# FORM OF ORDER SHEET

.*	Ap	peal No.	` 216/202	4	•	,
S.No.	Date of order proceedings	Order or other proce	edings with signature	e of judge		
1			3	•		•
1	29/01/2024		appeal of Mr. A	•		
		hearing before	Şingle Bench	at Pesh	nawar on	
		Parcha Peshi is g	given to counsel	for the a	appellant.	
			Byth		MM ISTRAR	an

Service Appeal No. 216 /2024

Vers	sus
The Govt. of KPK & others	Respondents

## Respectfully Sheweth,

- 1. That the above titled service appeal is being filed today before the Hon'ble Tribunal which is yet to be fixed for hearing.
- 2. That in the titled Service Appeal, both the Respondents are based at Peshawar and similarly, the counsel of the appellant is also based at Peshawar and thus it is in the fitness of things that the titled appeal be heard and decided at Principal Seat.
- 3. That the hearing of the Service Appeal will also help the attendance of the Respondents at Peshawar who can conveniently submit replies within shortest possible time leading to earlier disposal of the lis.

It is therefore, humbly prayed that on acceptance of this application, the titled Service Appeal may be entertained at Principal Seat, Peshawar which is in interest of both the parties.

Applicant/Appellant

Through

Khaled Rahman,

ASC

æ

Muhammad Ghazanfar Ali Advocate, High Court

Dated: 27/01/2024

#### **Verification**

I, Asghar Khan, Office Assistant, Saidu Group of Teaching Hospitals, Swat, do hereby solemnly affirm and declare on oath that the contents of this Application are true and correct to the best of my knowledge, and nothing has been concealed from this Hon'ble Tribunal.

Deponent



Service Appeal No. 2/6 /2024

Asghar Khan	.,	Appellant
	Versus	

The Govt. of KPK & others ...... Respondents

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4.	Transfer order of appellant from Accounts Section to Development Section in the same office	14.06.2023	В	11
5.	Letter/request of MS to Respondent No.2	13.11.2023	C	12
6.	Cancellation order of earlier posting order dated 14.06.2023	15.11.2023	D	13
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20.	Wakakat Nama	†		

Through

Advocate, Supreme Court

4-B, Harøon Mansion Khyber/Bazar, Peshawar Off: Tel: 091-2592458

Dated! \_\_\_\_\_/01/2024

# Service Appeal No. 2/6 /2024

#### Asghar Khan

Office Assistant.

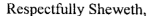
#### Versus

- 1. The Govt. of Khyber Pakhtunkhwa though Secretary Health, Civil Secretariat, Peshawar.
- 2. The Director General Health Services, Khyber Pakhtunkhwa, Khyber Road, Peshawar...... Respondents

SERVICE APPEAL UNDER SECTION 4 OF THE PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED ORDER DATED 07.12.2023 WHEREBY THE APPELLANT WAS TRANSFERRED FROM SAIDU GROUP OF TEACHING HOSPITAL, SWAT TO THE OFFICE OF THE DHO, DIR UPPER **AGAINST** HE PREFERRED WHICH DEPARTMENTAL REPRESENTATION ON 14.12.2023 WHICH WAS REGRETTED VIDE IMPUGNED ORDER DATED 09.01.2024.

#### **PRAYER:**

On acceptance of the instant appeal, both the impugned orders dated 07.12.2023 and 09.01.2024 may graciously be brushed aside and the appellant be allowed to remain posted at Saidu Group of Teaching Hospital, Swat.



#### Facts giving rise to the present writ petition are as under:-

- 1. That the appellant is the senior-most employee of the Health Department. He was appointed as Junior Clerk on 17.07.1987 in the then Divisional Directorate, Swat and subsequently promoted to the post of Senior Clerk on 09.07.2007 and later on promoted to the post of Office Assistant on 10.08.2010. Throughout his service, appellant performed his duties efficiently and to the entire satisfaction of his superior officers. (Bio Data of the appellant ans Seniority List *Annex:-A*).
- 2. That while posted at Saidu Group of Teaching Hospital, Saidu Sharif, Swat ("SGTH"), the appellant was transferred within the same hospital from Accounts Section to Development Section by the Medical Superintendent vide office order dated 14.06.2023 (Annex:-B) under the directives of the Respondent No.2 but subsequently, the Medical Superintendent of the SGTH requested Respondent No.2 vide letter dated 13.11.2023 (Annex:-C) to cancel his posting order ibid for the reasons duly mentioned in the letter of request. Consequently, the Respondent No.2 vide office order dated 15.11.2023 (Annex:-D) cancelled the earlier posting order dated 14.06.2023 ibid.
- 3. That the niece of the then Chief Minister namely Mehmood Khan is also serving in the same hospital, and the brother of then Chief Minister called the appellant on 06.12.2023 at 09:37 AM to discuss her leave salary bill but since the appellant was sick on that day, therefore, he could not attend to the call (Phone History of appellant's Mobile of 06.12.2023 *Annex:-E*). Since the Finance Department had not released the funds, therefore, the bill got delayed a bit as is evident from the reocrd (*Annex:-F*) which annoyed the brother of then CM and he requested Respondent No.2, who accordingly issued the impugned order dated 07.12.2023 (*Annex:-G*) whereby the appellant was transferred to a far-flung station i.e. office of the DHO, Dir Upper by way of punishment.
- 4. That the Medical Superintendent SGTH vide his letter dated 04.01.2024 (Annex:-H) requested the Respondent No.1 for the withdrawal of the

performance and for the preparation of budget estimates, for which the services of the appellant were required being the only employee in the hospital. The Respondent No.1 forwarded the request of the Medical Superintendent SGTH to Respondent N.2 to tender his views on the issue vide letter dated 22.01.2024 (*Annex:-I*). It is also pertinent to add that the appellant has not yet been relieved from the post.

5. That the appellant preferred a Departmental Representation which was forwarded to Respondent No.2 vide letter dated 14.12.2023 (*Annex:-J*) but the same was rejected/regretted vide letter dated 09.01.2024 (*Annex:-K*), hence this Appeal inter-alia on the following grunds:-

#### Grounds:

- A. That Respondents have not treated appellant in accordance with law, rules and policy on subject and acted in violation of Article 4 of the Constitution of Islamic Republic of Pakistan, 1973 and unlawfully issued the impugned orders, which are unjust, unfair and hence not sustainable in the eye of law.
- B. That as per Notification dated 12.11.2021 (*Annex:-L*), the Government of Khyber Pakhtunkhwa has constituted Regional Directorates of the Health Department wherein the power of transfer/posting of employees in BPS-1 to 16 within the Regional Directorates has been delegated to Regional Directors and therefore, Respondent No.2 is not competent in matters of transfer/postings within the Regional Directorate. Thus the impugned orders are corum non-judice, without lawful authority and hence liable to be set aside.
- C. That as per Posting/Transfer Policy of the Provincial Government (Annex:-M) "All the posting/transfer shall be strictly in public interest and shall not be abused/misused to victimize the Government Servants".

  In the case in hand the impugned transfer order is neither in the public interest nor in exigency of service but the result of extraneous pressure which is against the law and judgments of the Hon'ble Apex Court.

- D. That the appellant has been transferred to a far-flung station by way of punishment on the dictation of political figures. Transfer/posting is though not the punishment but the manner in the object with which the impugned order has been issued patently display the intent of the authority to punish the appellant. Transfer with such intention of punishment is against the Rules, justice, fair-play and the spirit of transfer/posting policy as well as Section-10 of the Khyber Pakhtunkhwa Civil Servants Act, 1973.
- E. That the appellant is a chronic patient of heart diseases as is evident from the Medical Prescription and Test Report (Annex:-N) and has been advised by the Medical Officer to avoid long travellings. Similarly, he is also suffering from Diabaties as is evident from the Medical Prescriptions and Test Reports (Annex:-O). The appellant is also suffering from the disease of Arthritis and has also been instructed by the Medical Officer to avoid hardworking etc vide Medical Prescription (Annex:-P). In view of such diseases the impugned transfer order is against the principle of justice and fair-play and therefore, the on medical grounds the impugned orders are also liable to be set aside.
- F. That the appellant is in advanced age on the way to his retirement. His home is situated at District Swat where he is supporting and supervising a large family comprising of his minor sons and daughters who all are school/college going children. In absence of the appellant it will be highly inconvenient for the appellant to stay as a bachelor in a far-flung station and will also adversely affect the brought up of his children. It is also essential to add that the appellant is not capable of daily travelling long distances due to his numerous ailments as mentioned above.
- G. That not only the post of the appellant at SGTH is lying vacant but there are other three vacant posts of Office Assistants and therefore, the entire burden of the work is on the shoulder of the appellant, for that very reason the appellant has not yet been relieved from the post by the Medical Superintendent as there is none to shoulder the responsibility of the work. Similalry, no substitute has been provided to the SGTH through the impugned transfer order which confirms the factum that the impugned

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order has been passed by way of punishment.

