BEFORE THE HONOURABLE KHYBERPAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 2096/2023

Manzoor Ahmad SST (IT) BPS-16, GHS Dard Puran ShanglaAppellant
VERSUS

Govt; of Khyber Pakhtunkhwa through the Secretary E&SE Department & others......Respondents

INDEX

	1_		
S#	Description of document	Annexure	Pages No.
1	Joint Parawise Comments along with Affidavit.		1-5
2	Copy of the order dated 30-07-2010	A	6
3	Copy of the Service rules 2017.	· B	7-9
4	Copy of the Notification dated 28-05-2019 & Minutes of the DPC Meeting dated 10-05-2019	C & D	10-15-
5	Copies of the letters dated 17-12-2020 & 01-04-2021.	E & F	16,17
6	Copy of the letters dated 02-08-2021 & 03-08-2021.	G & H	18,19
7	Authority letter		20

(Samina Altaf)
DIRECTOR

E&SE Department Khyber Pakhtunkhwa, Peshawar

21-03-2024

BEFORE THE HONOURABLE KHYBERPAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 2096/2023

Manzoor Ahmad SST (IT) BPS-16, GHS Dard Puran ShanglaAppellant

VERSUS

IOINT PARAWISE COMMENTS ON BEHALF OF RESPONDENTS No: 1 to 2.

Respectfully Sheweth:-

The Respondents submit as under: -

Khyber Pakhtukhwa Service Tribunal

Diary No. 11689

Dated 11-03-2024

PRELIMINARY OBJECTIONS

- 1 That the Appellant has got no cause of action/locus standi to file instant appeal before this Honorable Tribunal.
- 2 That the appellant is not an aggrieved person within the meaning of Section-4 Khyber Pakhtunkhwa Service Tribunal Act 1974 read with Article-212 of the constitution of Islamic Republic of Pakistan 1973.
- 3 That the appellant has concealed material facts from the ambit of this Honorable Tribunal in the titled appeal.
- 4 That the appellant has not come to this Honorable Tribunal with clean hands.
- 5 That the appeal in hand is based on mala fide intentions for gaining illegal service benefits from the Department in violation of the Rules & Policy, in vogue.
- 6 That the appeal in hand is barred under the law and limitation Act, 1974.
- 7 That the appeal in hand is bad for mis-joinder and non-joinder of the necessary parties to the titled appeal.
- 8 That the appeal is not maintainable and even incompetent in the eyes of Law.
- 9 That the Notification dated 17-03-2023 is within legal sphere.
- 10 That the appellant is not entitled for promotion to the post of SST (IT) in BPS-16 w.e.f 24-09-2020 as no vacancy was available with the Respondent No.2 for the said post during the said period as sought by the appellant.



- 1) That Para-1 pertain to the service record of the appellant regarding his inducted as IT Lab In-charge in BPS-07 vide order dated 30-07-2010 on contract basis as a project employees issued by the then competent authority attached as Annex-A.
- 2) That Para-2 is correct that vide Notification dated 24-04-2017, the Respondent Department has formally notified Service Rules/Structure for the computer lab in charge post & was re-designated as Certified Teacher CT (IT) with the prescribed qualification as maintained in the said service Rules of 2017 at serial No. 3 attached as Annex-B with further submission that vide Notification dated 30-07-2010, the services of the appellant were regularized in BPS-12 against the CT (IT) post.
- 3) That Para-3 is correct to the extent of award of promotion from the CT (IT) to the post of SST (IT) in BPS-16 vide Notification dated 28-05-2019 in view of the afore mentioned Service Rules of 2017 on the basis of their respective qualification & fitness except the appellant who was not promoted to the post of SST (IT) in BPS-16 on the grounds of lack of the prescribed qualification of CT/ADE in as evident from the minutes of the DPC meeting held on dated 10-05-2019 in the office of the Respondent No. 2 with further submission that the minutes dated 24-09-2020 claimed by the appellant as minutes of DPC working papers of the District Education Officer (Male) Peshawar which is not admissible as an evidence in support of the appellant under Article-117 of the Qanoon-e-Shahadat order 1984 which are attached as Annex-C &D.
- 4) That Para-4 is correct to the extent of seeking guidance vide letter dated 17-12-2020 *Annex-E*. which was replied vide letter dated 01-04-2021 by the Respondent No. 1 with the remarks to decide the matter at his own level *attached as Annex-F*.
- 5) That Para-5 is correct to the extent of the DPC meeting held on dated 11-06-2021 for promotion of CT (IT) to the post of SST (IT) BPS-16 in terms of the afore said Policy & Rules in vogue, wherein, the appellant could not meet the promotion criteria for SST (IT) in BPS-16 due to the lack of CT/ADE qualification with the appellant which is a prerequisite for promotion to the post of SST (IT) in BPS-16 re-marks of the DPC furthermore, that vide letter dated 02-08-2021, all the District Education Officers (Male/Female) in Khyber Pakhtunkhwa were directed to withdraw the promotion orders of those CT (IT) in BPS-12 the who have not the prescribed qualification of CT/ADE certificates/Degrees attached as Annex-G which were withdrawn accordingly vide order dated 03-08-2021 attached as Annex-H
- 6) That Para-6 is correct to the extent of filing a Departmental appeal dated Nill against the Notification dated 30-06-2021 which has been

(3)

seen & field on merits of the case in terms of the standing Service Rules of 2017 of the Department.

7) That Para-7 is correct that vide Notification dated 17-03-2023, the appellant was promoted to the post of SST (IT) in (BPS-16) in terms of the Service Rules of 2017, where against, he filed an appeal dated Nill with the contention for his anti-dation of promotion as SST (IT) in (BPS-16) w.e.f 24-09-2020, a period whereon, he was not eligible for promotion due to the lack of CT/ADE qualifications, hence, appeal was also seen & filed, therefore, the appeal in hand is liable to be rejected on the following grounds inter alia

ON GROUNDS

- A. <u>Incorrect & not admitted</u>. the appellant has been treated as per Law & Service Rules of 2017 & has thus made not entitled for promotion as SST (IT) on 17-03-2023 & finally promoted on 29-05-2023 in accordance with the provision of Article-4 of the constitution of 1973 by the Department.
- B. <u>Incorrect & not admitted</u>. The plea of the appellant is illegal in terms of the standing Service Rules of 2017 as agitated by the Department in the forgoing paras of the present reply before this Honorable Tribunal. Hence no considered as SST (IT) in BPS-16 from the date as desired by the appellant in the titled appeal under the Rules in vogue
- C. <u>Incorrect & not admitted</u>. The appellant could not meet the prescribed qualification for promotion as SST (IT) in BPS-16 during the period 24-09-2020.
- D. <u>Incorrect & not admitted</u>: the act of Department with regard to the Notification dated 24-09-2020 & 29-05-2023 is legal & liable to be maintained in favor of the Department
- E. <u>Incorrect & not admitted</u>. The appellant has been treated under the provision of Article-25 of the constitution of 1973 in the titled matter by the Department.
- F. <u>Incorrect & not admitted</u> the stand of the appellant is illegal & liable to0 be rejected.
- G. <u>Incorrect & not admitted</u> the appellant has not possess the prescribed qualification of CT/ADE during the period of 2020, hence, not promoted as SST (IT) BPS-16 under the cited Rules of 2017.
- H. *Incorrect & not admitted* as replied above.
- I. <u>Incorrect & not admitted</u>. The appellant is not an aggrieved person not has got a valid cause of action to approach this Honorable Tribunal

(U)

under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974 with further submission that the Department also seek leave to submit additional grounds, record & case Law at the time of arguments.

PRAYER

Therefore, in view of the above made submissions, it is humbly prayed that this Honorable Tribunal may very graciously be pleased to dismiss the instant appeal with cost in favor of the Respondent Department in the interest of justice please.

Dated ___/ /2024.

/ DIRECTOR/ E&SE Department Khyber

Pakhtunkhwa, Peshawar. (Respondent No. 2).

Masood Ahmad) SECAPTARY

E&SE Department Khyber Pakhtunkhwa, Peshawar. (Respondent No: 1).

(3)

BEFORE THE HONOURABLE KHYBERPAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 2096/2023

Manzoor Ahmad SST (IT) BPS-16, GHS Dard Puran ShanglaAppellant

VERSUS

Govt; of Khyber Pakhtunkhwa through the Secretary E&SE Department & others.......Respondents

AFFIDAVIT

I. Samina Altaf, Director E&SE Khyber Pakhtunkhwa, do hereby solemnly affirm & declare on oath that the contents of the instant para wise Comments are true & correct to the best of my knowledge & belief. It is further stated on oath that in this appeal the answering Respondents have neither been placed Ex-Parte nor their defense has been struck off/cost.

(Samina Altaf)
DIRECTOR

E&SE Department Khyber Pakhtunkhwa, Peshawar.





