### FORM OF ORDER SHEET

Court of		
Appeal No.	815/2024	

	Date of order proceedings	Order or other proceedings with signature of judge	
1	2	3	
1-	11/06/2024	The appeal of Mr. Asil Khan presented	today b
		Mr. Mahmood Jan Advocate. It is fixed for p	
		hearing before Single Bench at Peshawar on 13	.06. 2024
		Parcha Peshi given to counsel for the appellant.	
		By the order of Chairman	an
		REGISTRAR	
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### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, **PESHAWAR**

### CHECK LIST

Case Title: Asil Khan Vs Education Depth

S#	CONTENTS	YES	NO
1.	This appeal has been presented by: Mahmood Jan	√Yes	No
2.	Whether Counsel/Appellant Respondent/Deponent have signed the requisite documents.	√Yes	No
3.	Whether appeal is time barred?	Yes	✓ No
4.	Whether the enactment under which the appeal is filed mentioned?	√Yes	No
5.	Whether the enactment under which the appeal is filed is correct?	√Yes	No
6.	Whether affidavit is appended?	√Yes	No
7.	Whether affidavit is duly attested by competent Oath Commissioner?	√Yes	No
8.	Whether appeal/annexures are properly paged?	√Yes	No
9.	Whether certificate regarding filing any earlier appeal on the subject, furnished?	√Yes	No
10.	Whether annexures are legible?	√Yes	No
11.	Whether annexures are attested?	√Yes	No
12.	Whether copies of annexures are readable/clear?	√Yes	No
13.	Whether copy of appeal is delivered to AG/DAG?	√Yes	No
14.	Whether Power of Attorney of the Counsel engaged is attested and signed by petitioner/appellant/respondent?	√Yes	No
15.	Whether numbers of referred cases given are correct?	√Yes	No
16.	Whether appeal contains cutting/overwriting?	Yes	✓ No
17.	Whether list of books has been provided at the end of the appeal?	✓ Yes	No
18.	Whether case relate to this Court?	√Yes	No
19.	Whether requisite number of spare copies attached?	√Yes	No
20.	Whether complete spare copy is filed in separate file cover?	✓Yes	No
21.	Whether addresses of parties given are complete?	Yes	No
22.	Whether index filed?	✓ Yes	No
23.	Whether index is correct?	Yes	No
24.	Whether Security and Process fee deposited? On	Yes	No
25.	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974 Rule 11, notice alongwith copy of appeal and annexures has been sent to respondents? On	Yes	No
26.	Whether copies of comments/reply/rejoinder submitted? On	Yes	No
27.	Whether copies of comments/reply/rejoinder provided to opposite party? On	Yes	No

It is certified that formalities/documentations as required in the above table have been fulfilled.

> Name:- MAHMOOD JAN Advocate

Signature:-

Dated:

### $\frac{\textbf{BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL}}{\textbf{PESHAWAR}}$

APPEAL NO <u>8/5</u>/2024

ASIT KHAN

VS

**EDUCATION DEPTT:** 

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7	Wakalat nama	•••••	19.

**APPELLANT** 

THROUGH:

MAHMOOD JAN ADVOCATE

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, **PESHAWAR**

APPEAL NO. 8/5 /2024

Mr. Asi**£**Khan, PST (BPS-12),

GPS No.3, Gulshan Rehman Colony, Peshawar......APPELLANT

#### **VERSUS**

1- The Director Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar.

2- The District Education Officer (M), District Peshawar.

......RESPONDENTS

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED SENIORITY LIST DATED \_ 01.08.2023 **ISSUED**  $\mathbf{BY}$ THE RESPONDENT NO.2 IN RESPECT OF PRIMARY SCHOOL TEACHERS (BPS-12) OF DISTRICT PESHAWAR WHICH IS VIOLATIVE OF THE PROVISO TO SECTION-4(2) OF THE AND REGULARIZATION APPOINTMENT **DEPARTMENTAL** AGAINST NO ACTION TAKEN ON THE APPEAL OF APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS

PRAYER:

That on acceptance of this service appeal the impugned seniority list dated 01/08/2023 may very kindly be declared as illegal, unlawful and ineffective upon the rights of appellant and the respondents may please be directed to prepare/issue a fresh seniority list as per Proviso to Section-4(2) of the Appointment and Regularization Act, 2017. Any other relief which this august court deems appropriate may also be granted in favor of the appellant.

### R/SHEWETH: **ON FACTS:**

### Brief facts of the present appeal are as under:-

1- That the appellant was appointed as Primary School Teacher (BPS-12) on 21.09.2016 through NTS. That right from the date of initial appointment the appellant is performing his duty at the concerned station quite efficiently and upto the entire satisfaction of his superiors. Copy of the appointment order is attached as annexure.....

Hedts

- 3- That the criteria for determination of seniority inter-se of the employees regularized under the Khyber Pakhtunkhwa Employees of the Elementary & Secondary Education Department (Appointment and Regularization of Services) Act, 2017 has been provided in Sub Section 2 of Section-4 of the said act, which is reproduced as below:-

"Determination of seniority-----

- (1).....
- (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:

# <u>"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".</u>

- 4- That the respondent department issued the impugned seniority list dated 01.08.2023 on merit wise instead of age wise which is clear violation of the act ibid. Copy of the impugned seniority list is attached as annexure.
- 5- That the appellant feeling aggrieved from the impugned seniority list preferred departmental appeal before the appellate authority but no reply has been received so far from the quarter concerned. Hence the appellant having no other remedy but to file the instant service appeal on the following grounds amongst the others. Copy of the departmental appeal is attached as

### **GROUNDS:**

- A-That the impugned seniority list dated 01.08.2023 issued by the respondent No.2 is against the law, facts, norms of natural justice and materials on the record, hence not tenable and liable to be struck down.
- B- That the appellant has not been treated by the respondent department in accordance with law and rules on the subject noted above and as such the respondents violated Article-4 and 25 of the Constitution of Islamic Republic of Pakistan, 1973.
- C- That the respondent Department acted in arbitrary and malafide manner while issuing the impugned seniority list dated 01.08.2023 on merit wise instead of age wise.