H. That appellant would like to offer some other grounds during the course of arguments.

It is, therefore, humbly prayed that the instant appeal may graciously be accepted as prayed for above.

Any other relief as deemed appropriate in the circumstances of case not specifically asked for, may also be granted to appellant.

Through

Appellant

Khaled Rehman

Advocate Supreme Court

&

Muhammad Ghazanfar Ali

Advocates, High Court

Dated: 25/01/2024

Service Appeal No/2024
Asghar KhanAppellant
Versus
The Govt. of KPK & others Respondents

# **Affidavit**

I, Asghar Khan, Office Assistant, Saidu Group of Teaching Hospitals, Swat, do hereby solemnly affirm and declare on oath that the contents of this Appeal are true and correct to the best of my knowledge, and nothing has been concealed from this Hon'ble Tribunal.

Deponent

	Service Appeal No/2024	
	Asghar KhanAppellant	
	Versus	
	The Govt. of KPK & others	
Арр 07.1	olication for suspending the operation of the impugned orders dated 2.2023 and 09.01.2024 till the final disposal of the instant Appeal.	
Resp	pectfully Sheweth,	
1.	That the above titled service appeal is being filed today before the Hon'ble Tribunal which is yet to be fixed for hearing.	
2.	That the facts alleged and grounds taken in the body of Memo of appeal may be taken as integral part of this application which make out an excellent prima fact case in favour of the applicant who is thus quite sure that the appeal will succeed on merits.	
3.	That the applicant has not yet been relieved from the post of Office Assistant at SGTH as there is no substitute of the appellant in the said hospital.	
4.	That the applicant is suffering numerous diseases and has been strictly forbidden from long travelling. Thus the balance of convience and inconveinece squrely lies in granting the interim relief in the interest of justice and due to health conditions of the applicant.	
5.	That in case the interim relief is not granting, the applicant is bound to suffer loss which cannot be compensated in terms of money whereas in case of interim relief no one is to suffer.	
suspe	It is therefore, humbly prayed that on acceptance of this application, the operation is impugned office orders dated 07.12.2023 and 09.01.2024 may graciously be ended being passed by incompetent authority in violation of law, Rules and Policy, its disposal of the instant appeal.	
	Applicant/Appellant Through	
	Khaled Rahman,	
	ASC	
	d: 24/01/2024  Muhammad Ghazanfar Ali Advocate, High Court	
<u>Veri</u>	fication	
re tr	sghar Khan, Office Assistant, Saidu Group of Teaching Hospitals, Swat, do by solemnly affirm and declare on oath that the contents of this Application ue and correct to the best of my knowledge, and nothing has been concealed this Hon'ble Tribunal	

Deponent



# OFFICE OF THE MEDICAL SUPERINTENDENT

SAIDU GROUP OF TEACHING HOSPITALS, SAIDU SHARIF SWAT

Ph: 0946-9240126-27, Fax: 0946-9240122

# BIODATA OF MR. ASGHAR KHA OFFICE ASSISTANT (BS-16) SAIDU GROUP OF TEACHING HOSPITALS, SWAT

Name:

ASGHAR KHA N

Father's Name:

MUHAMMAD DAWOOD

Date of Birth:

27-05-1968

CNIC

15602-0293134-1

Personal No.

350294

WhatsApp No

0334983636

Place of Birth

Swat.

Religion

Islam

Languages

Pashto, Urdu, English

Qualification

M.A

Date of Joining

15-07-1987

Date of present posting

02-08-2020

Place of posting

Saidu Group of Teaching

Hospital Swat

Date of promotion as Office Assistant

21-05-2010

Permenent Address

Saidu Sharif Swat.

(ASGHAR KHAN) OFFICE AISISTANT SGTH SWAT

# SENIORITY LIST OF OFFICE ASSISTANTS OF HEALTH DEPARTMENT, KHYBER PAKHTUNKHWA

S.No.	Name of Official	Date of Appointment a. Junior Clerk b. Senior Clerk c. Office Assistant	Place of Posting	Date of Birth/ Domicile	Date of Retirement
1.	Asghar Khan	a. 15-07-1987 b. 08-02-2007 c. 21-05-2010	Saidu Teaching Hospital, Swat	27-05-1968. Swat	26-05-2028

Notes III (1997) Saidu Greup Turk (1997) Raidu Suudh Duut Sterriok D

# SAIDU GROUP OF TEACHING HOSPITALS SAIDU SHARIF SWAT.

/2023No. OFFICE ORDER.



As per directives of NAB team during visit on 02.06.2023 and decision in the meeting with of Prof. Dr. Israrul Haq, Chief Executive, Dr. Najibullah D.M.S, Dr. Muhammad Khan D.M.S and Dr. Sikandar Khan D.M.S and Dr. Anwar Zeb Khan, the duties of the following office staff are hereby rearranged as follows with immediate effect till further order.

Name	From	То	Remarks
Mr. Latif Ahmad O.S	E-I	O.S/Overall I.C of Establishment Section	E-I Mr. Adnan E-II Mr. Samiullah E-III Mr. Basharat Mr. Abbas Sajjad
Mr. Bakht Biland O.S	Receipt/ Development	Development Section only	To handover the Charge of Receipt to Mr. Abdul Karim
Mr. Abdul Karim O.S (OPS)		P.S to C.E& M.S/ Receipt	In addition to his own duties
Mr. Asghar Khan Office Assistant	Accounts Section	Development Section	Will be responsible for audit, clearing pendency, Bank Statements and all other matters pertaining to accounts till 30.6.23
Mr. Ziaul Haq L.O/C.O		Accounts Section	In addition to his own duties
Mr. Shamsher Ali O.S	E-II	O.S Store	Mr. Anwarullah and Mr. Israr will Assist him. Mr. Anwarullah will be responsible for managing of the duties and leaves etc. of Store Keepers.
Mr. Yousar Ali Pharmacist	Main Store office	T/C SSP Pharmacy Casualty	Pharmacy Casualty and Gynae
Mr. Nizar Muhamad	I/C SSP Pharmacy Casualty	Main Store	Will provide his services round the clock as and when required. He will collect his share as usual.

Rooms rearrangements

Room No. 1	P.S to Chief Executive and Medical Superintendent
Room No. 2	Accounts
Room No. 7	Development
Previous OPD/ Hall:	O.S Establishment and his staff

The task of offices rearrangement of ground floor (D.M.S, N.S, Store and Mr. Attaullah) is assigned to D.M.S Admin.

MEDICAL SUPERINTENDENT Saidu Group of Teaching Hospital Swat.

Copy forwarded to the: -

1. Chief Executive, Saidu Group of Teaching Hospitals, Swat.

2. All the DMSs.

3. All the above named staff.

Saidu Group of Teaching Hospital Swat.

OFFICE OF THE MEDICAL SUPERINTENDENT

SAID

SAIDU GROUP OF TEACHING HOSPITALS SAIDU SHARIF SWAT PH 0946-9240126-27 FAX:0946-9240122

No. 2314 Arch

Dated Saidu Sharif the 13 / 11 / 2223

Ant C ?-

Τo,

The Director General Health Services,

Khyber Pakhtunkhwa, Peshawar

SUBJECT:

REQUEST FOR CANCELLATION OF OFFICE ORDER

Dear Sir,

I have the honour to enclose herewith the then Medical Superintendent, Saidu Group of Teaching Hospitals, Swat office order No. 8848-51/E-I/2023 dated 14-06-2023 wherein Mr. Asghar Khan, Office Assistant (BS-16) Incharge Accounts section was transferred to Development Section SGTH Swat (copy attached)

In this connection it is hereby submitted that the official concerned is working meticulously in Accounts section, having vast knowledge of audit & accounts, efficiently managing Salary as well as Non-Salary expenditures of the Hospital and being an accountant, he is a helping hand in smooth running of the hospital affairs.

It is, therefore requested, that the above mentioned order may be cancelled to the extent of Mr. Asghar Khan, office assistant retaining him as Incharge Account Section, SGTH Swat for best interest of public service.

