# FORM OF ORDER SHEET

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Court of	

Appeal No.	1036/2024
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	₩.	peal No. 1036/2024
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	25/07/2024	
		The appeal of Engineer Hassan Jan presented
		today by Mr. Khaled Rehman Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on
	•	29.07.2024. Parcha Peshi given to counsel for the appellant.
		Site of the deportant.
		By the order of Chairman
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# KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

CHECK LIST		•
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CONTENTS	<u>YES</u>	NO
This petition has been presented by: Advocate Court	7	<del> </del> -
Whether Counsel/Appellant/Respondent/Deponent have signed the requisite documents?	V	
Whether appeal is within time?	V	
Whether the enactment under which the appeal is filed mentioned?	1	
Whether the enactment under which the appeal is filed is correct?	1	
Whether affidavit is appended?		
Whether affidavit is duly attested by competent Oath Commissioner?	1	
Whether appeal/annexures are properly paged?	$\sqrt{}$	
Whether certificate regarding filing any earlier appeal on the subject, furnished?		
Whether annexures are legible?		
Whether annexures are attested?	* ·	
Whether copies of annexures are readable/clear?		
Whether copy of appeal is delivered to AG/DAG?	7	
Whether Power of Attorney of the Counsel engaged is attested and signed by	· √	
petitioner/appellant/respondents?		]
Whether numbers of referred cases given are correct?		
Whether appeal contains cutting/overwriting?	×	
Whether list of books has been provided at the end of the appeal?	1	
Whether case relate to this court?	7	
Whether requisite number of spare copies attached?	$\sqrt{}$	
Whether complete spare copy is filed in separate file cover?	-1	
Whether addresses of parties given are complete?	V.	
Whether index filed?	7	
Whether index is correct?	7	
Whether Security and Process Fee deposited? On		
Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974 Rule 11, notice along	1	
with copy of appeal and annexures has been sent to respondents? On		
Whether copies of comments/reply/rejoinder submitted? On		
Whether copies of comments/reply/rejoinder provided to opposite party? On		
certified that formalities/documentation as required in the above table have been	 دانگان <del>داد</del> ے	
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It is certif

Signature:-

Dated:-

PHC Pct Composing Canter, Pedeswar High Court, Pedeswar Pioneer of legal drafting L composing Call No:- 19230288386W/+923119149544/+923159737151 Email: phe peteomnesing@ymail.com

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1036/2024

Engineer Hassan Jan	Appellant
Versus	
The Govt. of KP and others	Dospandants

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Through

(ppellant

Khaled Rahman

Advocate, Supreme Court

&

Muhammad Ghazanfar Ali

Advocate, High Court 4-B, Haroon Mansion Khyber Bazar, Peshawar Off: Tel: 091-2592458 Cell # 0345-9337312

Dated: 24/07/2024



# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1036 /2024

Diary No. 14504

Engineer Hassan Jan,

Executive Engineer,

Communication & Works Department,

#### **VERSUS**

1. The Govt. of Khyber Pakhtunkhwa

> through Chief Secretary, Civil Secretariat, Peshawar.

2. The Secretary,

> Govt. of Khyber Pakhtunkhwa, Communication & Works Department,

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 FOR RE-FIXATION OF SENIORITY OF THE APPELLANT ALONGWITH HIS BATCH MATES SELECTED ON RECOMMENDATIONS OF KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION IN YEAR 2010 IN THE LIGHT OF DECISION OF THE HIGH COURT AND AGAINST TON DECIDING THE DEPARTMENTAL REPRESENTATION OF THE APPELLANT.

#### PRAYER:

On acceptance of the instant appeal, appropriate directions may graciously be issued to the Respondents for re-fixation of seniority of the appellant alongwith his batch mates selected and appointed on the recommendations of the Khyber Pakhtunkhwa Public Service Commission in the year 2010 in the light of decision of the High Court and to decide his departmental Representation.

STOCKE Respectfully Sheweth,

Facts giving rise to the present appeal are as under:-

That initially appellant was appointed as Sub-Engineer (BPS-11) way back in the year 1995 in the Communication and Works Department Khyber Pakhtunkhwa. The appellant has at his credit 29 years outstanding service record.

- 2. That in the year 2010, the Khyber Pakhtunkhwa Public Service Commission ("the Commission") issued Advertisement No.02/2010 on 26.02.2010 (Annex:-A) inviting applications for 60 posts of Assistant Engineers (Civil) BPS-17 in the C&W Department. The appellant being eligible in terms of advertisement, applied for one of the posts through proper channel.
- 3. That consequently appellant went through the selection process successfully qualifying the written test and interview, however, could not be recommended due to zonal adjustment and limitation of vacancies. Since some of the recommended candidates later on did not join the duty, therefore, the Department vide letter dated 31.05.2011 (Annex;-B) wrote to the Commission for adjustment of the appellant against the non-joined post.
- 4. That the issue finally landed in the Peshawar High Court, Peshawar in Writ Petition No.1384/2011 which was subsequently allowed vide Judgment dated 04.03.2015 (Annex:-C). The operative part of the Judgment is reproduced as below:-

"For the aforementioned reasons, this petition is allowed, the impugned action of respondent No. 2 is declared illegal, unlawful unconstitutional. Resultantly, the said respondent is directed to consider and recommend the Appellant for appointment against the subject posts, however, their plea of antedate promotion form the dates of taking over their officiating charge in BPS-17 is declined"

- 5. That against non-compliance of the judgment ibid, appellant filed COC No.467-P/2016, wherein the Hon'ble Court directed the Department to issue the appointment order to the appellant and thus the appellant was appointed vide Notification dated 15.09.2017 (Annex;-D) but with immediate effect and that too subject to decision in CPLA.
- 6. That subsequently, the Supreme Court of Pakistan dismissed the CPLA of the Respondents vide order dated 10.03.2022 (Annex;-E) but still the Department was reluctant to temper the service status of the appellant alongwith his batch mates of the Commission, therefore, the appellant had again approached the High Court in another COC No.374/2021 which was finally disposed of vide order dated 12.01.2023 (Annex;-F) as in the meanwhile the Department vide Notification dated 14.12.2022 (Annex;-G) partially implemented the Judgment by appointing the

appellant w.e.f. 04.03.2015. As the appellant was not appointed from the date his other batch mates were appointed in 2010, therefore, the appellant insisted for the desired relief but the High Court was of the opinion that the issue of seniority viz-a-viz his other batch mates is a question relating to the terms and conditions of the service, and therefore, allowed the appellant to approach the proper forum for the purpose.

7. **That** meanwhile, the appellant was promoted to BPS-18 vide Notification dated 03.04.2024 (*Annex*;-H) upon which the appellant preferred a Departmental Representation on 23.04.2024 (*Annex*;-I) for fixation of his seniority alongwith his batch mates for the year 2010 as per the law, which was not disposed of within the statutory period of 90 days, hence this appeal inter-alia on the following grounds:-

#### **Grounds:**

- A. That Respondents have not treated appellant in accordance with law, rules and policy on subject and acted in violation of Article 4 of the Constitution of Islamic Republic of Pakistan, 1973 and unlawfully deprived him of his due seniority, which is unjust, unfair and hence not sustainable in the eye of law.
- B. That immediately after the Judgment of the High Court dated 04.03.2015, the Respondents were required to have implemented the same by issuing the appointment Notification of the appellant with effect from the date his other batch mates were appointed and to have entered his name in the Seniority List of those batch mates in accordance with law but not only the appointment Notification was belatedly issued on 15.09.2017 with immediate effect and subject to CPLA but the name of the appellant was also not entered in the Seniority List of his batch mates in due time as is evident from Seniority List of the Assistant Engineers dated 06.08.2020 (*Annex*;-J) and meanwhile some of those batch mates were promoted to BPS-18 as is evident from the seniority list dated 06.08.2020 (*Annex*;-K).
- C. That due to the slackness on the part of the Department, the appellant was gravely suffering in his service career by not implementing the Judgment passed by the High Court in letter and spirit as other colleagues juniors to appellant were being promoted to the next higher grades in violation of the law and rules and for that reason the appellant has become junior to their juniors resulting into utter injustice and damage to the service career to the appellant

D. <u>That</u> it has now become settled law that appointment in the public sector is a trust and authorities are supposed to fill the posts in accordance with law and Rules. Reliance is placed on;-

#### 2003 SCMR 291

"Appointment in public sector—Duties of public authorities—Scope—Such appointment is a trust in the hands of public authorities and it is their legal and moral duty to discharge their functions as trustee with complete transparency as per requirement of law so that no person who is eligible to hold such post is excluded from the selection and is deprived of his right of appointment in service."

