- fixed pulse usual allowance as admissible under the rules on Adhoc basis under the existing policy of the Provincial Government. In Teaching Cadre on the terms and conditions given below with effect from the date of taking over charge.

S. No	Name	Father Name	Merit	Ward/U.C	Place of Posting
1.	Khair Ullah	Said Ullah	116.09	Dislawar	GPS Dislawar Payeen
2.	Hazrat Lugman	Lal Zamin	116.78	Dislawar	GPS Dand Rab Khel
3.	Shah Khalid	Qarib Ullah	104.08	Dislawar	GPS Dogram
4.	Muhammad Riaz	Muhammad Ayaz	103.09	Dislawar	GPS Dislawar Payeen
5.	Amin Ullah	Said Ullah	102.18	Dislawar	GPS Sahib Abad
6.	Khasta Zada	Bakht Zada	101.76	Dislawar	GPS Gunj
7.	Jamshiad Khan	Jan Rehman	97.61	Dislawar	GPS Shagai
8.	Bakht Bairdar Khan	Ali Haider Khan	93.19	Dislawar	GPS Kohai
9.	Zar Zamin	Momin Khan	92.8	Dislawar	GPS Kot Mula Gujar
10.	Bakht Shah Zaib	Muhammad Zada	92.65	Dislawar	GPS Malanga
11.	Siraj Munir	Muhammad Nazir	92.22	Dislawar	GPS Rango
12.	Zafar Khan	Amir Khatam	92.09	Dislawar	GPS Badan
13.	Imran Ahmad	Mumtaz	91.92	Dislawar	GPS Jat Kadi Kheil Payeen
14.	Qarib Ullah	Said Ullah	91.72	Dislawar	GPS Dheri Kadi Khail
15.	Noor Rehman	Mian Adil Khan	90.81	Dislawar	GMPS Qaslan Abad
16.	Haider Ali	Asghar Khan	89.4	Dislawar	GPS Charkoon Payeen
17.	Amir Sadiq	Gul Nazir	88.9	Dislawar	GPS Jactet
18.	Yaseen Khan	Sher Azim Khan	88.4	Dislawar	GPS Bucha Khail
19.	Shanif Ullah	Sher Zafar Khan	88.11	Dislawar	GPS Bagh Mula
20.	Gul Nawaz Khan	Gul Bahadar	87.32	Dislawar	GPS Qauaid Osoral
21.	Ali Akbar Khan	Gul Akbar Khan	87.3	Dislawar	GPS Rango
22.	Mian Naqeeb Jan	Mian Shali Zada Jan	86.6	Dislawar	GPS Dislawar Payeen
23.	Zar Zamin Khan	Mozamin Khan	86.82	Dislawar	GMPS Nala
24.	Ibrar Khan	Saif Ur Rehman	86.12	Dislawar	GPS Dogram
25.	Sajid Ali	Said Amin	85.57	Dislawar	GPS Koat Mula Gujar
26.	Rehman Yousaf	Khajista Muhammad	85.36	Dislawar	GPS Quanj Osoral
27.	Yasar Khan	Sazbar Khan	84.74	Dislawar	GPS Rango
28.	Hidayat Ullah	Abdul Qayu	84.42	Dislawar	GPS Dogram
29.	Noor Rehman	Gul Farosh Khan	84.42	Dislawar	GPS Charkoomi (DK)
30.	Muhammad Tahir Shah	Muhammad Ayaz Khan	83.92	Dislawar	GPS Dogram
31.	Murad Saeed	Saeed Ur Rehman	82.54	Dislawar	GPS Charkoon Payeen
32.	Muhammad Zeb	Khari Gul	82.38	Dislawar	GPS Charkoon Payeen
33.	Kifayat Ullah	Shah Sultan	81.14	Dislawar	GPS Charkoon Payeen
34.	Syed Sadbar Ali Shah	Syed Fazal Badshah	77.22	Dislawar	GMPS Wazir Abad

TERMS & CONDITIONS:

1. No TA/DA is allowed.
2. Charge reports should be submitted to all concerned in duplicate.
3. Appointment is purely on temporary basis initially for one year.
4. They should not be handed over charge if they exceed 35 years or below 18 years of age.
5. Appointment is subject to the condition that their certificates/degrees must be verified from the concerned authorities if anyone found producing bogus, certificates will be reported to the law enforcing agencies for further action.
6. His services are liable to termination on one month's notice from either side. In case of resignation without his one month pay/allowance shall be forfeited to the Government.