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- D- That as per Proviso of Section-4(2) of the appointment and regularization act, 2017 the respondent No.2 is duty bound to issue/circulate the seniority list of PSTs on age wise instead of merit wise.
- E- That the respondents failed to apply their independent minds in Proviso to Section-4(2) of the appointment and regularization act, 2017, which provides that if the date of appointment of two or more employees is the same, the employee older in age shall rank senior to the younger one but inspite of that the respondent department on the basis of malafide intention issued the seniority list dated 01.08.2023 on merit wise which illegal and unlawful.
- F- That the issue of seniority raised in the instant service appeal has already been decided by this august Tribunal in appeal No. 887/2020 title Jan Baz Khan Vs Education Department vide judgment dated 31.05.2023, therefore, the appeal in hand is liable to be decided on the same analogy.
- G- That the appellant seeks permission to advance other grounds and proofs at the time of hearing.

It is, therefore, most humbly prayed that the appeal of appellant may very kindly be accepted as prayed for.

**APPELLAN**Ţ

ASI**L**KHAN

THROUGH:

MAHMOOD JAN ADVOCATE

### **CERTIFICATE:**

It is certified that no other earlier appeal was filed between the parties.

DEPONENT

### **LIST OF BOOKS:**

- 1- CONSTITUTION OF PAKISTAN, 1973.
- 2- SERVICES LAWS BOOKS.
- 3- ANY OTHER CASE LAW AS PER NEED.

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. /2024

**ASILKHAN** 

**VS** 

**EDUCATION DEPTT:** 

### **AFFIDAVIT**

I Mahmood Jan, Advocate High Court, Peshawar on the instructions and on behalf of my client do hereby solemnly affirm and declare that the contents of this service appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Court.



MAHMOOD JAN
Advocate
High Court, Peshawar

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO	_/2024
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**ASIL KHAN** 

V/S

**EDUCATION DEPTT:** 

APPLICATION FOR RESTRAINING THE RESPONDENTS FROM MAKING PROMOTIONS ON THE BASIS OF DISPUTED SENIORITY LIST TILL THE FINAL DISPOSAL OF THE ABOVE MENTIONED APPEAL

### R/SHEWETH:

- 1- That the above mentioned service appeal along with this application has been filed by the appellant before this august Service Tribunal in which no date is fixed so far.
- 2- That appellant filed the above mentioned appeal against the impugned seniority list dated 01.08.2023 whereby the same has been issued on merit wise in violation of Sub Section-2 of Section-4 of the appointment and regularization Act, 2017.
- 3- That all the three ingredients necessary for the stay is in favor of the appellant.
- 4- That the impugned seniority list dated 01.08.2023 had been issued by the respondents in utter disregard of law and prevailing Rules.

It is, therefore, most humbly prayed that on acceptance of this application the respondents may please be restrained from making promotions on the basis of the disputed seniority list i.e. 01.08.2023 till the disposal of the above mentioned service appeal.

APPLICANT

THROUGH:

MAHMOÓD JAN ADVOCATE



### District Education Officer (Male) Peshawar



PH No. 091-9331337, 9331336 Fax 091-9331337 E-mail <u>emispeshawar@gmail.com</u>

### APPOINTMENT.

Consequent upon recommendation of the District Selection Committee, appointment of the following candidates is hereby ordered against the post of Primary School Teacher (PST) 2015 School based in BPS-12 (Rs.11140-800-35140) @ Rs. 11140/- fixed plus usual allowances as admissible under the rules on adhoc basis on Contract under the existing policy of the Provincial Government, in Teaching Cadre on the terms and conditions given below with effect from the date of their taking over charge.

S#	Union Council Name	Name of Candidate	CNIC#	Total Score	Name of School	Remarks
1	Achini Bala	MUHAMMAD RAWAIL	17301- 1267880-3	110.15	GPS Sangu Landi Bala	AGAINST VACANT POST
2 ′	Akhunaba d	TARIQ ALI	17301- 8252562-7	116.6	GPS Haider Colony	AGAINST VACANT POST
3	Akhunaba d	MUHAMMAD RIAZ	17301- 8625231-1	112.71	GPS Akhoon Abad	AGAINST VACANT POST
4	Akhunaba d	UMAR HAYAT	17301- 3211081-7	100.51	GPS Akhoon Abad	AGAINST VACANT POST
5	Akhunaba d	MUHAMMAD TAHIR	17301- 1268983-9	97.12	GPS Akhoon Abad	AGAINST VACANT POST
6	Akhunaba d	NASIR GUL	17103- 0350180-9	90.09	GPS Haider Colony	AGAINST VACANT POST
7	Akhunaba d	ABU BAKAR SIDDIQUE	17301- 9396426-7	81.19	GPS Beri Bagh	AGAINST VACANT POST
В	Akhunaba d	HASSAN ZAIB	17301- 1602739-7	72.9	GPS Akhoon Abad	AGAINST VACANT POST
9	Akhunaba d	ZUBAIR GUL	17101- 0111368-3	69.27	GPS Haider Colony	AGAINST VACANT POST
10	Akhunaba d	MUHAMMAD ISHAQ	17301- 2011563-9	61.26	GPS Beri Bagh	AGAINST VACANT POST
11	Asia	SHAKEEL AHMAD	17301- 2334603-5	93.61	GPS No.2 Asia Park	AGAINST VACANT POST
12	Asia	NADEEM BAIG	17301- 3103812-5	86.29	GPS Jogan Shah	AGAINST VACANT POST
13	Asia	RIZWAN ULLAH	17301- 3994302-7	63.47	GPS Asia Gate	AGAINST VACANT POST
14	Asia	SALMAN NAWAZ	17301- 0186293-9	60.08	GPS Asia Gate	AGAINST VACANT POST
15	Aza Khel	AMIN ULLAH	17301- 1085294-7	119.58	GPS Aza Khel No.1	AGAINST VACANT POST
16	Aza Khel	KHAIR ULLAH	17301- 6372223-1	115.63	GPS No.2 Azakhel	AGAINST VACANT POST
17	Aza Khel	ABDUL ALI KHAN	17301- 2761848-5	98.11	GPS Khandad Killi	AGAINST VACANT POST
18	Aza Khel	MUHAMMAD RAFIQUE	17301- 7564675-3	94.45	GPS Sher Mir Killi	AGAINST VACANT POST
19	Aza Khel	SHABEER AHMAD	17301- 8260045-5	83.45	GPS Tela Band No.1	AGAINST VACANT
20	Badaber Horizai	ISRAR UD DIN	17301- 4724341-3	102.76	GPS MERA MAMA KHEL	AGAINST VACANTA POST
21	Badaber Horizai	MUHAMMAD SAEED SHAH	17301- 4478641-5	93.75	GPS GHARI HASHIM	AGAINST VACANT POST