Consequent upon the recommendation/approval Given by the Dictrict Colection Committee Elementary C. Schundary Educatio Shangla in its meeting hold on 28/7/2010, the anderstraged has been pleased to appoint the following conditions against the vacant poet BES as per detaid give velou, with effect in the life of taking over onarge, in the interest of public service with the terms and conditions mentined below:-

S. No. Home & Pather, others Remarks Total Fost Station BES Remarks Score

		1		
1	Zaridullah E/O :	ilowani	50.50	KEO EDO DE SE)10
	The second secon	I		1 1 1 1 1 1 1 1 1

- 2. Amjud Ali 'S/O Lanago 55.85 REO EDO Robin Barbasu alpurai.
- Rosnid afzoi 5/0 Alperai 47.65 KPO Sher Afcol
- Mentsoor Ahmad 6/0 Alcch 50285 Ind = | Gomil, alpert 07 Esitul Islam (Puran) Inch:

TERMS & COMPLETIONS:-

- 1) The appointment is purely on contract basis as 1911. Covt: amended policy.
- 2) The probation period of appointment shall be the years.

 5; To receive of the move conclusted in regular civil serva
 for all intents and purposes except for the period on a greatery.
- 4) the service of the above candidates will be light to termination at any time without assigning any notice, teason, In case of resignation without notice, two month pay and allowances (if any) shall be forfeited to Govt: treasury.
- 5) The candidates should join their posts with in litteen days or the issue of their orders.
- 6) The candidates will not be handed over charge if their age exceeded 30 or below 18 years.
- 7. The appointment is subject to the production of Health & Age Australia Superintendent concerned.
- 8. The ADO concerned should check their original certificate/domicile etc before bunding over charge & will submit for further verification from the concerned Institutions.

 9. The Charge report should be submitted in duplicate to all concerned.

10. To TA/DA is allowed being fresh appointment.

11. The condidates will be governed by the terms and conditions service mentioned in the concerned rules. Natural

Assistant Director (Litigat E&SE Department Khyber Pakhtunkhwa Pesna

EXECUTIVE DIS OF OFFICER MOIDARY EDU ELECTE APA CHATRIAN THE (EZSE) SH :

Endst: NO. 10807-10904 /APP:/KPO/EDO(FASE)SH: dated

Copy of the above is forwarded to: The P.S to Secretary (ESE)K.P.K. Peshawar. Mie Directerss (ESE) K.L.K Feshawar. Mie District Magistrate/DCO, Shangla.
The District Accounts Offi T. Shergla

The Headnaster Gondi-Al mrai

Manager.

OFFICE OF THE EXECUTIVE DISTRICT OFFICER(E & SE) SHANGLA

OF CE ORDER/ APPOINTMENT.

Consequent upon the recommendation/Approval given by the District Selection Committee for Elementary & Secondary Education Shangla in its meeting held on 28/7/2010, the undersigned has been pleased to appoint the following candidates against the vacant posts BPS as per detail given below, with effect from the date of taking over charge, in the interest of public service with the terms and conditions mentioned below:-

							1.
S.No	Name & Father Name	Residence	Total Score	Post	Station	BPS	Remarks
1	Zahidullah S/O Mohammad Aman	Lilowani	56.56	КРО	EDO(E &SE)	10	
2	Amjad Ali S/O Rahim Bakhash	Manago Alpuri	53.85	КРО	EDO(E &SE)	10	
3	Rashid Afzal S/O Sher Afzal	Alpuri	47.65	KPO	EDO(E &SE)	10	. g
4	Manzoor Ahmad S/O Saiful Islam	Aloch(Puran)	50.85	Lab Incharge	GCMHS, Alpuri	07	

Terms And Condions:

- 1) The appointment is purely on contract basis as per Govt: amended policy.
- 2) The probation period of appointment shall be two years.
- 3) The appointment of the above candidates is regular civil servant for all intents and purposes except for the pension & gratuity.
- 4) The service of the above candidates will be liable to termination at any time without assigning any notice/reason, In case of resignation without notice, two month pay and allowances (if any) shall be forfeited to Govt: treasury.
- 5) The candidates should join their posts with in fifteen days of the issue of their orders.
- 6) The candidates will not be handed over charge if their age exceeded 30 or below 18 years.
- 7) The appointment is subject to the production of Health & Age certificate from the medical superintendent concerned.
- 8) The ADO concerned should check their original certificate/domicile etc before handing over charge & will submit for further verification from the concerned Institutions.
- 9) The charge report should be submitted in duplicate to all concerned.
- 10) No TA/DA is allowed being fresh appointment.
- 11) The candidates will be governed by the terms and conditions of service mentioned in the concerned rules.

ABDULLAH

EXECUTIVE DISTRICT OFFICER ELEMENTARY & SECONDARY EDU

CHAIRMAN DSC(E&SE)SH:

Endst: No.10897-10804/App:/KPO/EDO(E&SE)SH:, dated 30/07/2010.

Copy of the above is forwarded to:

1) The P.S to secretary (E&SE) K.P.K, Peshawar.

2) The Director (E&SE) K.P.K, Peshawar.

3) The District Magistrate/DCO, Shangla.

4) The Distric Account Officer, Shangla.

5) The Headmaster GCMH- Alpuri.

Steesled

Assistati Director (Litigati E&SE Department Khyber Pakhtunkhwa Pesi



Prove 5"



GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Peshawar, dated the April 24, 2017.

NOTIFICATION

No.SO(G)/E&SE/1-85/I.T/2017:- In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, and in supersession of the notification issued in this behalf, the Elementary and Secondary Education Department in consultation with the Establishment & Administration Department and Finance Department hereby lays down the method of recruitment, qualification and other conditions specified in column No. 2 to 5 of the Appendix to the Notification which shall be applicable to the posts of Information Technology Teaching Cadre (Male/Female) in the Elementary and Secondary Education Department as specified in column No.2 of the said Appendix:

-APPENDIX

S.No	Nomenclature of the post	Minimum qualification for appointment by initial recruitment transfer	Age	Method of recruitment
1	2	3	4	
1	Subject Specialist-Information Technology (SS-IT) (BPS-17)	i. At least Second Class, Master's Degree in Computer Science or Information Technology or Bachelor's Degree in Computer Science (BCS/BSCS Honours 4 years) or equivalent qualification from a recognized University; and		a) Fifty percent by promotion on the basis of seniority- cum-fitness from amongst the Secondary School Teacher-IT with at least five years service; and
		ii Bachelor Degree in Education (B Fd) or convolent qualification from a recognized University.		b) Fifty percent by initial recruitment: Provided that if no suitable candidate is available
		Note: A candidate did not have the qualification under clause (ii), shall nequire the same within algorithms from the date of his/her appointment.		for promotion, then by initial recruitment.





Page (1)



·	2.	Secondary School Teacher-	Li At Jose Second Class Master's D.		
		Information Technology (SST-IT) (BPS-16)	 At least Second Class Master's Degree in Computer Science or Information Technology or Bachelor's Degree in Computer Science (BCS/BSCS Honours 4 years) or Bachelor's Degree with a subject of Computer Science or equivalent Qualification from a recognized University; and 	21-35	a). Fifty percent by promotion on the basis of seniority cum-fitness from amongst the Certified Teacher-II with five years service as such and having the qualification prescribed for the post of Secondary - School Teacher-IT.
			ii. Bachelor Degree in Education (B.Ed) or equivalent qualification from a recognized University.	,	b). Fifty percent by initial recruitment.
	,		Note: A candidate did not have the qualification under clause (ii), shall acquire the same within three years from the date of his/her appointment.		Provided that if no suitable candidate is available for promotion, then by initial recruitment.
(Leave)	3.	Certified Teacher-Information Technology (CT-IT) (BPS-12)	 At least 2nd Division Intermediate School Certificate or equivalent qualification from a recognized Institution or Board with one year Diploma in Information Technology Computer Science from any recognized institution; and 	18-35	By initial recruitment.
Jan			ii. Certified Teacher Certificate (CT) or Associate Degree in Education (ADE) from any recognized institution/ University		
Assistant Director (Litigation E&SE Department			Note: A candidate did not have the qualification under clause (ii), shall acquire the same within three years from the date of his/her appointment.		
Khyber Pakhtunkhwa Peshawat				<u></u>	

SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA - ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Endst : of even No & date:

- 1. The Secretary to Government of Khyber Pakhtunkhwa, Establishment and Administration Department Peshawar,
- The Secretary to Government of Khyber Pakhtunkhwa, Estabhshinea and rumanistratic
 The Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar
 The Secretary to Government of Khyber Pakhtunkhwa, Law Department Peshawar
 The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar



The Accountant General Khyber Pakhtunkhwa Peshawar.

