

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

Service Appeal No. 1804/2023

Khalida Ahmad

.....**Appellant**

VERSUS

Government of KP through secretary Elementary & Secondary Education and 3 others.

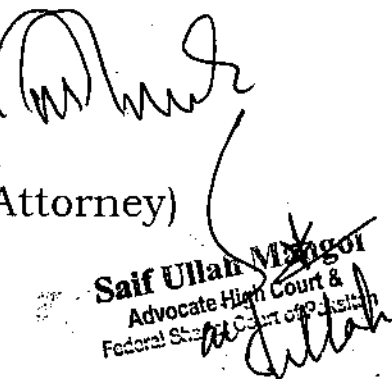
.....**Respondents**

I N D E X

S.No	Description of Documents	Annexure	Pages
1.	Re-joinder		3-5
2.	Affidavit		6
3.	Specimen of Affidavit	A	7-8
4.	Pay Slips and online record of Dilshad along with copy of service book.	B	9-12
5.	Pay Slips and online record of Shagufta Parveen	C	13-15
6.	Pay Slips and online record of Shahi gul	D	16-18

Appellant
Through

Gul wahid
(Special Attorney)



Saif Ullah Mongol
Advocate High Court &
Federal Shariat Court of Pakistan
Chitral Law Chamber at Swat

Next Date
08-07-2024

Through

SAIF ULLAH MONGOL (CHITRALI)

ADVOCATE HIGH COURT

CHITRAL LAW CHAMBER AT SWAT,

OFFICE NO A-32, FIRST FLOOR SULTAN

TOWER, MAKANBAGH MINGORA, SWAT

CONTACT # +92344-1040226 / +92333-8340226

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

Khyber Pakhtunkhwa
Service Tribunal

Service Appeal No. 1804/2023

Diary No. 13101

Khalida Ahmad

Dated: 31-05-24

.....**Appellant**

VERSUS

Government of KP through secretary Elementary & Secondary Education and 3 others.

.....**Respondents**

Service Appeal against discrimination in seniority list: -

**REJOINDER ON BEHALF OF THE APPELLANT
TO JOINT PARAWISE REPLY FILED BY
RESPONDENT NO 1 TO 4.**

Respectfully Sheweth:-

Preliminary Objections: -

The Appellant respectfully submits as under:

1. That the answering respondents filed para wise reply by not disclosing the real facts and nor provided any justification for their reply, only assertion has been made in the reply just to mislead this Hon'ble Tribunal.
2. That the reply filed by the answering respondents are liable to be disbelieve on the ground of non-mentioning any reason nor their stance has been supported by the reliable statements / evidence even no affidavit has been filed herewith.

REPLY ON FACTS:

1. Reply of para 1 to para 3 needs no reply through the instant rejoinder because no plausible answer has been provided in such paras by the answering respondents.
2. Reply of para 4 by the respondent to the extent of promotion of the appellant from PST/PTC to SPST on

04-08-2016 and promoted to CT -BPS-15 on 09-10-2017 through order No.6256-62. This promotion of the appellant was result of her punctuality and hard struggle, rest of the para is totally illegal, teachers available at serial No.12,13,14 & 15 were promoted wrongly because at the time of initial appointment they were lacking such qualifications for further promotion.

"Most importantly the respondents in reply of para 4 alleged that the appellant was promoted to the post of PSHT vide order dated 30-08-2016, in which the appellant did not take over charge and refused from promotion, while the other candidates joined their service as PSHT, thus as per policy they were placed in the seniority list of the PSHT, and were promoted earlier then the appellant as per policy".

It is very astonishing for the appellant and the appellant first time through reply of the respondents came into knowledge of this illegal act of the respondents, because the appellant never ever refused to promotion and there is a methodology of refusal of promotion the candidate has to submit affidavit for refusal of promotion by mentioning the reason of refusal, in the instant matter the respondents are badly failed to produce any single iota of evidence which could suggest that the appellant refused for her promotion. It is again very important to mention here that the respondents attached promotion order of SPST to PSHT dated 30-08-2016, in fact the appellant's name is never been mentioned in such promotion order neither the appellant refused to such promotion and neither the respondents has annexed / attached any supporting documents in this regard.