Encl: As above

MEDICAL SUPERINTENDENT

Medical Superintendend saidu Group of Teaching Massalad Saidu Sharif Swat

(4)



#### OFFICE ORDER.

As approved by the competent authority, the internal posting /transfer order in 1/0 Mr. Asghar Khan office Assistant from Accounts Section to Development Section Saidu Oroup of Teaching Hospital Swat, issued vide his office order bearing Endst: No. 8848-51/E-I/E-II/2023 dated 14.06.2023, is hereby cancelled.

Subsequently, he is hereby retain at Accounts Section of SGTH Swat as

Incharge in the interest of public service.

Personnel

Copy forwarded to the:-

SERVICES, KP.K PESHAWAR. Dated\_/5\_1//\_\_12023

3000000C\b8 DIRECTOR GENERAL HEALTH

M.S SGHT Swat w/r to his letter No. 2314/Acct: dated 13.11.2023.

PA to DGHS, Khyber Pakhtunkhwa.

Official Concerned.

For information and necessary action

DY: DIRE

DIRECTORATE GENERAL HEALTH SERVICES, K.P.PES

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		10:47 AM
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	Dr.Adil	<b>.</b> •

- Brown of them CM grandy Mohmood Khan



### OVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT

a Civil Secretariat Perhawar - @ http://www.farance.gbp.pb

NO.B.VI/FD/1-54/2020-21/Vol-II

Dated Peshawar the 01-12-2023

To

The Secretary to Govt of Khyber Pakhtunkhwa,

Health Department, Peshawar.

Subject:-

ADDITIONAL GRANT FOR LEAVE SALARY FOR FY 2023-24 SGTH

SWAT

Dear Sir.

I am directed to refer to your department's letter No. SOB-II/HD/1-7/SGTH/Swat/2023-24 dated 10-11-2023 on the subject noted above and to state that Finance Department agrees to release additional funds amounting to Rs. 550,000/-(Rupees Five Lacs and Fifty Thousand Only) under object head "A01278- Leave Salary" in respect of Dr. Samreen Khan, Medical Officer attached to Saidu Group of Teaching Hospital Saidu Sharif Swat, subject to observance of all codal / legal formalities by the Administrative Department before incurrence of the expenditure.

The above amount of Rs. 550,000/- is provided through following re-2appropriation during CFY 2023-24: -

From (-) Grant No.13 "Health" (NC21017) 07-Health-073-Hospital Services-0731- General Hospital Services-073101- General Hospital Services.	To (+) Grant No.13 "Health" (NC21017) 07-Health-073-Hospital Services-0731- General Hospital Services-073101-Genera Hospital Services	
PR4825 Special Provision for Health Department (Non-SAP)-		

The expenditure involved is debit-able to functions/object classification 3mentioned above during Current Financial Year 2023-24.

Yours faithfully,

#### Endst. No. & Date Even.

<u>C.C.</u>

1. Accountant General, Khyber Pakhtunkhwa Peshawar

- 2. Director General Health Services, Khyber Pakhtunkhwa Peshawar
- 3. Medical Superintendent, Saidu Group of Teaching Hospital, Swat.
- 4. District Comptroller of Accounts, Swat.
- 5. Director FMIU, Finance Department.
- 6. Master File.

CamScanner



## DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKITUNKHWA, PESHAWAR.

Fav (109) - 921(1230 Exchanges 491 ~9210187, 091 - 9210196, Office Phi 091 - 9210269 All communications should be addressed to the Director General Health Services Peshawar and not in Any official by name Email & P. KDGHS@YAHOO COM

No. 634 Canduct SNE.

The Secretary to Government of Khyber Pakhtunkhwa, Health Department, Peshawar.

Date. 08-11-2023 Health Department

Subject: •

ADDITIONAL GRANT FOR LEAVE SALARY FOR CFY 2023-24-SGTH SWAT

I am directed to enclose herewith a copy of Medical Superintendent SGI Sir. Hospials Saidu Sharif Swat letter No. Acett/SGTH/2649, Dated 25-10-2023 on the subject noted above.

The MS concerned has stated that the Dr. Samreen Khan Medical Officer HPS-17) was returned from Leave & Hand over the charge, but the sufficient budget is not available to meet the expenditure.

It is therefore, requested that the Govt: of Khyber Pakhtunkhwa. Finance Department may kindly be approached to allocate a sum of Rs. 550,000/- under head A01278-Leave Salary -SW-4523 Leave Salary during the current financial year 2023-24.

(Encl: attached).

Directorale General Health Services rectorate General Francisco Khyber Pakhtunkhwa, Peshawar 112:3

/Budget/SNE.

Copy forwarded to the Medical Superintendent SGT Hospials Suidu Sharif Swat for information w/r to his letters No. referred to above.

> DIRECTOR FINANCE Directorate General Health Services, Khyber Pakhtunkhwa, Peshawar

#### GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

(Z) 4

OTIFICATION

Dated Peshawar the September 09th, 2022

OUE 1114 1170221 270/ 206/

5-days Ex-Pakislan Earned leave (120-days on full pay & 245-days on half pay) v

Methical Officer (BS-17), attached to SGTH Swat as per Revised Leave Rules, 1981.

- 2 After expiry of her leave, the doctor concerned shall report back on the same post and station.
- This Department has No Objection on proceeding abroad of the doctor concerned

SECRETARY HEALTH KHYBER PAKHTUNKHWA

#### Endst. No. & date even. Copy to the

- Accountant General, Khyber Pakhlunkhwa, Peshawar.
- 2 Orector General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 3 MS, SGTH Swal.
- 4. District Account Officer, Swat.
- 5. Deputy Director (IT), Health Department Peshawar.
- 6 PS to Secretary Health, Khyber Pakhtunkhwa.
- PS to Special Secretary Health Department.
- 8 PA to Additional Secretary (E&A / B&D), Health Department.
- 9 Doctor concerned.

10. Master File

(Dr. Syed Yasir Ali Shah) SECTION OFFICER (E-II)

**.** '

No. Dolly 4 1pt

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Miss.



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Control & Control





# DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR

ons should be addressed to the Director General Health Services Ceshewar and not to any official by name.

## **OFFICE ORDER:**

In continuation to this office order no 6574-76/Personnel dated 15.11.2023 Mr. Asghar Khan Assistant attached to Saidu Group of Teaching Hospital Swat is hereby transferred and posted at the disposal of DHO Dir Upper, with immediate effect till further orders.

> SD/x.x.x.x.x.x.x.x. **Director General Health Services** Khyber Pakhtunkhwa Dated Peshawar the 7 /12/2023

No. 3183-6 /Personnel

#### Copy forwarded to the:

Medical Superintendent SGTH Swat.

2. DHO Dir Upper.

3. District Account Officer Swat / Dir Upper

4. Official concerned.

**Director General Health Services** Khyber Pakhtunkhwa

# BAIDU GROUP OF TEACHING HOSPITALS SAIDU SHARIF SWAT.

No. 2575/2024

Dated. Aux H ?

To

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

Attention:

SECTION OFFICER-Establishment-VI

Subject:

WITHDRAWAL OF TRANSFER ORDER.

Sir,

I have the honour to invite your kind attention to Director General Health Services, Khyber Pakhtunkhwa, Peshawar, order No 3183-6/Personnel dated 07.12.2023, wherein Mr. Asghar Khan Office Assistant has been transferred from SGTH, Swat.

In this regard it is stated that Mr. Asghar Khan is the only Office Assistant, well versed with accounts affairs and dealing it satisfactorily. Moreover, meeting for budget estimates for FY 2024-25 has been scheduled on 23.01.2024 and revised estimate on 02.02.2024, for which the services of Mr. Asghar Khan are highly required.

You are therefore, requested, to either withdraw the abovementioned order or held in abeyance till further order for smooth running of office work.

> MEDICAL SUPERINTENDEN Saidu Group of Teaching Hospital Swat.

Medical Superintendent Saidu Group of Teaching Hospital Saidu Sharil Swat.





# GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

No. SOH-VI/HD/MINISTERIAL/Asghar Khan/Asstt /SGTH/Swat Dated the Peshawar 22<sup>nd</sup> January, 2024

10

The Director General Health Services, Khyber Pakhtunkhwa, Peshawar.