The Registrar, Peshawar High Court Peshawar,

7. The Director, Elementary and Secondary Education, Khyber Pakhtunkhwa Peshawar. 8. The Director of Education (FATA) Peshawar.

9. The Director, Curriculum and Teacher Education Khyber Pakhtunkhwa Abbottabad. 10. The Director, (PITE) Khyber Pakhtunkhwa Peshawar.

11. The Director, ESRU Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar. 12. Manager Government Printing Press Khyber Pakhtunkhwa Peshawar.

13. The Deputy Director, EMIS (E&SE) Department Khyber Pakhtunkhwa Peshawar. 14. All District Education Officers (Male & Female) in Khyber Pakhtunkhwa.

15. All District Accounts Officers in Khyber Pakhtunkhwa. 16. All Agency Education Officer in FATA

17. All Agency Accounts Officers in FATA.

18. All the Principal/Head Master/Head Mistress concern.

19. PS to Governor Khyber Pakhtunkhwa, Peshawar,

20. PS to Chief Minister Khyber Pakhtunkhwa, Peshawar,

21. PS to Chief Secretary Khyber Pakhtunkhwa, Peshawar,

22. PS_to_Minister_E&SE_Khyber_Pakhtunkhwa-Peshawar-23. PS to Secretary E&SE Khyber Pakhtunkhwa, Peshawar,

24. Master file

Assistant Offector Il those E&SE Department

Khyber Pakhtunkhwa Peshawar

AYASTICQAYYUM) SECTION OFFICER (GEN)







Directorate of Chempatury and the conduct Education

NOTHICATION.

Ta be sufrettined will the same No. and day

Consequent appar the resemmendations of the Departmental Consequent appar the Covernmendations of the Departmental Consequent of the Covernment of Khuley Pal humbles Blender of the Covernment of the Covernment

		31-11	The second second	TO GLACITY SAY	Section 11 March	5 W 75 - 16 Sp	7.7
		Name of	Ditto of S	200		Proposed =	A STATE OF THE STA
	i Ne.	Official & .	1.77	1-40micle 3	Dutciofic	Promised :	Admin 1
		Cofficial & S.	Virdi 🗇 🦥	100	1.00	123-25	
• •	1.	Present the Control	1-7''' - 1-1-		Animilar	White of	lt. To the si
- • •		Present Place	1. N. F. 81 8	1.07.50	1.5 7.69%64	[840] 77 (844.0)	1 107 1 1
		of Posting	1	1:200.228752	1.63	-DOSTING.	5 Tr - 11
	. 11 (2) 4	THE COSTING !	11	经验的证据		P	【英字句:"诗诗》。 : :
	` ∤	1. "不可以我们在第二人的	1500	1-2-1- A-1-2-1-	Regular	Mar 0 5 Yes	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
شيحوني			1977 - WYSED		1 7 7 7 3 17		13. S.
	1 2 - 1	Fremm Ullah	*****	CONTRACTOR OF	C7-17:	N. 7. 24.	1 T P 100 1 1 1
. 5	. 13	Principle and the second	-13/7/1979	Affairait Car.	WE CO CO CONTRACTOR	Contract of the last of the la	
		Minn GHS	1.20		1/9/2007	ELMON POLICE	12.04.7
· 12	· · · · ·	Sammering " 22.	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	The state of the s	STATE STORY OF STATE	B 型 4.5 差差 4.5 分。	W
	-15	Bedianad Kuan	C 22 22 23 23 23 25 25 25 25 25 25 25 25 25 25 25 25 25	THE PART OF A	NATION OF THE PARTY.	Minter of the same	
	· · · ·		2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -	(大学)にどれておい	李 经 多 经 1	4	(Agorist -
	- 1	Bennn Se	1 4 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	医影响性医影响型	\$ 3. 663.	All not	
* 1			[日月 7 十二年]第188	(A) (A) (A) (A) (A) (A)	Jan - 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	20 10 10 10	Macani Post
. !		Into the second	1 1	1-41 (1984) Sept.	S . 3 . 2	Klien	18.00
					17.00	Bergi	Martin di
	17.7	Auz Ullat C/O	1/1/2 752 752				6, 7,
		i mare contributions	2 3010/1950	Restation !	17071001	GHS, PAF	
•		EASE			4. 7	LUTIO, THE	Agoirs:
, 1	1			建筑设备等 泛图	A	Shalzen	*
	1	Deportment	2. 6 6.2. 41	12-2-20-0-4-2-2	100000000000000000000000000000000000000	APPENTE CT 1	しだけいてい カラナリ
	i	a speciann	1. 4. 1.22.4		Sec. 12. 120 122	Camp 🕾 🐃	强感 "一"
1		1		"我们就是这个	2. 6. 23.30	E-debt - 1	lätter.
	1.	· 10 - 20 10 10 10 10 10 10 10 10 10 10 10 10 10		- 12 - CT - 12 - CT	THE PERSON NAMED IN	Your Comments of the Comment of the	3-41.
1		用心理测量。证明如	3 5 5 6 7 7 1	7 1 1 1 5 K	12.2	Perlimina	occuorazon :
₹ Z	щ.	12 March 2017 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	10 30 - 10 75 55	建设设置的	そっていただけ		Control of the second
A	1.00	A GO NO SELECTION AS LES	A 134 - 184 D. S.	化二次进一的公	100 Sept. 100 Se	法 "是这种"。	or rhe mile
E ''	(T = 177)		"不可以不可以 可以	THE PROPERTY OF	到 你你没有完		
1	1037	2. And the Opt CASE 44	J.S 2 148 14	14 15 1 1 1 1 1 1 1	ALC: YES THE PARTY	は中国大学では、	anjoing of the
13.4	1.40	经验证证证的基础证明	10 3 43 5 6 6 1		36.5 K (1)	1 S 1 S 1 S 1 S 1 S 1 S 1 S 1 S 1 S 1 S	
	· · · · · · · · · · · · · · · · · · ·	10 10 10 10 10 10 10 10 10 10 10 10 10 1	17. A. S.	"通行和严重"的时	24、淮市连续	A Comment	present post
1.0	4 1		2-1-	2 2 2 2 2 2 2 2 2	12 100 -101	D. 40.	[19] \$42 (19) [1] [1] [1]
	} · · · · !	1. 文字的 医多种性 化	A 100 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			10 II - 1 - 1 - 1	1000年2月1日日
	}				Sec. 18. 18.	Sec. 65 27 6 24	
1:3	45.5	Long Ur. Traff		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		35 x	Deportment
, ,	4. ^	LANGE OF SERVICES	20/10/19/20	A TIME AND THE REAL PROPERTY.	1/9/2016	The Party of the Party	
!		Jenium GHSE	1 2 30 1	43.55 F. A. I.	4.5-2.3	33000 + 2000	September 5
17.55	Ł : ·	可是""的"别"的对象对		1500 2000 1000	10 CANAL TO THE	Gillin/ceric	
نوه مد	1:28 E.	Condeer Park		ALESSA LUCO IV	4.5 8.8	2004年代 1907年	stations Post
r: '''		*** ** ** ** *** *** **** ************		では、またの	计图 计 "没是是		建筑和农民营工
	Carrett	A HOUNK RATE	产生: 在: 亚兹(404)	的交通的对象	元 [[] 张 [] 元 [] [] []	はの名のは、大学の大学	SECTION AND ADDRESS.
			《运动》(实现证 证	1. 文字 1. 1. 文字 2. 1.	THE STATE OF	从3.1 1415.1375	医乳毒素 医乳毒素
44	\$6000	Bodshahle Pa	Total Property		THE PARTY OF	35. AT 540 75.00 (\$1	发现在是现在,然下的人类,
	1	TOWN THE PARTY OF	12/3/198/5	Makeria:	たないとついう ま	TOW CHESTING	Nicona Spirit Carl to
	P-7-7-18	This sale of 15E	"沙江" 古中的祖位		2001年1月20日	计划设置特别	SECTION OF ANY MADE
27.7	1 To 3	是"你们是你我们的是对	- 10 Care 10 C	845 E-525 E-54	对开展36 000	STATE OF THE STATE	The State of the Contract of the
	is the first	Till to the second of the	2015年10月1日	45年11月11日		3377877111733	的现在分词 医抗性
	F	美国电影的企业。	二人 (1)	在建筑的	200 TO 100 Miles	Medical e	5-23-48-5-4
	17.53 H	Molekonil 2.4	計画におおり	。G 医学生 第二十	149 2011	Jamanam C	200
			THE STATE OF THE S	275 Y 16 15 15 15		and the state of	
æ. ∙	50	Muherimad 7	7 5 7 7 7 7 7 7 7 7 7 7	114-11-11-10-11	A 20 10 10 10 10 10 10 10 10 10 10 10 10 10		(現場はなら) こうさ
	1		14/197	Carl Hillion Wall	120 (11)	C \$205	
: :		Spoot Grave	AND THE RESERVE TO THE	建筑企业	2.50、10、10、10、10、10、10、10、10、10、10、10、10、10	なりないという	
ا في في	内型 (24)	一种中国的人们不是大大型工程	600 25 37 25 25 15	CHICAGO TO STATE	10 P. Co.	A 400 11 12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	語語の概念がよる。
5 100	MAG THE	THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER. THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER. THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER. THE PERSON NAMED IN COLUMN TO THE OWNER.	20年3年8月19日		ESTREET ST	TOWN STATES COLD	世界の正本を記る というつ
ا و توسیر فا	大震 虚战	to account to the	water on heart their	基心理 建二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十	7. 经公司 1997	A PROPERTY OF	第一次
100	$\cdot \cdot $	377.00%(全型的信息)。 第12	沙型工作	10年2月2日 10日	中国的	Manage that six	是4000000000000000000000000000000000000
بمنابض	-	企业是基本的	20.163411111111111111111111111111111111111	9749元86元8446	为社会	是指数的设备等	企业的企业
	1. The 1.	A CONTRACTOR OF THE CONTRACTOR			计算图像		原则成为" "。