- E. That it is cardinal principle of law that no one is responsible for the acts and omissions of the public functionaries. The delay caused by the Department cannot be attributed to the appellant and therefore, the appellant should not be made to suffer on that score, therefore, appellant is entitled for his due seniority in accordance with law w.e.f 2010 and accordingly, the seniority needs to be modified to that effect.
- F. That appellant would like to offer some other additional grounds during the course of arguments when the stance of the Respondents is known to the appellant.

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

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

Through

Appellant

Khaled Rahman

Advocate, Supreme Court

&

Muhammad Ghazanfar Ali Advocates, High Court

Dated: /07/2024

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

	Service Appeal No.	/2024	
Engineer Hassan Jan			
	Versus		.11
The Govt. of KP and others		***************************************	Respondents

### <u>Affidavit</u>

I, Engineer Hassan Jan, Executive Engineer, Communication & Works Department, Khyber Pakhtunkhwa, Peshawar, do hereby solemnly affirm and declare on oath that the contents of this Appeal are true and correct to the best of my knowledge, and nothing has been concealed from this Hon'ble Tribunal.







Annexure "A"

# NWFP PUBLIC SERVICE COMMISSION

2- Fort Road Peshawar Cantt:
Website: www.nwfppsc.gov.pk

Tele: Nos. 091-9214131, 9213563, 9213750, 9212897

Dated: 26:02-2010

ANDVERTISEMENT Nov 02-1-204-01

Applications, on prescribed form, are invited for the following posts from Pakistani citizens having domicite of N.W.F.P / F.A.T.A by 27-03-2010 (candidates applying from abroad by 10-04-2010). Incomplete applications and applications without supporting documents required to prove the claim of the candidates shall be rejected without intimation to the candidates.

**BOARD OF REVENUE** ONE (01) POST OF COMPUTER OPERATOR

QUALIFICATION: 2<sup>ND</sup> Class Bachelor Degree In Computer Science from a recognized

University/Institution. LIMIT: 18 to 32 years. PAY SCALE: BPS-12 ELIGIBILITY: ALLOCATION: Zone-2 CIVIL SECRETARIAT/ E & A DEPARTMENT THREE (03) POSTS OF FEMALE COMPUTER OPERATORY DEO QUALIFICATION: 2<sup>ND</sup> Class Bachelor Degree in Computer Science from a recognized University/ institution. AGE LIMIT: 18 to 32 years. PAY SCALE: 8PS-ALLOCATION: Open Merit. ONE (01) POST OF COMPUTER OPERATOR/ DEO (DISABLED QUOTA) 8PS-12 ELIGIBILITY: QUALIFICATION: 2ND Class Bachelor Degree in Computer Science from a recognized University/ Institution.
AGE LIMIT: 18 to 32 years. PAY SCALE: BPS-12 ELIGIBILITY: Both Sexes. ALLOCATION: Merit. HEALTH DEPARTMENT TWELVE (12) POSTS OF PROFESSOR
TWO (02) EACH IN ANATOMY, PHYSIOLOGY, & BIOCHEMISTRY AND ONE (01) EACH IN
MICROBIOLOGY, CHEMICAL PATHOLOGY, HEMATOLOGY, PHARMACOLOGY, FORENSIC
MEDICINE & COMMUNITY MEDICINE IN BANNU MEDICAL COLLEGE BANNU
ONLY TO THE COLLEGE BANNU QUALIFICATION: (a) MBBS or equivalent medical qualification recognized by the Council & (b) D.Sc/Ph.D/FCPS/MS/MO/M.Phil (Pak) in the respective basic subject OR FCPS/MD/MS in the related clinical subject or equivalent qualification recognized/registered by the Council with at least two papers on research work of original nature published in a standard Medical Journal within three years before EXPERIENCE; (a) Three years teaching experience as an Associate Professor in the respective subject and a total teaching experience of eight years as an Assistant Professor and Associate Professor OR (b) Nine years teaching experience as an Assistant Professor and Associate Professor in the respective NOTE: For the purpose of counting experience prescribed above (a) The experience gained as Lecturer/demonstrator by persons who obtained Post Graduate Qualification In basic Science subject at a tater stage shall be added in the ratio of 4:1 to the experience as Assistant Professor I.e. four years experience as Lecturer/demonstrator shall be equivalent to one year experience as an Assistant Professor.

(b) Experience gained as Lecturer/demonstrator in the basic Science subject with the requisite Post Graduate Qualification like M.Phil/Ph.D etc shall be added in the ratio of 2:1 to the experience as Assistant Professor I.e. two years teaching experience as Lecturer/demonstrator with the requisite post Graduate qualification shall be equivalent to one year teaching experience as an Assistant Professor. REMARKS: FCPS/MD OR MS in the related clinical subject shall have last preference for the purpose of initial appointment in the basic subject. AGE LIMIT: 40 to 50 years. PAY SCALE: BPS-20. ELIGIBILITY: Both Sexes. ALLOCATION: Merit

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<u> </u>	WORKS AND SERVICES DEPARTMENT
223	SIXTY (60) POSTS OF ASSISTANT ENGINEER (CIVIL) IN C&W DEPARTMENT
	QUALIFICATION: Degree in Engineering (Civil) from a recognized University.  AGE LIMIT: 21 to 32 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes.  ALLOCATION: 15 to Merit, 10 each to Zone-1,2 and 3, 08 to Zone-4 and 07 to Zone-5.
30.	SEVEN (07) POSTS OF ASSISTANT ENGINEER CIVIL (WOMEN QUOTA) IN C&W DEPARTMENT
	QUALIFICATION: Degree in Engineering (Civil) from a recognized University.  AGE LIMIT: 21 to 32 years. PAY SCALE: BPS-17 ELIGIBILITY: Female.  ALLOCATION: Merit.
31.	ONE (01) POST OF ASSISTANT ENGINEER (CIVIL) (DISABLED QUOTA) IN C&W
	QUALIFICATION: Degree in Engineering (Civil) from a recognized University.  AGE LIMIT: 21 to 32 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes.  ALLOCATION: Merit.

#### **GENERAL CONDITIONS**

The posts of Assistant Professor Physiology Advertised in this Commission Advertisement No.01/ 2010 at S.No.19 may be read as one instead of two posts.

#### **GENERAL CONDITIONS**

- (i) Age shall be reckoned on 27/ 03/ 2010. Maximum age limit as prescribed in the recruitment rules shall be relaxed upto 10 years for Govt Servants who have completed 2 years continuous service and upto 3 years for candidates belonging to backward areas specified in the appendix attached to the NWFP Initial Appointment to Civil Posts (Relaxation of Upper Age Limit) Rules, 2008. However, a candidate shall be allowed relaxation in age in one of the above categories provided that the candidates from backward areas, in addition to automatic relaxation of three years shall be entitled to one of the relaxations available to Govt Servants, general or disabled candidates, whichever is relevant and applicable to them.
- (ii) Degrees / Diploma / Experience Certificates / Testimonials of unrecognized Institution are not accepted. Only original Degrees / Certificates are accepted. However, the candidates can apply on provisional certificate signed by the Controller of Examination of the respective Institution but candidates shall produce original degrees / certificates before their selection. Detail Marks Certificates for all the examinations shall necessarily be required and these should be attached with the application forms.
- (iii) Ex-armed Forces Personnel must send copy of Discharge Certificate with their applications. Govt. / Semi Govt. / Autonomous / Semi Autonomous Bodies employees may apply direct but their Departmental Permission Certificates should reach within 30 days of the closing date.
- (iv) Applications should be on the prescribed application form obtainable from the listed below branches of the <u>NATIONAL BANK OF PAKISTAN</u>. Application Fee is Rs.285/- (Rupees Two Hundred Eighty Five only) for all the candidates. In addition to the application fee, the candidates will have to pay Rs.15/- (rupees fifteen only) on account of Bank Charges. Separate application form will be required for each advertised category of posts. Application forms obtained other

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than the specified branches of the National Bank will be considered invalid and such applications will not be entertained. <u>The applications on plain paper or Photostat shall not be accepted.</u> Incomplete and late applications shall also be ignored.