(Refusal sample affidavit is attached as annexure "A")

3. Reply of para 5 by the respondents are totally incorrect, hence denied. Detail reply already been given in the ibid para, but another illegality will be pointed out here, one Mst:Dilshad D/O Saeed ullah khan was appointed as PTC teacher with appellant on the same day i.e 31-03-2004, her name fall at serial No.213 of the first appointment order having marks 14.78, matric untrained (junior most to the appellant), her name is totally missing in promotion order of PTC to SPSTo(BPS-14) as well her name is also completely missing in CT promotion order dated 09-10-2017, but she was promoted to SCT (BPS-16) through order

No.1311-15 on 31-12-2021, her name reflecting at serial No.97 available at page 92 of the service appeal file. How and by whom she promoted, this question has to be determined by the respondents and the appellant request for harsh penalty to the concern officer who violated the merit policy. The respondent through their reply to para 5 are badly failed to provide an authentic reply that why the candidates at serial No.12,13,14 & 15 of the impugned seniority list has been fall before the appellant in the seniority list who are most junior to the appellant and initially appointed on 13-11-2006.

4. Para 6 rejoinder. That the respondents due to their illegal act has not responded to the departmental representation filed by the appellant and remain mum.
5. Para 7 rejoinder. The competent authority / respondent No.2 referred the departmental appeal of the appellant to the respondent No.3 for quick response and resolvent of the issue in hand, but failed.
6. Para 8 rejoinder. Cause of action of the appellant against improper and discriminated seniority list is still in field till the final decision of the instant service appeal in appellant's favor.

Rejoinder to Grounds:-

- A. *That the Appellant is naturally born bonafide citizen of the Islamic Republic of Pakistan and is fully and equally, entitled to all basic and fundamental rights as supported and guaranteed by the Constitution of Islamic Republic of Pakistan, interpreted and discrimination along with unfettered exercise of discriminatory powers by an authority or office is always been deplored, deprecated and depreciated by the superior courts.*
- B. *That the respondents have committed misconduct as they had failed to perform their obligations in accordance with law.*

- C. That the appellant craves leave of this Hon'ble court to raise further grounds at the time of hearing and further reserves her right to produce documents and also to move appropriate application for summoning of witnesses, if so required or desirable.

It is, therefore, most humbly prayed that on acceptance of the instant rejoinder against the joint para wise reply on behalf of respondent No.1 to 4, the reply submitted by the respondents may not be honored and resultantly the service appeal of the appellant may kindly be allowed as prayer for in the heading of main service appeal.

Through
Appellant
Gul wahid
(Special Attorney)
Through

Appellant
Gul wahid
(Special Attorney)

SAIF ULLAH MONGOL
Advocate High Court &
Federal Shariat Court of Pakistan

SAIF ULLAH MONGOL (CHITRALI)
ADVOCATE HIGH COURT
CHITRAL LAW CHAMBER AT SWAT,
OFFICE NO A-32, FIRST FLOOR SULTAN
TOWER, MAKANBAGH MINGORA, SWAT
CONTACT # +92344-1040226 / +92333-8340226
safimongol@gmail.com

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

Service Appeal No.1804/2023

Khalida Ahmad

.....**Appellant**

VERSUS

Government of KP through secretary Elementary & Secondary Education and 3 others.