Assistant Director (Litigation -E&SE Department Khyber Pakhtunkhwa, Peshawa \$

Directorate of Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar.

NOTIFICATION.

To be substituted with the same number and date.

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the Government of Khyber pakhtunkhwa Elementary and Secondary Education. Notification No. SO(G)/E&SE/1-85/I.T/2017 dated 24th April 2017, the following CTs(IT), BS-12 are hereby promoted to the post of SST(IT) BS-16 and posted against the vacant post of SST(IT) in the School noted against each BPS16(Rs 18910-1520-64510) plus usual allowances as admissible under the rules on regular basis under the existing policy of the provincial Government, on the terms and conditions given below in the interest of public Service with immediate effect.

No. Official & Present Place of Posting 1	S.	S.L.	Name of	Date of	Domicile	Date of	Proposed	Remarks
of Posting Regular CTIT The sum of Posting Regular CTIT Regular CTIT Against Vaccant Post Vaccant Post Against	No	No.	Official &	Birth		Appott:	Place of	. :
TITT 1 Farman Ullah Khan 2 Aziz Ullah C/O E&SE Department 3 A Laiq Ur Rehman GHS Gandeeri Khattak Karak 4 G Badshah Hussain GHS Julagram Malakand 5 9 Muhammad Shoaib GHS 13/7/1979 Bannu 1/9/2004 GHS, Bazar Ahmad Khan Bannu 1/9/2004 GHS, PAF Shaheen Camp Peshawar 1/9/2004 GHS, PAF Shaheen Camp Peshawar 1/9/2004 GHS Gandeeri Khattak Karak 1/9/2004 GHS Gandeeri Khattak Karak 1/9/2004 GHS Gandeeri Khattak Karak 1/9/2004 GHS Julagram Malakand 1/9/2004 GHS Julagram Malakand 1/9/2004 GHS Julagram Malakand 1/9/2004 GHS Julagram Malakand 1/9/2004 GSZHS No.1			Present Place			as	Posting:	
1 1 Farman Ullah Khan 13/7/1979 Bannu 1/9/2004 GHS, Bazar Ahmad Khan Bannu 2 2 Aziz Ullah C/O E&SE 0 Department Department Department 2 2 Department 2 2 2 Aziz Ullah C/O E&SE 0 Department Depar			of Posting			Regular		
Khan Khan Alimad Khan Bannu Against Vaccant Post Alimad Khan Bannu Against Vaccant post Against Against Vaccant Post Against Agai						·CTIT		-
2 2 Aziz Ullah C/O E&SE Department O Shaheen Camp Peshawar Department O Department	1	1	Farman Ullah	13/7/1979	Bannu	1/9/2004	GHS,	Against
2 2 Aziz Ullah C/O E&SE Department 0 0 Peshawar 1/9/2004 GHS, PAF Shaheen Camp Peshawar post in E&SE Department 1 Peshawar post in E&SE Department 2 20/10/197 Karak Gandeeri Khattak Karak 4 6 Badshah Hussain GHS Julagram Malakand 5 9 Muhammad Shoaib GHS RASIA 0 Malakand 1/9/2004 GSZHS No.1			Khan				Bazar 🖟	Vaccant Post
2 2 Aziz Ullah C/O E&SE 0 0 Peshawar 1/9/2004 GHS, PAF Shaheen Camp Peshawar after actualization, he will rejoin the present post in E&SE Department 3 3 Laiq Ur Rehman GHS Gandeeri Khattak Karak Gandeeri Khattak Karak Hussain GHS Julagram Malakand 4 6 Badshah Hussain GHS Julagram Malakand Shoaib GHS 9 Muhammad S/4/1975 Malakand 1/9/2004 GSZHS No.1							Ahmad	
2 Aziz Ullah C/O E&SE O O Shaheen Camp Peshawar Department Department O O Shaheen Camp Peshawar Shaheen Camp Peshawar O O O O O O O O O O O O O O O O O O O				· ,	:		Khan	
E&SE Department Beautiful Department Department Department Department Department Department Department Department Department Against Vaccant post after actualization, he will rejoin the present post in E&SE Department Against Vaccant Post Gandeeri Khattak Karak Against Vaccant Post Gandeeri Khattak Karak Against Vaccant Post Hussain GHS Julagram Malakand Malakand Department Against Vaccant Post Against Vaccant Post Malakand				. :			Bannu	
Department Department Department Department Department Camp Peshawar after actualization, he will rejoin the present post in E&SE Department Against Vaccant Post Khattak Karak Badshah Hussain GHS Julagram Malakand	2	2	Aziz Ullah C/O	13/10/198	Peshawar	1/9/2004	GHS, PAF	Against
3 3 Laiq Ur Rehman GHS Gandeeri Khattak Karak 4 6 Badshah Hussain GHS Julagram Malakand 5 9 Muhammad Shoaib GHS Rewill rejoin the present post in E&SE Department 1/9/2004 GHS Gandeeri Khattak Karak 1/9/2004 GHS Gandeeri Khattak Karak 1/9/2004 GHS Julagram Malakand 1/9/2004 GHS Julagram Malakand 1/9/2004 GSZHS No.1			E&SE	0			Shaheen	Vaccant post
he will rejoin the present post in E&SE Department 3			Department				Camp	after
the present post in E&SE Department 3 3 Laiq Ur Rehman GHS Gandeeri Khattak Karak 4 6 Badshah Hussain GHS Julagram Malakand Malakand 5 9 Muhammad Shoaib GHS Malakand A 20/10/197 Karak 1/9/2004 GHS Gandeeri Khattak Karak 4 6 Badshah Hussain GHS Julagram Malakand 3/4/1975 Malakand 1/9/2004 GSZHS No.1						1	Peshawar	actualization,
3 3 Laiq Ur Rehman GHS 2 Sandeeri Khattak Karak Sandeeri Khattak Karak Sandeeri Hussain GHS Julagram Malakand Shoaib GHS Shoaib GHS Shoaib GHS Shoaib GHS Sandeeri Shoaib GHS Shoaib GHS Shoaib GHS Sandeeri S								he will rejoin
3 3 Laiq Ur Rehman GHS 2 Sandeeri Khattak Karak 4 6 Badshah Hussain GHS Julagram Malakand Malakand Shoaib GHS 9 Muhammad Shoaib GHS 3 1 Laiq Ur 20/10/197 Karak 1/9/2004 GHS Gandeeri Khattak Karak 5 Candeeri Khattak Karak 6 Candeeri Khattak Karak 7 Candeeri Khattak Karak 6 Candeeri Khattak Karak 7 Candeeri Khattak								the present
3 3 Laiq Ur Rehman GHS Gandeeri Khattak Karak 4 6 Badshah Hussain GHS Julagram Malakand 5 9 Muhammad Shoaib GHS Rehman GHS 2								post in E&SE
Rehman GHS Gandeeri Khattak Karak 4 6 Badshah Hussain GHS Julagram Malakand 5 9 Muhammad Shoaib GHS Rehman GHS 2 Gandeeri Khattak Karak 12/3/1981 Malakand 1/9/2004 GHS Julagram Malakand 1/9/2004 GSZHS No.1								Department
Gandeeri Khattak Karak 4 6 Badshah Hussain GHS Julagram Malakand 5 9 Muhammad Shoaib GHS Malakand Khattak Karak 12/3/1981 Malakand 1/9/2004 GHS Julagram Malakand 1/9/2004 GSZHS No.1	3	3	Laiq Ur	20/10/197	Karak	1/9/2004	GHS	Against
Khattak Karak 4 6 Badshah Hussain GHS Julagram Malakand Malakand 5 9 Muhammad Shoaib GHS Shoaib GHS Karak 1/9/2004 GHS Julagram Malakand 1/9/2004 GSZHS -do- No.1			Rehman GHS	2		}	Gandeeri	Vaccant Post
4 6 Badshah Hussain GHS Julagram Malakand Malakand Malakand Malakand 5 9 Muhammad Shoaib GHS Malakand Shoaib GHS Malakand Malakand Shoaib GHS Malakand Malak			Gandeeri				Khattak	
Hussain GHS Julagram Malakand 5 9 Muhammad 3/4/1975 Malakand 1/9/2004 GSZHS Shoaib GHS No.1			Khattak Karak	:			Karak	
Julagram Malakand 5 9 Muhammad 3/4/1975 Malakand 1/9/2004 GSZHS -do-Shoaib GHS No.1	4	6	Badshah	12/3/1981	Malakand	1/9/2004	GHS	-do-
Malakand Malakand Malakand 1/9/2004 GSZHS -do- Shoaib GHS No.1 N			Hussain GHS				Julagram	
5 9 Muhammad 3/4/1975 Malakand 1/9/2004 GSZHS -do- Shoaib GHS No.1			Julagram				Malakand	
Shoaib GHS No.1			Malakand					
	5	9	Muhammad	3/4/1975	Malakand	1/9/2004	GSZHS	-do-
Tutakan Dagai	,		Shoaib GHS				No.1	
Malakand Malakand			Tutakan				Dagai	
Walakand Walakand			Malakand	<u> </u>			Malakand	file