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75	Deh Bahadur	SAHIBZADA MOHAMMAD NADGEM	17301- 0977881-9	109.36	GPS Garhi Atta Muhammad	AGAINST VACANT POST
76	Deh Bahadur	NAMULLAH	17301- 4760630-7	94.46	GPS Gulshan Rehman Colony	AGAINST VACANT POST
77	Deh Bahadur	HASSAN KHAN	17301- 1549927-9	89.72	GPS Guishan Rehman Colony	AGAINST VACANT POST
78	Deh Bahadur	ASIL KHAN	17301- 6008130-3	85.48	GPS Guishan Rehman Colony	AGAINST VACANT POST
79	Deh Bahadur	MUHAMMAD IMTIAZ ALI	17301- 0610889-3	85.42	GPS Guishan Rehman Colony	AGAINST VACANT POST
80	Deh Bahadur	MUHAMMAD AAKIF ULLAH	17301- 1294358-5	82.55	GPS Ghari Durrani	AGAINST VACANT POST
81	Deh Bahadur	TAIMUR KHAN	17301- 8869549-3	80.82	GPS Gulshan Rehman Colony	AGAINST VACANT POST
82	Deh Bahadur	IHSAN ULLAH	17301- 7922149-9	78.4	GPS Gulshan Rehman Colony	AGAINST VACANT POST
83	Deh Bahadur	SAFIR GUL	17301- 1966230-1	76.1	GPS No.1 Deh Bahadur	AGAINST VACANT POST
84	Deh Bahadur	HUMAYUN KHAN	17301- 1412875-7	74.4	GPS Garhi Atta Muhammad	AGAINST VACANT POST
85	GARHI SHER DAD	SYED MUHAMMAD MUSTAFA	17301- 7824609-3	133.75	GPS Garhi Sherdad 1	AGAINST VACANT POST
86	GARHI SHER DAD	MUHAMMAD SULEMAN	17301- 4136502-9	124.99	GPS Garhi Sherdad 2	AGAINST VACANT POST
87	GARHI SHER DAD	SHAKIL AHMAD	17301- 2240763-7	122.5	GPS Garhi Sherdad 2	AGAINST VACANT POST
88	GARHI SHER DAD	MUHAMMAD ARSHAD KHAH	17301- 1533858-7	112.8	GPS Yarghaji	AGAINST VACANT POST
89	Gul Bela	KHALID KHAN	17301- 5159014-1	120.63	GPS Gul Bela	AGAINST VACANT POST
90	Gul Bela	ASAD JAN	17301- 8832240-9	113.41	GPS Gulbela	AGAINST VACANT POST
91	Gul Bela	AFTAB ULLAH	17301- 9802663-1	110.95	GPS Gulbela	AGAINST VACANT POST
92	Gul Bela	MUHAMMAD RASAN	17301- 1506924-1	110.17	GPS Naguman	AGAINST VACANT POST
93	Gul Bela	WIQAS HUSSAIN	17301- 6549764-3	100.75	GPS Naguman	AGAINST VACANT POST
94	Gul Bela	NAVEED KHAN	17301- 4375948-5	98.4	GPS Naguman	AGAINST VACANT POST
95	Gul Bela	ASHFAQ AHMAD	17301- 5081136-9	97.54	GPS Saeed Abad	AGAINST VACANT POST
96	Gul Bela	SAFI ULLAH	17301- 0624620-3	96.89	GPS Gulbela	AGAINST VACANT POST
97	Gunj	IRFAN SIDDIQUI	17301- 9153647-1	139.33	GPS Gunj Mandi	AGAINST VACANT POST
98	Haryana Payan	MUHAMMAD IBRAR	17301- 1176783-5	121.97	GPS Haryana Payan	AGAINST VACANT POST
99	Haryana Payan	MUHAMMAD FAROOQ	17301- 3374470-5	119.12	GPS Haryana Payan	AGAINST VACANT POST
100	Haryana Payan	MUZZAMIL KHAN	17301- 4023602-9	116.94	GPS Haryana Payan	AGAINST VACANT POST