SUBJECT:

**WITHDRAWAL OF TRANSFER ORDER** 

1 am directed to refer to the subject noted above and to forward herewith a copy of letter No. 2575/2024 dated .4.01.2024 received from Medical Superintendent, Saidu Group of Teaching Hospital, Swat submitted request for withdrawal of transfer order dated 07.12.2023 in r/o Mr. Asghar Khan, Assistant (BS-16) attached to MS, SGTH, Swat, for views to proceed further in the matter please.

Encl: As above,

(MUHAMMAD IBRAHIM)
SECTION OFFICER (ESTAB-VI)

#### Endst: of even no & date

#### Copy forwarded to:

- 1. Medical Superintendent, Saidu Group of Yeaching Hospital, Swat w/r to his letter quoted above as requested.
- 2. PS to Secretary Health, Khyber Pakhtunkhwa.
- 3. PS to Special Secretary (B&O) Health, Khyber Pakhtunkhwa.
- 4. PA to Deputy Secretary (Admn) Health, Khyber Pakhtunkhwa.

SECTION OFFICER (ESTAB-VI)

**CS** CamScanner

SAIDU GROUP OF TEACHING HOSPITALS SAIDU SHARIF SWAT.

No. 2471 PF /2023

Τo

9 2 Dated. 14:-12-12

The Director General Health Services, Khyber Pakhtunkhwa, Peshawar.

Subject:

APPEAL FOR WITHDRAWAL OF TRANSFER ORDER.

Sir,

I have the honour to enclose herewith an application, self-explanatory, in respect of Mr. Asghar Khan Office Assistant, Saidu Group of Teaching Hospitals, Saidu Sharif, Swat, for further necessary action please.

p/2

MEDICAL SUPERINTENDENT, Saidu Group of Teaching Hospital Swat.

hadistal Superintendend Seidu Group of leaching Hospital Seidu Sharif Swat. ( · To

- 23

The Director General Health Services, Khyber Pakhtunkhwa, Peshawar.

Through:

PROPER CHANNEL.

Subject:

APPEAL FOR WITHDRAWAL OF TRANSFER ORDER.

Sir,

I have the honour to invite your kind attention to your office order No 3183-6/Personal dated 07.12.2023, wherein I have been transferred from Saidu Group of Teaching Hospitals, Swat, and posted at the disposal of District Health Officer, Dir Upper.

In this regard it is submitted that I am chronic patient of sugar as well as blood pressure and getting regular treatment/medicine on daily basis.

Moreover, I am due for promotion and expected to be promoted soon to the post Office Superintendent BPS-17.

Keeping in view my health issues, it is requested that my transfer order may kindly be withdrawn and allow me to continue my duties in Saidu Group of Teaching Hospitals, Swat, conveniently.

Thanking you.

Yours sincerely,

ASGHAR KHAN, Office Assistant, SGTH, Swat.

Ana K

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Dated:

fet,

The Medical Superintendent Saidu tiroup of Teaching Haspital Swat.

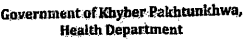
Subject: Memo

APPEAL FOR WITHDRAWAL OF TRANSPER ORDER

Reference to your letter No. 2471/PF/2023 dated 14.12.2023 on the subject noted above and to state that the request of Mr. Asghar Khan Office Assistant his withdrawal of his transfer order has been considered by the competent authority but it is regretted be acceded to with the direction to relieve the above named official and direct him to report to his new place of posting.

DY: DIRECTOR (ADMIN)
DIRECTORATE GENERAL HEALTH

SERVICES, K.P.K PESHAWAR.



Anx L

Dated Peshawar the November 12, 2021

#### **NOTIFICATION**

NO.SOIL IE-Villate Description/ ADGs/2021 in pursuance of re-designation of the exiting four (04) posts of Additional Director General (BS-20) in Director General Health Services. Khyber Pukluunkhwa Health Department as Regional Directors (BS-20) vide Finance Department letter No.SO(FR)FD/7-3/2016/3371/H dated 13.09.2021, the Competent Authority is pleased to issue the following tob Descriptions / roles and responsibilities of Regional Directors in Health Department:

1. The Regional Directors will be responsible for all administrative matters of their respective regions for all the primary and secondary health care facilities, including;

a. Transfer, posting and leave matters of BS 01 to 16 within the region.

b. Make performance-based recommendations to Health Department regarding posting / transfers of DHOs/MSes.

c. Perform functions of Drawing & Disbursement Officer (DDO) for both salary and non-salary components of his office.

d. Propose posting of BS-17 and above to the DGHS for improvement of health care ervice delivery

e. Being Cas-Fofficer, will be responsible for according sanction on financial matters for all Cas-II officers in the region as per GFR.

6. Act as the reporting officer for the PERs of the MSs/DHOs.

B. Act as the appellate authority in administrative matters and disciplinary proceedings for BS 01 to 15.

2. Conduct supervisory visits of all the health facilities in the respective regions as per monthly schedule for active/prudent utilization of resources and report the same to that office of DOHS.

Convene monthly review meetings on performance of MSs and DHQs of the concerned regions and report the minutes to the office of DGHS.

4. Monitor, supervise and report all developmental projects to the office of DGHS and

ensure coordination with other departments for successful implementation of all health initiatives in the region.

5. Conduct daily/weekly/monthly KPIs review meetings with the MSs/DHOs of the

respective regions and give necessary feedback to DOHS.

6. Ensure availability and functionality of equipment, availability of medicines, and regularity of staff in all levels of health facilities in the concerned regions. 7. Submit performance report of concerned regions to DOHS Office / Secretary Health

Office/ Minister Health Office.

8. Linitan with regional and district administration, and other line departments in the region, as provincial representative of Health Department.

9. Keep close poordination with DGHS Office / Secretary Health Office/ Minister Health Office and ensure implementation of all directives issued by aforementloand offices.

10. Ensure proper functionality and effective supervision of all preventive programs i.e., Bollow Routine EPI, vector control (malaria, dengue leishmaninsis), TB, Hepatitis B&S, Little are forther sector.

HIV/AIDS etc. in the region,
11. Ensure prompt response and surveillance of all the health apparatus in the concerned region during epidemics / public health issues / disasters.

#### Secretary Health Government of Khyber Pakhtunkhwa

#### Endat, Of even No. & Date:

Copies to the:-

1. Principal Secretary to Governor, Khyber Pakhtunkhwa

Principal Secretary to Chief Minister, Khyber Pakhtunkhwa
 PSO to Chief Secretary, Khyber Pakhtunkhwa.
 Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
 Director General PHSA, Khyber Pakhtunkhwa.

6. Director General Drugs, Khyber Pakhtunkhwa.

Chief HSRU, Health Department, Khyber Pakhtunkhwa.
 Deputy Director (IT), Health Department, with the direction to upload the notification on official websits.

All District Health Officer, Khyber Pakhtunkhwa.
 All Medical Superintendent, Khyber Pakhtunkhwa.

11. All Hospital Director MTIs, Khyber Pakhtunkhwa.

12. All District Accounts Officers, Khyber Pakhtunkhwa.

13. Manager Government Printing Press, Peshawar for Gazette notification.

14. PS to Minister for Health Department, Khyber Pakhtunkhwa.

15. PS to Secretary Health Department, Khyber Pakhtunkhwa.

16 All Ductors concerned.

(TENHAS AYVUB) SECTION OFFICER (E-V) Of pivectorales

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**Posting and Transfer** 

Statutory Provision.

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Section 10 of the NWFP Civil Servants Act,1973.

Posting and Transfer. Every civil servant shall be liable to serve anywhere within or outside the Province, in any post under the Federal Government, or any Provincial Government or Local authority, or a Corporation or body set up or established by any such Government:-

Provided that nothing contained in this section shall apply to a civil servant recruited specifically to serve in a particular area or region;

Provided further that, where a civil servant is required to serve in a post outside a service or cadre, his terms and conditions of service as to his pay shall not be less favourable than those to which he would have been entitled if he had not been so required to serve.

#### Posting/transfer policy of the Provincial Government.

- i) All the posting/transfers shall be strictly in public interest and shall not be abused/misused to victimize the Government servants
- ii) All Government servants are prohibited to exert political, Administrative or any other pressures upon the posting/transfer authorities for seeking posing/transfers of their choice and against the public interest.
- iii) All contract Government employees appointed against specific posts, can not be posted against any other post.
- iv) Existing tenure of posting/transfer of three (03) years for settled areas and two (02) years for unattractive/hard areas shall be reduced to two (02) years for settled areas, 01½ years for unattractive areas and one year for hard areas.