Assista Director (Litigation E&SE Department Khyber Pakatunkhwa Peshaw



-127-



			T. T. Garage				
			Tahummen!	I TEATTAIL		S - 357	MI I winner time action top
_			1500 GTE	13/2/187	Differin	11/1/16	AND A CONTROL OF THE
÷	;		. Ourobone	- I I I I I		35 THE CAN	104 CIIS Pag -199
	·		l kasta sa a				Olking .
		- 1.3	Mulummad	an			
	•	i	Name 121	1/1/1975			
	1	- !	Nim GHS No		Mentselu	a 11020	
			4 11/1/15/1995	1 .		1	
	j	73	Covina Rush			İ	Planter -
	i	- {	(41.38	1 100000	المناسبة المناسبة		hluseign
	1	- 1	Wiyaurang			1797300	DI Promition Transaction
	Ĺ	Ė	1 manning		Marway		・・・ P. こうだだけを作る記録表示。 としゃ e e e la co
	ņ	170	- Jaikhi			i Parilija	His Martin
	ļ	İ	Country Start				Lakken
	ĺ		GHS Anion K	1111081	Swal	و المالية	Margar !
			Swa	m	Jowen	1/9/200	MA CHARLETT TO THE
	F(3	17	Signature Comments				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		1 .	Served Almient	10-10-197			Bende Saven
· [ł	Africa Collection		Dikhan	1/9/200	The state of the s
i	11	1	Panga DIKhai			312129(4)	The state of the s
, Ì	. '	1 22	1 DOME ALC				Rannel
!			Shuh GCMILS	20/3/1980	flui f		1 Dikhali 1
ļ		1	Timore		Dir Lowe	15/1/200	0 17.110 17. 5
- [] . ·	Timargara Dii	r		. ⊅ .	1 March 25
. i	; ;	17	Lineer		1		Imari
i		1 .	Invan Ullah	1/4/1075			1 20160
!		1	GHSS Khadi	1/1/1979	Kulut	7777	1 GHS Auchel
		[Zar Kohat			13/4/200	
Ì	/3	23	Linfidloh			1	Elmaj Zar
- 1	7		2 tien	13/4/1982	Swar		Color 1
- ∤.			GHSS Maidam		Owa	15/4/200	ASSISIANIA (Litination
}-	!		- 11114H			15	East Department
	11	29	Rasnot Din	100/45			Apple Only
1			GHS	1/9/1979	Hongu	13/4/200	Khyber Pakhtunkhwa Peshawar
	. [Karbogha		1-	12/3/200	(1) 11 11 11 11 11 11 11 11 11 11 11 11 1
İ	7		it oogin			11000000000000000000000000000000000000	Kurtgelin
7	5	7/1	Hangu			1.30	Hamou .
1 *	۱,	30	S.Kasluf	1/3/1977		<u> </u>	
1	[••	Hussain Shah	1 11 11 11 11 11	Peshawar	15/4/200	G3F//CM -des
1.		J. 12.	GSFHCMHS			1.5	The state of the s
ł	: 1	•	OUT TO MANY				HS No.4
1.		•	No.4 Peshenvar				Peshawar
{· · ·			Conti		La la grada	15	Com
1:40	٠.].،	37	Avub Khan	17/6/2000		0.00	
			GHS Gondigar	12/4/1983	Dir Upper	29/6/200	GIIS
1	3.	ί,	Dis 14.			6	100
7		77	Dir Uppar				Panoker
			Hamayun	1/4/1978	Dir Lower	100	Der Opper
			Khun GHSS - F		LOWER .	10/2/200	GHS V-Co-
	-		Khampur Dir			J-~	Selsenda
	1	1	Lower				Dir Lawer
17		7	Notice have		THE COMM		E STATE OF THE STA
		## 15 E	Navab Khare :	11/3/1976	Sweet	70/2/200	Company of the Compan
1	当是	1	CHS No.4	"主要整理我们	新疆門部部 語	A ACCOUNT	GHS No. 4 -do-
· e ·			Mingora Swat				Minisora
79	11	<i>i]</i>	lbror Almod	A STATE OF THE STA	至三時的最初		Sum .
	1	}	GIISS Bandi	14/4/1983	Abbottaba	10/2/200	GHSS
			ritair dunal		d	- T	Bondi
	1 :	- 1	Ofmindian -			AREA COLORS	
	1		Abbottabat	一个自己的	160-16-1	建筑公司	Dhumbun
+ +	j. 3. 2.					温度。	Abbourbad
S	3.0	W. 125	S. R. S. All LVANY AND THE SECOND	The state of the s	地质 医乙酰乙酰酸	発見の関係と対する で	The strategy of the strategy o

N

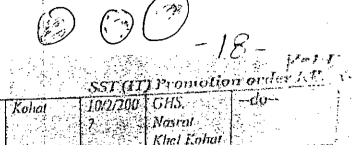
<u>, , , , , , , , , , , , , , , , , , , </u>	14	Muhammad	15/2/1973	DIKhan	1/9/2004	GHS No.6	-do-	
~ ∪	14	Iqbal GHS	13/2/19/3	DIVIIQU	1/3/2004	DI Khan	-uo-	
		Daraban Kalan DI Khan	 					
7	17	Muhammad	1/4/1975	Mansehra	1/9/2004	GHSS	-do-	:
		Niaz GHS No.2 Mansehra				Plandra Mansehr		
		Mansenta				a		
8	18	Qayum Rashid	12/11/1975	Lakki	1/9/2004	GSMGCM	-do-	
		GHSS	į	Marwat		HS No 1		
		S/Nowrang Lakki	[Lakki Marwat		
9	20	Sabir Shah	1/1/1981	Swat	1/9/2004	GHS Guli	-do-	
		GHS Aman Kot	_,_,_,			Bagh	J. 5	
		Swat				Swat		
10	21	Saeed Ahmad	30/10/1977	DI Khan	1/9/2004	GHSS	-do-	
		Khan GHS				Ramak D Khan		,
11	22	Paroa DI Khan Gohar Ali Shah	20/3/1980	Dir Lower	15/4/2005	GHS, Haji	-do-	
	~~	GCMHS	20/3/1300		13/4/2003	Abad Dir		
		Timargara Dir				Lower		
		Lower						
12	24	Imran Ullah	1//4/1979	Kohat	15/4/2005	GHSS	-do-	
		GHSS Khadi Zai Kohat				Khadi Zai Kohat		
13	28	Lutfullah GHS	13/4/1982	Swat	15/4/2005	GHS	-do- Sul	Toll
		Maidain Swat	-0, ,, -00-			Kandil	Alle	1
						Swat		
14	29	Rasool Din	1/9/1979	Hangu	15/4/2005	GHS	-do- Assistant	
		GHS Karbogha				Karbogha	E&S	E Departmir khtunkhwa
15	30	Hangu S.Kashif	4/3/1977	Peshawar	15/4/2005	Hangu GSFHCM	-do-	
+3		Hussain Shah	4,3,13,7	CSITAWAI	15/4/2005	HS No.4		
		GSFHCMHS				Peshawar		
		No.4 Peshawar				Cantt		
1.0	27	Cantt	42/4/4002	D: 11	20/6/2006	CUC	1	_
16	37	Ayub Khan GHS Gandigar	12/4/1983	Dir Upper	29/6/2006	GHS Panakot	-do-	
		Dir Upper				Dir Upper		-
17	41	Hamayun Khan	1/4/1978	Dir Upper	10/2/2007	GHS	-do-]
		GHSS Khanpur				Sehsada		
		Dir Upper				Dir Upper		
18	42	Nawab Khan	11/3/1976	Swat	10/2/2007	GHS No.4	-do-	
10	72	GHS No.4	11/3/13/0	Jwat	10/2/2007	Mingora	-40-	
		Mingora		.		Swat		
,		Swat						
19	45	Ibrar Ahmad	14/4/1983	Abbotaba	10/2/2007	GHSS	-do-	
		GHSS Bandi		d		Bandi		
		Dhundian		1 1		Dhundiạn		1
		Abbotabad				Abbotab		



Assistant Director (Litigation)

E&SE Department

Khyber Pakhtunkiwa Peshawar



ferms and conditions:-

Afrate Alinn

Koha

GUSS Gumbar

They would be on probation for a period of one year extendable for another one year are specified in Hule 15 of Khyber Pakhtunkhwa Civil Servant (Appointment, Prometion and Fransjer'i Rules, 1989.

