### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No.971 of 2023

Muhammad Tahir District Director Agriculture, District Kohistan <u>VERSUS</u>

Govt. of Khyber Pakhtunkhwa through Chief Secretary, Peshawar

Khyber Pakh Service Tri , NO

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 971 of 2023 Muhammad Tahir District Director Agriculture, . District Kohistan

APPELLANT

#### VERSUS

- 1- Govt. of Pakhtunkhwa through Chief Secretary, Peshawar.
- 2- The Government of Khyber Pakhtunkhwa through Secretary Agriculture, Department Peshawar.
- 3- Secretary Finance Khyber Pakhtunkhwa Peshawar.
- 4- Secretary Establishment Khyber Pakhtunkhwa Peshawar.
- 5- Director General, Agriculture Extension Khyber Pakhtunkhwa, Peshawar.
- 6- District Director Agriculture District Kohistan...

#### **RESPONDENTS**

JOINT PARA-WISE COMMENTS ON BEHALF OF RESPONDENTS NO.1,2,3,4,5&6.

#### PRELIMINARY OBJECTIONS

Respectfully Sheweth:- That the respondents submits as under:-

- 1- That the instant appeal is baseless, frivolous and concocted based on malafide intentions and for ulterior motive, hence not tenable at all.
- 2- That the appellant wishes to waste the precious time of this Honorable Tribunal by filling the instant appeal.
- 3- That the appellant has got no prima facie to file the instant appeal.
- 4- That the appellant has deliberately concealed the important facts from this Honorable Tribunal.
- 5- That the instant appeal is not maintainable in its present form and liable to be dismissed.
- 6- That the appellant has got no locus standi to file the instant appeal.
- V
- 7- That the appellant has deliberately concealed the material facts from this Honorable Tribunal.
- 8- That the appellant has not come to this Honorable Service Tribunal with clean hands.
- 9- That the appeal is barred by law and limitation.
- 10-That the scheme of advance increment discontinued with effect from October, 2001.
- 11-That the appeal of the appellant is time barred.

#### **ON FACT PARA-WISE COMMENTS**

- Para-1 Incorrect. That the appellant has got appointment as Agricultural Officer BS-17 in Agriculture Extension Department Khyber Pakhtunkhwa in the year 1987.
- Para-2 Incorrect. According to recruitment and appointment Rules, 1981, the basic qualification for appointment of Agriculture Officer is M.Sc Agriculture / B.Sc (Hons) Agriculture or B.Sc Degree in 2<sup>nd</sup> Division obtained after six year academic instructions after Matriculation copy attached as (Annexure-A).
- Para-3 Correct to the extent that the appellant has got M.Sc. Honours Degree from Agriculture University, Peshawar in the year 1986.
- Para-04 Incorrect. The Government of Khyber Pakhtunkhwa Finance Department has been pleased to sanction scheme of basic pay scales and fringe benefits of Provincial Servant 1983 with effect from 1<sup>st</sup> July, 1983 vide letter No. 24.08.1983 (Annexure-B).
- Para-05 Incorrect. The Government of Khyber Pakhtunkhwa Finance Department (Regulation Wing) observed that despite the discontinuation of scheme of advance increments under revision of basic pay scale and fringe benefits of civil employees (BPS-01-22) notified vide letter No. FD(PRC)1-1 /2001 dated 27.10.2001, the request of still pouring in from Government Servant in various department for grant of advance increment under the old scheme despite a lapse of more than 08 year. The Government of Khyber Pakhtunkhwa Finance Department (Regulation Wing) has been please to allow a grace period of sixty days (60 days) by issuing a circular letter to all Provincial Department / Attached Department / their sub ordinate offices for immediate finalization of all genuine pending cases, where the right of advance increment had already been accrued to the concerned employee on or before 30.11.2001, but the benefit has not been extended to them so far vide letter No. FD (SR-1) 2-123/2010 dated 29.04.2010 copy attached (Annexure-C). The Government of Khyber Pakhtunkhwa clarified that only those Government Employee who had acquired higher qualification prior to 01.12.2001, while in service (or jointed service with higher qualification) and had submitted their applications to their concerned Department / Offices before 01.12.2001 but their cases have not yet been decided, are eligible for advance increment Vide letter No. FD (SR-1) 2-123/2010 dated 25.06.2010 copy attached as (Annexure-D).