.....**Respondents**

A F F I D A V I T

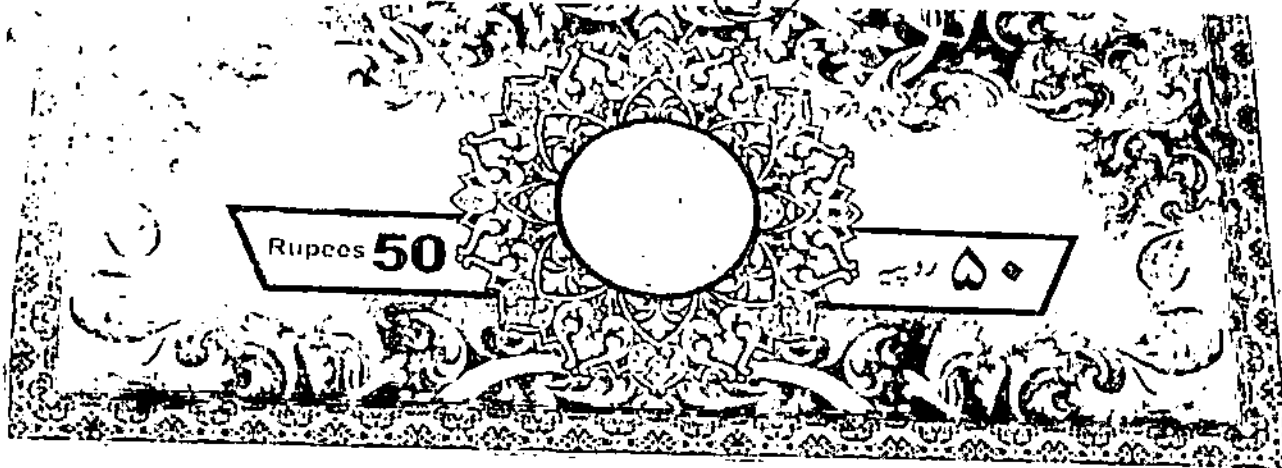
I, Gul Wahid S/o Fazal Wahid (Special Attorney) do hereby solemnly affirm and declare on oath that the contents of the accompanying **RE-JOINDER** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.



D E P O N E N T

CNIC: 15302-0932120-5
CELL # 0343-9500988





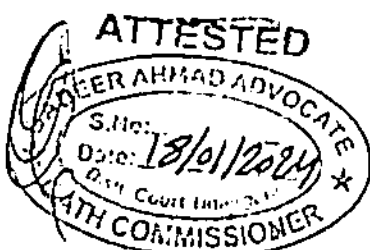
Arif
A 11

بیان حلفی

سندھ کی محمد علی سید ولد عبدالاکبر سید سکنہ چنار کوٹ تحریکیں مل تکمیل لعل قدر مبلغ دیر پائیں حال تعینات SST بی پی ایس 17 (پرسل) بمقام GHSS چنار کوٹ تحریکیں مل تکمیل لعل قدر مبلغ دیر پائیں برائے تحریر ہذا اعلان بیان کرتا ہوں کہ من مقرر کا پروموشن ہڈی ماہر بی پی ایس 17 سکیل کو ہورہا ہے۔ لیکن من مقرر بوجہ گھر بیو مصروفیات ہڈی ماہر بی پی ایس 17 اور 17 (SS) سکیل کے بجائے اپنے پوسٹ SST بی پی ایس 17 (پرسل) پر رہنا چاہتا ہوں۔ لبدا من مقرر کو اپنے پوسٹ پر بحال رہنے دیا جائے۔ یہ حلفیہ بیان صرف 6th فیز DPC کے بیئے ہوگا۔ نیز اعلان بیان کرتا ہوں کہ جملہ مرتب بالا بیان طبقی میرے علم و یقین سے درست رسمی ہیں۔

مکمل مبلغ دیر پائیں

18/01/2024



مکمل مبلغ دیر پائیں SST چنار کوٹ بیان تحریکیں مل تکمیل لعل قدر مبلغ دیر پائیں

15302-0913795-7

ATTESTED
مقررہ العہد

کرامہ شاہ
خابرگل ولد مناسب کل
ستاندار تحریکیں مل تکمیل بایسٹر ٹکٹ دیر پائیں
15302-0928492-9

Cash
کرامہ شاہ
محمد شید ولد بخاری سید
دیمیری ۲۶۳ تحریکیں مل تکمیل بیسٹر ٹکٹ دیر پائیں
15302-0912995-5

**ATTESTED
ADVOCATE**



(8)

OFFICE OF THE
DISTT: EDUCATION OFFICER (M)
DISTRICT DIR LOWER

Fax. No. 0945-9250081

E-mail: deolower@gmail.com

9250082

deolower@gmail.com

@DEOLower

District Education Officer Deolower

No 814

Dated Timergara the: 01 /01/2024.