- Pay will not be made until and unless a certificate from the concerned authority is issued as his certificates are verified.
8. They should join their post within 15 days of the issuance of this notification. In case of failure to join their post within 15 days of the issuance of this notification, his appointment will expire automatically and no subsequent appeal etc shall be entertained.
9. Health and Age Certificate should be produced from the Medical Superintendent concerned before taking over charge.
10. He will be governed by such rules and regulations as may be issued from time to time by the Govt.
11. Their services shall be terminated at any time, in case of his performance is found unsatisfactory during his probation period. In case of misconduct, he will be proceeded under the rules.
12. His appointment is made on School based. He will have to serve at the place of posting, and his service is not transferable to any other station.
13. Before handing over charge once again their document may be checked if they having no required qualifications they may not be handed over charge.
14. No payment will be made so then before making verification from concerned institutions.
15. The errors and omissions etc if found at any stage shall be rectified. In case of termination of Said Candidate, he will have no right to claim the order already issued in any court.

(MOIN-UD-DIN)
District Education Officer
Male dir Upper

Findit No. _____ File No.0300141 Appn:2016 NTS /DEO(M)/ADO(P) Date: Dir (U). the 05/02/2016

Copy forwarded for information and necessary action to the:-

1. Director of Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
2. District Accounts Officer Dp: Upper
3. Dy: District Education Officer Male Dir Upper.
4. Sub: Divisional Education Officer Male Dir and Wari.
5. Official Concerned.
6. M/File

District Education Officer
Male dir Upper

Attested
S. J. S.

C

**THE KHYBER PAKHTUNKHWA EMPLOYEES OF THE ELEMENTARY AND
SECONDARY EDUCATION DEPARTMENT (APPOINTMENT AND
REGULARIZATION OF SERVICES) ACT, 2017.**

(KHYBER PAKHTUNKHWA ACT NO. I OF 2018)

*(First published after having received the assent of the Governor of
the Khyber Pakhtunkhwa in the Gazette of Khyber Pakhtunkhwa,
(Extraordinary), dated the 8th January, 2018).*

**AN
ACT**

*to provide for the appointment and regularization of the services of certain employees
appointed on adhoc or contract basis or appointed in certain projects in the Elementary
and Secondary Education Department in
the Province of the Khyber Pakhtunkhwa.*

WHEREAS it is expedient to provide for the appointment and regularization of the services of certain employees appointed on adhoc or contract basis or appointed in certain projects in the Elementary and Secondary Education Department in the Province of the Khyber Pakhtunkhwa, in the public interest;

It is hereby enacted as follows:

1. Short title, application and commencement.---(1) This Act may be called the Khyber Pakhtunkhwa Employees of the Elementary and Secondary Education Department (Appointment and Regularization of Services) Act, 2017.

(2) It shall apply to all the employees in the Elementary and Secondary Education Department, as defined in clause (c) of sub-section (1) of section 2 of this Act.

(3) It shall come into force at once and it shall be deemed to have taken effect from the date of the initial appointment of the employees as referred to in clause (c) of sub-clause (1) of section 2 of this Act.