The appellant not submitted any application nor any appeal to the respondents before discontinuation of the scheme. The appellant submit his appeal to the respondent department vide letter No.230/DDA dated 25.06.2020 after a lapse of twenty years (20 years) which is time barred **(Annexure-E).** The appeal of the appellant was rejected by the Respondent No.3 with the remarks that "advance increments on higher educational qualification has been stopped in light of Pay Revision 2001" vide Finance Department letter No. FS (SOSR-1)2-123/2020 dated 28.12.2020 copy attached as **(Annexure-F).** 

#### **GROUNDS**

- Para-a Incorrect that the appellant has been treated by the respondents department in accordance with law and rules.
- Para-b Incorrect that the appellant has been treated by the respondents department in accordance with law and rules and not violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- Para-c Incorrect. The Government of NWFP (Khyber Pakhtunkhwa) Agriculture Food and Coop, Department allow two advance increment of officers of Agriculture Department from the date of their M.Sc. Honours Degree vide order dated 07.05.1992 while the appellant has not applied for the benefit of advance increments.
- Para-d Detail comments given in Para-05 above.
- Para-e Detail comments given in Para-05 of the facts and Para-C of the grounds.
- Para-f Detail comments given in Para-C above.
- Para-g Incorrect. That the appellant has not applied for advance increments from the date of his appointment till the closing of scheme of advance increment.
- Para-h No comments, hence denied.
- Para-i Incorrect. Detail comments given in para-5 above. The respondents may also be allowed to raise additional grounds during the course of arguments.

It is hereby humbly prayed that on acceptance of the para wise comments,

the appeal of the appellant may kindly be dismissed with cost.

CHIEF SECREPARY, GOVT. OF KHYBER PAKHTUNKHWA, PESHAWAR RESPONDENT NO.1 NADEEM ASLAM CHUDRY

Ja

SECRETARY TO GOVT. OF KAYBER PAKHTUNKHWA AGRICULTURE DEPARTMENT, PESHAWAR RESPONDENTS NO.2 MUHAMMAD JAVID MARNAT

SECRETARY TO GOVT. OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT PESHAWAR V RESPONDENT NO.3 AMIR SULTAN TAREEN

SECRETARY TO GOVT. OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT PESHAWAR RESPONDENT NO.4

SHAHID ULLAH KHAN

MUHAMMAD TAHIR

DIRECTØR ENERAL, AGRICULTURE (EXTENSION) KHYBER PAKHT/INKHWA, PESHAWAR RESPONDENT NO.5 HAMMAD JAN

DISTRICT DIRECTOR AGRICULTURE, DISTRICT KOHISTAN RESPONDENT NO.6

District Director

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 971 of 2023 Muhammad Tahir District Director Agriculture, District Kohistan

APPELLANT

### VERSUS

- 1- Govt. of Pakhtunkhwa through Chief Secretary, Peshawar.
- 2- The Government of Khyber Pakhtunkhwa through Secretary Agriculture, Department Peshawar.
- 3- Secretary Finance Khyber Pakhtunkhwa Peshawar.
- 4- Secretary Establishment Khyber Pakhtunkhwa Peshawar.
- 5- Director General, Agriculture Extension Khyber Pakhtunkhwa, Peshawar.
- 6- District Director Agriculture District Kohistan.

**RESPONDENTS** 

#### **COUNTER AFFIDAVIT**

We the undersigned hereby solemnly declare / affirm that the contents of the Para-wise reply / comments are true and correct to the best of our knowledge and belief and nothing has been kept-secret from this Honorable Tribunal.