They will be governed by such rules and regulations as may be issued from time to time bu the Goot.

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

Charge report should be submitted to all concerned.

Their Inter Se-seniority on lower post will remain intact

19/2/1982

No TA/DA is allowed for joining his duty.

They will give an under taking to be recorded in their service book to the effect that if any over payment is made to him in light of this order will be recovered and if he/she is unongly promoted he/She will be reversed.

Before handing over charge once again their document may be checked if they have - at the enquired relevant quiffications as per rules, they may not be handed over charge of the post,

> (Hafiz Dr. Muhammad Ibrahim) Director.

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawor

Endst: No. 7248/ File No.03/Promotion to SST (17) B-16:

Dated Feshawar the 28-05-2019

Copy forwarded for information and necessary action to the:

- 1. Accountant General Khyber Pakhtunkhwa Perhawar.
- 2. District Education Officer (M) concerned.
- 3. District Accounts Officer concerned.
- 4. Section Officer (Primary) E&SE Department, Peshawar.
- 5. Principals concerned.
- 6. Official Concerned.
- 7. PS to the Secretary to Govt: Klyber Pakhtunkhwa E&SE Department.
- 8. PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar.

9: M/File.

Elementary and Secondo

20	47	Aftab Alam	19/2/1982	Kohat	10/2/2007	GHS,	-do-
		GHSS Gumbat				Nasrat	:
		Kohat			•	Khel	
						Kohat	

Terms And Conditions:

- 1. They would be on probation for a period of one year as specified in Rule-15 of Khyber Pakhtunkhwa Civil Servant (Appointment, promotion and Transfer) Rules,1989.
- 2. They will be governed by such rules and regulations as may be issued from time to time by the Govt.
- 3. Their Services can be terminated any time, in case their performance is found unsatisfactory during probationary period. In Case of misconduct they shall be preceded under the rules framed from time to time.
- 4. Charge report should be submitted to all concerned.
- 5. Their inter-Se Seniority on lower post will remain intact.
- 6. No TA/DA is allowed for joining his duty.
- 7. They will give an undertaking to be recorded in their service book to the effect that if any over payment is made to him in light of this order will be recovered and if he/she is wrongly promoted he/she will be reversed.
- 8. Before handing over charge once again their document may be checked if they have not the required relevant qualifications as per rules, they may not be handed over charge of the post.

(Hafiz Dr. Muhammad Ibrahim)

Director

Elementary & Secondary Education
Khyber Pakhtunkhwa Peshawar.

Endst: No. 7248/File No. 03/Promotion to SST(IT) B-16

Dated Peshawar the 28-05-2019.
y action to the:
hawar.

Assistant Director (Litto:

Khyber Pakhtunkhwa E.

E&SE Departme

Copy Forwarded for information and necessary action to the:

- 1. Accountant General Khyber Pakhtunkhwa Peshawar.
- 2. District Education Officer(M) Concerned.
- 3. District Account Officer concerned.
- 4. Section Officer(Primary) E&SE Department, Peshawar.
- 5. Principals concerned.
- 6. Offcials concerned.
- 7. PS to the secretary to Govt: KhyberPakhtunkhwa E&SE Department.
- 8. PA to the Director E & SE Khyber Pakhtunkhwa E&SE Department.

9. M/File.

Dy: Director(Estab)
Elementary and Secondary Education
Khyber Pakhtunkhwa
29/5/19



DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION, KHYBER PAKHTUNKHWA

Subject:

MINUTES OF THE MEETING OF DEPARTMENTAL PROMOTION COMMITTEE HELD ON 10-05-2019 AT 10:00 AM FOR PROMOTION OF MALE CT-IT TO THE POST OF SST-IT (BPS-16) ON REGULAR BASIS.

A meeting of the Departmental Promotion Committee was held on 10-05-2019 at 1000 AM under the Chairmanship of Director E&SE in the Committee Room of Directorate of E&SE to discuss the promotion of Male CT-IT to the post of SST-IT (BPS-16) on regular basis. The following attended Suisled the meeting:-

1. Mr. Hafiz Muhammad Ibrahim (Director E&SE) Directorate of E&SE, Khyber Pakhtunkhwa

2. Muhammad Raqiaz Khan (Section Officer Primary) Elementary & Secondary Education Department

3. Mr. Zahid Muhammad, Deputy Director (Estab) Directorate of E&SE, Khyber Pakhtunkhwa

Chairman

Member

Assistant Director (Litigation E&SE Department

Member Khyber Pakhtunkhwa Pesha:

The meeting started with recitation from the holy Quraan. The Chair welcomed the participants of the meeting and thereafter the agenda item was taken up for discussion. After thoroughly discussion and examination of the documents of the candidates, the committee recommended/deferred the following Male CTs (I.T) as per remarks in column against each.

	5				1	
[S#	Sen #	Name, Designation & Present Place of Posting	D.O. Birth	Date of Apptt: as CT-IT	Remarks
-	1	1	Farman Ullah (CT-IT), GHS B.A Khan, Bannu	13.07.1979	01-09-04	Recommended for promotion to SST-IT BS- 16 on regular basis. Recommended for promotion to SST-IT BS-
-	2	2	Aziz Ullah (CT-IT) E&SE Department	13.10.1980	01-09-04	l 46 on regular hasis.
-	3	3	Laiq-Ur-Rahman (CT-IT), GHS Gandari KTK, Karak	20.10.1972	01.09.04	Recommended for promotion to SST-IT BS-16 on regular basis. Deferred due to lack of prescribed
-	4	4	Saleem Raza (CT-IT), GHS Khojaki Killa, Karak	20.03.1979	01.09.04	qualification/documents
ŀ	5	5	Atif Gul (CT-IT), GHS Sabir Abad Karak	01.07.1979	01.09.04	Deferred due to lack of prescribed qualification/documents
		6	Badshah Hussain (CT- IT), GHS Julagram	12.03.1981	01-09-04	Recommended for promotion to SST-IT BS-16 on regular basis.
}		7	Malakand Akmal Khan (CT-IT), GHS	12.03.1984	01.09.04	Deferred due to lack of prescriber qualification/documents
-	_ _ _ 8	8	Puran Shangla Sohail Sadiq (CT-IT), GHS Mathra Peshawar	07.03.1981	01.09.04	Deferred due to lack of prescriber qualification/documents
4	9	9	Muhammad Shuaib (CT- IT), GHSS Tota Kan Malakand	03.04.1975	01-09-04	Recommended for promotion to SST-IT BS 16 on regular basis.
Ì	10	10	Muhammad Tayyib (CT- IT), GHS Jalbai Swabi	02-01-75	01-09-04	Deferred due to lack of prescribe qualification/documents Deferred due to lack of prescribe
	11	11	Kamran Ali (CT-IT), GHS No. 1 Tangi Charsadda	25.12.1980	01.09.04	qualification/documents
	12	12	Arif Wasim (CT-IT), GHSS Ouch Dir Lower	05.01.1974	01-09-04	qualification/documents
	13	13	Zia Jan (CT-IT), GHS	06.03.1979	01-09-04	