V) <sup>79</sup>[ ]

M

Para-I(v) regarding months of March and July for posting/transfer and authorities for relaxation of ban deleted vide letter No: SOR-VI (E&AD) 1-4/2008/Vol-VI, dated 3-6-2008. Consequently authorities competent under the NWFP Government Rule of Business, 1985, District Government Rules of Business 2001, Posting/Transfer Policy and other rules for the time being in force, allowed to make Posting/Transfer subject to observance of the policy and rules.

vi) <sup>80</sup>While making posting/transfers of officers/officials up to BS-17 from settled areas to FATA and vice versa approval of the Chief Secretary, NWFP needs to be obtained. Save Tehsildars/Naib Tehsildars within a division in respect of whom the concerned Commissioner will exercise the same power. Whereas, in case of posting/transfer of officers in BS-18 and above, from settled areas to FATA and vice versa, specific approval of the Governor, NWFP shall be obtained.

Provided that the power to transfer Political Tehsildars and Political Naib Tehsildars within FATA between different divisions shall rest in Additional Chief Secretary FATA.

- vi (a) All Officers/officials selected against Zone-I/FATA quota in the Provincial Services should compulsorily serve in FATA for at least eighteen months in each grade. This should start from senior most scales/grades downwards in each scale/grade of each cadre.
- vii) Officers may be posted on executive/administrative posts in the Districts of their domicile except District Coordination Officers (D.C.Os) and DPOs/Superintendent of Police (SP). Similarly Deputy Superintendent of Police (DSP) shall not be posted at a place where the Police Station (Thana) of his area/residence is situated.
- viii) No posting/transfers of the officers/officials on detailment basis shall be made.
- ix) Regarding the posting of husband/wife, both in Provincial services, efforts where possible would be made to post such persons at one station subject to the public interest.
- x) All the posting/transferring authorities may facilitate the posting/ transfer of the unmarried female government Servants at the station of the residence of their parents.
- xi) Officers/officials except DCOs and DPOs/SPs who are due to retire within one year may be posted on their option on posts in the Districts of their domicile and be allowed to serve there till the retirement

Para-VI added vide circular letter No. SOR-VI/E&AD/1-4/2010/Vol-VIII dated 20th March, 2010.

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<sup>81</sup>DCOs and DPOs who are due to retire in the near future may also be posted in the District of their domicile subject to the condition that such posting would be against non-administrative posts of equivalent scales;

xii) In terms of Rule 17(1) and (2) read with Schedule-III of the NWFP Government Rules of Business 1985, transfer of officers shown in column 1 of the following table shall be made by the authorities shown against each officer in column2 thereof:

	Outside the Secretariat				
-					
1.	Officers of the all Pakistan Unified Group i.e.				
	DMG, PSP including Provincial Police				
	Officers in BPS-18 and above.	concerned with the approval of the Chief			
	,	Minister.			
	Other officers in BPS-17and above to be posted				
	against scheduled posts, or posts normally held	-do-			
	by the APUG, PCS(EG) and PCS(SG).	~			
3.	Heads of Attached Departments and other				
	Officers in B-19 & above in all the	-do-			
	Departments.				
	In the Secr	etariat			
1.	Secretaries	Chief Secretary with the approval of the			
'		Chief Minister.			
ŀ		•			
2.	Other Officers of and above the rank				
	of Section Officers:				
	a) Within the Same Department	Secretary of the Department concerned.			
	b) Within the Secretariat from one	Chief secretary/Secretary Establishment.			
	Department to another.				
3.	Officials up to the rank of Superintendent:	Secretary of the Department concerned.			
	•				
	a) Within the same Department	Secretary of the Department in consultation			
	•	with Head of Attached Department			
	b) To and from an Attached Department	concerned.			
	· · · · · · · · · · · · · · · · · · ·	′			
	c) Within the Secretariat from one	Secretary (Establishment)			
	Department to another				
ш		l.,			

- xiii) While considering posting/transfer proposals all the concerned authorities shall keep in mind the following:
  - a) To ensure the posting of proper persons on proper posts, the Performance Evaluation Report/annual confidential reports, past and present record of service, performance on post held presently and in the past and general reputation with focus on the integrity of the concerned officers/ officials be considered.
  - b) Tenure on present post shall also be taken into consideration and the posting/transfers shall be in the best public interest.

<sup>81</sup> Added vide Urdu circular letter No: SOR-VI (E&AD)/1-4/2005, dated 9-9-2005.

- xiv) Government servants including District Govt. employees feeling aggrieved due to the orders of posting/transfer authorities may seek remedy from the next higher authority / the appointing authority as the case may be through an appeal to be submitted within seven days of the receipt of such orders. Such appeal shall be disposed of within fifteen days. The option of appeal against posting/ transfer orders could be exercised only in the following cases.
  - i) Pre-mature posting/transfer or posting transfer in violation of the provisions of this policy.
  - ii) Serious and grave personal (humanitarian) grounds.
- 2. To streamline the postings/transfers in the District Government and to remove any irritant/confusions in this regard the provision of Rule 25 of the North West Frontier Province District Government Rules of Business 2001 read with schedule IV thereof is referred. As per schedule-IV the posting/transferring authorities for the officers/officials shown against each are as under:-

S.No.	Officers	Authority Provincial Government.		
1.	Posting of District Coordination Officer and Executive District Officer in a District.			
2.	Posting of District Police Officer. Provincial Governme			
3.	Other Officers in BPS-17 and above posted in the District.	Provincial Government.		
4.	Official in BPS-16 and below	Executive District Officer in consultation with District Coordination Officer.		

- 3. As per Rule 25(2) of the Rules mentioned above the District Coordination Department shall consult the Government if it is proposed to:
  - a) Transfer the holder of a tenure post before the completion of his tenure or extend the period of his tenure.
  - b) Require an officer to hold charge of more than one post for a period exceeding two months.
- 4. I am further directed to request that the above noted policy may be strictly observed/implemented.
- 5. All concerned are requested to ensure that tenures of the concerned officers/officials are invariably mentioned in summaries submitted to the Competent Authorities for Posting/Transfer.

(Authority: Letter No: SOR-VI/E&AD/1-4/2003 dated 24-6-2003).

Heart morten 28 And No



# SAIDU GROUP OF TEACHING HOSPITALS

SAIDU SHARIF SWAT Email: mssthswat@yahoo.com

## **OUTPATIENT DEPARTMENT (OPD)**

Rs:10/-

MR No	11110 Asghar Kha	on S/D/W:	MUHAMMAD DAWOOD CNIC	
	Male	54 Years	Saidu Sharif	3
Gender:	Age: 11110 / 138		ss:C Cardiology	cell:
Yearly No:		Department:		Date:
Complair	nts:	R <sub>x</sub>	* 0 0 0 0	1 1 1 0 *
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Physical I	Examination:	/ · · · · · · · · · · · · · · · · · · ·	N	$\mathcal{A}_{\mathcal{L}}$
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Investiga	tions:	6 X 1	(1)	0
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Provision	al Diagnosis:	1/2	rould ora	Cardiologe R. Cardiology)  Fig. 12 - 14 - 15 - 15 - 15 - 15 - 15 - 15 - 15
Follow up:		Ooctor Name:	Si	gnature:





MRN/PIN: B-1-99517 / 2206-01-043817

Mr. Asghar Khan

Age/Gender: 54 yr(s) / M

CNIC/PP No:

Ref.By: Dr. Hafiz Ur Rehman

Ref.No:



Opposite Saidu Group of Teaching Hospital, Marghazar Road, Saidu Sharif, Swat UAN: 051
111 000 432, 03 111 000 432

Visit Date: 09-Jun-2022 6:41PM Final Report Rep

Report Date: 09-Jun-2022 7:45PM Reference Ranges

0

Special Pathology

NT-Pro BNP

**Test Name** 

698.5

Results

Result < 125 exclude cardiac pg/mL dysfunction in patients with symptoms suggestive of heart failuré e.g. Dyspnea.

Result >125 may indicate cardiac dysfunction & are associated with an increased risk of cardiac complications (Myocardia infarction, Heart failure etc.)

Sample received from outside ("Pro-BNP / N-Terminal (NT) Pro-BNP")

Please Note: Tests are performed on the state - of - the - art ARCHITECT i2000 SR from Abbott Diagnostics, U.S.A Disclaimer: Every diagnostic test has scientific acceptable technology or technique based limitations of uncertainty of measurement, false positive or false negative and so do not fall under the domain of negligence. In case of any such scenario, we offer free repeat of test within 24-48 hours.