CHIEF SÉCRETARY, GOVT. OF KHYBER PAKHTUNKHWA, PESHAWAR RESPONDENT NO.1

SECRETARY TO GOVT. OF KHYBER PAKHTUNKHWA AGRICULTURE DEPARTMENT, PESHAWAR RESPONDENTS NO.2

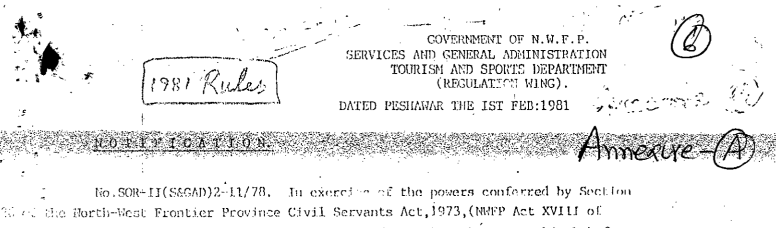
SECRETARY TO GOVT. OF KHYBER PAKHTUNKHWA (FINANCE DEPARTMENT PESHAWAR RESPONDENT NO.3

SECRETARY TO GOVT. OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT PESHAWAR RESPONDENT NO.4



DIRECTOR GENERAL, AGRICULTORE (EXTENSION) KHYBER PAKHTUNKHWA, PESHAWAR RESPONDENT NO.5

DISTRICT DIRECTOR AGRICULTURE, DISTRICT ROHISTAN MUHAMMAD RESPONDENT NO.6 TAHIR



(223) and in superstansion of all previous rules made on the subject in this behaf,

the Communication of the North-Mest Frontier Province is pleased to make the following

THE NORTH-WEST FRONTIER PROVINCE ACRICULTURE DEPARTMENT (RECRUITENT AND APPOINDENT) RULES, 1981.

1. (1) These rules may be called the North-West Frontier Province Agriculture Department(Recruitment and appointment)Rules, 1981.

2. The method of frecruitment, minimum qualifications age limit and other matters related thereto for the posts specified in column 2 of the Schedule annexed shall be such as given in column 3 to 6 of the said likedule.

SECRETARY TO COVERNMENT OF NORTH-WEST FRONTLER PROVINCE SERVICES & GENERAL ADMINISTR: SFORTS AND TOURISM DEPARTMENT.

NUSUK-11(3&GAD)2-11/78

Dated Peshawar the Ist Feb:1981.

A copy is forwarded for information to:-

1. All Administrative Secretaries to Government of NUFP,

2. Director General of Agr. are, NWFP, Peshawar.

Deputy Director, Soil conservation, NWFP, Peshawar.

4. Director of Agriculture(Extension Wing)NMFP, Peshawar.

5. Project Director "On-Farm Water Management Project"MMFP.Peshawar.

6. Secretary, nWFP. Public Service Commission, Peshawar.

Manager,Government Printing Press,Peshawar for Publication in the Government Gazette.he is requested to supply 50 copies of the Gazette Notification each to the S&GAD and Law Department.

VALUMENNE

8. Section Officer(R-I)S&GAD, Government of NWFP.

部长在#138212月前,14月19月19日,14月19日,14日(14月19日),1月19日,1月19日(14月19日),1月19日(14月19日),1月19日 1月19日 - 1月19日 -

