# BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

# Service Appeal No: 08/2024

Muhammad	Siddiq,	SS	(IT) BS-17,	GHSS	Shahbaz	Garhi,
Mardan					Ap]	pellant.

## VERSUS

## INDEX

S/#	Description of document	Annexure	Pages No.
	Joint Para Wise Comments along with affidavit		. 1-5
2	Copies of the Seniority list dated 31- 12-2021 and Act 2017.	A & B	6-14
3	Authority letter		15

2914

SAMINA ALTAF

E&SE Department Khyber Pakhtunkhwa, Peshawar

1.0

## **BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE** Kbyber Pakhtukhwa Service Tribunal TRIBUNAL PESHAWAR.

· • • • •

	<u>S</u>	<u>ervic</u>	<u>e Appea</u>	al No: 08/	<u>2024</u>	Diary No.	101
Muhammad	Siddiq,	SS	<b>(IT)</b> .	BS-17,	GHSS	Shahbaz	Garhi,
Mardan							

12610

## VERSUS

Government of Khyber Pakhtunkhwa through Chief Secretary Respondents & others .....

# **JOINT PARAWISE COMMENTS ON BEHALF OF RESPONDENTS No: 1 to 4.**

Respectfully Sheweth:-

The Respondents No. 1 to 4 submit as under: -

## PRELIMINARY OBJECTIONS.

- 1 That the Appellant has got no cause of action/locus standi to file in the instant case before this Honorable Tribunal.
- 2 That the appellant is not an aggrieved person within the meaning of Section-4 of 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 & record from the ambit of this Honorable Tribunal in the titled case.
  - 4 That the Appellant has not come to this Honorable Tribunal with clean hands.

  - 5 That the matter in hand is based on mala fide intentions for gaining illegal service benefits of seniority from the Department against the SS IT (BS-17) post in violation of the Section-4 (2) of the Appointment and Regularization of Services Act, 2017 on age-wise basis.
  - 6 That the titled case is barred by law and limitation Act 1908.

7 That the appellant has correctly been placed on seniority list No. 56 instead of 42 in the final Seniority list as stood on 31-12-2021 in accordance with the provision of Section-8 Civil servants Act 1973 read with of Rules 17 (a) of APT rules 1989 by the Department in view of the Service record of the appellant.

- 8 That service appeal No. 2069/2009 case titled Abid Noor VS Director E&SE KP Peshawar is not applicable upon the case of the appellant on the grounds of being at variance in both question of law & facts of the case from the titled appeal.
- **9 That** the titled case is bad for mis-joinder & non-joinder of the necessary parties to the case.
- **10That** the appellant is estopped by his own conduct to file the instant case against the Department.
- **11 That** the matter is not maintainable in its present circumstances and even facts of the case rather the appellant is a habitual litigant against the Department for no good cause of action.

12That the appellant is not entitled for the grant of seniority at S,No. 42 in the final seniority list stood on 31-12-2021 under section 4(2) of the Act of 2017 on the basis of old age employee in the Respondents Department.

## ON FACTS.

**1.** That Para-1 pertains to the academic & service record of the appellant regarding his appointment as an IT Teacher in BPS-16 on purely contract basis vide order dated 12-09-2014 through NTS, however, his services were regularized under the Act of 2017 vide order dated 08-03-2019 by the Respondent Department.

**2.** That Para-2 is correct to the extent of Date of birth of the appellant as 05-12-1981, however, the Burdon of proof regarding the said date of birth is lies upon the shoulders of the appellant under Article-117 of the Qanoon-e-Shahadat order 1984.

3. That para-3 is incorrect & denied on the grounds that the final seniority list dated 31-12-2023 of the Respondent Department has properly been communicated to all concerned through available channels including the social media in due process of law, wherein, the appellant has correctly been placed at Seniority list No. 56 instead of 42 in view of the mandatory provision of Sub-Section (2) of Section-4 under the Regularization of Services Act for IT Teachers of 2017 which says that:

### Section-4 Determination of Seniority: -

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

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

Provided that if the date of continuous service in the case of two or more employees is the same, the employees older in age shall rank senior to the younger one. (Copy of the seniority list dated 31-12-2021 & Act of 2017 are attached as Annex- A & B.