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#### Disable Qoula

S#	Name	CNIC	Total Score	Name of school	Remarks
1.	SAJEED KHAN	17301-5273135- 5⁄	94.26	GPS NO.1 MERA BALARZAI	AGAINST VACANT POST
2.	NISHAD WALI	17301-1340736- 1	92.34	GPS NO.3 MARYAMZAI	AGAINST VACANT POST
3.	IMTIAZ KHAN	17301-7288099- 3	90.54	GPS KOCHIAN GULBELA	AGAINST VACANT POST
4.	MUHAMMAD IDREES	17301-6987802- 1	88.18	GPS ZIARAT KOROONA	AGAINST VACANT POST
5.	SHARIF HUSSAIN	17301-5678693- 9	87.45	GPS GARHI SHAHEEDAN	AGAINST VACANT POST
6.	SHAFAT ULLAH	17301-2013179- 5	86.32	GPS ANEEZAI MASHO KHEL	AGAINST VACANT POST
7.	ZULFIQAR	17301-2590526- 9	83.18	GPS KHAZANA PAYAN	AGAINST VACANT POST
8.	MUHAMMAD ABRAR	17301-8011636- 1	82.97	GPS SHIEKH ABAD	AGAINST VACANT POST
<b>,</b> 9.	INAM ULLAH	17301-0703944- 9	81.88	GPS NO.2 MUSAZAI	AGAINST VACANT POST
10.	FAZAL NABI	17301-3114979- 7	80.42	GPS NO.1 FATU ABDUR RAHIMA	AGAINST VACANT POST

#### Minority Qouta

S#	Name of Candidate	CNIC#	Total Score	Name of School	Remarks
1	TAHIR ISHAQ	17301-4079710-	48.54	GPS LAHORI GATE	AGAINST VACANT
2	ARTHUR GEORGE	17301-1486174- 5	48.31	GPS NO.2 ASIA PARK	AGAINST VACANT

#### **TERMS & CONDITIONS**

- NO TA/DA etc is allowed.
- Charge reports should be submitted to all concerned in duplicate.
- Their appointment is purely on temporary & contract basis initially for one year.
- 4. Their appointment is subject to the condition that the certificates/documents must be verified from the concerned authorities by the SDEO (concerned). Candidate found producing fake/bogus/forged Certificates/Degrees will be reported to the law enforcing agencies for further action.
- 5. Pay will not be drawn until and unless a certificate to the effect by SDEO Male Peshawar is issued those thier certificates/Degrees, after comparing with the merit list, are verified.
- 6. Pay release order will be issued by this office after verification of all documents by the SDEO Male Peshawar.
- Thier services are liable to termination on one month notice from either side. In case of resignation without notice thier one-month pay/allowances shall be forfeited to the Government.
- 8. They should join thier posts within one month of the issuance of this notification. In case of failure to join their posts within one month of the issuance of this notification, their appointment will expire automatically and no subsequent appeal shall be entertained.
- Health and Age Certificate should be produced from the Medical Superintendent concerned before taking over charge.
- 10. Before handing over charge they will sign an agreement with the department, otherwise this order will not be valid.
- They will be governed by such rules and regulations as may be issued from time to time by the Govt.

- Their services shall be terminated at any time, in case their performance is found unsatisfactory during their contract period. In case of misconduct, they shall be proceeded under the rules framed from time to time.
- 13. Their appointment is made on School based, they will have to serve at the place of posting, and thier services are not transferable to any other station.
- 14. Before handing over charge once again their documents may be checked if they have not the required qulifications they may not be handed over charge.

(Roz Wali Khan Khattak)

District Education Officer Male Peshawar

Endst: No. 9364-764.

Dated Peshawar the

2/ 8/2016

Copy forwarded for information and necessary action to the: -

1. Accountant General Khyber Pakhtunkhwa Peshawar.

2. PS to the Secretary to Govt: Khyber Pakhtunkhwa E&SE Department.

3. Deputy Commissioner Peshawar.

4. PS to District Nazim Peshawar

5. PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar.

6. PA to District Education Officer Male Peshawar

7. Sub Divisional Education Officer (Male) Peshawar

8. Head Teacher Concerned

9. Official Concerned.

10. M/File

Deputy District Education Officer

Male Peshawar

ATTED

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

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

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

#### AN ACT

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

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

It is hereby enacted as follows:

- 1. Short title, application and commencement.—(1) This Act may be called the Khyber Pakhtunkhwa Employees of the Elementary and Secondary Education Department (Appointment and Regularization of Services) Act, 2017.
- (2) It shall apply to all the employees in the Elementary and Secondary Education Department, as defined in clause (c) of sub-section (1) of section 2 of this Act.
- (3) It shall come into force at once and it shall be deemed to have taken effect from the date of the initial appointment of the employees as referred to in clause (c) of subclause (1) of section 2 of this Act.
- 2. **Definitions.**—(1) In this Act, unless the context otherwise requires,
  - (a) "Commission" means the Khyber Pakhtunkhwa Public Service Commission;
  - (b) "contract appointment" means appointment of a duly qualified person for a specific period made otherwise than in accordance with the prescribed method of recruitment;
  - (c) "employees" mean duly qualified persons,-







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(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.



<sup>&</sup>lt;sup>1</sup> Replaced vide Khyber Pakhtunkhwa Act No. II of 2019.

<sup>&</sup>lt;sup>2</sup> Inserted vide Khyber Pakhtunkhwa Act No. II of 2019.