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		( TENSION WING)		
1. Director of Agr Project Directo	riculture/	ri in	- (i)By selecti	on on merit from amongst six senior most
FIDJECT DITECT		VÎ fv	least 13 y	ears service in Grade 17 and 18 in the Seniority being considered only in the
		f	dase of Of of merit:or	ficers of practically the same standard
	an a		(i) by transf	
2. Deputy Director	of Agri:/		 1 2 -	on on merit, with due regard to seniority
Agronomist/Vice	Principle.	t_ te	from amongst	Assistant Directors of Agriculture and nt Directors of Agriculture, with at least
		i s s me	5 yesrs exper	ience as such and not less than 10 years e Department:or
and the second sec		and the second s	(ii)By transf	er of Plant Protection officer, Horti: y Director Agriculture (Economic and
			Marketing)Ser	ior Instructors/Senior Subject Matters ho have at least 5 years experience as
		. <b>r</b> é	such and have	a longer length of total service in the an the one prescribed for promotion.
3. Ma <b>st</b> itistican.	on Ma	er legree in Statistics attenatics with specializat	ion from amongst	on merit, with due regard to seniority Assistant Statistical Officers in the
	in St	atistics from a recognised University Examples (	Planning Agri	g with at least 5 years expellence in culture Experience and processing t.
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4. Plant Protection Officer.		ot ot	from amongst/	on merit, with due regard to Seniority Plant Protection Officers, with at
		2 <b>8</b> - 1	least 5 years	service as such.
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	5Horticulture Officer.		fic field	By Selection on merit, with due from amongst Assistant Horticul at least 5 years service as suc	ture Officers with
- - -	6. Deputy Director of Agriculture(Economic a Marketing)/Economist.	and the structure of the	of .lom .jom: .jomi;	By selection on merit, with due from amongst Asstt:Director of and Marketing)/Extra Asstt:Dire (Economic and Marketing)with at service as such.	Agriculture(Économic ctors of Agriculture
	7. Senior Subject Matter Specialist.			By selection on merit, with due from amongst Junior Subject Mat subject concerned, with at least	ter Specialist in the
- - -	8. Senior Instructors.		ors.	By selection on merit, with due from amongst Junior Instructors, Animal Husbandry Officers/Asstt with at least 5 years service as	Veterinery Officers
	9. Agriculture Officer.	M.Gc.Agriculture or B.Sc(Hons)Agriculture or B.Sc.Degree in 2nd Division obtained after six years academic instr- uctions after Matriculation	<ul> <li>(a)Matriculation 21 to 25 years</li> <li>or equivalent qual-</li> <li>ification from a recognized Board/Univer-</li> <li>sity &amp;</li> <li>(b)Certificate of passing</li> <li>2 years Training Course from</li> <li>A.T.I.</li> </ul>	(i)75% by initial recruitment, (ii)25% by selection on merit, fr with at least 15 years service a Demonstrated above average facul Agriculture Officer. NOTE: A Field Asstt:promoted to Officer shall be appointed in su may, from time to time, determine	tom amongst Field Asstt s such.Who have ty in Assisting an the post of Agricultur ch scale #50 Hoveroment
· · ·	loscan Agricultural Information of the second secon	n (in the second s	iorm	By selection on merit, with due r amongst Asstt:Publicity Officers service as such.	egard to seniority from ,with at least 5 years
	Asstt:Plant Protection Officer.	M.Sc Agri:or B.Sc- (Hons)Agriculture with Specialization in the sub- ject concerned from a recognised University.		By initial recruitment.	ars t ars.
			3	AUDITION AND	
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FINANCE DEPARTMENT Dated, Peshawar, the 24th August, 1983.

The Secretary to Government of NWPP., Finance Department.

1. All Administrative Secretaries to Govt: of NWFP.

2. The Senior Member, Board of Revenue NWFP.

3. All Heads of Attached Departments in NWFP.

4. All Commissioners/Deputy Commissioners/Political Agents/District and Session Judges in NWFP.

5. The Registrar, High Court, Peshawar.

6. The Secretary to Governor, N.W.F.P.

7. The Chairman, Public Service Commission NWFP.

8. The Chairman, Services Tribunal NWFP.

9. The Secretary, Board of Revenue NWFP.

SCHEME OF BASIC PAY SCALES AND FRINGE

BENEFITS OF PROVINCIAL CIVIL SERVANTS(1983).