- 4. That Para-4 is incorrect as the appellant has correctly been placed at S.No. 56 instead of 42 in the tentative seniority list dated 31-12-2021 of the SST (IT) in BPS-16 notified by the Department in view of the Rules ibid, where against no Departmental Appeal has been filed by the appellant, hence, got final & notified on dated 31-12-2021 for the perusal & information of all concerned including the appellant.
- **5.** That Para-5 is correct to the extent of the final seniority list dated 31-12-2021 of the SST (IT) BPS16, wherein, the appellant has been placed at S.No. 56 as per his service record in the Department.
- 6. That Para-6 is incorrect as the appellant is not an aggrieved person within the meaning of Section-4 of Khyber Pakhtunkhwa Service Tribunal Act-1974 read with Article 212 of the constitution of Islamic Republic of Pakistan 1973 furthermore, the appellant has got no cause of action to file instant appeal nor his filed any Departmental appeal against the final seniority list dated 31-12-2021 to the appellate authority till date.
- 7. That Para-7 is incorrect & not admitted as the act of the Department with regard to the final seniority list dated 31-12-2021 of the SST (IT) BPS16, wherein, the appellant has been placed at S.No. 56 as per his service record in the Department is within legal parameter.
- 8. That Para-8 is also incorrect & denied on the grounds that he has correctly been placed at seniority No. 56 in the final seniority list dated 31-12-2021 of the SST (IT) in BPS-16, therefore, the appeal in hand is liable to be dismissed on the following grounds inter alia: -

#### **GROUNDS:** -

- A. Incorrect & not admitted. The stand of the appellant is illegal and liable to be rejected as the act of the Respondent Department with regard to the final seniority list dated 31-12-2021 of the SST IT in (BS-16) TC is legally competent & liable to be maintained.
- B. Incorrect & not admitted. The plea of the appellant is against the facts & relevant citation of Law & Rules on the titled appeal, wherein, the appellant has been treated as per law & policy by the Department under the provision of Article 04 & 25 of the constitution of 1973.
- C. <u>Incorrect & not admitted</u>. The statement of the appellant is misconceiving and even against the facts as agitated in the foregoing paras of the reply on behalf of the Respondents.
- **D.** <u>Incorrect & not admitted.</u> The stance of the appellant is illegal & liable to be rejected in favor of the Department in view of the above made submissions by the replying Respondents in the titled appeal before this Honorable Tribunal.
- E. Incorrect & not admitted. The impugned Seniority list of the dated 31-12-2021 is in accordance with the mandatory provision of Section-4 of the Act of 2017 read with Section-8 of Civil Servants Act 1973 as well as with Rule 17 (a) of the APT Rules 1989, whereby, the appellant has been placed at his correct Seniority No. of 56 in the said seniority list. Therefore, the claim of the appellant is liable to be rejected with the prayer that the Respondents seek permission to raise additional grounds, record & case law at the time of arguments.

Therefore, in view of the above made submissions, the appeal in hand may kindly be dismissed in favor of the Department in the interest of justice.

Dated. \_\_\_/2024.

MASOOD AHMAD

SECRETARY E&SE Department Khyber Pakhtunkhwa, Peshawar. (Respondents No: 🍻 2)

**DIRECTOR** E&SE Department Khyber Pakhtunkhwa, Peshawar. (Respondent No: 3 **@**)

# BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

## Service Appeal No: 08/2024

Muhammad Siddiq, SS (IT) BS-17, GHSS Shahbaz Garhi, Mardan......Appellant.