To:

The Director,
Elementary & Secondary Education,
Khyber Pakhtunkhwa Peshawar.

Subject: **AFFIDAVIT SUBMITTED BY THE FOLLOWING TEACHER WHO
DOES NOT WANT TO BE PROMOTE TO THE POST OF SS/HM, IN
THE 8TH PHASE DPC, DISTRICT DIR (L)**

Memo:

Enclosed please find herewith self-explanatory original affidavit submitted by Muhammad Ali Said S/O Abdul Akbar Said, Sen: No. 40 regarding promotion from SS1 to SS/HM posts for further necessary action please.

Enc: Original Affidavit

Nicceelkhan
DISTT: EDUCATION OFFICER(M)
DIR LOWER AT TIMERGARA

ATTESTED
ADVOCATE

(9)

Amwal
e 8/8**PAY SLIP PRINTING**

Sl:1

Pers #: 00260061 Buckle: 0
 Name: DILSHAD
 SENIOR CERTIFIED TEACHER
 CNIC No.1530118251004
 GPF Interest Applied
 16 Active Temporary

PAYS AND ALLOWANCES:

0001-Basic Pay
 1001-House Rent Allowance 45t
 1210-Convey Allowance 2005
 1924-UAA-OTER 20% (16 G/NG)
 1947-Medical Allow 15t (16-22)
 2148-15% Adhoc Relief All-2013
 2199-Adhoc Relief Allow 810t
 2316-Teaching Allowance 2021
 2341-Dispr. Red All 15t 2022MP

Gross Pay and Allowances

DEDUCTIONS:

IT Payable	4,229.10	Deducted	4,020.00
GPF Balance	764,545.00		
3501-Benevolent Fund			
3990-Emp.Edu. Fund WPK			
4004-R. Benefits & Death Corp:			

P Sec:001 Month:December 2022
 DA6332 -Govt.Girls High School Lik
 GGHS LIKOR KAMBAT PK-95 D
 NTN:
 GPF #: 260061
 Old #: 10823200901

DA6332 -02

59,710.00
 4,091.00
 5,000.00
 1,500.00
 1,500.00
 475.00
 472.00
 3,782.00
 5,200.00
 88,137.00

TAX: (3609)	715.00
Subrc:	3,340.00
	1,500.00
	150.00
	650.00

Total Deductions

6,355.00

Sl:2

Pers #: 00260061 Buckle: 0
 Name: DILSHAD
 SENIOR CERTIFIED TEACHER
 CNIC No.1530118251004
 GPF Interest Applied

PAYS AND ALLOWANCES:

2347-Adhoc Rel Al 15% 22(PS17)

DA6332 -02

5,801.00

Gross Pay and Allowances

88,137.00

DEDUCTIONS:

IT Payable	4,229.10	Deducted	4,020.00
GPF Balance	764,545.00		

Subrc:

Total Deductions

81,782.00

Total Deductions

6,355.00

81,782.00

SAP

743105

ATTESTED
ADVOCATE

<input type="button" value="Back"/>	Personnel No:	260061	(10)	Name:	DILSHAD
F...	EE group:	7	Active, Temporary	Pers.area:	DN01 Dist. Govt. KP-Provincial
▼	EE subgroup:	16	Grade 16	Cost Center:	DA6332 Govt. Girls High Scho
<input checked="" type="checkbox"/> Choose	01.01.1900	<input type="checkbox"/> to	31.12.9999	STy.	