SUBJECT:-

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In pursuance to the decision of the President of Pekistan, sir, the Governor, N.W.F.P has been pleased to sanction, with effect from Ist July, 1983, a Scheme as detailed below, of the Basic Pay Scales, Allowances and other Fringe Benefits, 1983 for the Provincial Civil Servants:-

PART-I-BASIC SCALES AND ALLIED MATTERS. Basic Scales of Pay: - The Basic Scales of Pay, 1983, as shown in Annexure-I to this circular letter shall replace the existing Scales of Pay (RNPS). The Basic Scales shall not be regarded as "grades" and shall not be referred to as grades in official communications. Officials shall henceforth be appointed/promoted to posts Mis and not in grades.

Initial Pixation of Pay:-(i) The initial pay of an existing employee, i.e. an employee, who has been in Government Service since before the 1st of July, 1983, shall be fixed at the stage in the relevant Basic Pay Scales which is as many stages above the minimum as the stage occupied by him above the minimum of the existing revised National Pay Scales, provided that where the pay so determined does not give the employee concerned a minimum advantage of 10% of his existing Basic Pay plus Dearness Allowance over and above the present emoluments drawn by him, his pay shall be fixed at the lowest stage in the Basic Scale that gives him that advantage; provided further that the maximum of the relevant Basic Scale shall not be exceeded in any case. In this ixation formula, "emoluments" would wan the sum of pay, Dearness Micharlyte and Local Compensatory Allowance, if any.

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Advance\_increments to Technical and Professional categories on possessing/acquiring higher qualifications.

Doctors, Engineers, Educationists, Economists, Management Accountants, Scientists, Geologists, Meteorologists, Archaeologists, Experts in Agriculture, Animal Husbandry and Forestry working in Universities, Colleges, Research Institutions or Technical Departments shall be allowed advance increments on possessing/acquiring higher qualifications as under:-

> (i) In case a technical/professional employee of the above category possesses D.Sc., Ph.D degree from a foreign university, he shall be allowed six advance increments on entry into service in B-17.

- (ii) Those of the above categories of officers who possess N.A/M.Sc/M.S or equivalent from a foreign university or Ph.D or M.Phil from a university in Pakistan will receive four advance increments on induction in service in B-17.
- (111) Those of the above categories of employees who
   \* while in service obtain a degree shall be allowed four advance increments in case of (1) above and two advance increments in case of (11) above.
  - (iv) 3
- In cases where it is intended to extend the concession of advance increments to the categories of Officers other than Doctors, Engineers, Educationists, Experts in Agriculture, Animal Husbandry and Forestry mentioned above, prior concurrence of Finance Department shall be obtained.

11. Advance increments to Stenographers:- The orders instained in the Government of NWFP, Finance Department circular letters NO.FD(SRI)20-1/74 dated 13.5.1981 and NO.FD(SRI)2-56/72 dated 13.9.1982 regarding grant of four advance increments to Steno-typists, Stenographers, Personal Assistants, Judgement Writers, Private Secretaries shall stand rescinded on the introduction of Basic Pay Scales with effect from 1-7-1983.

#### PART-II-ALLOWANCES.

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Dearness Allowance, Local Compensatory Allowance and Rest and Recreation Allowance.

(i) As from the 1st of July,1983, the existing Dearness Allowance, Local Compensatory Allowance wherever admissible, and Rest and Recreation Allowance shall cease to be admissible to a provincial civil servant who draws pay in the Basic Pay Scales.

(11) The existing rules and orders regulating the grant of jouse Rept Allowance, Conveyance Allowance and Washing Allowance shall continue to be applicable.

Contd:-

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AGRICULTURE ABBOTTAGAD

Annexure

# GOVT: OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING)

## NO. FD (SR-1) 2-123/2010 Dated Peshawar the: 29-04-2010

All Administrative Secretaries to Government of Khyber Pakhtunkhwa. The Senior Member Board of Revenue, Khyber Pakhtunkhwa. The Secretary to Governor Khyber Pakhtunkhwa, Peshawar. The Secretary Provincial Assembly, Khyber Pakhtunkhwa. All Head of Attached Departments in Khyber Pakhtunkhwa. 4. All District Coordination Officers / Political Agents / District & Session 5. 6. Judges, Knybor Pakhtunkhwa. The Registree, Peshawar High Court, Peshawar. The Chairman, Khyber Pakhtunkhwa Public Service Commission. 7. The Chairman, Khyber Pakhtunkhwa Service Tribunal Peshawar. 8. The Secretary Board of Revenue, Peshawar. 9. 10.