## VERSUS

## **AFFIDAVIT**

I. Samina Altaf, Director E&SE Department 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** E&SE Department Khyber Pakhtunkhwa, Peshawar.

			al <u>, et el estatates el 1</u> al marine estatuto el el tato	and the second		میکند والم از اینیا در این والم از میکند و					· · · · ·	• .
	<u>D</u>	RECTORATE	OF ELEMENT	ARY AND SE	CONDARY	<u>EDU</u>	CATION KHYBER PA	<u>AKHTUNI</u>	<u>KHWA</u>	PESHA	WAR	·
<u> </u>	FINAL SENIC	DRITY LIST OF SS	TIT BPS-16 IN ELE	MENTARY AND	SECONDARY E	DUCA	TION DEPARTMENT KHYB	ER PAKHTU	<u>NKHW</u>	A AS STOD	D ON 31/12	2/2021
S.No	CNIC	Name	FatherName	Qualification	Domicile	8.Ed Declar ation	School/institute/Office	DateOfBirth	Merit Score	Date of Entry into Edu:Deptt	Date of Apptt as SST (IT)	Remarks
1:	21201-8885744-9	Muhammad Ilyas		MCS, MS (Comp) B.Ed	KHYBER	2020	GHS Kohi Sher Halder Khyber	11/04/1981		14/06/2005	14/06/2005	Differed in previous DPC
2	б. 1929 г. 1	Nisar Khan	Ismail Khan	MSc	KHYBER		GHS Pindi Lalma	20/11/1983		14/06/2005	14/06/2005	Differed in previous DPC
3	12201-1880433-7	Sami Ullah	Moin Khan	B.Sc B.Ed	SOUTH WAZIRISTAN	2015	GHS Spinkal	31/03/1983		14/06/2005	14/06/2005	Differed in previous DPC
4	16102-7937471-5	Sagheer Ahmad	Akram Khan	M.Sc CS, B.Ed	KHYBER	2020	GHS Shagal	04/03/1982		04/09/2008	04/09/2006	Differed in previous DPC
5	21303-0830595-9	lqar Hussain	Munir Hussain	M.Sc (Comp) ,8.Ed	Килат	2013	GHS Israr Shaheed Kurram	05/04/1985		14/10/2006	14/10/2005	Differed in, previous OPC
6	11101-8235769-3	Abid Nawaz	Pahim Nawaz	B.Sc ,B.Ed	BANNU	2013	GHS Shahoor s/w	12/10/1988		09/02/2008	09/02/2008	Differed in previous DPC
7	21103-8831093-9	PARVEZ KHAN	SHARIF KHAN	B.SC ,B.Ed	BAJAUR	2017	GHS INAYAT KILLI BAJAUR	15/11/1981		09/02/2008	09/02/2008	Differed in previous DPC
8	21506-4367367-5	Bashir Ahmad	Muhammad Yasin	B.Sc	NORTH WAZIRISTAN		GHS Miranshah	03/01/1987		09/02/2008	09/02/2008	Differed in previous DPC
9		Fayez Ahmad	Muhammad Yaqoob Khan	B.Sc	Mohmand		GHS Danish Kool	16/04/1989		09/02/2008	09/02/2008	Differed in previous DPC
10	15601-1417186-7	HALIMUR RASHID	MUHAMMAD AFSAR KHAN	MSCIT BED	SWAT	Ż012	GHSS SUBAN	10/01/1978		26/06/2006	01/07/2009	Differed in previous DPC
11	16202-0898172-9	Sohail Irfan	Muhammad Ayub	BCS	Swabi		GHS Gandaf	24/08/1973		01/07/2007	01/07/2007	Differed in previous DPC
12	17102-0537988-3	Mehroz Khan	Shamroz Khan	M.SC Maths , M.Ed	Mohmand	2012	GHS Gulabad Tangi charsadda	14/03/1985		13/09/2011	13/09/2011	Differed in previous DPC
13	21303-5586985-9	Syed Rafiq Hussain	Syed Mushtaq Hussain	M.Sc (Comp), B.Ed	Kurram	2015	GHS Zeran Kurram	01/04/1989		01/03/2012	01/03/2012	Differed in previous DPC
14	21303-8825621-9	Asad Ali	Sardar Hussain	M.Sc (Comp) , B.Ed	Kurram	2015	GHS Kirman	06/02/1989		27/03/2012	27/03/2012	Differed in previous DPC

ANNEXUBE "F"