(12)

- (i) who are appointed as teachers on adhoc or contract basis by the Government after 2013 through National Testing Service but does not include the teachers engaged on work charge basis or who are paid out of contingencies;
- (ii) who are appointed in the projects on contract basis in accordance with the project policy; and
- (iii) who are appointed as Junior Clerk in the Elementary and Secondary Education Department by Government after 2013 through National Testing Service;
- (d) "Government" means the Government of the Khyber Pakhtunkhwa;
- (e) "law or rule" means the law or rule for the time being in force governing the selection and appointment of civil servants;
- (f) "project" means,-
  - (i) IT/Computer Teachers in Computer Labs Projects in Khyber Pakhtunkhwa (Phase-II);
  - (ii) establishment of five hundreds (500) IT Labs in Government High and Secondary Schools in Khyber Pakhtunkhwa; and
  - (iii) establishment of five hundreds (500) IT Labs in Government High Schools in Khyber Pakhtunkhwa (Phase-III); and
- (g) "teacher" means a teacher of primary, middle, secondary or higher secondary school.
- (2) The expressions "adhoc appointment," shall have the same meaning as respectively assigned to them in the Khyber Pakhtunkhwa Civil Servants Act, 1973 (Khyber Pakhtunkhwa Act No. XVIII of 1973).
- 3. Regularization of services of employees.—(1) Notwithstanding anything contained in any other law or rules, the employees, who hold posts till the commencement of this Act <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-
  - (i) they possess the same qualification and experience required for a regular post;



<sup>&</sup>lt;sup>1</sup> Inserted vide Khyber Pakhtunkhwa Act No. II of 2019.



### Office of the District Education Officer (Male) Peshawar

### Final Seniority List of PST 2014 & 2015

ſ		ty No	<u>. e</u>		Name	Name	cile ,	S		Aca	idemic Qua	lificat	ion				Prof: Qualificat	5		DCB	App; in	D/O Regular	DATE OF T/O/C/ ON PRESENT	D/O/Passing	DATE OF	Score	Remarks
	S,No	Seniority No	Circle	School Name	Teacher	Father Name	Domicile	BPS	. SSC	8.A/B.St/	Subjects in B.A/B.Sc	BA	Σ	Subject in M.A/M Sc	Other	рт̀с	C.T	B.Ed	Others	008	Educa; Depart	Apptt:	POST/ Peshawar	PTC -	Consideration		
	1	2	3	4	5	6	7	80	6 5			13	14	15		15	17	18	13	20	21	22	23	24	25	26	
	1	1	Takht Abad	GPS New Garhi Bakhshi Pul	Salman Khan	Aman Uİlah	Pesh	12	350	£ \$	Arts	2nd	M.Sc	Econo mics		PTC		B.Ed		4/1/1989	4/1/1989	3/12/2018	9/1/2014	6/24/2013	9/1/2014	99.1	2014
	2	2	C/Pura	GPS Pakha Ghulam No.1	irfan Yousaf	Muhammad Yousaf	Pesh	12	SSC	<u> </u>	Arts	ZND	0			.0	0	0	D.A.E	25/03/1987	01/09/2014	03/12/2018	09/01/2014	31/12/2010	01/09/2014	66.42	2014
	3	3	λŧ	GPS Gulbahar 2	Muhammad Arshad Khan	Haji Khan Muhammad	Pesh	12	SSC	E ₩	Arts	1st				D1d .	CT	Nil	iN.	16/04/1983	01/09/2014	11/03/2018	01/09/2014	31/12/2010	01/09/2014	62.78	2014
	4	4	D-Zai	GPS Tauda No 2	Muhammad ibrahim	Mulvi Shakir Ur Rahman	Pesh	12	ž į	- 15. 15.	Bio/Che m	151	MSc	Botny		PTC		B.Ed		15/09/1988	07/10/2015	07/10/2015	07/10/2015	24/06/2013	07/10/2015	Court Case	2014
	5	5	B/Ber	GPS No.3 Telaband	Jan Nisar	Hashim Khan	Pesh	12	255	\$ \$	Arts	2nd	MA	Islamiy at		PTC		B.Ed		27/10/1988	22/02/2016	01/06/2020	07/03/2016	28/02/2012	07/03/2016	Court	2014
	6	6	Hazar	GPS Sulimankhel	Ramdad khan	Imdad khan	Pesh	12	× .	. %	Maths,Ph yslcs	5nd	M.Sc	Maths		P,T.C	0	0	BED	06/07/1989	21/09/2016	12/03/2018	22/09/2016	28/02/2012	22/09/2016	141.42	2014
	7	7	B/Ber	GPS Daray Khan Korona	Fawadullah	Fida Muhammad	Pesh	12	SSC	# A	Arts	2nd	M.A	Islamia t		P.T.C	×	×	×	10/09/1989	21/09/2016	12/03/2018	08/10/2016	28/02/2012	08/10/2016	134.59	2014