STy	Re	Start Date	End Date	Ty	Ar	PS group	Lv	Amount	1st ...	Total amount
0	02	01.12.2023	31.12.9999	P1	22	16	16	61,970.00	PKR	<input type="button" value="▲"/>
0	02	01.12.2022	30.11.2023	P1	22	16	15	59,710.00	PKR	<input type="button" value="▼"/>
0	11	01.07.2022	30.11.2022	P1	22	16	14	57,450.00	PKR	<input type="button" value="▼"/>
0	02	01.03.2022	30.06.2022	P1	17	16	14	38,670.00	PKR	<input type="button" value="▼"/>
0	02	01.12.2021	28.02.2022	P1	17	15	16	36,070.00	PKR	<input type="button" value="▼"/>
0	02	01.12.2020	30.11.2021	P1	17	15	15	34,740.00	PKR	<input type="button" value="▼"/>
0	02	01.12.2019	30.11.2020	P1	17	15	14	33,410.00	PKR	<input type="button" value="▼"/>
0	02	01.11.2019	30.11.2019	P1	17	15	13	32,080.00	PKR	<input type="button" value="▼"/>
0	02	01.03.2019	31.10.2019	P1	17	15	12	30,750.00	PKR	<input type="button" value="▼"/>
0	02	01.12.2018	28.02.2019	P1	17	15	12	30,750.00	PKR	<input type="button" value="▼"/>
0	02	01.12.2017	30.11.2018	P1	17	15	11	29,420.00	PKR	<input type="button" value="▼"/>
0	11	01.07.2017	30.11.2017	P1	17	15	10	28,090.00	PKR	<input type="button" value="▼"/>
0	02	01.12.2016	30.06.2017	P1	16	15	10	23,590.00	PKR	<input type="button" value="▼"/>
0	11	01.10.2016	30.11.2016	P1	16	15	09	22,470.00	PKR	<input type="button" value="▼"/>
0	11	01.08.2016	30.09.2016	P1	16	15	08	21,350.00	PKR	<input type="button" value="▼"/>

ATTESTED
DVO/CATE

Entry

1 of 37

(1)

Personnel No	260061	Name	DILSHAD
EE group	7 Active Temporary	Pers.area	DN01 Dist. Govt. KP-Provincial
EE subgroup	16 Grade 16	Cost Center	DA6332 Govt.Girls High Scho
<input checked="" type="checkbox"/> Choose	01.01.1800	To	31.12.9999
		STy.	

STy	Re Start Date	End Date	Ty	Ar	PS group	Lv	Amount	1st ...	Total
0	02.01.12.2020	30.11.2021	P1	17	15	15	34,740.00	PKR	
0	02.01.12.2019	30.11.2020	P1	17	15	14	33,410.00	PKR	
0	02.01.11.2019	30.11.2019	P1	17	15	13	32,080.00	PKR	
0	02.01.03.2019	31.10.2019	P1	17	15	12	30,750.00	PKR	
0	02.01.12.2018	28.02.2019	P1	17	15	12	30,750.00	PKR	
0	02.01.12.2017	30.11.2018	P1	17	15	11	29,420.00	PKR	
0	11.01.07.2017	30.11.2017	P1	17	15	10	28,090.00	PKR	
0	02.01.12.2016	30.06.2017	P1	16	15	10	23,590.00	PKR	
0	11.01.10.2016	30.11.2016	P1	16	15	09	22,470.00	PKR	
0	11.01.08.2016	30.09.2016	P1	16	15	08	21,350.00	PKR	
0	11.01.07.2016	31.07.2016	P1	16	12	07	15,940.00	PKR	
0	02.01.12.2015	30.06.2016	P1	15	12	07	12,955.00	PKR	
0	11.01.07.2015	30.11.2015	P1	15	12	06	12,305.00	PKR	
0	02.01.12.2014	30.06.2015	P1	11	12	06	9,500.00	PKR	
0	02.01.12.2013	30.11.2014	P1	11	12	05	9,000.00	PKR	

ATTESTED
ADVOCATE

DILSHAD BIBI D10 Saeed Khan

GHS - 1 KOT Kambat

10

Verification Roll No.

dated

Received back

miss

ence will

Tech

er's name

of birth

ly as can

ct height

sonal m

ft hand

(Non-G

title Fi

iddle

numb

Qualification

Date

Qualification

English

First Arts

EDU. OFFICER (P)
Pry. Edu. Samor. Dir. (1)

B.L. or B.A.

Urdu
Passed C.T. Exam. from AIOU,
Islamabad under R/No: AA 692616
in session SPR 2009. She obtained
541/900 marks. Result declared on
Plan-drawing March 30, 2010.