Attended of a start of the star

5ST (IT) Male Seniority 2022 ATTESTED

 $\bigcirc$ 

3

29

1	Ъ.	20	÷.,	4		٠.	e'
	÷	4	ŀ-	÷.			i,
	•	1	$\langle$	5	Q	2	ľ
`	4	1	Ċ,	1	ι. <i>ι</i>	/	
	۰	÷	<u>,</u> N	-	1	24	1
	2	•		1.12		·	
٠			· •		÷*		

K. S. C.

rd with Ca

()

1

S.No	CNIC	Name	FatherName			B.Ed		r		<u></u>		
				Qualification.	Domicile	Declar ation	School/Institute/Office	DateOf8irth	Merit Score	Date of Entry Into Edu:Deptt	Date of Applt as SST (IT)	Remarks
15	11101-7304957-1	ANWARULLAH	HAR DIL KHAN	MSC (CS) B.ED	BANNU	2008	GOVT SHAHEED ABOUL AZAM AFRIDI HIGHER SECONDARY SCHOOL JAMRUD KHYBER	09/09/1985		14/01/2011	20/10/2014	PSC KPK
16	15307-4938316-9	MUHAMMAD ILYAS	AMIR BAHADAR	MS(CS) B.ED M.ED	DIR LOWÉR	2011	ASDEO KITYARI CHAKDARA DIVISION	02/12/1984		20/10/2014	20/10/2014	PSC KPK
17	22201-6290349-9	SYED UMER KHAN	S/O AMANULLAH	MCS B.ED	BANNU	2006	GHSS NADIR BODIN KHEL BANNU	01/05/1982	<b> </b>	20/10/2014	20/10/2014	
18	12101-0938869-1	ATTA UR REHMAN	GUL MUHAMMAD	MCS M.ED	DI KHAN	2004	GHSS DARABAN KALAN	05/02/1983		17/05/2014	20/10/2014	
19	13503-2341883-3	ZAHEER AHMED	MUHAMMAD ARIF	MCS / BED	MANSEHRA	2012	GHS NO.2 MANSEHRA	18/01/1980		20/10/2014	23/12/2014	
20	21507-8519162-3	KHALIL UR REHMAN KHAN	QANDAHAR	MCS B.ED M.ED	NORTH WAZIRISTAN	2007	GHS RAZMAK CAMP NWTD	05/04/1984		19/11/2014	/	
21	16102-8393729-3	Farman Ali	Habib Ur Rehman	MS CS B.Ed	MARDAN	201 1	Govt : Shaheed Muhammad Ali High School Toru	24/04/1986		20/10/2014	20/10/2014	
22	13101-5564010-5	IFTIKHAR AHMAD	S/O MUHAMMAD ASLAM	MSc(CS) MED		2011	GHS NO.3 ABBOTTABAD	02/03/1978	 	20/10/2014	20/10/2014	PSC KPK
23	17101-0269442-7	MIAN NAVEED ULLAH JAN	MIAN FAZLI GHANI	M.SC CS B.ED	CHARSADDA	2009	GHS Ibrahim Zai Charsadda	12/04/1983		20/10/2014	20/10/2014	PSC KPK
24	12201-4664615-9	MUHAMMAD JAMSHID	S/O MATI UD DIN	MCS B.ED M.ED	SOUTH WAZIRISTAN	201 1	GHS SARAROGHA SOUTH WAZIRISTAN	12/04/1987	<u></u>	19/11/2014	19/11/2014	PSC KPK
25	21107-7986265-5	ZAHID ULLAH	GUL BADSHAH	MSC(CS) B.ED M.ED	BAJAUR	2011	GHS GHAZI BABA	08/05/1988		20/10/2014	20/10/2014	PSC KPK
26	15602-0457599-9	NASR ULLAH KHAN	MOMIN KHAN	MSc(CS) MED	SWAT	2008	GHS Nawakaly Mingora Swat	04/04/1983		20/10/2014	20/10/2014	PSC KPK
27	13302-9319165-9	AMIR JAVED S/O	MUHAMMAD JAVED	MS COMP SC./MED	HARÍPUR	201 1	GHS KANGRA COLONY HARIPUR	09/09/1984		02/10/2012	20/10/2014	PSC KPK
28	11201-9926331-9	FARHAT ULLAH KHAN	ASMATULLAH	MSC CS B.EB	LAKKI MARWAT	2012	GHS AHMAED KHEL	15/05/1986		20/10/2014	20/10/2014	PSC KPK
29	21201-7280026-5		AKRAM KHAN	MS/M.PHIL (CS) M.ED	KHYBER ,	2011	GHSS Spindand Bara Khyber	30/11/1987		11/07/2009	20/10/2014	PSCKPK