2. Definitions.---(1) In this Act, unless the context otherwise requires,-

- (a) "Commission" means the Khyber Pakhtunkhwa Public Service Commission;
- (b) "contract appointment" means appointment of a duly qualified person for a specific period made otherwise than in accordance with the prescribed method of recruitment;
- (c) "employees" mean duly qualified persons.-

Attested


- (i) who are appointed as teachers on adhoc or contract basis by the Government after 2013 through National Testing Service but does not include the teachers engaged on work charge basis or who are paid out of contingencies;
 - (ii) who are appointed in the projects on contract basis in accordance with the project policy; and
 - (iii) who are appointed as Junior Clerk in the Elementary and Secondary Education Department by Government after 2013 through National Testing Service;
- (d) "Government" means the Government of the Khyber Pakhtunkhwa;
- (e) "law or rule" means the law or rule for the time being in force governing the selection and appointment of civil servants;
- (f) "project" means,-
- (i) IT/Computer Teachers in Computer Labs Projects in Khyber Pakhtunkhwa (Phase-II);
 - (ii) establishment of five hundreds (500) IT Labs in Government High and Secondary Schools in Khyber Pakhtunkhwa; and
 - (iii) establishment of five hundreds (500) IT Labs in Government High Schools in Khyber Pakhtunkhwa (Phase-III); and
- (g) "teacher" means a teacher of primary, middle, secondary or higher secondary school.

(2) The expressions "adhoc appointment" shall have the same meaning as respectively assigned to them in the Khyber Pakhtunkhwa Civil Servants Act, 1973 (Khyber Pakhtunkhwa Act No. XVIII of 1973).

3. Regularization of services of employees.--(1) Notwithstanding anything contained in any other law or rules, the employees, who hold posts till the commencement of this Act [or till 30th June 2017, in respect of the project as mentioned in sub-clause (i) of clause (f) of sub-section (1) of section 2 of this Act, as the case may be], shall be deemed to have been validly appointed on regular basis from the day of the initial appointment; provided that-

- (i) they possess the same qualification and experience required for a regular post;

Attested
S.M.

(ii) they have not resigned from their services or terminated from services on account of misconduct, inefficiency or any other ground, before the commencement of this Act¹[:]

²[Provided that expiry of the project as mentioned in sub-clause (i) of clause (f) of sub-section (1) of section 2 of this Act, shall not be deemed a ground for non-appointment of an employee on regular basis under this Act; and]

(iii) the service promotion quota of all service cadres shall not be affected.

(2) The services of the employees shall be deemed to have been regularized only on the publication of their names in the official Gazette.

4. Determination of seniority.--(1) The employees whose services are regularized under this Act or in the process of attaining service at the commencement of this Act, shall rank junior to all other employees belonging to the same Cadre, who are in service on regular basis on the commencement of this Act, and shall also rank junior to such other persons, if any, who, in pursuance of the recommendation of the Commission made before the commencement of this Act, are to be appointed to the Cadre, irrespective of their actual date of appointment.

(2) The seniority inter-se of those employees, whose services are regularized under this Act within the Cadre, shall be determined on the basis of their continuous service in Cadre:

Provided that if the date of continuous service in the case of two or more employees is the same, the employee older in age shall rank senior to the younger one.

5. Overriding effect.-- Notwithstanding anything to the contrary contained in any other law or rules for the time being in force, the provisions of this Act shall have an overriding effect and the provisions of any such law or rules to the extent of inconsistency to this Act shall cease to have effect.

¹ Replaced vide Khyber Pakhtunkhwa Act No. II of 2019.

² Inserted vide Khyber Pakhtunkhwa Act No. II of 2019.

Attested


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(C) - 12 -

OFFICE OF THE DISTRICT EDUCATION OFFICER
(MALE) UPPER DIR

Ph. No. 0944-081400-Fax-081400 E-mail: deroindirupper@gmail.com

NOTIFICATION

In pursuance of Khyber Pakhtunkhwa Employees of the Elementary & Secondary Education Appointment & Regularization of Services Act, 2017 (Khyber Pakhtunkhwa Act no.1 of 2018), & Elementary & Secondary Education Department Notification No. SO(S/P)R&STD/3-2/2018/SITI/Contract Dated: 16/02/2018, Services of the following (427) Primary School Teachers of Sub-Division, Wari, Dir Upper, appointed w.e.f. (03-05-2014 to 23-06-2017) through NTS on adhoc/contract basis, are hereby regularized in BPS-12, on terms and condition given below with effect from the date of their 1st appointment as per details given against each, in the interest of public service.