Printed By: sayed.shah @ 10-Jun-2022 05:45:31 PM



This is digitally verified report and does not require manual signature.

CONSULTANT RADIOLOGISTS -

Dr. Nasir Khan MBBS, MCPS, FCPS Dr. Sheeraz Ahmed MBBS, FCPS

Dr. Sadia Khan MBBS, FCPS

Dr. Ayesha Ehsan MBBS, FCPS Dr. Sabina Faraoq MBBS, FCPS Dr. Humaira labal MBBS, MCPS Dr. Hassan Saleem MBBS, FCPS, FRCR (UK) Dr. M. Usman Youngs

M8BS, FCPS

Dr. Misbah Durrani MBBS, FCPS Dr. Mashkoor Ahmed

MBBS, FCPS, Dip-Rad
Dr. Fareeha Saeed
MBBS, MCPS
Dr. Amera Ashgar
MBBS, MCPS

Dr. Asim Shahzad MBBS, MCPS, FCPS

Dr. Asma Naheed MBBS, FCPS

Dr. Maryam Aslam MBBS, FCPS Dr. Faiza Javed MBBS, FCPS

Dr. Fozi Qadir MBBS, MCPS Dr. Asma Tanveer MBBS, MCPS Dr. Imaad ur Rehman MBBS, MCPS, FCPS

Dr. Kaamil Shujat MBBS, FCPS

Dr. Nozhat Naz MBBS, FCPS Dr. Farzona Hayat M.D, MCPS

Dr. Samra Ali MBBS, MCPS Dr. Ijoz Hussoin Khan MBBS, DMRD Dr. Fatima Imran MBBS, FCPS

MBBS, FCPS

Dr. Naushaba Malik

MBBS, MCPS

Dr. Aliya Ahmed

MBBS, MCPS, FCPS

Dr. Sara Asif

Col. (R) Dr. M Basharat MBBS, Dip-Rad (AFPGMI) Dr. Alia Rasikh MBBS, MCPS, Diploma in Digital Ultrasound Dr. Ather Mehmood MBBS, FCPS

CARDIOLOGISTS Page 2 of 2

Dr. Lubna Saabohei MBBS, FCPS

Dr. Asif Ali MBBS, D Card Dr Tahira Sadiq

Dr Tahira Sadiq MBBS, FCPS Dr Syed Asif Akbar Shah MBBS, FCPS

MBBS, FCPS Dr Sulaiman Aziz Rathore MBBS, Diplomat American Board of Cardiology & Certified Cardiology Imaging

In case of query/discrepancy, the referring physician may contact reporting doctor within 48 hrs for detailed discussion. Not Valid for court.

Head Office: 13-A Kohistan Road. F-8 Markaz, Islamabad. Tel: +92 51 2251212, UAN: 051 111 000 432, 03 111 000 432. Email: info@idc.net.pk, www.idc.net.pk



# Sugar SAIDU GROUP OF TEACHING HOSPITALS SAIDU SHARIF SWAT Ph. 0946-9240126-27 Email: mssthswat@yahoo.com

# **OUTPATIENT DEPARTMENT (OPD)**

Name: Asghai Who	s/D/W: M. Dawowd.
Gender: M	Age: Syn Address: Soids Shonf
Yearly No: 00212826	Department: Medicine Date: 24 Nov, 2015
Complaints:	$P_{\mathbf{x}}$
DM2-2008.	Tab Sito Stement 50/ Loong
BS 140/025	Tab Lopini 705 mg
Physical Examination:	Mixtard 70/30 Sount Co
	Tab Valler 10/1601 Lieu Daly
Investigations:	
Investigations:	Jab Neurobionie
	Jab Jareta lo [10]
Provisional Diagnosis:	Jab Jareta lo Long esto 100 C esto 100 C parties Mood Engen Madrical A Ward  Madrical A Ward  Madrical A Ward  Madrical A Ward  Madrical A Ward
Follow up:	Doctor Name:  Signature:



# Shifa International Hospitals Ltd.

Sector : H-8/4, Islamabad - Pakistan

Tel: 051-8463433, 8464310

Fax: 051-4863182

Email: drmtayyab@outlook.com

Dated: October 26, 2015 -

ASGHAR KHAN 47M (00212826) (DM2-2005, HTN)

GETRYL 4 mg 1 before breakfast

2011001

SITAGLUMET 50/500 mg 1+1 after breakfast and dinner

LEVEMIR at 10 PM daily

LOPRIN 75 mg I daily with food

NEUROBION 1 daily

ZEEGAB 50 mg I daily in the evening.

VALTEC 160 mg 1 daily

> DR. M. TAYYAB BADSHAH Diplomate. American Board of Endecrinology & Placer is Consultant Endecrinologist & Dispetiologist Surfa International Engelieties Add.

H-874, islamabad-Pakistan

Dr. M. Tayyab Badshah

M.B.B.S., M.D. (USA), F.A.C.E. (USA)
Diplomate, American Board of Endocrinology & Diabetes
Diplomate, American Board of Internal Medicine Fellow, American College of Endocrinology Member, American College of Physicians
Consultant Endocrinologist & Diabetologist Specialized in: Diabetes, Cholesterol, PCOS Thyroid/ Pituitary/ Adrenal Diseases Hirsutism, Infertility, Obesity, Osteoporosis

Next visit in 2 weeks with SMBG

See Opthalmologist for Diabetic eye exam and Podiatrist for foot care on regular basis. Diabetic patients are advised Flu vaccine very winter and Pneumonia vaccine every 5 years.



## شفا انثرنيشنل هسيتال اسلام اباد

# Shifa International Hospitals Ltd.

Sector: H-8/4, Islamabad - Pakistan

Tel: 051-8463433, 8464310

Fax: 051-4863182

Email: drmtayyab@outlook.com

Dated: November 24, 2017

**ASGHAR KHAN 47M** (00212826) (DM2-2005, HTN, DLP)

SITAGLUMET 50/1000 mg 1+1 after breakfast and dinner

#### ACTRAPID

- 15 units before breakfast
- 18 units before lunch
- 18 units before dinner

<u>L</u>EVEMIR

85 units at 10 PM daily

LOPRIN 75 mg
1 daily with food

NEUROBION

1 daily

ZEEGAB 100 mg
1 daily in the evening.

VALTEC 160 mg

I daily in the morning

NORVA\$C 5mg 1 daily in the evening

LIPIREX 10 mg

I daily in the evening

#### DR. M. TAYYAB BADSHAH

M.B.B.S., M.D. (USA), F.A.C.E. (USA) Diplomate, American Board of Endocrinology & Diabetes Consultant Endocrinologist & Diabetologist Shifa International Hospitals Ltd. H-8/4, Islamabad-Pakistan

Next visit in 1 months with SMBG, HbA1c, urine albumin/cr ratio

See Opthalmologist for Diabetic eye exam and Podiatrist for foot care on regular basis.

Diabetic patients are advised Flu vaccine very winter and Pneumonia vaccine every 5 years.

-32

# Dr. M. Tayyab Badshah

M.B.B.S., M.D. (USA), F.A.C.E. (USA)
Diplomate, American Board of Endocrinology & Diabetes
Diplomate, American Board of Internal Medicine
Fellow, American College of Endocrinology
Member, American College of Physicians
Consultant Endocrinologist & Diabetologist
Specialized in: Diabetes, Cholesterol, PCOS
Thyroid/ Pituitary/ Adrenal Diseases
Hirsutism, Infertility, Obesity, Osteoporosis



# Shifa International Hospitals Ltd.

Sector : H-8/4, Islamabad - Pakistan

Tel: 051-8463433, 8464310

Fax: 051-4863182

Email: drmtayyab@outlook.com

Dated: March 21, 2018

ASGHAR KHAN 47M (00212826) (DM2-2005, HTN, DLP)

TAGIPMET XR 50/500 mg 1+1 after breakfast and dinner

50 units before breakfast -

50 units Hefore dinner

LOPRIN 75 mg 1 daily with food

NEUROBION .

ZEEGAB 100 mg ~ 1 daily in the evening.

> VALTEC 160 mg 🗸 l daily in the morning

1 daily in the evening

DR. M. TAYYAB BADSHAH

M.B.B.S., M.D. (USA) F.A.C.E. (USA)
Diplomate. American Board of Endocrinology & Diabetes
Consultant Endocrinologist & Diabetelogist Shifa International Hospitals Ltd. H-8/4, islamabad-Pakistan

Next visit in 2 weeks with SMBG See Opthalmologist for Diabetic eye exam and Podiatrist for foot care on regular basis. Diabetic patients are advised Flu vaccine very winter and Pneumonia vaccine every 5 years.