#### Subject.

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DISTRICT

NORICIETURE ASSETTALLE

To:

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3.

CLARIFICATION ABOUT ADVANCE INCREMENTS ON HIGHER QUALIFICATION.

I am directed to refer to this Department letter of even number dated Sir, 03-01-2009 on the subject cited above and to state that it has been observed by the Finance Department that despite the discontinuation of the Scheme of Advance Increments under Revision of Basic Pay Scales and Fringe Benefits of Civil Employees (BPS-1-22) notified vide this department letter No. FD (PRC) 1-1/2001, dated 27-10-2001, the requests are still pouring in from Government Servants in various departments for grant of advance increments under the old scheme despite a lapse of more than 08 years.

This state of affairs amply shows the apathy of the Government Departments as they did not finalize the cases of some of their respective employees even till January 2009, when the Government of Khyber Pakhtunkhwa Finance Department finally decided to stop the facility altogether vide Finance Department letter No. FD (SR-1)2-123/2007, dated 03-01-2009.

Now in order to facilitate those government servants who were otherwise entitled for grant of advance increments prior to the discontinuation of the said scheme vide para-11 of this department letter no.FD (PRC) 1-1/2001, dated 27th October, 2001, the Government of Khyber Pakhtunkhwa has been pleased to allow a grace period of sixty days (60 days) from the date of issuance of this circular letter, to all the Provincial Departments / Attached Departments / their sub-ordinate offices for immediate finalization of all genuine pending cases, where the right of advance increments had already been accrued to the concerned employees on or before 30-11-2001, but the benefit has not been extended to them so far. <u>P.T.O</u>

I am further to state that this department letter of even number dated 03-01-2009 has accordingly been held in abeyance till 30-06-2010.

I am, therefore, directed to request that all such cases pertaining to your 5. respective departments may kindly be finalized / decided within the stipulated period to settle the issue once for all, failing which the Head of concerned Department / Office will be held personally responsible for any genuine grievance of the concerned

Government Servants.

Yours Faithfully, ASOOD AHMED) Additional Secretary (Regulation)

#### Endst: No. & date even

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The Accountant General, Khyber Pakhtunkhwa, Peshawar,

All Heads of Autonomous & Semi Autonomous Bodies in Khyber Pakhtunkhwa.

The Director, Local Fund Audit, Khyber Pakhtunkhwa, Peshawar.

All District Agency Accounts Officers in Khyber Pakhtunkhwa.

All Section/Budget Officers in Finance Department.

The Treasury Officer, Peshawar.

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

The Private Secretary to Finance Minister, Khyber Pakhtunkhwa

Hes DISTRICT DIRECTOR AGRICULTURE ABBOTTABAD

Section Officer (SR-1)

Annexure



## GOVT: OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING)

NO. FD (SR-1) 2-123/2010 Dated Peshawar the: 25-06-2010

To:

- 1. All Administrative Secretaries to Government of Khyber Pakhtunkhwa.
- 2. The Senior Member Board of Revenue, Khyber Pakhtunkhwa.
- 3. The Secretary to Governor Khyber Pakhtunkhwa, Peshawar.
- 4. The Secretary Provincial Assembly, Khyber Pakhtunkhwa.
- 5. All Head of Attached Departments in Khyber Pakhtunkhwa. 6. All District Coordination Officers / Political Agents / District & Session
- Judges, Khyber Pakhtunkhwa.
- The Registrer, Peshawar High Court, Peshawar. The Registrar, Peshawar High Count, Peshawar
   The Chairman, Khyber Pakhtunkhwa Public Service Commission.
   The Chairman, Khyber Pakhtunkhwa Service Tribunal Peshawar.
- The Chairman, Khyber Pakhtunkhwa Service Tribunal Peshawar.
- 10. The Secretary Board of Revenue, Peshawar.