- (v) Applications must be submitted within time as no extra time is allowed for postal transit. The applications if submitted on the last date for receipt of applications must reach the Commission's office by the closing hours.
- (vi) Applicants married to Foreigners are considered only on production of the Govt: Relaxation Orders.
- (vii) No applicant shall be considered in absentia on paper qualifications unless, he/she possesses exceptionally higher qualifications than the minimum prescribed qualification for a particular post(s).
- (viii) Govt, reserves the right not to fill any or fill more or less than the advertised post(s).
- (ix) Candidates who have already availed three chances by physical appearance before the Commission and have failed for the post(s) having one and the same qualifications and scale of pay shall be ineligible.
- (x) Experience wherever prescribed shall be counted after the minimum qualifications for the post(s), if not specifically provided otherwise against the advertised post(s).
- (xi) In case the number of applications of candidates is disproportionately higher than the number of posts, short listing will be made in anyone of the following manner:

(a) Written Test in the Subject.

(b) General Knowledge or Psychological General Ability Test.

(c) Academic and/or Professional record as the Commission may decide.

# SPECIFIED BRANCHES OF THE NATIONAL BANK OF PAKISTAN. Main Branches of:

- (i) Parachinar, Mardan, Swabi, Malakand, Shangla, Chitral, Timargara, Daggar, D.I.Khan, Bannu, Karak, Kohat, Hangu, Lakki Marwat, Abbottabad, Haripur, and Mansehra.
- (ii) Saddar Road Branch, Tehkal Payan Branch, and G.T Road (Nishtar Abad) Branch Peshawar.
- (iii) Tehsil Bazar Branch Charsadda, Nowshera Cantt: Branch, Bank Square Branch Mingora and city Branch Tank.

Note: - The candidate who apply for the post(s) are advised to make sure that they are eligible for the post in all respects because eligibility of the candidate will be determined strictly according to the rules after conduct of all essential tests.

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(ATTA-UR-REHMAN)
Secretary
NWFP Public Service Commission
Peshawar

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GOVT OF KHYBER PAKHTUNKHWA COMMUNICATION & WORKS DEPARTMENT

No. SOE/C&WD/8-12/2010 Dated Peshawar, the May 3/\_, 2011

TO

The Chairman Khyber Pakhtunkhwa Public Service Commission Peshawar

Subject:

Recruitment of Assistant Engineers (BS-17) in C&W Department

Dear Sir,

I am directed to refer to the subject noted above and to state that Khyber Pakhtunkhwa Public Service Commission upon the requisition of Assistant Engineers recruitment case recommended 60 Nos candidates for appointment as Assistant Engineers (BS-17) in C&W Department. Appointment offers were sent to selected candidates vide No.SOE/C&WD/4-17/79 dated 24.12.2010. Out of the recruitees of PSC, the following three candidates have not joined the Department so far, either through resignation or not accepting the offer of appointment:

- i. Engr Eid Badshah S/O Abdul Munir Khan (\$ No . 5)
- ii. Engr Akhtar Gul S/O Tamma Gul (1 No 120)
- · iii. Engr Muhammad Nadeem Khan S/O Rehman Sher (よべ・ 8)
- 2. The C&W Department have received three representations in respect of the following Graduate Sub Engineers (BS-11) already working in the Department with the request that since they have appeared to PSC written test/interview for the subject posts which was qualified by them, however, due to limited percentage of reserve quota of Domicile or by some other unknown reason, they were not recommended by the Commission for appointment as Assistant Engineers in the C&W Department.
  - i: Engr Salim Khan 🛧
  - ii. Engr Badr-ul-Islam
  - iii. Engr Hassan Jan

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- They have further added that there are limited chances of their promotion due to minimum reserved quota in respect of Graduate Sub Engineers towards promotion of Assistant Engineers (BS-17). They are presently working as Assistant Engineer in their own pay and scale, performing their official duties with best satisfaction of the Department and are otherwise, eligible/qualified even by the PSC and requested that they may be appointed against the seats not occupied by the three candidates recommended by the PSC.
- The representations of the Graduate Sub Engineers (BS-11), presently working in the C&W Department has been examined by the Department. The Department is of the strong view that all the three Sub Engineers possessing qualification for the post of Assistant Engineer are eligible otherwise, who appeared before the Commission as per their report and have qualified the PSC test/interviews. Therefore, the C&W Department strongly recommends that the all the three Graduate Sub Engineers whose performance as Assistant Engineers were remained satisfactory may be recommended by the Commission for fresh recruitment against the seats of Assistant Engineer initial recruitment quota vacated by the earlier recommendees of the PSC in the best interest of the Department.

Yours faithfully

(RAHIM BADSHAH) SECTION OFFICER (ESTT)

Endst even No. & date

Copy forwarded to PS to Secretary C&W Department, Peshawar

SECTION OFFICER (ESTT)

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Annex C

PESHAWAR HIGH COURT.

FORM 'A'

Order or other proceedings with the order

4.3.2015

W.P. 1384-P of 2011 with C.M. 286-P of 2015.

Present: Ghulam Nabi, advocate for petitioners.

Syed Sikandar Hayat, AAG for respondents.

MUSARRAT HILALI, J.- Petitioners, through instant petition, seek issuance of an appropriate write directing the respondents to recommend and appoint them against the posts of Assistant Engineers, as they have already qualified the required Public Service Commission examination with further direction to grant them anti-date promotion from the dates of taking over their officiating charge in BPS-17.

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2. Facts gathered from the petition are that petitioners were appointed as Sub-Engineers BPS-11 through Public Service Commission on different dates. After serving in the said capacity, petitioner No.1 was posted as Assistant Director (officiating charge BPS-17) FMR (FAP) Abbottabad (OPS) on 31.12.2005 while petitioner No.2 was posted as Sub-Divisional Officer Highway

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petitioners for the posts in question is a classic example of colorful exercise of executive authority, which is not warranted under the law. At the end, the learned counsel prayed that the petitioners may be ordered to be recommended for appointment as Assistant Engineers being eligible and qualified for the same.

After preliminary hearing, respondents 2 to 4 were directed to submit their para wise comments, which have been received.

4. In their comments, respondents 2 to 4 have stated that according to the recruitment rules 8% and 7% quota is reserved for direct Graduate Sub-Engineers & In-service Graduate Sub-Engineers for promotion to the rank of Assistant Engineer (BS-17) whereas all the petitioners were posted as stop gap arrangement in their own pay scale against the post of SDO. It was stated that petitioner No.2 after exhausting of quota (Direct Graduate) and In-service Graduate Sub-Engineer has been regularly promoted to the rank of Assistant Engineer (BS-17). It is further added that petitioner No.3 is at Sr.No.2 while petitioner No.1 is at Sr.No.18 of the seniority list and they would be promoted to the rank of Assistant Engineer on the availability of vacancies as

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per their respective quota share of promotion.

On perusal of the comments, it is evident that respondents 2 to 4 have only discussed the promotion policy of respondent-department. The comments so furnished lack accuracy, brevity and clarity. The respondents have controverted and denied the facts in the writ petition but the facts, which are relevant for the purpose of the present petition, have not been denied specifically. This court has no hesitation in holding that an honest and fair position was not indicated by the respondents in their comments.

Petitioners also filed rejoinder with affidavit reasserting and reiterating the facts mentioned in the writ petition.

From the above, it is abundantly clear that petitioner No.2 has been regularly promoted to the rank of Assistant Engineer (BS-17). As far as petitioners No.1 and 3 are concerned, they are at Sr.No.3 and 18 of the seniority list and would be promoted to the rank of Assistant Engineer (BS-17) on availability of vacancies as committed by the respondents in the comments. Moreover, the department, where the petitioners have served, also strongly recommended the present petitioners for appointment as Assistant Engineers (BS-17) being

23 AFP. 2015

for the appointment of petitioners against the three vacancies albeit not recommended by the Public Service Commission. However, despite the above stated petition, respondent No.6 has re-advertised the said three vacancies ignoring the petitioners, who have not only served the department on stop gap arrangement but have also qualified the Public Service Commission competitive examination though were not recommended due to shortage of vacancies, which shows mainfied on the part of respondents and we consider it as a gross abuse of statutory power.

7. As discussed earlier, the petitioners have served against the advertised posts for a considerable period and during this period they must have gained rich experience in discharging their official duties. The concerned department has also strongly recommended the petitioners for appointment against the advertised posts. In the circumstances, the petitioners have made out a case for indulgence

For the aforementioned reasons, this petition is allowed, the impugned action of respondent No.2 is declared illegal, unlawful, un-constitutional.