## Dr. M. Tayyab Badshah

M.B.B.S., M.D. (USA), F.A.C.E. (USA) Diplomate, American Board of Endocrinology & Diabetes Diplomate, American Board of Internal Medicine Fellow, American College of Endocrinology Member, American College of Physicians Consultant Endocrinologist & Diabetologist Specialized in: Diabetes, Cholesterol, PCOS Thyroid/ Pituitary/ Adrenal Diseases Hirsutism, Infertility, Obesity, Osteoporosis

MIXTARD

50 units before lunch 🗸

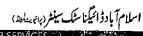
1 daily

NORVASC 3mg 1 daily in the evening

LIPIREX 10 mg







Age/Gender: 55 yr(s) / M CNIC/PP No:

Ref.No:

Ref.By: Self

Mr. Asghar Khan

MRN/PIN: B-1-99517 / 2302-01-108594



Opposite Saidu Group of Teaching Hospital, Marghazar Road, Saidu Sharif, Swat UAN: 051 111 000 432, 03 111 000 432

Visit Date: 22-Feb-2023 4:27PM	Final Report		Report Date: 22-Feb-2023 6:00PN	
Test Name	Result		History	
Chemistry				
HbA1C Normal: < 5.7	12.9	13.2		
Prediabetic: 5.7-6.4	%	13	Latest (12.9)	
Diabetic:=>6.5 ⊕		12.8	•	
		12,6 Mile washing to your man a	22 Feb 23	

Sample received from outside ("Glycosylated Hb(HBA1C)")

#### Mean Glucose Levels for specified HBA1C Levels:

HBA1C %	Mean Plasma Glucose	
6	126 mg/dl (7.0 mmol/l)	
7	154 mg/dl (8.6 mmol/l)	
8	183 mg/dl (10.2 mmol/l)	
9	212 mg/dl (11.8 mmol/l)	
10	240 mg/dl (13.4 mmol/l)	
11	269 mg/dl (14.9 mmol/l)	
12	298 mg/dl (16.5 mmol/l)	

Note: A calculator for converting HBA1C results in estimated Average Glucose (eAG), in either mg/dl or mmol/l. available http://professional.diabetes.org/eAG

These estimates are based on American Diabetes Association Guideline data of about 2700 glucose measurements over 3 months per A1C measurement in 507 adults with type1, type2, and no diabetes. The correlation between A1C and average glucose was 0.92.

Reference: The Journal of Clinical and Applied Research and Education; Volume 38, Supplement 1, January 2015; American Diabetes Association

Please Note: Test (s) are performed on the state - of - the - art ARCHITECT MODULAR Ci8200 from Abbott Diagnostics, U.S.A. Disclaimer: Every diagnostic test has scientific acceptable technology or technique based limitations of uncertainty of measurement, false positive or false negative and so do not fall under the domain of negligence. In case of any such scenario, we offer free repeat of test within 24-48 hours.

Printed By: muhammad.aizaz[SWTSG @ 22-Feb-2023 06:52:05 PM



This is digitally verified report and does not require manual signature.

Page 1 of

Major (R) Dr. Affab Ahmad Khan MBBS. Dip. Path, FCPS (Hern) Director Lab Dr. Gul E Rehan MBBS, FCPS (Hern) Dr. Wardah Aslam MBBS, FCPS (Hem) Dr. Muniba Kanwal MBBS, FCPS (Hem) Dr. Yasmeen Bataol MBBS, FCPS (Ham)

Dr. Jamila MBBS, DCP, M.Phil (Henr)

Dr. Syeda Saba Kazmi MBGS, M.Phil (Hem) Dr. Shafaq Hammad MBBS, MCPS (Path) Dr. Beenish Sara MBBS, FCPS (Hem) Dr. Syed Muzammil Shah Brig (R) Dr. Tariq Rafi MBBS, MCPS, FCPS (Chem

Dr. Azooba Fatima MBBS, FCPS (Chem) Dr. Ghulam Mustafa MBBS, MCPS (Path) Dr. Adeel Iqbai MBBS, MCPS (Path) Dr. M. Zaheer Us Saeed MBBS, MCPS (Path)

- CONSULTANT PATHOLOGISTS -Dr. Tayyaba Ali MBBS, FCPS (Hista)

Dr. Shaista Khurshid MBBS, DCP, FCPS (Histo) Dr. Amber Kiyani BDS, MS, DIP-ABOMP Dr. Hijab Shah MBBS, FCPS, FRC Poth Dr. Mehreen Mushtag MBBS, FCPS (Histo)

Dr. Khurshid Ahmed Dr. Khursnia Aimea MBBS, D.Bact (UK) Consultant Microbiologist Dr. Salman Riaz MBBS, FCPS (Micro)

Dr. Farhat Khurshid MBBS, M.Phil (Micr. Dr. Tamkanat Aslam MBBS, DCP Dr. Amna Nazir MBBS, FCPS (Hem)

Dr. Mateen Izhar MBBS, Phd. FRC Path

Dr. Ayesha Ehsan MBBS, FCPS [Hem] Dr.Qurat-ul-Ain MBBS, FCPS (Hem) Dr. Shabana Shumail MBBS, FCPS (Hem)

iln case of query/discrepancy, the referring physician may contact reporting doctor, within 48 hrs for detailed discussion. Not Valid for court



Chemistry

# Shifa International Hospitals Ltd.

Age/Gender...... 49 Yrs 09 Mont Age/Gender Dr. Muhammad Ordered On ..... : MAR-20-18 11: http://www.shila.com.pk Specimen No ... : 0320CC00687 انثر نیشنل هسیتال اسلام آباد

MR No ..... 00-21-28-26 Patient .....:

Mr. Asghar Khan Age/Gender..... 49 Yrs 09 Months 22 Days /Male Ordered By ...... Dr. Muhammad Tayyab Badshah

Ordered On .....: MAR-20-18 11:10

Specimen Received in Lab...; MAR-20-18 11:32



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TEST **RESULTS** HISTORY REFERENCE RANGE HbA1c..... 10.1 % 21/07/17 26/10/15 < 5 7% 5.7% - 6.4 % Normal Pre-Diabetic 10.0 13.0 >= 6.5% Diabetes Mellitus (Diagnostic Criteria as per ADA Guidelines)

Please note that HbA1c goals are different in Diabetic Population.

Technologist

Supervisor

Dr.i azal Ilahi MD

Semor Advisor Pathology Oction Advisor Pathology D Path Eng. D.C.P. London Diplomate Anatomical Pathology, Clinical Pathology U.S.A. EGAP LASCP U.S.A.

Dr. Lahir Aziz Ahrned

Consultant Immunologist Professor of Pathology

Dr.Imran Ahmad MD,FCAP Dr.Nadira Mamoon

Chief Pathologist / Director Lab Associate Chief Pathologist Assistant Professor of Consultant Pathologist Pathology
Diplomate Anatomic Pathology and Hematology(USA) Cytopatho Fellow Hematopathology(USA) Ext: 38/3

Dr. Asna Haroon Khan

Consultant Histopathologist MBBS ECES (Histopathology

Consultant Pathologist Professor of Pathology MBBS, FCPS (Histopat hology), FRC Path(UK)

Dr.Muhammad Usman

Associate Consultant Microbiologist

Dr.Humaira Nasır

Consultant Pathologist Assistant Professor of Pathology
MBBS, FRC Path(U,K)
MCPS (Clinical Pathology)
FCPS (Histopathology, Cyt

Dr.Zafar Ali

Associate Consultant Histopathologist

Dr.Ayesha Junaid Consultant Haematologist Professor of Pathology Program Director He MBBS,M C.P.S (Clinical Pathology) hFCPS (Flaomatology)

Dr.Zujajah Hamecd

Associate Consultant Histopathologist

Dr.Ghazantar Abbas

Associate Consultant Associate Consultant Chemical Pathologist, Assistant Professor of Pathology, MBBS, FCPS (Chemical Pathology) Ext: 3640

Dr.Showana Kamran Associate Consultant

Henatologist

Albridus - 36



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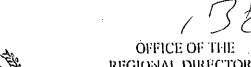
# SAIDU GROUP OF TEACHING HOSPITALS