SST (IT) Male Seniority 2022 ATTESTED Attended to True Sopy

Page Z

   				Ø	D								
1	S.No	CNIC	Name	atherName	ualification	Domicile	B.Ed Declar ation	School/institute/Office	DateOfBirth	Score	Entry into	Date of Appti as	  R
· 11	30	11101-1459694-7	ZARIUULUAR MPAN IS	MUHAMMAD NOOR	ASCS BED	4. 14. 14. 14. 14. 14. 14. 14. 14. 14. 1		GHSS COMREHENSIVE BANNU	14/12/1977	NY 1	16/04/2005	SST (11)	
	31 '	16102-1411686-5	MAJID AU	SARFARAZ	ASCS BED	MAROAN	2013	GHS NASEER KILLI	15/03/1983	96.00	12:09/2014	12/29/2014	
	32	11101-9104233-7	GUL NAWAR KHAN	RAZA KHAN	MSIT BED	BANNU	2014	GHS NO. 1 BANNU CITY	15/02/1983	95.00	12:09/2014	12/09/2014	
	33	15602-0490712-3	BAKHT AZAM	ALI AKBAR	MPHIL(CS) BED	SWAT	2013	GHS NO.1 MINGORA	20/04/ 1980;	91.00	12/09/2014	12:09/26:4	
	34	12101-0897784-1	KIFAYATULLAH	INAYATULLAH	BŚIT B.ED	Qi Khan	2013	GCMHS NO.1 DI KHAN	05/02/1983	91.00	12/09/2014	12/05/2014	Ī
	35	11101-4109215-5	JAMSHED AHMAD	SYED GHULAM	MSCS BED	BANNU	2013	GHS AZIM KILLA	01/04/1986	90.00	12/09/2014	12/09/2014	·
.	36	11101-7278905-7	MUHAMMAD) MUNEEB	MUHAMMAD HAYAT	BCS(HON) BED	BANNU	2010	GHS NO.2 BANNU CITY	04/04/1987	90.00	12/09/2014	12/09/2014	
	37	13503-4825758-7	MUHAMMAD JUNAID IQBAL	MUHAMMAD IQBAL	MSCS BED	MANSEHRA	2013	GCMS MANSEHRA	03/03/1985	89.00	12/09/2014	12/09/2014	: -
•	38	17103-0345196-9	MUHAMMAD IRFAN	MUHAMMAD JAVID	MS(TELECOM &	CHARSADDA	2012	GSSDHS SHABQADAR	03/02/1988	88.00	12/09/2014	12/09/2014	<u> </u>
	39	13504-4494618-9	SARFRAZ AHMAD	FAQIR MUHAMMAD	BCS HON/BED	MANSEHRA	2013	GHS Kolika	02/10/1983	87.00	30/07/2011	12/09/2014	
	1					T · · · ·	1.4				Longona LA	12/00/2014	11

SHANGLA

DIRLOWER

MARDAN

MALAKAND

TANK

: )

٠١

42

40

41

43

44

★ 45 ATTESTED

15505-5310232-7

15306-8701618-1

13503-3539674-9

16101-1205103-7

15401-7657332-5

12201-1881795-7

FAYAZ ALI

ZAKIR KHAN

ABDUL MANAN

WAQAS UL ISLAM

MUHAMMAD SHAHID KAMAL

AMIN UR RAHMAN

Attested to be True Copy

MSCS BED

**BSIT BED** 

BSIT BED

MCS MED

M.Phil (Comp-Sc) M.Ed B.Ed

MS COMP SC / MED MANSEHRA

MARAJ KHAN

MUHAMMAD

YOUSAF

TAJ MUHAMMAD

GHULAM RAHIM

UMAR HAYAT

FARMAN ALI SHAH

SST (IT) Male Seniority 2022

2012

2013

2017

2013

2013

2009

.