Resultantly, the said respondent is directed to consider and recommend the petitioners for appointment

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GOVERNMENT OF KHYBER PAKHTUNKHWA COMMUNICATION & WORKS DEPARTMENT

Dated Peshawar, the Sept 15, 2017

#### NOTIFICATION:

No.SOE/C&WD/13-2/2012:

In compliance with the order dated 08.06.2017

of the Hon'able Peshawar High Court, Peshawar passed in contempt of court petition No.467-P/2016 in writ petition No.1384/2011 with CM No.286-P/2015, Competent Authority, is pleased to appoint Mr. Hassan Jan & Mr. Badr-ul-Islam, Sub Engineers (BS-11) as Assistant Engineers/SDOs (BS-17) in C&W Department with immediate effect. However, the appointment benefits of the said officers will be subject to final decision of Supreme Court of Pakistan in the CPLA/appeal already filed against the judgment dated 04.03.2015 of the Peshawar High Court Peshawar pending adjudication before Supreme Court of Pakistan. Moreover the CPLA of the petitioners for anti-date promotion is no more in the field and dismissed by Supreme Court of Pakistan on 19,08,2015.

#### SECRETARY TO Government of Khyber Pakhtunkhwa Communication & Works Department

### Endst of even number and date

Copy is forwarded to the:-

- 1. Secretary to Govt of KPK Establishment Department, Peshawar
- 2. Secretary to Govt of KPK Law Department Peshawar
- 3. Secretary AI&C Department FATA Sectt: Warsak Road, Peshawar
- Accountant General Khyber Pakhtunkhwa Peshawar
- Accountant General PR (sub Office) Peshawar
- Chief Engineer (North/Centre/CDO) C&W Peshawar
- 7. Chief Engineer (FATA) W&S Peshawar
- Registrar Peshawar High Court Peshawar
- 9. Project Director PMU C&W Peshawar
- 10. Superintending Engineer Northern FATA Circle Peshawar
- 11. Executive Engineer Highway FATA Division Khyber Agency
- 12. Secretary Public Service Commission KPK Peshawar
- 13. Agency Accounts Officer Khyber Agency
- 14. Officers concerned
- 15. PS to Chief Secretary, Khyber Pakhtunkhwa Peshawar
- 16. PS to Secretary, C&W Department, Peshawar
- 17.PA to Additional Secretary, C&W Department, Peshawar
- 18. PA to Deputy Secretary (Admn), C&W Department, Peshawar
- 19. Office order File/Personal File

1) North Commenter to the stand (USMAN JAK) SECTION OFFICER (Estb)

#### IN THE BUTTEME COURT OF PARTITAL [Appellate Jurtadiction]

PRESIDENT

Mr. Justice Una til Aftson

Mr. Justice Munth Akhtur

Mr. Justice Bayyed Marahar All Akbar Naqvi

CIVIL PRTITION NO. 281 P. OF 2018
[Against the order dated 04.03.2015 of the Pashawar High Court, Teshawar passed in W.P.No.1384-P/2011)

Chief Scoretary, Oovernment of KPK Penhawor etc.

...Petitioner(n)

#### **Успиа**

Engr. Hannan Jan etc.

...Rospandent(a)

For the Petitioner(s):

Mr. Zahld Younaf Qurenhi, Addl.A.O.

Mr. Muhammad Sohall, D.S. CAW KPK Mr. Bhabid Iqbal, Litinution Officer KPK

For the Respondent(s):

Not represented

Date of Hearing:

10.03.2022

#### ORDER

the ut Ahann, J. This polition is barred by 20 days. The reason given in the application for condonation of delay (C.M.A.No.252-P/2015) does not constitute a sufficient cause within the contemplation of the Limitation Act, 1908. Learned Additional Advocate General tried to argue that the patitioners had no notice of the fixation of the matter. This assertion is falsified by perusal of the order shoet which clearly reflects that Syed Sikandar Hayat, learned A.A.G. had appeared for the petitioners. The application for condonation of delay is, therefore, dismissed. In view of the fact

**江**瑶STED

Sonlor Court Approclate Supremo Court of Pakistan Islaniabad

18A

#### GIFFDEME COURT OF PAKISTAL

COVIL PETITION NO.281-P OF 2018

that the application for condonation of delay has been dismi-

this petition is also dismissed as barred by time.

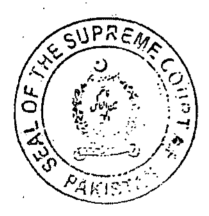
Sd/-J Sd/-J

Certified to be True Copy

-: 2 :-

Senior/Court Associate Supreme Court of Pakistan Islamabad

Islamsbad, the 10th of March, 2022 Not approved for reporting Wagas Nascer/\*



ivil/Comine: Data of Presentation: Na of Words: No of Folios: Requisition Fee Rs: Copy Fee Int. Court Fee Stamps: . Date of Completion of Copy Date of Delivery of Cony Compared by/Proposed by

PESHAWAR HIGH COURT PESHAWAR
Form "A"

Order Sheet

Annex F

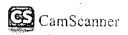
Date of Order or	Order or other Proceedings with Signature of Judge or that of parties or counsel
Proceedings	where necessary
22	3
12.01.2023	COC 374-P/2021 In W.P No.1384-P/2011.
	Present:
	M/s. Waseem-ud-Din Khattak & Khalid Rahman, Advocate, for the petitioners.
N.	Mr. Kamran Murtaza, AAG, for the respondents.
	****
	ABDUL SHAKOOR, J: - At the very outset, the learned
	AAG appearing on behalf of the respondents produced a
·	copy of Notification No.SOE/C&W/13-2/2012 dated
	14,12,2022 issued by the Secretary to the Government of
	Khyber Pakhtunkhwa Communication & Works
	Department, according to which the petitioners have been
	appointed as Assistant Engineers/SDOs (BS-17) with effect
	from 04.3.2015 in compliance with the order of this Court
	dated 08.6.2017 rendered in earlier COC petition No.467-
	P/2016 in main writ petition, as such, the COC has served its
	purpose and has become infructuous, which is dismissed
	accordingly. However, the petitioners may approach the
	proper forum for the purpose of seniority against the
	respondent-department.
- -	Announced: 12.01.2023 JUDGE
	JUDGE

(BC

Nastr

Hon'ble Justice Muserini Hilali Hon'ble Mr. Justice Abdul Shakpor





# To be substituted for the same number and date

Anne+ G



GOVERNMENT OF KHYBER PAKHTUNKHWA COMMUNICATION & WORKS DEPARTMENT

Dated Poshawar, the Dec 14, 2022

-20

#### **NOTIFICATION:**

No.SOE/C&WD/13-2/2012: In compliance with the order dated 08.06.2017 of the Hon'able Peshawar High Court, Peshawar passed in contempt of court petition No.487-P/2018 in writ petition No.1384/2011 with CM No.286-P/2015, Supreme Court of Pakistan decision dated 10.03.2022 and COC No. 374-P of 2021 in W.P. No.1384-P of 2011 dated 21.09.2022, the Competent Authority, is pleased to appoint Mr. Hassan Jan & Mr. Badr-ul-Islam, Sub Engineers (BS-11) as Assistant Engineers/SDOs (BS-17) in C&W Department with effect from 04.03.2015.

 Consequent upon the above, the officers will be on probation for a period of one year in terms of Rule-15 of the ibid rules.