Subject:

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# CLARIFICATION ABOUT ADVANCE INCREMENTS ON HIGHER QUALIFICATION.

I am directed to refer to this Department letter of even number dated Sir. 29-04-2010 on the subject noted above and to state that it has been observed that contents of the said letter have not been properly appreciated and understood.

In this connection it is clarified that only those Government Employees who had acquired higher qualification prior to 01-12-2001, while in service (or joined service with higher qualification), and had submitted their applications to their concerned Departments / Offices before 01-12-2001 but their cases have not yet been decided, are eligible for advance increments in light of the policy prevailing prior to 01-12-2001.

ours Faithfully (MASOOD KHAN) DEPUTY SECRETARY (REG-II)

# Endst: No. & date even

1. The Accountant General, Khyber Pakhtunkhwa, Peshawar. 2. All Heads of Autonomous & Semi Autonomous Bodies in Khyber Pakhtunkhwa.

- 3. The Director, Local Fund Audit, Khyber Pakhtunkhwa, Peshawar. 4. All District / Agency Accounts Officers in Khyber Pakhtunkhwa.
- 5. All Section/Budget Officers in Finance Department.

7. PS to Secretary to Government of Khyber Pakhtunkhwa, Finance Department. DISTANCE UNLY AND 8. PS to Special Secretary Finance Government of Khyber Pakhtunkhwa. Schlouture Abbut Acade 9. PS to Finance Univisities Khyber Pakhtunkhwa.

- 10. PAs to Addl Secretaries in Finance Department.
- 11. PAs to Deputy Secretaries in Finance Department.

CL.

Annexure



#### OFFICE OF THE DISTRICT DIRECTOR AGRICULTURE KOHISTAN



ろの /DDA Kohistan, No.

Dated: 2-5 / 06 /2020.

To,

The Director General, Agriculture (Extension) Khyber Pakhtunkhwa Peshawar

**GRANT OF ADVANCE INCREMENTS** Subject:

Memo;

Reference your office letter No.8847-50/DGA(E), Dated Peshawar the 17-04/2020.

Enclosed please find herewith the above subject cited letter for information and onward submission to the quarter concerned.

Enclosed: (04 No's)

District Director

Agriculture Kohistan

Affest DISTRICT DISTRICT ADDITALA

filihanimad Arshad Khan Tanof ADVOCATE Suprome Court of Pakistan Prinali Pinta Office No 33 Rulenely Abbonacad



Τo,

#### OFFICE OF THE DISTRICT DIRECTOR AGRICULTURE KOHISTAN



二川市,杨代生

The Honourable Secretary, Department of Agriculture, Livestock & Cooperative, Government of Khyber Pakhtunkhwa Peshawar

PROPER CHANNEL Through:

**GRANT OF ADVANCE INCREMENTS** Subject:

Memo:

Reference office letter No.8847-50/DGA(E), Dated Peshawar the 17-04/2020.

As per the Notification FD(SR-I) 1-67/82 Government of NWFP Finance Department Dated, Peshawar, the 24th August, 1983. (Copy enclosed as Annexure-I). Your good office is requested to please review once again admissibility of advance increment to the undersigned officer w.e.from 24-08-1983.