GHS DHERAI PURAN

GGHS Rabal Lower Dir

GHS SHAMDARA OGHI MANSEHRA

GHS BADAR BANDA

MALAKAND

GSASHS NO.1 THANA

GSSCMHS NO.1 TANK

20/05/1984

. . .

08/03/1985

03/09/1987

01/04/1981

20/05/1989

1/04/1982

teren die stationen in setterstere

Remarks

. .

. .

> . .

> > .

. . . ۰.

1

12/09/2014

12/09/2014

12/09/2014

12/09/2014

12/09/2014

12/09/2014

12/09/2014

12/09/2014

12/09/2014

12/09/2014

2/09/2014

12/09/2014

87.00

87.00

67.00

36.00

86.0Q

85.00

មរៀ -

Page

				Ø	Ð								
jå	No	CNIC	Name	FatherName	Qualification	Domicilis	B.Ed Declar atlon	School/Institute/Office	DateOfBirth	Merit Score	Date of Entry into Edu:Deptt	Date of Appit as SST (IT)	Remarks
Ê μ	;	13503-1696127-1	UMAIR AWAN		MS COMP SC/BED	MANSEHRA	2014	GHS BAINA MANSEHRA	30/01/1986	65.00	12/09/2014	12/09/2014	
47		15307-8872268-7	QAISAR KHAN	NAWAB KHAN	BSCS MSTN B.Ed/M.Ed	DIRLOWER	2016	GHSS CHAKDARA	01/02/1986	85.00	17/11/2014	17/11/2014	
48	•	17201-9346841-1	IMRAN PERVEZ	PERVEZ AHMAD	MSC.COMP SC,B,Ed/M.Ed	NOWSHERA	2014	GHSS NO.2 NOWSHERA	21/04/1986	85.00	12/09/2014	12/09/2014	
49		15702-5904046-1	KHUSH DIL	ASFANDYAR	MPIL(CS) BED	DIR UPPER	2012	GHS GHANDIGAR	01/05/1986	85.00	1 <b>2/09/</b> 2014	12/09/2014	
50	1	15101-0788182-5	ASHFAQ UR RAHMAN	SHARIF UR RAHMAN	MSC COMP SC/BED	BUNER	2014	GHS KARAPA BUNER	01/04/1988	85.00	12/09/2014	12/09/2014	
51		17101-5704611-5	FAIZ ULLÁH	GUL ZARIF	MSC(ELEC. SELECTRONICS ENG) BED	CHARSADDA	2013	GHS NO.1 RAJJAR	20/04/1988	85.00	12/09/2014	12/09/2014	
52	2	17301-2329206-7	NASEER MUHAMMAD	AHMAD GUL	MSC COMP SC/BED	PESHAWAR	2011	GHS GULSHAN REHMAN COLONY PESH	06/03/1989	85.00	12/09/2014	12/09/2014	/
53		16101-6858369-1	NASEER KHAN	MISRI KHAN	MCS BED	MARDAN	2013	GCMHS NO.3	25/08, 1980.	84.00	12/09/2014	12/09/2014	
54		17301-1991193-1	ZEESHAN SOHAIL	MUKHTAR AHMED SOHAIL	MSC CS B.ED M.ED	PESHAWAR	2012	GHS LANDI ARBAB	03/02/1986	84.00	12/09/2014	12/09/2014	
55	5	13202-5026731-9	SAIF ULLAH	AMIR MUHAMMAD KHAN	8S(CS) 9.ED M.ed	BATTAGRAM	2013	GHS DAGAL BATTAGRAM	11/04/1987	84.00	12/09/2014	12/09/2014	
56	;	16101-5831929-9	MUHAMMAD SIDDIQ	SARDAR MUHAMMAD	MCS BED	MARDAN	2011	GHS GUMBAT	12/04/1983	83.00	12/09/2014	12/09/2014	
57	- r	16201-5314575-7	SAJID AMIN	IQRAR UD DIN	MCS COMP SC/BED	SWABI	2011	GHS LAHOR SHARQI SWABI	24/09/1985	83.00	12/09/2014	12/09/2014	
58	3	13503-6885530-5	MAJID KHAN	MUHAMMAD AJMAIL	MCS MED	MANSEHRA	2017	GHS SHOHAL MAZULLAH MANSEHRA	25/03/198 <b>9</b>	82.00	17/11/2014	17/11/2014	
59	,	13503-5902512-7	MAJID KHAN	BEHRAM KHAN	BSc(CS) /BED	MANSEHRA	2011	GHS BAIDRA MANSEHRA	13/02/1983	81.00	17/11/2014	17/11/2014	<u> </u>
60	,	17201-8166639-7		GULNAR DIN	MBA BS COMP SC/BED	NOWSHERA	2016	GHS MISRI BANDA NOWSHERA	01/0:1/1983	81.00	12/09/2014	12/09/2014	
61		14202-2631801-1	NISAR AHMED	MOMEEN KHAN	MSC MED	KARAK	2011	GHS AHMAD BANDA KARAK	15/02/1985	81.00	17/11/2014	17/11/2014	