SECRETARY TO
Government of Khyber Pakhtunkhwa
Communication & Works Department

#### Endst of even number and date

Copy is forwarded to the:-

- 1. Secretary to Govt of KPK Establishment Department, Peshawar
- 2. Secretary to Govt of KPK Law Department Peshawar
- 3. Secretary AI&C Department FATA Sectt: Warsak Road, Peshawar
- 4. Accountant General Khyber Pakhtunkhwa Peshawar
- 5. Accountant General PR (sub Office) Peshawar
- 6. Chief Engineer (North/Centre/CDO) C&W Peshawar
- 7. Managing Director PKHA, Peshawar
- 8. Chief Engineer (FATA) W&S Peshawar
- 9. Registrar Peshawar High Court Peshawar
- 10. Project Director PMU C&W Peshawar
- 11. Superintending Engineer Northern FATA Circle Peshawar
- 12. Executive Engineer Highway FATA Division Khyber Agency
- 13. Secretary Public Service Commission KPK Peshawar
- 14. Agency Accounts Officer Khyber Agency
- 15. Officers concerned
- 16.PS to Chief Secretary, Khyber Pakhtunkhwa Pashawar
- 17. PS to Secretary, C&W Department, Peshawar
- 18, PA to Additional Secretary, C&W Department, Peshawar
- 19. PA to Deputy Secretary (Admn), C&W Department, Peshawar
- 20. Office order File/Personal File

OMMOLION (JAZ KHAN) IL SECTION OFFICER (ESIL) IL





## GOVERNMENT OF KHYBER PAKHTUNKHWA COMMUNICATION & WORKS DEPARTMENT

Dated Peshawar the April 03, 2024

### NOTIFICATION:

On the recommendations of Provincial Selection Board No.SOE/C&WD/4-5/2024: (PSB), the Competent Authority has been pleased to promote the following Assistant-Engineers/SDOs (BS-17) of C&W Department to the post of Executive Engineers (BS-18) on regular basis, with immediate effect:

i.	Engr. Zahoor Elahi Baig	Promotion on regular basis
۱i.	Engr. Hasşan Jan	Promotion on regular basis
/iii.	Mr. Muhammad Ghazanfar Ullah	Promotion on regular basis
iv.	Engr. Faizan Akbar	Promotion on regular basis
٧.	Engr. Muhammad Junaid	Promotion on regular basis
vi.	Engr. Iftikhar Qayyum	Promotion on regular basis
vii.	Engr. Nasir Iqbal	Promotion on regular basis
viii.	Engr. Wasim Akbar	Promotion on regular basis
ix.	Engr. Muhammad Ishaq	Promotion on regular basis
x.	Engr. Khushdil Khan	Promotion on regular basis
xi.	Engr. Abdullah	Promotion on regular basis
xii.	Engr. Umair Ahmad Jan	Promotion on regular basis
xiii.	Engr. Akbar Mehboob Khattak	Promotion on regular basis
xiv.	Engr. Imran Khan	Promotion on regular basis
xv.	Mr. Ali Rehman	Promotion on regular basis

- The above officers shall remain on probation for a period of one year in terms of 2. Rule-15 of (Appointment, Promotion & Transfer) Rules, 1989, while the officers appearing at SI.No. I, II, III & XV will be on probation till their retirements.
- Consequent upon their promotion, the Competent Authority is further pleased to 3. order the transfer/posting of the following officers of C&W Department to actualize their promotion against the posts as mentioned against each, with immediate effect, in the best public interest.

SI. No.	Name of Officer & Designation	From	То	Remarks
1,	Engr. Zahoor Elahi Baig XEN (BS-18)	XEN (OPS) C&W Division Kohistan Upper	XEN C&W Division Kohistan Upper	****
2.	Engr. Hassan Jan XEN (BS-18)	Deputy Director (OPS) PKHA Peshawar	Senior Engineer (Survey/RMU) O/O CE (CDO) C&W Peshawar. After actualization his promotion to BS-18 reposted as Deputy Director PKHA Peshawar	
3.	Mr. Muhammad Ghazanfar Ullah XEN (BS-18)	SDO O/O XEN (Mega Projects-II) C&W Peshawar	Design Engineer O/O CE (Center) C&W Peshawar	Vacant Post
4.	Engr. Faizan Akbar XEN (BS-18)	Deputy Director (OPS) PaRSA/USAID	Design Engineer O/O CE (South-I) C&W Peshawar. After actualization his promotion to BS-18 reposted as Deputy Director Parsay USAID	
5.	Engr. Muhammad Junaid XEN (BS-18)	XEN (OPS) Building Division D.I. Khan	XEN Building Division D.I. Khan	
6.	Engr. Iftikhar Qayyum	XEN (OPS) Building Division Mansehra	Building Division Mansehra	

			to a constant of the constant	
7.	Engr. Nasir Iqbal XEN (BS-18)	Walting (or posting	XEN Highway Division Dir Lower to be vacated by Engr. Sami Ullah on his promotion to BS-19	#S#
8.	Engr. Wasim Akbar XEN (BS-18)	XEN (OPS) C&W Division Kohistan Lower	XEN G&W Division Kohistan Lower	
é.	Engr. Muhammad Ishaq XEN (BS-18)	SDO O/O XEN Building Division-I Peshawar	Design Engineer O/O CE (Mega Projects) C&W Peshawar	Vacant post
10.	Engr: Khushdii Khan	XEN (OPS) C&W Division Lakki Marwat	XEN C&W Division Lakki Marwat	
11.	XEN (BS-18) Engr. Abduliah XEN (BS-18)	Deputy Director (OPS) O/O Director Anti- Corruption Establishment Peshawar	Design Engineer O/O Chief Engineer (South-I) C&W Peshawar. After actualization his promotion to BS-18 reposted as Deputy Director O/O Director Anti-Corruption Establishment Peshawar	
12.	Engr. Umair Ahmad Jan XEN (BS-18)	Authorized to hold the charge of the post of XEN Highway Division Swabl-	Design Engineer O/O Chief Engineer (Maintenance) C&W Peshawar and also authorized to continue holding the Additional Charge of the post of XEN Highway Division Swabi, in addition to his duly	Vacant Post
13.	Engr. Akbar Mehboob Khatlak XEN (BS-18)	SDO O/O XEN Highway Division Mardan	XEN Building Division Mohmand	-do-
14.	Engr. Imran Khan XEN (85-18)	SDO O/O XEN Highway Division Bajaur	XEN Highway Division Bajaur	-do-
15.	Mr. All Rehman XEN (BS-18)	Assistant Director O/O MD PKHA Peshawar	Executive Engineer O/O CE (East) C&W Abbottabad.	-do-

## SECRETARY TO Government of Khyber Pakhtunkhwa Communication & Works Department

## Copy is forwarded to the:-

- 1. Accountant General Khyber Pakhlunkhwa Peshawar.
- 2. All Chief Engineers C&W Department.
- 3. Managing Director PKHA Peshawar
- 4. Superintending Engineers C&W Circle concerned.
- 5. Executive Engineers C&W Division concerned.
- 6. Executive Engineers Building/Highway Divisions concerned.
- 7. District Account Officers concerned.
- 8. Accounts Officers Tribal District concerned.
- 9. PS to Minister for C&W Department Khyber Pakhtunkhwa.
- 10. PS to Secretary, C&W Department Peshawar.
- 11. PA to Additional Secretary (Admn/Tech), C&W Department Peshawar.
- 12. PA to Deputy Secretary (Admn/Tech), C&W Department Peshawar.
- 13. Officers concerned.
- 14. Office order File/Personal File,
- 15. The Manager Govt, Printing Press, Khyber Pakhtunkhwa Peshawar.

03.04.2024 SECTION OFFICER (Estb) To.

- 23

Annes 1

The Chief Secretary,
Government of Khyber Pakhtunkhwa,
Peshawar.

Diary No. 2434
Date 33-4-2024
Secretary Case 5

THROUGH PROPER CHANNEL (Section CSW).

Subject: -

DEPARTMENTAL APPEAL FOR FIXATION OF SENIORITY AS ASSISTANT ENGINEER IN THE PSC BATCH ASSISTANT ENGINEERS SELECTED IN 2010, IN LIGHT OF THE COURT DECISION AND C&W DEPARTMENT EARLIER RECOMMENDATION.

Respected Sir,

I have the honor to submit that the undersigned along with one other of my colleague namely Engr. Badar-ul-Islam being Graduate Sub Engineers appears in the public service commission test/interview in 2010, subsequently qualify the same for the post of Assistant Engineer BPS-17 in the Communication & Works Department, however, left for appointment due to non-availability of vacancies out of our zonal quota.