S.L. No	Regd. No.	Name	Address	U/C	Total Marks /200	Name of School	App. Order No	Dated	Date of Taking over Charge	Extension Order No & Date
1	3560160	Siddiqui Shahzad	V; Chappar	Chappar	130.8	GPS Chappar	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
2	3560202	Anwar Saloom	V; Chappar	Chappar	125.6	GPS Kass Chappar	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
3	3560362	Azhar Ali	V; Nazir Abud	Chappar	116.62	GPS Gul Shab Uthar	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
4	3560913	Zainuddin	V; Nazir Abud	Chappar	113.24	GPS Uthar Chappar	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
5	3560512	Akbar	V; Mehmood	Dislower	112.95	GPS Osarpal	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
6	3560023	Khalidullah	V; Hafiz	Chappar	112.08	GPS Nasir Abud	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
7	3560702	Mallikullah	V; Charkoom	UK	112.05	GPS CHAKUM P	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
8	3560703	Munayyibullah	V; Kolod	Dislower	111.02	GPS Tengal	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
9	3560847	Sajid Ali	V; Wari	Dislower	111	GPS Uthar K Khell	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
10	3560608	Sohail	V; Nazir Abud	Chappar	108.35	GPS Jolar No 01	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
11	356731	Muhammad Ilyas	VII; Islamabad	Alharam	104	GPS Alharam	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
12	3560729	Wazimullah	V; Jelur	Chappar	103.78	GPS Sirkani	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
13	3560732	Sirajud Din	V; Jelur	Chappar	103.19	GPS Samal	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
14	3560309	Sallud Din	V; Sohail Abud	Dislower	103	GPS Dislower	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
15	3560647	Mukhtiyar Ali	V; Nasir Abud	Chappar	102.43	GPS Shikarpal	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
16	3560133	Mianullah	V; Shahkani	Chappar	99.9	GPS Umrikot	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
17	791700292	Iqbalullah	V; Jujhaban	Dislower	91.92	GPS Uthar K Khell	8572-79	03/05/2014	04/05/2014	1868-74.30.04.2015
18	762500486	Amir Sohd	V; Jelut	Dislower	88.89	GPS Jekot	270-75	03/05/2014	04/05/2014	1868-74.30.04.2015
19	7935000466	Zamullah	V; Jujhaban	Dislower	84.68	GPS Uthar K Khell	3248-56	03/05/2017	04/05/2017	1578-82.03.05-2016
20	791700590	Mominullah	V; Kass Bando	Kotkal	133.45	GPS Garabal	968-75	12/03/2015	13/03/2015	1578-82.03.05-2016
21	491700609	Muhammad Riaz	V; Kalabdal	Nahan	124.72	GPS Shalgan	968-75	12/03/2015	13/03/2015	1578-82.03.05-2016
22	791700830	Munir Khan	V; Dislower	Dislower	117	GPS Dislower	968-75	12/03/2015	13/03/2015	1578-82.03.05-2016
23	791700512	Munshi	V; Kul Malajular	Dislower	110	GPS Kul Malajular	968-75	12/03/2015	13/03/2015	1578-82.03.05-2016
24	841700055	Ali Abuz	VII; Pashua	Alharam	109.74	GPS Pashua	968-75	12/03/2015	13/03/2015	1578-82.03.05-2016

ADD (P) Establishment

Attested

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PST (NTS) Regularization Order

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PST (NTS) Regularization Order