ATTESTEL

Attested to he True Copy

SST (IT) Male Seniority 2022

۶.

()

٠Ĵ

١.,

ATTESTED

Attested to be True Copy

SST (IT) Male Seniority 2022

P;

101 2. 19 20

			C	9						<b>D-4</b>		
Na (	CNIC	lamé i	atherName	Iualification	Domicile	B.Ed Dociar ation	School/Institute/Office	DateOfBirth	Merit Score	Date of Entry Into Edu:Deptt	Date of Applt as SST (IT)	Remarks
z	16101-7024394-9	RFAN AHMAD	ANWAR KHAN	MSCS BED	MARDAN	2016	GHS Rustam	22/07/1988	ð1.00	12/09/2014	12/09/2014	· · ·
3	14203-2052798-3	TAHIR SALEEM	AWAL MUHAMMAD	M.Sc IT MS Electronic Eng., B.Ed. M.Ed	KARAK	2015	GHS Takht Nasrati Karaƙ	Q2/0B/1983	80.00	17/11/2014	17/11/2014	
4	16202-8302001-9		HAFIZ UR REHMAN	MSC.COMP SC,B.Ed	SWABI	2015	GHS SHAHMANSOOR SWABI	05/12/1981	79.00	12/09/2014	12/09/2014	
5	17102-7975287-1	QAISAR SHAH	ZAMARUD SHAH	MSc(CS) BED	CHARSADDA	2016	GHSS BATTAGRAM	02/03/1985	79.00	12/09/2014	12/09/2014	
6	15101-0134774-7	FAZLI RABI	FAZAL RAZIO	MSCS M.Ed	BUNER	2016	GHS DAGAI	20/03/1988	79.00	12/09/2014	12/09/2014	ļ
<b>37</b>	13101-5957063-9	FAISAL REHMAN	MIANDAD	BS(TELECOM & NET) MED	ABBOTTABAD	2016	GHS NO.1 HAVELIAN	19/11/1988	79.00	12/09/2014	12/09/2014	
68 <sup>C</sup>	16201-0721748-1	HAMID BACHA	MIAN JAMEE UDDIN	BS(IT) Hons / BED	SWABI	2014	GHS LAHOR SWABI	Q2/02/1983	78.00	12/09/2014	12/09/2014	
69	13302-4860203-5	MUHAMMAD ZAHEER BABAR	MUHAMMAD YOUSAF	BS COMP SC/BED	HARIPUR	2015	GHS CENTRAL JAIL HARIPUR	06/01/1989	78.00	12/09/2014	12/09/2014	
70 <sup>°</sup>	17101-9647608-7	ADNAN KHAN	MUHAMMAD IBRAHIM	BSCS B.Ed	CHARSADDA	2016	GHS KATOZAI	01/03/1988.	77.00	16/02/2015	16/02/2015	
71	17301-2043251-5	YASIN SHAH	HUSSAIN SHAH	MSC/BED	PESHAWAR	2012	GSM DAUD HIGH SCHOOL.	06/02/1981	76.00	08/12/2014	08/12/2014	
72	12101-0854407-	MUHAMMAD AMIR	GHULAM AKBAR SHAH	BS(SYSTEMENGI EERING) B.ED	N DERA ISMAIL KHAN	2017	GHS BILOT SHARIF DI KHAN	07/08/1986	76.00	17/11/2014	17/11/2014	; ; =
73	15602-0252416-	3 NAMAT ULLAH	SAEED ULLAH	BS TELECOMMUNIC	AT KOHISTAN		GHS PATTAN KOHISTAN LOWER	18/04/1988	74.00	17/11/2014	17/11/2014	ļ
74	14101-0771854	9 QUDRAT REHMAN	U GULABAT KHAN	BSITECH. B.Ed,M.Ed	HANGU	2010	GCMHS NO.1 HANGU	01/11/1982	89.00	16/12/2016	16/12/2016	<u> </u>
75	17201-6325734	MIAN KHURAM	MIAN MUHAMMAD	MSIT	NOWSHERA		GHS ALI BAIG NOWSHERA	09/11/1983	87.20	16/12/2016	16/12/2016	, . 
76	_	-9 SHAHZAD -5 RAFI ALAM	BAKHT BAZ	MSc(CS)	. CHARSADDA		GHS BABRA	Q4/03/1982	87.10	16/12/2016	16/12/2016	