- It is evident from the record that luckily two vacancies were not filled due to non-joining of the department by the PSC selectees from our zonal quota, the Communication & Works Department approached at that time and recommended our names for appointment against the two available vacancies of those who did not joined the department in the batch (60 Nos), of 20210, however, due to unknown reasons the Public Service Commission did not consider the request of the Department.
- Aggrieving to the above, we both file a writ petition bearing No.1384 of 2011, which was accepted by the honorable Peshawar High Court Peshawar through a judgment dated: 04-03-2015 (copy enclosed).
- In pursuance of Peshawar High Court decision /judgment dated:04-03-2015, the department was bound to implement the orders of the court in letter in spirit, with regard to our appointment notification from the date from which the 60 Nos, Assistant Engineers of PSC recommendees were appointed in 2010, however, the Department did not implement the court order due to which we filed the contempt application in (COC No.467-P/2016) in writ petition No.1384/2011, with CM no.288-P/2015) which was subsequently decided, in favor of us, vide Peshawar high court Peshawar order dated:12-09-2017 (copy enclosed). During the proceedings of the court, the C&W Department produced unsigned notification of our appointment as Assistant Engineers dated: 21-06-2017, in fact, the notification was issued later on 15-09-2017, (copy attached).
- It is pertinent to mention here that the department notification dated: 15-09-2017, was also not in line with the judgment of Peshawar High Court Peshawar dated: 04-03-2015, the notification of our appointment was supposed to be effective from 2010 in which the appointment of 60 Assistant Engineers recommended by Public Service Commission batch was issued whereas our notification was issued taking effect from 15-09-2017.
- The C&W Department although filed CPLA in the Supreme Court of Pakistan against the Peshawar High Court Peshawar judgment dated: 04-03-2015 (CPLA No.281-P/2015, dated:28-05-2015, which was dismissed by the Supreme Court of Pakistan on the basis of time barred on 10-03-2022.

- Meanwhile, contempt proceedings against the Government / Department were remained underway, the C&W Department finally produced final seniority list including our names issued on 01-01-2023, where our name were placed in the seniority list w.e.f 04-03-2015, the seniority fixed by the department was is still not in line with the decision of Honorable Peshawar High Court Peshawar in light of which our appointment date in the seniority list for fixation of seniority was is supposed to be consider from the date of Public Service Commission selectees batch 2010 as 03 Nos, selectees recommended by the PSC did not joined the department and our names were recommended by the department against the vacancies of our zonal quota left unfilled.
- It is further added that the Honorable Peshawar High-court Peshawar while disposing of the contempt proceedings on 12-01-2023, "observed that if the petitioners are not satisfied with regard to the appointment notification w.e.f 04-03-2015; they may approached the proper forum for the purpose of seniority against the respondents departments". As evident from the above facts, we are still waiting to receive our due right of seniority amongst the Assistant Engineers affective from the year 2010, whereby we were recommended by the department for appointment against the vacancies of our zone/quota seats for unfilled vacancies due to non joining of the 03 selectees belonging to our zone/quota, our names are required to be placed in the seniority list below the public service commission selectees/batch (60 nos), recommended in 2010 instead of 2015.
- 9- The undersigned and my other fellow Engineer are still waiting for induction as Assistant Engineers in the department 2010 from, on the basis of which our further promotion to the rank of Executive Engineer BPS-18, will take effect from the date from which 60 Nos, Assistant Engineers of 2010 batch have been promoted to the rank of Executive Engineers BPS-18, and our inter-se-seniority amongst the Executive Engineers BPS-18 which has been disturbed, needs to be re-fixed in light of the Court decision.
- In view of the above, it is humbly requested that being a appointing Authority, your good office, may kindly issue appropriate directions to the C&W department for refixation of our inter-se-seniority in the lower post of Assistant Engineers in right place below the batch of 60 Nos, Public Service Commission selectees as well as in the inter-se-seniority of Executive Engineers BPS-18, below the same batch promoted earlier, as we have been promoted recently in 2024
- 11- I shall be grateful for granting us the actual seniority position in the lower post of Assistant Engineers BPS-17 as well as Executive Engineers BPS-18 and obliged.

Your Sincerely

\_11000M

(Engr. Hassan Jan)
Executive Engineer (BPS-18)
Communication & Works Department.

Copy of the above is forwarded in advance to the Honorable Chief Secretary Khyber Pakhtunkhwa for perusal and favorable consideration please.

11 Dan

(Engr. Hassan Jan) Executive Engineer (BPS-18)

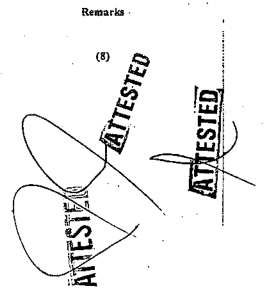
#### **GOVT OF KHYBER PAKHTUNKHWA COMMUNICATION & WORKS DEPARTMENT**

Dated Peshawar the August 06, 2020

#### NOTIFICATION

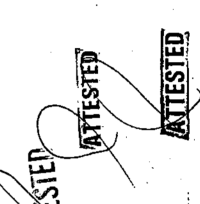
SOE/C&W/8-15/2020 (seniority): In pursuance of Sub-Section (1) of the Section-8, of the Khyber Pakhtunkhwa Civil Servant Act 1973, the Final seniority list of Assistant Engineers/SDOs/Junior Engineers/Assistant Research Officers (BPS-17) of Communication & Works Department as approved by the competent authority, as it stood on 01/06/2020 is notified as under:

SL No.	Name of Officer	Academic Qualification	Date of Birth	Domicile	Date of 1st Entry in Govt. Service	Date of Appointment/ Promotion in Present Grade
(1)	<b>(</b> 2)	(3)	. (4)	(5)	(6)	(7)
01	Nadia Bashir	B.Sc (Civil)/ MS (Transportation	29/01/1986 <sup>-</sup> )	Abbottabad	24/12/2010	24/12/2010
02	Waqas Arshad Tanoli	B.Sc (Civil)/PhD	23/01/1988	Abbottabad	24/12/2010	24/12/2010
03	Babar Majeed	B.Sc (Civil)	18/02/1984	Peshawar	24/12/2010	. 24/12/2010
04	Safeer Gul	B.Sc (Civil)	10/04/1984	Mansehra	24/12/2010	24/12/2010
05.	Rafi Ullah	B.Sc (Civil)	05/04/1985	Lakki Marwat	24/12/2010	24/12/2010
06	Muhammad Imran	B.Sc/M.Sc (Civil)	20/08/1985	Swat	24/12/2010	24/12/2010
07	Fareeha Malahat	B.Sc/M.Sc (Civil)	24/11/1985	Peshawar	24/12/2010	24/12/2010
08	Muhammad Naeem-II	B.Sc (Civil)	05/02/1986	Haripur	24/12/2010	24/12/2010
09	Inayat-ur-Rahman	B.Sc/M/Sc (Civil)	20/04/1986	Mardan	24/12/2010	24/12/2010
10	Fazli Wahab	B.Sc (Civil)	09/05/1987	Malakand	24/12/2010	24/12/2010
11	Muhammad Bilal Afzal	B.Sc (Civit)	20/01/1988	Abbottabed	24/12/2010	24/12/2010
12	Syed Hakim Shah	B.Sc (Civil)	13/06/1977	UDA Hazara	-24/12/2010	24/12/2010
13	Muhammad Riaz	B.Sc (Civil)	07/04/1980	Hangu	24/12/2010	24/12/2010