		Name	Vill, Dist+HO	Akhigram	GIA	GPS Karibano	307-12	05/03/2016	06/03/2016	1275-79	
230	792300299	Mohammad	Karo	Akhigram	54.41	GPS Khunano	307-12	05/03/2016	06/03/2016	1275-79	
231	792300293	Mohammad	Vill. Guli Dagh	Akhigram	62.07	GPS High Dala	307-12	05/03/2016	06/03/2016	1275-79	
232	792300298	Amid Haq	Vill Akhigram	Akhigram	60.75	GPS Khunano	307-12	05/03/2016	06/03/2016	1275-79	
233	792300342	Mohamad	Vill Akhigram	Akhigram	60.6	GPS Khunano	307-12	05/03/2016	06/03/2016	1275-79	
234	792300343	Mohamad	Vill. Shikwakar	Akhigram	51.63	GPS Karibano	307-12	05/03/2016	06/03/2016	1275-79	
235	792300350	Jaf Ali	Vill. Gah.	Pashua	88.38	GPS Gah	307-12	05/03/2016	06/03/2016	1275-79	
236	792300352	Zahoor	V. Kais Banda	Botali	109.60	GPS Botali	264-69	05/03/2016	06/03/2016	1275-79	
237	792300370	Abdullah	V. Harara	Botali	80.39	GPS Sall Kalay	282-87	05/03/2016	06/03/2016	1275-79	
238	792300269	Sanginullah	V. Jelar	Chappar	92	GPS Dheri	Chappar	313-18	05/03/2016	07/03/2016	1275-79
239	791700519	Hussainullah	V. Panjguro	Kotial	91.82	GPMS Chawala	450-455	18/03/2016	19/03/2016	1275-79	
240	791700519	Arshad	V. Kot	Ushlower	81.45	GPS Kot	450-455	18/03/2016	19/03/2016	1275-79	
241	792300347	Hussainullah	V. Undali	Chappar	75.6	GPMS Uneral	450-55	18/03/2016	19/03/2016	1275-79	
242	791700451	Mohammad	V. Payeen	Chappar	90.64	GPS Landal	450-55	19/03/2016	20/03/2016	1275-79	
243	791700323	Salohud Din	V. Sankor	Shinal	90.62	GPS Sholeh	450-55	19/03/2016	20/03/2016	1275-79	
244	792300412	Iftanullah	V. Nasir Abad	Chappar	90.62	GPS Chappar	485-99	19/03/2016	20/03/2016	1275-79	
245	791700392	Shir Wall Khan	V. Daskor P	Wari	90	GPS Malouk	485-90	19/03/2016	20/03/2016	1275-79	
246	791700392	Bakht Zada	V. Mafo Khan	Sundal	83.52	GPS Mislimonu	485-99	19/03/2016	20/03/2016	1275-79	
247	792300377	Hussain Zada	V. Shalgah	Nohan	83.4	GPS Shalgah	485-90	19/03/2016	20/03/2016	1275-79	
248	792300328	Akhoon Zada	V. Shalgah	Nolan	82.22	GPS Shalgah	450-55	19/03/2016	20/03/2016	1275-79	
249	792300223	Ali Askar	V. Mano Chena	Nehag	81.9	GPS Shalgah	485-99	19/03/2016	20/03/2016	1275-79	
250	792400397	Sadiq Ahmad	V. Itazara Karo	Pashua	71.60	GPS Shang	485-490	19/03/2016	20/03/2016	1275-79	
251	792200248	Shaukatullah	V. Charkoom	Ushlower	77.4	GPS Charkoom	2873-78	23/07/2016	24/07/2016	10.03.2017	
252	791700514	Muhqeubullah	V. Mislimonu	Sundal	100.68	GPS Kunduru	288-93	05/03/2017	06/03/2017		
253	793300237	Yaseen Khan	V. Usandan	Ushlower	88.4	GPS Uchto	270-75	05/03/2016	06/03/2016		
254	793500110	Paramullah	Vill; khonano	Akhigram	94.79	Khill	3310-24	03/04/2017	04/05/2017		
255	793500092	Iftanullah	Vill; Kabal	Akhigram	75.03	GPMS Uneral	3310-24	03/04/2017	04/05/2017		
256	7932003742	Mushtaq	Vill; Kasal Karo	Akhigram	74.58	GPS Gah	3310-24	03/04/2017	04/05/2017		
257	7931000627	Mohammed	Vill; Dara	Akhigram	73.59	GPS Odrokai	3310-24	03/04/2017	04/05/2017		
258	7931000588	Nojeebullah	V. Qasim Abad	Ushlower	121.32	GPS Mola	3249-56	03/05/2017	04/05/2017		
259	791700205	Mohammad Younas	V. Gonyol	Sundal	119.75	GPS Kotunu	3307-15	03/05/2017	04/05/2017		
260	4512001217	Shehzad Ahmad	V. Umar Kot	Chappar	119.51	GPS Umrikul	3273-79	03/05/2017	04/05/2017		
261	7935001012	Ijaz Almud Khan	V. Jelar	Chappar	117.76	GPS Sunul	3273-79	03/05/2017	04/05/2017		
262	7935000687	Farman Ali	V. Seri S Khell	Kotial	115.70	GPS Kathkam	3269-97	03/05/2017	04/05/2017		
263	7917000229	Gohar Ali	V. Nehar	Holay	112.75	GPS Shalgah U	3266-77	03/05/2017	04/05/2017		
264	7932000529	Gohar Ali	V. Makhal	Kotial	110.79	GPS Ritorai	3289-97	03/05/2017	04/05/2017		
265	7932000425	Halmam Zada	V. Kalligam	Kotial	110.23	GPS Rorogul	3289-97	03/05/2017	04/05/2017		