SAIDU SHARIF SWAT
Ph. 0946-9240126-27 Email: mssthswat@yahoo.com

OUTPATIENT DEPARTMENT (OPD)

Name: As har LU	ili.	S/D/W:	M. Dowo	od.	
Gender: M	_ Age: Sugn	Address:	Saidu S		<u>t</u>
Yearly No: 1110/189	Department:	Orthopas	lvi	Date: 1-1-2	021 .
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Physical Examination:	Cap &	Selango SR	Bong.	•	
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Investigations:		2788 a		• • • • • • • • • • • • • • • • • • •	
X ray P	•	Hialia 1 -	ynig.	2 Months	worker
Knee Joint Provisional Diagnosis:	A Coo	meie gi	P. <u>m Z</u> ejémo	avoid Hord	Swaller
Minitus			A	in a second	(XII) STORES COM
Follow up: [	Ooctor Name:	·	Sign	Consultant Orthoper Consultant Orthoper	

# bad Orthopaedic & Physiotherapy Dr. Saeedullah Khan MBBS, MS Orthopeadic (PIMS) Advance Training Arthroplasties (NIRM & AHI) Advance Training Ilizarove (NIRM & AHI) قرو بلاستس (NIRM & AHI) Advance Training Arthroscopy (NIRM & AHI) اليزارو (NIRM & AHI) Senior Registrar SGTH Member Pakistan Orthopeadic Association رابط: 1757478-0315







# REGIONAL DIRECTORATE HEALTH SERVICES MALAKAND DIVISION GUL KADA DISTRICT SWAT

#### OFFICE ORDER: -

As approved by the competent Authority, the following mutual /pasting transfer of Class -IV (Ward Orderly) BPS -04 are hereby ordered, in the best interest of the public Service with immediate effect:

S.NO	Name & Father Name	FROM	TO	Remarks
1.	Mr. Attaullah s/o Sani   Gul	SCTH Swat	DHO Office Swat	Vice No.02
2.	Mr. Khaista Bacha s/o Sher Bacha	DHO Office Swar	SGTH Swat	Vice No .01

Arrival/ Departure reports should submit to this office accordingly.

SD/xxxxxx
Regional Director General Health Services
Malakand Division
Untel: 26 / 12023

Nu. 93-97 PM IMKD

Copy forwarded to:

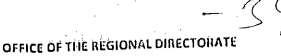
- 1. PA to Director General Health Services Khyber Pakhtunkhwa Peshawar.
- 2. Medical Superintendent SGTH Swat.
- 13. District Health Office Swat
- 4. District Account Officer Swat
- Official Concerned. For information and n/action.

Regional Director General Health Services Mahakand Division

18 E.SH.

N. Kr. C

**CS** CamScanner





# HELATH SERVICE MALAKAND DIVISION GUL KADA DISTRICT SWAT

#### OFFICE ORDER:

As approved by the competent Authority that Mr. Syed Mushtaq Minn S/O Minn Munir Male Nurse(RNO) BPS-16 Attached to SCTH Swat is here by Transferred from Saidu Group of Teaching Hospital Swat to RHC Darmal Swat against the vacant post of Male Charge Nurse with immediate effect as an exigency of services and in the best interest of public services.

Arrival/Departure reports should be submit to this office accordingly.

SD/жжжжж Regional Director General Health Services Malakand Division

No. /03-/09 / RDH/MKD

Datedr5 / /2/2023

#### Copy Forwarded to:

- 1. PS to Secretary to Government of Khyber Pakhtunkhwa Health Department Peshawar.
- 2. PA to Director General Health Services Khyber Pakhtunkhwa Peshawar
- 3. DHO Swat.
- 4. In charge RHC Darmai.
- Ls. MS SGTH Swat.
  - 6. District Account Officer Swat.
  - 7. Official Concerned.

    For Information and n/action please.

OS Est.

Relieve ofter NOC

from all concern

1/1/1/2

Regional Director General Health-Services

Malaland Division

# OFFICE OF THE REGIONAL DIRECTORATE: HEALTH SERVICES MALAKAND DIVISON GUL KADA DISTRICT SWAT

OFFICE ONDER:

As Approved by the competent authority, the following posting/transfer of Technicians attached to SGTH Solda Sharif Swat are hereby ordered with immediate

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	Effect in th	e best interest of the public Serv	ice.		:		
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J. 3	S.NO	Name & father Name	FROM	ro	Re	marks , 🙏	
£ 1/2	3,110	Mr.Sharafat Ali S/o Raji Gul	SGTH	Mian Gul Abd		guinst the	
. V	. [ ]	(PHC Technician MP) BPS-	Swat	haq Jehanzeb		cant post P	
1131	યે	112	1	Kidney Hospit	11 1 5	chinician N	11,
y 3	G-		<u></u>	Manglor Swat		IS-12	-1-1
September 1	3 2	Mr.s Hashina Gul D/O	SGTH	DO- 1		gainst Vari	m
کٹر کئے '	1	Mehboob Ali	Swat	11:		chnician B	
بة, غ	3	(Surgical Technician)			Hili	1914   \$4.5	
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فخم		[[]	11 1				i i i
4	2 Artiva	il Departure should be Submit to	this office acc	ordingly.			
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ن	mighter of the state of the sta	1. I'A to Director General Health	Services Khy	ber Pakhtunkhwa i	Peshawa	ar.	
0 U	(8 3	2 Medical Superintendent SGTI	l Swat.	<u> </u>	11 11	·	l i
`	. E 04	3. Medical Superintendent Mian	Gul Abdul Ha	q Jehanzeb Kidne	y Hospit	al Manglor S	ival.
10 tr	Ç 1	District Account Officer Sival		• .			1
7 30	L.	5. Official Concerned.  For information and n/action	••	130		11, 119	
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Regional Director General Hestiti Services
Malakand Division.

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## OFFICE OF THE (/ MEDICAL SUPERINTENDENT

#### NO-DEMAND/ENQUIRY/NON-INVOLEMENT CERTIFICATE.

Certified that no Departmental, Judicial or Anti-Corruption enquiry is pending against Mr. Asghar Khan S/O Muhammad Dawood, Office Assistant (BPS-16) Saidu Group of Teaching Hospital Swat and nothing is outstanding against him at present as per record of this office.

MEDICAL SUPERINTENDENT

CS CamScanner

SOU TEACHING HOSPITAL, SHE

Phone # 0092-946-9240128, Fax # 0092-946-9240122

No: 2698/PF

Dated: 27/01/2024

### TO WHOM IT MAY CONCERN

Certified that MR. ASGHAR KHAN S/O MUHAMMAD DAWOOD has been serving as Office Assistant, BPS-16 in Saidur Group of Teaching Hospital Swat since 02-08-2010 till date.

Medical Superintendent

Saidu Group of Teaching Hospital Swat

Medical Securintendent Sindu it and Small

# WAKALAT NAMA

IN TH	ECOURT OF Service Tribunal Pashan
	As ghan Kham
	Appellant(s)/Petitioner(s)
	VEDCUC
	O CONTROL OF THE PROPERTY OF T
	(710Crf de Respondent(s)
Ghaza	Chaled Rehman, Advocate, Supreme Court & Mr. Muhammad unfar Ali, Advocates in the above mentioned case, to do all or any
of the f	following acts, deeds and things.
1.	To appear, act and plead for me/us in the above mentioned case in this Court/Tribunal in which the same may be tried or heard and any other proceedings arising out of or connected therewith.
2.	To sign, verify and file or withdraw all proceedings, petitions, appeals, affidavits and applications for compromise or withdrawal or for submission to arbitration of the said case, or any other documents, as may be deemed necessary or advisable by them for the conduct, prosecution or defence of the said case at all its stages.
3.	To receive payment of, and issue receipts for, all moneys that may be or become due and payable to us during the course of proceedings.
AND	hereby agree:-
AND	a. That the Advocate(s) shall be entitled to withdraw from the prosecution of the said case if the whole or any part of the agreed fee remains unpaid.  In witness whereof I/We have signed this Wakalat Nama hereunder, the contents of which have been read/explained to me/us and fully understood by me/us this
	Attested & Accepted by
·	Signature of Executants
	( • ( / _ )
	Khaled Rahman, Advocate,
	Supreme Court of Pakistan
&	
	Muhammad Ghazahfar Ali
	Advocate, High Court
	4-B, Haroon Mansion
	Khyber Bazar, Peshawar Off: Tel: 091-2592458