SL No.	Name of Officer	Academic Qualification	Date of Birth	Domicile	Date of 1st Entry in Govt. Service	Date of Appointment/ Promotion in Present Grade
(1)	(2)	(3)	(4)	(5)	(6)	<i>(</i> σ) : :
14	Aamir Javaid	B.Sc (Civil)	03/06/1987	Peshawar	24/12/2010	
15	Mehdi Raza	• •	10/02/1985			24/12/2010
		B.Sc (Civil)	• • • • • • • • • • • • • • • • • • • •	Kurram Agy	24/12/2010	24/12/2010
16	Waqas Khan	B.Sc (Civil)	15/12/1985	Nowshera	24/12/2010	24/12/2010
1,7	Muhammad Afaq Khalid	B.Sc (Civii)	18/03/1987	Hangu	24/12/2010	24/12/2010
18	Muhammad Zahid	B.Sc (Civil)	10/03/1987	UDA Mansehra	24/12/2010	24/12/2010
19	Abid Ali	B.Sc/MS (Civil)	30/06/1978	Mohmand Agy	24/12/2010	24/12/2010
20	Khalid Mehmood	B.Sc (Civil)	01/03/1983	S.W.Agency	24/12/2010	24/12/2010
21	Muhammad Umair Anwar	B.Sc (Civil)	30/06/1987	Battagram	24/12/2010	24/12/2010
22	Mohsin Zafar	B.Sc (Civil)	16/09/1982	Peshawar	24/12/2010	24/12/2010
23	Sifat Uliah Khan	B.Sc (Civil)	02/02/1983	FR Bannu	24/12/2010	24/12/2010
24	Sayad Nasir Jehan	B.Sc/MS (Civil)	24/06/1984 -	Buner	24/12/2010	24/12/2010
25	Farman Ullah	B.Sc (Civil)	06/03/1985	Karak	24/12/2010	24/12/2010
26	Azmat Ullah	B.Sc/MS (Civil)	Q4/Q4/1986	S.W.Agency	24/12/2010	24/12/2010
27	Zia-Ul-Islam	B.Sc (Civil)	02/02/1987	N.W.Agency	24/12/2010	24/12/2010
28	M.Usman Yousaf Shinwan	B.Sc(Civil)/ MS (Engr, Mang)	25/06/1987	Kohat <sub>.</sub>	24/12/2010	24/12/2010
29	Shahab-ud-Din	B.Sc (Civii)	02/05/1977	Nowshera	24/12/2010	24/12/2010
30	Ahmad Zeb Khan Afridi	B.Sc (Civil)	12/08/1984	Peshawar	24/12/2010	24/12/2010
31	Abdul Tahir Jamil	B.Sc/MS (Civil)	27/01/1985	Swabi	24/12/2010	24/12/2010
32	Muhammad Nissar Khan	8.Sc (Civil)	05/04/1985	S.W.Agency	24/12/2010	24/12/2010
33	Imad Ahmad	B.Sc (Civil)	01/04/1988	Peshawar	24/12/2010	24/12/2010
34	Maqbool-e-Azam	B.Sc (Civil)	08/02/1976	Chitral	24/12/2010	24/12/2010
35	Javed Iqbal Khan	B.Sc (Civil)	13/06/1977	N.W.Agency	24/12/2010	24/12/2010

-30



Remarks

			•			. •
SL No.	Name of Officer	Academic Qualification	Date of Birth	Domicile	Date of 1st Entry in Govt. Service	Date of Appointment/ Promotion in Present Grade
(1)	(2)	(3)	(4)	(5)	(6)	(7)
36	Shah Nawaz Khan	B.Sc/MS (Civil)	07/04/1980	Malakand	24/12/2010	24/12/2010
37	Farman Ullah	B.Sc (Civil)	25/03/1987	Hangu	24/12/2010	24/12/2010
38	Abid Khan	B,Sc (Civil)	04/04/1980	Malakand	24/12/2010	24/12/2010
39	Nouman Bashir	B.Sc (Civil)	14/08/1978	DIKhan	24/12/2010	24/12/2010
40	Haseeb-ur-Rehman	B.Sc (Civil)	04/11/1985	Abbottabad	24/12/2010 .	24/12/2010
41	Zafar Ali	B.Sc (Civil)	01/01/1961	Dir Lower	14/03/1988	16/06/2011
42	Inham-ul-Haq	B.Sc (Civil)	30/03/1987	Abbottabad	29/10/2011	29/10/2011
43	Yasir Mehmood	B.Sc (Civil)	01/09/1984	Haripur	29/10/2011	29/10/2011
44	Javairia Naseem Golra	B.Sc (Civil)	23/12/1987	Mansehra	29/10/2011	29/10/2011
45	Javeria Taimur	B.Sc (Civil)	06/09/1986	Peshawar	29/10/2011	29/10/2011
46	Rabia Hanan	B.Sc (Civil)	23/03/1988	Peshawar	29/10/2011	29/10/2011
47	Shahana Mujeeb	B.Sc/M.Sc (Civil)	30/09/1987	Peshawar	29/10/2011	29/10/2011
48 .	Afzal Khan	8.Sc (Civil)	27/09/1963	Charsadda	12/12/1990	24/01/2012
49	Mian Iqbal Shah	B.Sc (Civil)	10/04/1963	/ Nowshera	16/12/1990	24/01/2012
50	Muhammad Asad	B.Sc (Civil)	24/12/1963	Kohat	07/12/1990	24/01/2012
51	Allah Nawaz	B.Sc (Civil)	05/06/1965	DIKhan	1,1/12/1990	24/01/2012
52	Obaidullah	B.Sc (Civil)	01/04/1963	Karak	12/12/1990	24/01/2012
53	Wajid Ali	B.Sc (Mech)	13/01/1966	Charsadda	24/12/1990	24/01/2012
<b>54</b> .	Waheed Ahmad	B.Sc (Civil)	01/04/1961	Peshawar	16/04/1981	24/01/2012
55	Shah Feisal	B.Sc (Civil)	21/02/1964	Kohat	14/03/1988	24/01/2012
56	Hamraz Khan	B.Sc (Civil)	10/04/1964	Karak	15/03/1988	24/01/2012
57	S.Mujtaba Hussain	B.Sc (Clvil)	-02/01/1989	Kurrem Ago	y 30/04/2013	30/04/2013
i)	7 <u>.</u> .			-	-	



SL	Name of	Academic	Date of	Domicile	Date of 1st	Date of Appointment/
No.	Officer	Qualification	Birth			Promotion in Present Grade
(i)	(2)	(3)	(4)	(5)	. (6)	(7)
58	Wahidullah	B.Sc (Civil)	10/12/1981	F.R.Tank	07/05/2013	07/05/2013
59	Saud Khan	B.Sc (Civil)	14/08/1985	Swabi	22/04/2013	22/04/2013
60 -	Najm-ud-Din	B.Sc (Elect)	12/01/1987	Dir Lower	06/03/2013	06/03/2013
61	Shahroon Khalil	B.Sc (Mech)	01/03/1989	Peshawar	06/03/2013	06/03/2013
62	Zahid Hussain	B.Sc (Elect)	25/03/1986	Kurram Agy	06/03/2013	06/03/2013
63	Tahira Gul	B.Sc (Civil)	03/05/1989	Haripur	22/04/2013	22/04/2013
64	Shahzad Naseer	B.Sc (Civil)	09/07/1986	Mardan	½22/04/2013	22/04/2013
65	Muhammad Irshad	B.Sc (Civil)	03/07/1978	Nowshera	22/04/2013	22/04/2013
66	Shariq Pervez	B.Sc (Civil)	06/07/1989	Peshawar	22/04/2013	22/04/2013
67	M.Ikramullah Khan	B.Sc (Mech)	14/02/1989	S.W.Agency	06/03/2013	06/03/2013
68	Salih Dar	B.Sc (Civil)	15/02/1980	Dir	22/04/201	3 22/04/2013
69	Fawad Bilal	B.Sc (Civil)	18/04/1988	Dir Upper	22/04/201	3 22/04/2013
70	Muhammad Ayaz	B.Sc (Civil)/MS (Constn/Management)	10/04/1989	Malakand	22/04/201	3 22/04/2013
71	Ahmad Ali	B.Sc (Civil)	09/05/1989	Mansehra	22/04/201	3 22/04/2013
72	Umer Hayat	B.Sc (Civil)	02/03/1976	Karak .	22/04/201	3 22/04/2013
73	Khalid Usman	B.Sc (Civil)	02/02/1978	F.R.Kohat	30/04/201	3 30/04/2013
74	Hayatullah Noor	B.Sc (Civil)	19/04/1979	N.W.Agency	30/04/201	3 30/04/2013
75	Hayatullah Jan	B.Sc (Civil)	03/03/1965	Lakki Marwa	12/12/199	0 03/07/2013
76	Zahoor Ellahi Baig	B.Sc (Civil)	07/01/1954	Haripur	16/03/198	8 03/07/2013
77	Shahid Nawaz	B.Sc (Civil)	01/08/1964	Peshawar	19/02/199	0 19/05/2014
78 🔭	* Muhammad Asghar Khan	B.Sc (Civil)	30/12/1964	Swabi	17/03/198	38 19/05/2014
79 .	Sher Bahadar	B.Sc (Civil)	03/05/1965	Dir Lower	19/12/199	0 13/10/2015