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8	8		GPS Mlan Gujar No.1	Muhammad Shahab	Zakir Ullah	Pesh	12	SSC	F.5c	Art		2nd	MA.	IR	P.T.C	0 3	<b>B</b> .Ed	M.Ed	04/09/1986	21/09/2016	12/03/2018	22/09/2016	28/02/2012	22/09/2016	134.02	2014
9	9	C/Pura	GPS Kukar	Muhammad Imran	Muhammadi Khan	Pesh	12	SSC	D.Com	BBA (Hono		1st	MBA/MS	a	P.T.C	. × .	24. 24.	×	04/06/1988	21/09/2016	12/03/2018	22/09/2016	14/03/2009	22/09/2016	133.71	2014
10	10	Mathra	GPS Patwar Bala	Wasi Ullah	lhsan Ullah	Pesh	12	. 2SC .	_	∯ Art	ts	1st	MA	Politica ( Sc	P.T.C	×	. 8.Ed	×	18/04/1982	21/09/2016	12/03/2018	22/09/2016	14/03/2009	22/09/2016	132.1	2014
11	11	Urmar	GPS No5 Urmar Miana	Muhammad Ibraheem	Khalil ur Rehman	Pesh	12 .	220	F.Sr	65 Art	ts	2nd	٥	0	P.T.C	×	×	×	05/08/1985	21/09/2016	12/03/2018	15/10/2016	28/02/2012	15/10/2016	131.81	2014
12	12	H-Abad	Govt Primary School Regi	Naveed Gui	Gharib ullah	Pesh	12	\$5¢	F.A	¥ Ar	ts	151	M.A	Library Science	P.T.C		. ;		03/03/1983	21/09/2016	12/03/2018	24/09/2016	17/09/2010	24/09/2016	128.07	2014
13	13	City	GPS GUNJ MANDI	Ajmal Shah	Faqir Shah	Pesh	12	SSC	F	Econo S, stati	.	151	Msc	Econo mics	P.T.C	×	×	×	18/05/1984	21/09/2016	12/03/2018	23/09/2016	24/06/2013	23/09/2016	127.86	, 2014
14	14	Mathra	GPS Kala Kas	Muhammad Ajmal Khan	Sher Afzal	Pesh	12	SSC	F.Sc	ੁ Math ਨੂੰ at: Com	s/	2nd	MSc	Statisti cs/ Econo mics	P.T.C	×	B.Ed	M.Ed	15/05/1982	21/09/2016	12/03/2018	22/09/2016	14/03/2009	22/09/2016	127.44	2014
15	15	Cantt	GPS No.2 Nouthia Qadeem	Sajjad Ahmad	Sher Afzal	Pesh	12	SSC	F.Sc ,	ος Mati Υς	ns,Ph ics	2nd	M.Sc	Maths:	P.T.C	ני	B.Ed		03/05/1991	21/09/2015	12/03/2018	22/09/2016	24/06/2013	22/09/2016	126.83	2014
16	16	D-Zai	GPS Haryana Payan	Himayat khan	Bakhtiar khan	Pesh	17	SSc	р.сош	BBA Hons		1st			P.T.C				15/06/1991	21/09/2016	12/03/2018	22/09/2016	28/02/2012	22/09/2016	126.39	2014
17	17	D-Zal	GPS Khazana Sugar Mill	Muhammad Khan	Yousaf Khar	Pesh	ä	SSc ,	FŠC	45. A	rts	2nd			 P.T.C	×	×	×	12/08/1990	21/09/2016	12/03/2018	22/09/2016	24/06/2013			2014
18	18	B/Ber	GP5 Muhammad Ali kallay	Farhad Ali	Ayub khan	Pesh	12	SSC	F.Sc	S Ch BI	em,	2nd	M.sc		P.T.C		. p3.8		28/02/1989	21/09/2016	12/03/2018	22/09/2016	24/06/2013	22/09/2016	125.9	2014
19	19	Hazar	Gps no.4 Hazar khwan	Ali Afzal	Sher Afzal	Pesh	2	SSC	FA	∯ A	rts	2nd	MA	URDU	P.T.C	r.	B.Ed	MEd	04/03/1986	21/09/2016	12/03/2018	22/09/2016	28/02/2012	22/09/2016	125.61	2014

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	400	399	398	397	396	395	394	393	392	391	390
401	400	399	398	397	396	395	394	393	392	391	390
Cantt	CITY	C/Pura	C/Pura	B/Ber	Hazar khwani	City	B/Ber	C/Pura	Mathra	City	B/Ber
GPS Guishan Rehman colony	GPS YOUSAF ABAD	GPS Kankola	GPS Chamkani Wasi No 2 Ullah	GPS Qazi Abad Zakriya khan	Gps gharib abad phandu	GPS JOGAN SHAH	GPS Aneezi Mashokhel	GPS Chughal Pura	GPS Hassan Garhi	GPS SHEIKH .	GPS Garhi Ahmad Khan
Asil khan	Syed Atta Ullah Shah	Syed Hasnain All shah			Abdullah	NADEEM BAIG	Shafaatullah	Amin Gul	Abad Ullah	MUHAMMAD ASGHAR KHAN	lkramulllah
Alam khan	Syed Hossan Shah	Syed Naz Ali shah	Ghaffar Khan	Mamoor khan	Akbar Hussain	ANWAR BAIG	Hidayatulla h	Jan Pervez	Said Rahman	MUHAMMA D HANIF KHAN	Atlas khan
Pesh	Pesh	Pesh ·	Pesh	Pesh	Pesh	Pesh	Pesh	Pesh	Pesh	Pesh	Pesh
SSC SSC	12 5Sc	SŚc:	12 SSC	SSC	12 SSC	SSC SSC	SSC SSC	12	12	12	12
FA	F.A	F.A.	F.Sc	FA	F.Sc	D.COM	FA	SSC F.Sc	SSC . FA	D.COM	SSC
B:A	B.A	B.A	B.A	BA	.F.SC B.S⊏	B.COM	BA	8.A	BA	B.COM	F.SC B.SC
Arts	Arts	Arts	Arts .	Arts	BIO+CHE	COMMER CE -	Arts	ARTS	ARTS	ACCOUN TING,	comp science, electroni
2nd	2rd	3rd	2nd	2nd	2nd	1ST	3rd	1st	2nd	ZND	2nd
M.A	MA		M.A	M.A	M.Sc	·M\$C.	M.A	M.A	MA	NIL	M.A
Pashto	Islamia t		English		Botany	Econo , mics		isłamiy at	Islamiy 🗴	Ę	
етс .	PTC	PTC	PTC	PTC	PTC	PTC ·	PTC	. 0	PTC	PTC	PTC
C.T			a		0	Nil	ст	o O	ст	NIL	110
B.Ed	· · · · · · · · · · · · · · · · · · ·		B.Ed		0	8.ED		0	. <b>x</b>	B.ED	B.ed
-	,	DM	M.Ed			Nil		ADE	Х	NIL	M.ed
02-03-1981	31/08/1979	14/02/1985	04/01/1992	31/03/1982	05/05/1994	01/06/1988	31/03/1986	10/04/1994	01/05/1986	02/05/1981	12/02/1986
22/09/2016	9102/60/12	22/9/2016	9102/60/22	9102.60.12	21-09-2016	21/09/2016	21.09.2016.	22/9/2016	22/09/2019	21/09/2016	21.09.2016
12-03-2018	22/09/2016	03/12/2018	03/12/2018	12/03/2018	12/03/2018	12/03/2018	12/03/2018	03/12/2018	12/03/2018	12/03/2018	12/03/2018
22-09-2016	22/09/2016	22/9/2016	22/09/2016	22.09.2016	22-09-2016	26/09/2016	24/09/2016	22/9/2016	22/09/2016	23-09-2016	22.09.2016
05/07/1905	22/02/1998	12/01/2015	24/06/2013	20.09.2007	01/12/2015	12/01/2015	24/06/2013	_	20/09/2007	17/09/2010	24.06.2013
22/09/2016	22/09/2016	22/09/2016	22/09/2016	22/09/2016	22/09/2016	26/09/2016	24/09/2016	22/09/2016	22/09/2016	23/09/2016	22/09/2016
85.48	85.69	» 86.06	86.1	86.11	. 86.13	86.29	86.32	86.37	86.38	86.42	86.58
2015	2015	2015	2015	2015	2015	2015	2015	2015	2015	2015	2015