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Terms & Condition

1. Their services shall be governed by the Khyber Pakhtunkhwa Civil Servants Act, 1973, the Khyber Pakhtunkhwa (Appointment, Deputation, Paying & Transfer of teacher, Instructors & Doctors) Regulatory Act, 2011, and such rules and regulations as may be issued from time to time by the Government.
2. Their services shall be considered regular and they shall be eligible for pension / deduction of GIP Fund in terms of the Khyber Pakhtunkhwa Civil Servant Act, 1973 as amended in 2013.
3. They shall possess the same qualification and experience required for the regular post.
4. Their services are liable to termination on one month notice from either side, in case of resignation without notice, their one month pay/allowances shall be forfeited to the Government.
5. Their regularization shall not affect the promotion quota of existing holders of posts in respective service cadre.
6. The regularization shall not be in favor of those, who have not taken over charge or have remained absent from duty or resigned from service and also not for those who are under disciplinary proceedings.
7. The Employees whose services regularized under the Khyber Pakhtunkhwa Employees of the Elementary & Secondary Education (Appointment and Regularization of Services) Act, 2017 (Khyber Pakhtunkhwa Act No.1 of 2018) or in the process of attaining service at the commencement of Khyber Pakhtunkhwa Employees of Elementary and secondary Education (Appointment and Regularization of services) Act, 2017 (Khyber Pakhtunkhwa Act No.1 of 2018) shall rank junior to all civil servants belonging to the same service or cadre. As the case may be, who are in service on regular basis on the commencement of the Khyber Pakhtunkhawa Employees of Elementary And secondary Education (Appointment and Regularization of services) act, 2017 (Khyber Pakhtunkhwa Act No.1 of 2018) and shall also junior to such other persons, if any, who, were appointed on regular basis to the respective service or cadre before the commencement of this Act, irrespective of their actual date of appointment.
8. The seniority inter-se of the employees, whose are regularized under this Act within the same service or cadre, shall be determined on the basis of their merit position in such service or cadre.
9. Their seniority shall be determined on the basis of their continuous service in cadre, provided that if the date of continuous services in the case of two or more employees is the same, the employee older in age shall be ranked senior to the younger one.

(ABDUL HAQ)
 DISTRICT EDUCATION OFFICER
 (MALE) UPPER DIR

ADO (P) Establishment

Attested


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PST (NTS) Regularization Order

Enclm. No: 1561-671 No. 158/DPO (M)/ADO (P) ESTD: Dated 21/3/2018

Copy forwarded to the:

1. Director E&SI, Khyber Pakhtunkhwa Peshawar.
2. District Accounts Officer Upper Dir.
3. Dy. District Education Officer (M), Upper Dir.
4. SDEO (Male) Barawal, Ralkot, Dir, Wuri & Sheringal.
5. Teachers Concerned
6. A9-EMHS Local Office
7. Office Copy

DISTRICT EDUCATION OFFICER
(MALE) UPPER DIR.

Attested
S.M