•		iΓ	<u> T</u> _							(1W)
4		Si	# Se #	Present Place of Po	sting	D.O. 1	Birth	י - A	ate of	Pomorko
/		14	14	Muhammad Iqbai (C GHS Daraban Kalan D.I.Khan	T-IT),	15.02.	1973		CT-IT 09-04	Recommended for promotion to SST IT DO
/		15	15	Muhammad Mobeen (IT), GHS Baghicha Dh Mardan	CT- neri	14-8-1	978	01-0	—— 09-04	Deferred due to ack of particular
		16	16	Zia Ullah (CT-IT), GHS Batal Mansehra	- 1	24.11.1	 974	01-0	 09-04	qualification/documents Deferred due to lack of prescribed
		17	17	Muhammad Niaz (CT GHS No.2 Mansehra	- 1	01.04.1	975	01-0	9-04	Recommended for promotion to SST IT DO
	į	18	18	Qayyum Rashid (CT- GHSS Serai Naurang Lakki		12.11.1	975 01-09-04		9-04	Recommended for promotion to SET IT DO
		19	19 Adil Mumtaz Jan (CT-l GHS Shinkiari Manseh		ra l'	05.03.19	 73	01-0	9-04	Deferred due to lack of procesited
		20	20	Sabir Shah (CT-IT), G Aman Kot Swat	HS	01.01.19	81	01-09	 9-04	Recommended for promotion to SST IT DO
		21	21	Saeed Ahmad Khan ((IT), GHS Paroa D.I.Kha	an 🏳	0-10-77	-	01-09	9-04	Recommended for promotion to SST IT DO
		22	22	Gohar Ali Shah (CT-IT GCMHS Timergara Dir Lower),	0.03.19	80	15.04	05	16 on regular basis. Recommended for promotion to SST-IT BS- 16 on regular basis.
		23	23	Shafi Ur Rahman (CT-IT GHSS Garam Chashma Chitral		5.12.19	31	15.04.	05	Deferred due to lack of proposition
		24	24	lmran Ullah (CT-IT), GF Khadi Zai Kohat	01	I-04-79	79 15-		.05	Recommended for promotion to SST IT DO
	2	25 .	25	Mufti Kifyat Ullah (CT-IT) GHS Kuza Banda		.05.198	+	15-04-		Deferred due to the
	2	26 :	26 T	Battagram Fawad Khan (CT-IT),		-03-82	+		- 0	jualification/documents
-	2	27 2	77	GHSS Nisatta Charsadda Tilawat Hakim (CT-IT), GHS Dir Upper	-	-01-82	+-	15-04-0 15-04-0	<u></u>	ualification/documents
	2	8 2	, l	utfulllah (CT-IT), GHSS Jaidaan Swat		04.1982		5-04-0	g R	ualification/documents ecommended for promotion to CCT IT no
	2	9 2	9 F	Rasool Din (CT-IT), GHS Carbogha Hangu	01.0	 09.1979		5-04-0	_s R	ecommended for promotion to SET IT TO
	30	3	o	yed Mohammad Kashif ussain Shah (CT-IT), CMHS No.4 Cantt	- 1	03-77	15	5-04-05	, Re	ecommended for promotion to set it as
	31	3	, Y	eshawar asin Shah (CT-IT), GHS			 	!	-	on regular basis.
/	32) 32] Ri	ahaqi, Peshawar az Muhammad (CT-IT), HS Akbar Pura		2-81	15	5-04-05 ———		ned SST-IT post
		 	No	owshera olim Ullah (CT-IT), GHS	10-1	1-75	15	-04-05		ferred due to lack of prescribed
	33 34	33	No	o.2 Pahar Pur D.I.Khan Porullah Wahab (CT-IT),	04.09	9.1977	15-	04-05	qua	ferred due to lack of prescribed liftication/documents
-	35	35	Att	IS Toru Mardan aullah Khan (CT-IT)	┨──	.1981	15-	04-05	Def qua	erred due to lack of prescribed lification/documents
$\frac{1}{1}$			Ra	ISS Shahgram Chitral him Zada (CT-IT)	01-12	-82	15-(04-05	Def	erred due to lack of prescribed lification/documents
-	36	36	<u> M</u> a⊦	SS Kohi Barmol	11.02.	.1982	29.0	06.06		erred due to lack of prescribed ification/documents
-	37 38	37 38	Gar	ub Khan (CT-IT), GHS ndigar Dir Upper lid Usman (CT-IT),	12.04.	1983	29-0	6-06		ommended for promotion to SST-IT BS- n regular basis.
ŀ	38	 	Meh	S Ghoriwala Bannu boob Ali (CT-IT), GHS	07-02-		29.0	6.06	Defe quali	rred due to slack of prescribed fication/documents*
L	10	40	Gan Naz	duf Swabi -Ur- Rehman (CT-IT)	03-8-1		29.06		Defe. qualit	rred due to lack of prescribed lication/documents
4		41	Ham	Nahaqi Peshawar ayoun Khan (CT-IT)	10-3-19	·		5-06	Defer qualif	red due to lack of prescribed ication/documents
	-+		GHS	S Khanpur Dir Lower	01.04.1	978 1	0-02	2-07	16 on	mmended for promotion to SST-IT BS-

Khyber raw.



Γ-			;	}		
3	# Sen	Present Place of Posting	D.O	. Birth	1 1 244	Pomorko
	3 43	Asim Afzal (CT-IT), GHS Chando Maira Abbottabad	01.0	5.1977	as CT-IT	Deferred due to lack of
44	1 44	Abdullah (CT-IT), GHSS No.1 City Peshawar	 -	1987	10-02-07	quainication/documents
45	45	Ibrar Ahmad (CT-IT), Bandian Dhundan Abbottabad	14.04	1.1983	10-02-07	7.5
46	46	Fathullah Jan (CT-IT), GHSS Darosh Chitral	16.04	.1982	10.02.07	Deferred due to lack of pro-
47	47	Aftab Alam (CT-IT), GHSS Gumbat Kohat	19.02	.1982	10-02-07	Recommended for promotion to SST IT BO
48	48	Sadiq Ullah (CT-IT), GHS Bogara Karak	10.04	.1989	09.03.09	Deferred due to lack of present
49	49	Manzur Ahmad (CT-IT), GHS Alpuri Shangla	10.02	1982	28-07-10	qualification/documents Deferred due to lack of providence
50	50	Abdul Wahab (CT-IT), GHS Tittar Khel Lakki	13-10-	88	13-4-13	dualification/documents Deferred due to lack of more its
51	51	Ibrahim (CT-IT), GHS No.1 Lakki Marwat	198	9	13-4-13	qualification/documents Deferred due to lack of property
52	52	Salim Khan (CT-IT), GHS Panyala D.I.Khan	20-3-1			qualification/documents Deferred due to non-availability of Bachelor Degree
					;	Dogree

The meeting ended with a vote of thanks from and to the chair.

(Muhammad Raqiaz Khan) Section Officer (Primary) E&SE Department, Khyber Pakhtunkhwa

(Mr. Zahid Muhammad) Deputy Director (Estab) Male Directorate of E&SE, Khyber Pakhtunkhwa

(Hafiz Muhammad İbrahim) Director E&SE

Directorate of E&SE, Khyber Pakhtunkhwa

Assistant Director (Litioan E&SE Departmen Khyber Pakhtunkhwa Pe





CHO CHIBATI LLIMINIARE A SECONDASE TECCATION SEMINE PARLIES SERVICE PERIODS & LANCE CONTRACTOR OF THE PARLIES O

L, 3,50 19. 10.

The Secretary is respondent in Righer Publishingston's The Brogget part Levingwort

स्मिते । स्वार

CHIDANLE RECAROING PROMOTION SECT IT (RPS-12) TO SET LE (RPS-12)

String.

है जा। जीतन १००१ १० १० १० १६ १६ वर्ष भारतिक स्थापिक स्थापिक कार्यों के क्या कार्यों का स्थापिक स्थापिक है । . . ft spo-to cost it the site in process in which notice clarification registion

- to as per service rules of information Testumber Jeaching cadres withinsom analysis appointment by total is anoment of CT IT BPS-12 is as under.
 - "At least I'm Brailing programmings Petronic Certificate on eye palent qualification in recognized requirem or Board with ohe rear Depleton in infortraction Technishes: 🗀 भ्योगोच स्ती संगर् । या राज समुत्रात्रात्रात्री आद्वारीकारामा 'आसरी
 - Cerobril In their Enginete (CT) in Assicute Higher in Life, 1100 (ASP) is recognitive a north responsibility regime

Here. A conduction without have the qualification under claim (til) right, equip the work were in the peurs from the auto of the the appointment. (Annexed-A)

- 2. As per promotion enterto from LTTT to SST 17 HIPS-36 is.-
 - At each to complete Marter's Engire in Computer agreements industriation for its Bucherier - Department Computer historic (BeS/BS) Homes, A jeurs, in Paphysics - 15 year with a society of computed selection or equivalent speak Heating than a second or University and

flornicher liegene in Education (RES) er equientent qualification from a *** **** Assistant Director (Little 14. Cartiff 1311

E&SE Departmen

Note - Nitte. A condulate that name the qualification under states (112 thell papers the some Khyber Pakhtunkhyla Pr within three war- from the dive of his/hor appointment. * (Annexed R)

- . 3. Those CT LT teachers who are in promotion zone, majority of them do not have LT Curtificate as they were appointed as project employee before the notification of service rides for Information Technology Teaching Cadre which untilled on Z4 April 2017.
- 4. A candidate who does not have basic qualification of CT LT BPS-12 is eligible for promoting ar not?