390	390	9/8er	GPS Garhi Ahmad Khan	lkramulilah	Atlas khan	Pesh	12	SSC	F.SC	400	Comp science, electroni	2nd	M.A			PTC		B.ed	M.ed	12/02/1986	21.09.2016	12/03/2018	22.09.2016	24.06.2013	22/09/2016	86.58	2015
391	391	City	GPS SHEIKH ABAD	MUHAMMAD ASGHAR KHAN	MUHAMMA D HANIF KHAN	Pesh	12	SSC	D.COM	B.COM	ACCOUN TING,	ZND	NIE	NIL		PTC	ž	B.ED	NIL	02/05/1981	21/09/2016	12/03/2018	23-09-2016	17/09/2010	23/09/2016	86.42	2015
392	392	Mathra	GPS Hassan Garhi	Abad Ullah	Said Rahman	· Pesh	12	\$50	FA	BA	ARTS	2nd	MA	Islamiy at	×	PTC	تا تا	×	×	01/05/1986	22/09/2019	12/03/2018	22/09/2016	. 20/09/2007	22/09/2016	86.38	2015
393	393	C/Pura	GPS Chughal Pura	Amin Gul	Jan Pervez	Pesh	12	SSC	F.Sc	B.A	ARTS	1st	M.A	islamiy at		0	0	0	ADE	10/04/1994	22/ <del>9</del> /2 <b>0</b> 16	03/12/2018	22/9/2016		22/09/2016	86.37	2015
394	394	B/8er	GPS Aneezi Mashokhel	Shafaatullah	Hidayatulla h	Pesh	12	SSC	FA	ВА	Arts	3rd	M.A			PTC	t			31/03/1986	21.09.2016	12/03/2018	24/09/2016	24/06/2013	24/09/2016	86.32	2015
395	395	City	GPS JOGAN SHAH	NADEEM BAIG	ANWAR BAIG	Pesh	12	SSC	D.COM	в.сом	OMMER CE	1ST	MSC.	Econo mics		PTC	Ē	B.ED	ī.	01/06/1988	21/09/2016	12/03/2018	26/09/2016	12/01/2015	26/09/2016	86.29	2015
396	396	Hazar Khwani	Gps gharib abad phandu	Abdullah	Akbar Hussain	Pesh	27	SSC	P.S.	B.Sc	BIO+CHE M	2nd	7.W	Botany		PTC	٥	0		05/05/1994	21-09-2016	12/03/2018	22-09-2016	01/12/2015	22/09/2016	86.13	2015
397	397	B/Ber	GPS Qazi Abad	Zakriya khan	Mamoor khan	Pesh	12	SSC	Ā	¥8	Arts	2nd	M.A			PTC				31/03/1982	21.09.2016	12/03/2018	22.09.2016	20.09,2007	22/09/2016	86.11	2015
398	398	C/Pura	GPS Chamkani No.2	Wasi Ullah	Ghaffar Khan	Pesh	12	SSC	F.5c	B.A	Arts	2nd	M.A	English		₽TC	0	B.Ed	M.Ed	04/01/1992	22/09/2016	03/12/2018	22/09/2016	24/06/2013	22/09/2016	86.1	2015
399	399	C/Pura	GPS Kankola	Syed Hasnain Ali shah	Syed Naz Ali shah	Pesh	75	SSc	F.A	B.A	Arts	3rd				PTC			DW	14/02/1985	22/9/2016	03/12/2018	22/9/2016	12/01/2015	22/09/2016	86.06	2015
400	400	CITY	GPS YOUSAF ABAD	Syed Atta Ullah Shah	Syed Hassan Shah	Pesh	12	SSc	F.A	8.A	Arts	2rd	МА	(slamia t		PTC				31/08/1979	21/09/2016	22/09/2016	22/09/2015	22/02/1998	22/09/2016	85.69	2015
401	401	Cantt	GP5 Gulshan Rehman colony	Aşil khan	Alam khan	Pesh	12	SSG	FA	B.A	Arts	2nd	M.A	Pashto	-	PTC	C.T	B.Ed		02-03-1981	22/09/2016	12-03-2018	22-09-2016	05/07/1905	22/09/2016	85.48	2015