Pleadership examination

Training School Final examination

Finger Print

Other qualifications-

passed B.Ed Exam from AIOU
Islamabad under Roll No A1678645
in session Spring 2012 obtained Marks
481/900 Result declared on
Court Duty 4/01/2013.

1. Passed SSC Exam.
under Roll No 825
obtained 419

2. Passed

2. Passed intermediate
from BISE Malakha
under Div. 23

Reserve Duties

Sec. Div: Edu: Officer (P)
Samor. Bach. Dir. (1)



PAY SLIP PRINTING

Amexine C

St:1

P Sec:001 Month:December 2022

Pers #: 00285207 Buckle:
Name: SRAGUFIA PERVEEN
SENIOR CERTIFIED TEACHER
CNIC No.1530345624858
GPF Interest Applied

DA6100 -GGHSS MAYAR

HEAD MISTRESS GGHSS MAYAR

MTN:

GPF #: 285207

Old #:

St:2

P Sec:001 Month:December 2022

DA6100 -GGHSS MAYAR

HEAD MISTRESS GGHSS MAYAR

MIN:

GPF #: 285207

Old #:

16 Vocational Temporary
PAYS AND ALLOWANCES:

0001-Basic Pay 55,190.00
1001-House Rent Allowance 45% 4,091.00
1210-Convey Allowance 2005 5,000.00
1924-UAA-OTHER 20% (16 G/NG) 1,500.00
1947-Medical Allow 15% (16-22) 1,500.00
2148-15% Adhoc Relief All-2013 552.00
2199-Adhoc Relief Allow @10% 377.00
2316-Teaching Allowance 2021 3,782.00
2341-Dispr. Red All 15% 2022MF 5,344.00
Gross Pay and Allowances 82,661.00

DEDUCTIONS:

IT Payable	3,673.98	Deducted	3,469.00	TAX: (3,609)	613.00
GPF Balance	545,040.00			Subrc:	3,340.00
3501-Benevolent Fund					1,500.00
3990-Emp. Edu. Fund XPK					150.00
4004-R. Benefits : Death Comp:					550.00

Pers #: 00285207 Buckle:

Name: SRAGUFIA PERVEEN

SENIOR CERTIFIED TEACHER

CNIC No.1530345624858

GPF Interest Applied

16 Vocational Temporary
PAYS AND ALLOWANCES:

2347-Adhoc Rel Al 15% 22(PS17)

DA6100 -02

5,245.00

Gross Pay and Allowances

52,661.00

DEDUCTIONS:

IT Payable	3,673.98	Deducted	3,469.00
------------	----------	----------	----------

Subrc:

GPF Balance	545,040.00
-------------	------------

Total Deductions

6,253.00

Total Deductions

6,253.00

76,428.00

76,428.00

SAP

9 743105

ATTTESTED
ADVOCATE

<input type="button" value="Back"/>	Personnel No	285207	Name	SHAGUFTA PERVEEN	
EE group	4	Vocational Tempo	Pers.area	DN01	Dist. Govt. KP-Provincial
EE subgroup	16	Grade 16	Cost Center	DA6100	GGHSS MAYAR
<input type="checkbox"/> Choose	01.01.1800	To	31.12.9999	STy.	