Moreover, while keeping in view order No.SOE(AD)2(2)16/91-II, Dated Peshawar, the 02/04/1992 (Copy enclosed as Annexure-II) officers of Agriculture Extension Department holding MSc (Hons) Degree were allowed for advance increment under the above quoted notification of Finance Department. Your kind consideration will make this over long overdue right of graduates to be restored, let justice be prevailed and revive of serving public.

ti hammad Arshad Khan Tanoli akistan

DISTRICT

AGRICULTURE ABEOTTABAD

Date:25/65/2020

Yours Faithfully

(Muhammad Tahir) **District Director Agriculture Kohistan** 

To: To: The Section Officer-Estt: Agriculture Livestock & Cooperative Peshawar. Subject: - Subject: - Please refer to your letter No	EPARTMENT Diple Differebook.com/GokPFD Viwitter.com/GokPFD 10. FD (SOSR-1) 2-123/2020 d Peshawar the: 28-12-2020	
The Section Officer-Estt: Agriculture Livestock & Cooperativ <u>Peshawar.</u> Subject: - <u>AMESO (1997) (1997)</u> Please refer to your letter No		
Please refer to your letter No	ve Department,	(7
dated 16-12-2020 on the subject noted above increments on higher educational qualification Pay Revision 2001 as well as through an Act, 20	b.SOE(AD)2(2)16/2020/KC/837 we and to state that advance has been stopped in light of	Annexue

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### GOVT. OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT

No.FD (SOSR-1) 2-123/2020 Dated Peshawar, the 28-12-2020

To,

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The Section Officer-Estt. Agriculture Livestock & Cooperative Department Peshawar.

#### Subject: GRANT OF ADVANCE INCREMENTS

Please refer to your letter No. SOE(AD)2(2) 16/2020/KC/837 dated 16.12.2020 on the subject noted above and to state that advance increments on higher educational qualification has been stopped in light of Pay Revision 2001 as well as through an Act, 2012 (Copy enclosed)

DISTRICT UNITABAD

Sd/-(REHMAT KHAN) SECTION OFFICER (SR-1)

## DIRECTORATE GENERAL, AGRICULTURE EXTENSION KHYBER PAKHTUNKHWA, PESHAWAR

#### **AUTHORITY LETTER**

Mr. Muhammad Khurshid, Superintendent (BS-17) office of the District Director Agriculture, Abbottabad is hereby authorized for submission of joint para wise comments in the following service appeals in the Honorable Khyber Pakhtunkhwa Service Tribunal Camp Court Abbottabad and also authorized for attending the Honorable Tribunal on behalf of respondents till the final decision of the cases.

- 1. Service Appeal No. 969 of 2023 titled Wazir Ahmad v/s government of Khyber Pakhtunkhwa through Chief Secretary & others.
- Service Appeal No. 970 of 2023 Titled Aurangzeb V/S Government Of Khyber Pakhtunkhwa Through Chief Secretary & Others.
- 3. Service Appeal No. 971 OF 2023 titled Muhammad Tahir V/S Government Of Khyber Pakhtunkhwa Through Chief Secretary & Others.
- 4. Service Appeal No. 972 OF 2023 Titled Naveed Iqbal V/S Government Of Khyber Pakhtunkhwa Through Chief Secretary & Others.
- 5. Service Appeal No. 973 OF 2023 Titled Nisar Ahmad V/S Government Of Khyber Pakhtunkhwa Through Chief Secretary & Others

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## DIRECTORATE GENERAL AGRICULTURE EXTENSION KHYBER PAKHTUNKHWA, PESHAWAR

#### **AUTHORITY LETTER**

Mr. Muhammad Khurshid, Superintendent (BS-17) office of the District Director Agriculture, Abbottabad is hereby authorized for submission of joint para wise comments in Service Appeal No. 971 of 2023 titled Muhammad Tahir v/s Government of Khyber Pakhtunkhwa through Chief Secretary & Others in the Honorable Khyber Pakhtunkhwa, Service Tribunal, Peshawar and also authorized for attending the Honorable Tribunal on behalf of respondents till the final decision of the case.

nan Jan Muha Directo/ éneral Agricultu (Extension) Khyber akhtunkhwa, 25/1/24 Peshawar DIRECTOR GENERAL,

V DIRECTOR GENERAL, AGRICULTURE (EXTENSION) KHYBER PUKHTUNKHWA PESHAWAR