402	402	Cantt	GPS Gulshan Rehman colony	Muhammad Imtiaz Ali	Shaikh Shah Wali	Pesh	12	\$SC	DAE	Maths hysic		Zud Zud	Econo	93	PTC	,			15-03-1992	21/09/2016	12-03-2018	01-07-2015	24-06-2013	22/09/2016	85.42	2015
403	403	Mathra	GPS Garhi Fazli Haq	Umar Daraz Khan	Sabir Muhammad	Pesh	12	SSC	F.Sc	Econor s/Sta		2nd MSs	Econo		PTC	*	×	A.D.E	01/01/1994	22/09/2016	12/03/2018	22.09.2016	30/11/2014	22/09/2016	85.34	2015
404	404	C/Pura	GPS Chamkani No.2	Abid Hussain	Altaf Hussain	Pesh	12	SSC	A.A	Arts		2nd	0		PTC	o	B.Ed	0	01/07/1989	22/9/2016	12/03/2018	22/9/2016	24/6/2013	22/09/2016	85.33	2015
405	405	~	GPS Garh! Sikandar Khan	Daulat Khan	Sald rehman	Pesh	12	SSC	X	Arts		2nd M A	(slam) t	a	PTC	C.T	B.Ed	D.M	13/04/1987	21/09/2016	12/03/2018	21/09/2016	14/03/2009	22/09/2016	85.02	2015
406	406		GPS Garhi Baloch No.1	ibrar Ahmed	Abdul Hakim	Pesh	12	SSC	4	₫ arts		Znd Znd	Urdu		PTC	٥	0	0	29/11/1589	23/9/2016	12/03/2018	23/9/2016	14/07/2015	23/09/2016	84,94	2015
407	407	-	GPS No1 Badaber	Syed Asim shah	Syed Noor Hussain	Pesfi	12	380	S. J.	(Math:		Zug Z			PTC		B.ED		01/05/1988	21.09.2016	12/03/2018	22.09.2016	24.06.2013	22/09/2016	84.83	2015
408	408		GPS Nasrullah Korona	Abdul Basit	Faqir Muhammad	Pesh	12	SSC	₹ :	Arts		Znd M A			PTC				02/06/1994	21.09.2016	12/03/2018	23/09/2016	12.01.2015	23/09/2016	84.79	2015
409	409	C/Pura	GPS Chamkani No.2	Shafi Ullah Khan	Sufaid Gul	Pesh	12	SSC	F,A	Arts	,	Zmd MA	0		PTC	a	0	JDPE	04/01/1989	22/9/2016	03/12/2018	22/9/2016	17/10/2010	22/09/2016	84.55	2015
410	410	•	GPS Nisar kallay	Mohsin khan	Gul shad	Pesh	12	SSC	FA :	Arts	ļ	Znd M.A			PTC		B.Ed		10/04/1986	21.09.2016	12/03/2018	22/09/2016	17.09.2010	22/09/2016	84.25	2015
411	411		GPS Qazi Kallay	Israr khan	Yousaf Khan	Pesh	12	SSC	¥.	₹ Arts	Ş	ON2 AM	MA islami at	,	PTC	Nii	B.ED	M.ED	12/04/1990	21/09/2016	12/03/2018	22/09/2016	24/06/2013	22/09/2016	84.01	2015
412	412		GPS karimpura	M <b>uham</b> mad Bilal	Muhammad basheer	Pesh	12	SSC	730	taw	1	ISI AM	Politic I scienc		PYC		B.Ed	MED	6/23/1992	3/21/2017	3/12/2018	3/24/2017	1/12/2015	3/24/2017	83.22	2015
413	,413 /		GPS Khazana payan	Zulfiqar	Hayat khắn	Pesħ	12	SSc	F.A	arls	;	, 1st MA	Islami t		₽₹C				14/04/1988	22/09/2016	. 12/03/2018	22/09/2016	14/03/2009	22/09/2016	83.18	2015



12 times 2 616 = 410 = 51000 = 001/25 Wille of 4 (1) wo dout die opini a la list वंत्रावर्षान गरिए न 2 isi : jalvige med en in incial de olimber المعاملة كسال أريد و المال الم Buc pile Jours July pour do vilul Bu ( Wicker shall year ober a laft find last flow bered belief in borsei ed in hild the was Elyloge in Strick ile is 2016 be hall be 2019/2/1/2 (12. 1) 1. 

### **VAKALATNAMA**

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

<del></del>	-
	OF 2024
Asil Khan	(APPELLANT) (PLAINTIFF)
	(PETITIONER)
<u>VERSUS</u>	
Education Depth:	(RESPONDENT) (DEFENDANT)
I/We Apil Khan	<u> </u>
Do hereby appoint and constitute N	Mehmood Jan, Advocate,
Peshawar to appear, plead, act, comparability for me/us as my/our Counted matter, without any liability for authority to engage/appoint any of my/our cost. I/we authorize the said Acand receive on my/our behalf all sundeposited on my/our account in the above	romise, withdraw or refer to insel/Advocate in the above or his default and with the ther Advocate Counsel on dvocate to deposit, withdraw ins and amounts payable or
Dated/2024	<u>A</u>
	CLIENT
	mal
	<u>ÀCCEPTED</u> M <b>È</b> HMOOD JAN
	MAIIMOODJAM

ADVOCATE

OFFICE:

Room No.6-E, 5<sup>th</sup> Floor, Rahim Medical Centre, G.T Road, Hashtnagri, Peshawar. Mobile No.0341-7524145