" Jo

1 | Page

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

# (KHYBER PAKHTUNKHWA ACT NO. I OF 2018)

#### CONTENTS

#### PREAMBLE

#### **SECTIONS**

- 1. Short title, application, extent and commencement.
- 2. Definitions.
- 3. Regularization of services of employees.
- 4. Determination of seniority.
- 5. Overriding effect.

Attested to be True Copy

Ί.

ANNEXUBE



2 Page

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

#### (KHYBER PAKHTUNKHWA ACT NO. I OF 2018)

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

#### AN ACT

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

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

It is hereby enacted as follows:

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

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

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

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

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

Attested in ha True Copy

**ATTESTED** 

(C)

2.

- who are appointed as teachers on adhoc or contract basis by the Government after 2013 through National Testing Service but does not include the teachers engaged on work charge basis or who are paid out of contingencies;
- (ii) who are appointed in the projects on contract basis in accordance with the project policy; and
- (iii) who are appointed as Junior Clerk in the Elementary and Secondary Education Department by Government after 2013 through National Testing Service;
- "Government" means the Government of the Khyber Pakhtunkhwa;
- (e) "law or rule" means the law or rule for the time being in force governing the selection and appointment of civil servants;
- (f) "project" means,-

(d)

- (i) II /Computer Teachers in Computer Labs Projects in Khyber Pakhtunkhwa (Phase-II);
- (ii) establishment of five hundreds (500) IT Labs in Government High and Secondary Schools in Khyber Pakhtunkhwa; and
- (iii) establishment of five hundreds (500) IT Labs in Government High Schools in Khyber Pakhtunkhwa (Phase-III); and
- (g) "teacher" means a teacher of primary, middle, secondary or higher secondary school.

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

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

they possess the same qualification and experience required for a regular post;

Inserted vide Khyber Pakhtunkhwa Act No. II of 2019.

Attested to be

Attested to u True Copy



4 Page

 (ii) they have not resigned from their services or terminated from services on account of misconduct, inefficiency or any other ground, before the commencement of this Act<sup>-1</sup>[:]

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

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

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

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

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

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

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

U

True Lopy

<sup>1</sup> Replaced vide Khyber Pakhtunkhwa Act No. II of 2019.
<sup>2</sup> Inserted vide Khyber Pakhtunkhwa Act No. II of 2019.

AITESTED



Æ,

## 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. 7,8,9,10 & 97/2024 case titled Mehboob Khan District Swabi Vs Government of Khyber Pakhtunkhwa & others, hence, an authority letter is hereby issued in favor of the above-named officer.

(Semina Altaf) DIRECTOR

E&SE Department Khyber Pakhtunkhwa, Peshawar