The point may be clarifled anabling this Directorate to proceed further into the matter

Deputy Director Establ Directorate of Ida Sety adjuctation Kliffer Pakhturkhika, Peshawas

winter.

Court foresided Locialianians on the

A de la crantamenta de Sagular di accionata de la companya de la c

Deputy Division (Calif Dicercial par Extra Balance Programme Temper

DIRECTORATE ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR

The Secretary,

Govt: of Khyber Pakhtunkhwa,

E & SE Department, Peshawar.

Subject: Guidance regarding promotion of CT-IT(BPS-12) TO SST-IT(BPS-16)

Memo:

I am directed to refer to the subject noted above and to state that promotion case of CT-IT BPS-12 to SST-IT BPS-16 in process in which some clarification required.

- 1. As per Service rules of information Technology (Teaching Cadre) minimum qualification of appointment by initial recruitment of CT-IT BPS-12 is as under:
 - "At least second division intermediate school certificate or equivalent qualification from a recognized institution or Board with one year Diploma in information Technology computer science from any recognized institution/university.
 - П. Certified Teacher Certificate (CT) or Associate Degree in Education (ADE) from any recognized institution or university.

Note: A candidate did not have the qualification under Clause (II), shall acquire the same within three years from the date of his/her appointment."(Annexed-A)

- 2. As per promotion Criteria form CT IT to SST IT(BPS-16) is:
 - "At least second class Master's Degree in computer Science or information Technology or Bachelor's Degree in Computer Science (BCS/BSC Honors 4 years) Bachelor's Degree with a subject of computer science or equivalent qualification from a recognized university.
 - 11. Bachelor Degree in Education (B.Ed) or equivalent qualification from a recognized University. Note: A candidate did not have the qualification under Clause (II), shall acquire the same within three years from the date of his/her appointment." (Annexed-B)
- 3. Those CT IT teachers who are in promotion zone, majority of them do not have CT Certificate as they were appointed as project employee before the notification of service rules for Information Technology Teaching Cadre which notified on 24 April 2017.
- 4. A candidate who does not have basic qualification of CT IT BPS-12 is eligible for promotion or not?

The point may be clarified enabling this Directorate to proceed further into the matter.

Deputy Director(Estab) **Elementary and Secondary Education** Khyber Pakhtunkhwaj

Endst: No <u>4751</u>/

Dated 17/12/2020

Copy Forwarded for information to the.

1. PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar. flesiel

Deputy Director(Estab)

Elementary and Secondary Education

Khyber Pakhtunkhwa:

Assistant Director (Litigation) E&SF Department Khyber Pakhtunkhwa Peshawar







EVENIENTARY & SECONDARY EDVIOR TO VEDERAR TO THE

No. SO(PE) E&SED/2-6/DPC Meeting/CTIF to SSTTP/2020

Dated Peshawar the 01-04-2021

The Director,

Elementary & Secondary Education,

Khyber Pakhtunkhwa.

Subject: GUIDANCE REGARDING PROMOTION OF CT-IT (BPS-12) TO SST-IT

(BPS-16).

Dear Sir.

I am directed to refer to your Office letter No. 4751 dated 17-12-2020, on the subject cited above and to state that a meeting was held under the Chairmanship of Additional Secretary (Estab) E&SE Department on 22-03-2021 at 11:00 AM to discuss the criteria of promotion of CT-IT (BS-12) to SST-IT (BS-16) and to convey the decision of the meeting,

"The Director E&SE, may proceed and decide their promotion cases being competent authority up to BPS-16 and below at their own level".

Yours faithfully,

WEST HESTERN ENDERGORD OF THE STATE OF THE S

Enclosed as above:

Assistant Enteror Lindauon
E8SE Department

chings Participated

Bile Rouping Basic Distantish Smile Husting Live

GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

No. SO(PE) E&SED/2-6/DPC Meeting/CTIT to SSTIT/2020 Dated Peshawar the 01-04-2021.

To

The Director,

Elementary & Secondary Education,

Khyber Pakhtunkhwa.

Subject: GUIDANCE REGARDING PROMOTION OF CT-IT (BPS-12) TO SST-IT(BPS-16)

Dear Sir.

I am directed to refer to your office letter No. 4751 dated 17-12-2020, on the subject cited above and to state that a meeting was held under the Chairmanship of Additional Secretary(Estab) E & SE Department on 22-03-2021 at 11 AM to discuss the criteria of promotion of CT-IT (BS-12) to SST-IT(BS-16) and to convey the decision of the meeting.

"The Director E & SE, may proceed and decide their promotion cases being competent authority up to BPS-16 and below at their own level".

Yours faithfully

Enclosed as above:

SECTION OFFICER(PRIMARY)

Endst: of Even number & date:

Copy to the:-

PS to Secretary E & SE Department Khyber Pakhtunkhwa.

SECTION OFFICER(PRIMARY)

Assistant Director (Litigation)
E&SE Department
Khyber Pakhtunkhwa Peshawar

Anne H" - 25-



DIRECTORATE OF ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAB

got 173\ II. No: Appeal for C1\-II to

SST TUBPS-16)

Duted Poshawar the 07 08 (2021.

To.

All the District Education Officers (Made) Kliyber Pakhtunkhwa.

Subject: + Memo:

PROMOPTION OF CT-IT(BPS-12) TO SST-IT (BPS-16).

I am directed to refer to the subject cited above and to ask you to withdraw the appointment orders of those SST IT who have not fulfilled the clause (ii) of the rules ibid and also withdraw the appointment orders of CT IT who did not fulfil the clause(ii) within the stipulated period and promote all IT teachers who possess the prescribed qualification as her existing rules please.

Assistant Director (Estabil)
Elementary & Secondary Edit
Khyber Pakhtunkhwa Peshawar

Endst: No.___

Copy forwarded to the:-

P.A to Director Elementary and Secondary Education local office

Assistan Offector (Litigation E&SE Department

Khyber Pakhtunkhwa Peshagi

Asir mario inectors resident Elementoro de Sectodado estra Chypai (Patthiring) estra esta yan

-26

Better Copy-72

DIRECTOR OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR.

No. 4899-4921/F.No. Appeal for CT-IT to SST IT (BPS-16)
Dated Peshawar the 02/08/2021

To,

All the District Education Officers, (Male) Khyber Pakhtunkhwa.

Subject:-

Promotion of CT-IT (BPS-12) to SST-IT (BPS-16)

I am directed to refer to the subject cited above and to ask you to withdraw the appointment orders of those SST IT who have not fulfilled the clause (ii) of the rules ibid and also withdraw the appointment orders of CT IT who did not fulfill the clause(ii) within the stipulated period and promote all IT teachers who possess the prescribed qualification as per existing rules please.

Assistant Director (Estab:) Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

Fndst- N	V۸	

Copy forwarded to the:-

P.A to Director Elementary and Secondary Education local office.



Assistant Director (Estab:)
Elementary & Secondary Education
Khyber Pakhtunkhwa Peshawar.





DIRECTORATE OF ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR.

No. Soll- 80 No. Appeal for CT-IT to SST IT(BPS-16) Dated Peshawar the 3/68/2021.

70

All the District Education Officers, (Male) Khyber Pakhtunkhwa.

Subject: -Memo: PROMOTION OF CT-IT(BPS-12) TO SST-IT (BPS-16).

I am directed to refer to this-office letter issued vide No:4894-4921 dated 02-08-2021 on the above-cited subject, is hereby withdrawn in the interest of public service with immediate effect.

Assistant Director (Litigation) E&SE Department KHybel Pakhlunkhwa Peshawai

Endst: No.____

Assistant Director (Estab:)
Elementary & Secondary Edu:
Khyber Pakhtunkhwa Peshawar

Copy forwarded to the:-

1. P.A to Director Elementary and Secondary Education local office.

Assistant Director (Estab :)
Elementary & Secondary Edu:
Khyber Pakhtunkhwa Peshawar.



DIRECTORATE ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA, PESHAWAR.

AUTHORITY LETTER

I, Samina Altaf, Director (E&SE) Khyber Pakhtunkhwa Peshawar do hereby authorized Mr. Muhammad Rizwan, Assistant Director Litigation-II of this Directorate for submission of Joint Parawise Comments in Service Appeal No. 2096/2023 case titled Manzoor Ahmad, SST (BPS-16) District Shangla Vs Government of Khyber Pakhtunkhwa & others fixed for hearing on 12-02-2024, hence, an authority letter is hereby issued in favor of the above-named officer.

DIRECTOR E&SE Department Khyber
Pakhtunkhwa, Peshawar.