STy	Re	Start Date	End Date	Ty	Ar	PS group	Lv	Amount	1st ...	Total amou
0	02	01.12.2023	31.12.9999	P1	22	16	14	57,450.00	PKR	
0	02	01.12.2022	30.11.2023	P1	22	16	13	55,190.00	PKR	
0	11	01.07.2022	30.11.2022	P1	22	16	12	52,930.00	PKR	
0	02	01.03.2022	30.06.2022	P1	17	16	12	35,630.00	PKR	
0	02	01.12.2021	28.02.2022	P1	17	15	14	33,410.00	PKR	
0	02	01.12.2020	30.11.2021	P1	17	15	13	32,080.00	PKR	
0	02	01.08.2020	30.11.2020	P1	17	15	12	30,750.00	PKR	
0	02	01.12.2019	31.07.2020	P1	17	15	11	29,420.00	PKR	
0	02	01.12.2018	30.11.2019	P1	17	15	10	28,090.00	PKR	
0	02	01.12.2017	30.11.2018	P1	17	15	09	26,760.00	PKR	
0	11	01.07.2017	30.11.2017	P1	17	15	08	25,430.00	PKR	
0	02	01.12.2016	30.06.2017	P1	16	15	08	21,350.00	PKR	
0	11	01.08.2016	30.11.2016	P1	16	15	07	20,230.00	PKR	
0	11	01.07.2016	31.07.2016	P1	16	14	07	18,600.00	PKR	
0	02	01.02.2016	30.06.2016	P1	15	14	07	15,080.00	PKR	

~~ATTESTED
ADVOCATE~~

Personnel No **285207** Name **SHAGUFIA PERVEEN**
 EE group **4** Vocational Tempo Pers.area **DN01 Dist. Govt. KP-Provincial**
 EE subgroup **16 Grade 16** Cost Center **DA6100 GGHSS MAYAR**
 Choose **01.01.1800** to **31.12.9999** STy.

STy	Re Start Date	End Date	Ty	Ar	PS group	Lv	Amount	1st ...	Tot
0	02.01.12.2021	28.02.2022	P1	17	15	14	33,410.00	PKR	
0	02.01.12.2020	30.11.2021	P1	17	15	13	32,080.00	PKR	
0	02.01.08.2020	30.11.2020	P1	17	15	12	30,750.00	PKR	
0	02.01.12.2019	31.07.2020	P1	17	15	11	29,420.00	PKR	
0	02.01.12.2018	30.11.2019	P1	17	15	10	28,090.00	PKR	
0	02.01.12.2017	30.11.2018	P1	17	15	09	26,760.00	PKR	
0	11.01.07.2017	30.11.2017	P1	17	15	08	25,430.00	PKR	
0	02.01.12.2016	30.06.2017	P1	16	15	08	21,350.00	PKR	
0	11.01.08.2016	30.11.2016	P1	16	15	07	20,230.00	PKR	
0	11.01.07.2016	31.07.2016	P1	16	14	07	18,600.00	PKR	
0	02.01.02.2016	30.06.2016	P1	15	14	07	15,080.00	PKR	
0	02.01.12.2015	31.01.2016	P1	15	14	06	14,290.00	PKR	
0	11.01.07.2015	30.11.2015	P1	15	14	05	13,500.00	PKR	
0	02.01.12.2014	30.06.2015	P1	11	14	05	10,440.00	PKR	
0	02.01.04.2014	30.11.2014	P1	11	14	04	9,830.00	PKR	


 ATTESTED
 ADVCC

(16)

Annex

D-4

Dir at Timargar

S#:1

Pers #: 00260007 Buckle: 0
 Name: SHAHI GUL
 SENIOR CERTIFIED TEACHER
 CNIC No.1530463669796
 GPF Interest Applied

16 Vocational Temporary

PAYS AND ALLOWANCES:

0001-Basic Pay	52,930.00
1001-House Rent Allowance 45%	4,091.00
1210-Convey Allowance 2005	5,000.00
1924-UAA-OTHER 20%(16 G/NG)	1,500.00
1947-Medical Allow 15% (16-22)	1,500.00
2148-15% Adhoc Relief All-2013	600.00
2199-Adhoc Relief Allow @10%	410.00
2316-Teaching Allowance 2021	3,782.00
2341-Dispr. Red All 15% 2022KP	5,116.00
Gross Pay and Allowances	80,046.00

DEDUCTIONS:

IT Payable	3,380.16	Deducted	3,169.00	TAX:(3609)	564.00
GPF Balance	203,860.00			Subrc:	3,340.00
6505-GPF Loan Principal Instal	Bal:	330,000.00			10,000.00
3501-Benevolent Fund					1,500.00
3990-Emp.Edu. Fund KPK					150.00
4004-R. Benefits & Death Comp:					650.00

Total Deductions	16,204.00
	63,842.00

D.O.B LFP Quota:
 01.01.1982 NATIONAL BANK OF PAKNBP.TIMARGARA-DIR
 18 Years 09 Months 001 Days 4175916895

**ATTESTED
ADVOCATE**

Payments and deductions

<input type="checkbox"/>	Personnel No	260007	Name	SHAHI GUL	
F...	EE group	4	Vocational Tempo	Pers.area	DN01 Dist. Govt. KP-Provincial
&	EE subgroup	16	Grade	16	Cost Center DA6186 GGHS KHAZANA
	Choose	01.01.1800	<input type="checkbox"/> to	31.12.9999	STy.

STy	Re	Start Date	End Date	Ty	Ar	PS group	Lv	Amount	1st ...	Total amount
0	02	01.12.2023	31.12.9999	P1	22	16	17	64,230.00	PKR	
0	02	01.10.2023	30.11.2023	P1	22	16	16	61,970.00	PKR	
0	02	01.12.2022	30.09.2023	P1	22	16	12	52,930.00	PKR	
0	11	01.07.2022	30.11.2022	P1	22	16	11	50,670.00	PKR	
0	02	01.03.2022	30.06.2022	P1	17	16	11	34,110.00	PKR	
0	02	01.12.2021	28.02.2022	P1	17	15	13	32,080.00	PKR	
0	02	01.12.2020	30.11.2021	P1	17	15	12	30,750.00	PKR	
0	02	01.12.2019	30.11.2020	P1	17	15	11	29,420.00	PKR	
0	02	01.12.2018	30.11.2019	P1	17	15	10	28,090.00	PKR	
0	02	01.12.2017	30.11.2018	P1	17	15	09	26,760.00	PKR	
0	11	01.07.2017	30.11.2017	P1	17	15	08	25,430.00	PKR	
0	02	01.12.2016	30.06.2017	P1	16	15	08	21,350.00	PKR	
0	11	01.10.2016	30.11.2016	P1	16	15	07	20,230.00	PKR	
0	11	01.07.2016	30.09.2016	P1	16	14	07	18,600.00	PKR	
0	02	01.01.2016	30.06.2016	P1	15	14	07	15,080.00	PKR	

ATTESTED
ADVOCATE

(18)

Personnel No 260007 Name SABRI GUL
 EE group 4 Vocational Tempo... Pers.area DWD1 Dist. Govt. KP-Provincial
 EE subgroup 16 Grade 16 DA6186 GGHS KHAZANA
 Choose 01.01.1900 () to 31.12.2999 STY. []

STy	Re Start Date	End Date	Ty	Ar	PS group	Lv	Amount	1st ... Total ar
0	02.01.12.2021	28.02.2022	P1	17	15	13	32,080.00	PKR
0	02.01.12.2020	30.11.2021	P1	17	15	12	30,750.00	PKR
0	02.01.12.2019	30.11.2020	P1	17	15	11	29,420.00	PKR
0	02.01.12.2018	30.11.2019	P1	17	15	10	28,090.00	PKR
0	02.01.12.2017	30.11.2018	P1	17	15	09	26,760.00	PKR
0	11.01.07.2017	30.11.2017	P1	17	15	03	25,430.00	PKR
0	02.01.12.2016	30.06.2017	P1	16	15	03	21,350.00	PKR
0	11.01.10.2015	30.11.2016	P1	16	15	07	20,230.00	PKR
0	11.01.07.2015	30.09.2016	P1	16	14	07	18,600.00	PKR
0	02.01.01.2015	30.06.2016	P1	15	14	07	15,080.00	PKR
0	02.01.12.2015	31.12.2015	P1	15	14	08	15,870.00	PKR
0	11.01.07.2015	30.11.2015	P1	15	14	07	15,080.00	PKR
0	02.01.12.2014	30.06.2015	P1	11	14	07	11,660.00	PKR
0	02.01.01.2014	30.11.2014	P1	11	14	06	11,050.00	PKR
0	02.01.12.2013	31.12.2013	P1	11	12	07	10,000.00	PKR

ATTESTED
ADVOCATE