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SI. No.	Name of Officer	Academic Qualification	Date of Birth	Domicile	Date of 1st Entry in	Date of Appointment/ Promotion in Present
(1)	(2)	(3)	· (4)	. (5)	Govt. Service (හි)	Grade (7)
80	Sher Wali Jhang	8-Tech (Hons)	01/07/1961	Mardan	14/02/1981	
81	Muhammad Ghazanfarullah	B-Tech (Hons)	04/05/1964	Bannu	21/10/1986	
82	Shaukat Uilah Shah	B-Tech (Hons)	28/08/1962	Lakki Marwa	at 14/03/198	B 04/11/2016
83	Faizan Akhar	8.Sc/M.Sc (Civil)	20/04/1990	Swabi	10/05/201	7 10/05/2017
84	Muhammad Junaid	B.Sc (Civil)/M.S (Ti	rens) 17/02/1991	DIKhan	10/05/201	7 . 10/05/2017
85	Iftikhar Qayum	B.Sc (Civil)	01/05/1992	Karak	10/05/201	7 10/05/2017
86	Nasir Iqbal	B.Sc (Civil)/M.S (1	(rans) 18/07/1989	Malakand	10/05/201	
87	Wasim Akbar	B.Sc (Civil)	06/05/198	8 Abbottabad	10/05/201	
88	Muhammad Ishaq	B.Sc (Civil)	10/01/1991	FR Peshav	var 14/07/201	7 14/07/2017
89	Khushdil Khan	B.Sc (Civil)	01/06/1992	2 Lakki Marw	at 10/05/201	7 10/05/2017
90	Abdullah	8.Sc (Civil)	15/03/1985	5 Swabi	10/05/201	7 10/05/2017
91	Umair Ahmed Jan	B.Sc (Civil)	26/10/199	4 Mansehra	10/05/201	7 10/05/2017
92	Akbar Mehboob Khattak	B.Sc (Civil)	01/01/199	0 Nowshera	10/05/201	7 10/05/2017
93	Imran Khan	B.Sc (Civil)	01/04/1987	7 Orakzai Ag	y 14/07/2011	7 14/07/2017
94	(kramuliah-li	DAE (Civil)	24/09/1960	0 Peshawar	14/07/198	03/10/2017
95	Tariq Usman	DAE (Civil)	05/04/1961	1 Karak	16/02/198	1 03/10/2017
96	Zainul Abidin	DAE (Civil)	06/04/196	1 Swati	15/11/198	
97	trshad Ahmad Khan	DAE (Civil)	23/09/196	1 Peshawar	18/11/198	1 03/10/2017
98	Muhammad Hamid Zia	DAE (Civil)	01/07/196	1 Peshawar	22/11/198	31 03/10/2017
99	Noor Rehman	B.Sc (Civil)	06/01/196:	2 Bajaur Age	ency 07/12/199	0 04/01/2018
100	Sher Afzal Khan	B.Sc (Civil)	04/11/196	3 Swabi	12/12/199	004/01/2018
101	All Rehman	B-Tech (Hons)	12/11/1964		13/03/198	- Ç#35
102	Khalid Naesm	DAE (Civil)	01/10/1961	Abbottabad	19/12/198	
103	Karimullah	DAE (Civil)	29/03/1961	Bannu	16/12/198	04/01/2018

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SL 	Name of .	Academic	Date of	Domicile	Date of 1st	Date of Appointment
No.	Officer	Qualification	Birth		Entry in Govt. Service	Promotion in Present Grade
(1) .	(2)	(3)	(4)	(5)	· (6)	· (7)
104	Muhammad Idrees Alizai	DAE (Civil) 💮 📝	01/06/1962	DiKhan	16/12/1981	04/01/2018
105	Waseem Shah	B.Sc (Civil)	01/01/1994	Malakand	26/08/2019	26/08/2019
106	Tariq Murtaza	B.Sc (Civil)	08/10/1991	Peshawar	26/08/2019	26/08/2019
107	Bilawal Hussain	B.Sc (Civil)/MS (Geo)	03/08/1993	Swabi	26/08/2019	26/08/2019
108	Sahibzada Fahad Noor	B.Sc (Civil)	07/12/1990	Peshawar	26/08/2019	26/08/2019
109	Jawad Ali	B.Sc (Civil)	04/03/1991	Mohmand agy	26/08/2019	26/08/2019
110	Zia Ullah	B.Sc (Civil)	15/01/1994	Shangla	26/08/2019	26/08/2019
111	Abdur Rehman	B.Sc (Civil)	08/05/1994	Mardan	26/08/2019	26/08/2019
112	Saleem Khan	B.Sc (Civil)	18/01/1990	Swat	26/08/2019	26/08/2019
113	Jehan Zeb	B.Sc (Civil)	11/09/1990	Khyber Agý	26/08/2019	26/08/2019
114	Zia-ur-Rehman	B.Sc (Civil)	15/04/1986	Karak	26/08/2019	26/08/2019
115	Danish Ali	B.Sc (Civil)	01/09/1995	Нагіриг	26/08/2019	26/08/2019
116	Mahrukh Naseem	B.Sc (Civil)	18/08/1993	Peshawar	26/08/2019	.26/08/2019
117	Niaz Muhammad	,DAE (Civil)	27/06/1961	Mansehra	17/01/1982	07/10/2019
118	Mian Jehanzeb	DAE (Civil)	15/03/1961	Nowshera	31/01/1982	07/10/2019
119	Manzoor Ellahi	DAE (Civi!)	20/09/1962	Peshawar	18/02/1982	07/10/2019
120	Saeeduliah	B-Tech (Hons)	13/07/1964	Kohat -	14/03/1988	07/10/2019
121	Muhammad Jamshid	B-Tech (Hons)	15/04/1967	Swabi	14/03/1988	07/10/2019
122	Sher Ali Khan	B-Tech (Hons)	31/12/1962	Malakand	19/03/1988	07/10/2019
123	Niamat Gul	B-Tech (Hons)	12/01/1963	Malakand	19/03/1988	07/10/2019
124	Ajmal Anwar	B-Tech (Hons)	06/09/1966	Mardan	19/03/1988	07/10/2019
125	Faisal Saeed	B-Tech (Hons)	02/11/1962	Mardan	28/03/1988	07/10/2019
126	Aurangzeb-VI	B-Tech (Hons)	21/05/1964	Peshawar	13/05/1987	07/10/2019
127	Jehanzeb-IV	B-Tech (Hons)	15/04/1962	Bannu	16/12/1990	07/10/2019
128	Famat Ali	B-Tech (Hons)	02/04/1965	Peshawar	12/12/1990	
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S1.	Name of	Academic	Date of	Domicile	Date of 1st	Date of Appointment		<b>.</b>
No.	•	Qualification	Birth	= <b></b>	Entry in Govt Service	Promotion in Presen		Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)		(8)
- 129	Muhammad Humayur:	B-Tech (Hons)	31/08/1965	Lokki Marwat	06/12/1990	07/10/2019		(6)
130	Muhammad Shakeel Athar	DAE (Civil)	01/11/1960	DIKhan	18/03/1982	21/04/2020	0	
131	Muhammad Khalil Noor	DAE (Civii)	15/07/1961	DiKhan	18/05/1982	21/04/2020		•
132	Muhammad Najeeb	DAE (Civil)	15/04/1962	Abbottabad	18/05/1982	21/04/2020	S	<u> </u>
133	lftikhar Khan Babar	DAE (Civil)	22/02/1962	Peshawar	14/03/1985	21/04/2020		bes
134	Nasim Ahmad Shah	DAE (Civil)	10/12/1963	Peshawar	19/05/1985	21/04/2020		CQ
135	(badullah	DAE (Civil)	16/01/1962	Charsadda	22/10/1986	21/04/2020		142
136	Irshad Ahmad Khan-i	DAE (Civil)	16/04/1961	Abbottabad	24/10/1986			
137	Muhammad Akram	DAE (Civil)	18/08/1961	Mansehra	15/11/1986	21/04/2020	· ·	\
138	Nasrullah Khan	B-Tech (Hons)	05/01/1966	Dir Lower	22/12/1990			
.139	Azhar Ali	B-Tech (Hons)	28/10/1966	Peshawar	15/12/1990	21/04/2020 21/04/2020		
							ひこくひと もかま ひい マム	

Endst:No,SOE/C&W/8-15/2020 (seniority)

Secretary to Governor, Khyber Pakhtunkhwa, Peshawar
 Principal Secretary to Chief Minister, Khyber Pakhtunkhwa, Peshawar
 Chief Engineers (North/Centre/CDO) C&W Peshawar
 Chief Engineers (East) C&W Abbottabad
 Chief Engineers (Merged Areas) C&W Peshawar
 Managing Director Pakhtunkhwa Highway Authority, Peshawar
 All Superintending Engineers Communication & Works Department, Peshawar
 All Executive Engineers Communication & Works Department, Peshawar
 P.S. to Chief Secretary, Khyber Pakhtunkhwa, Pochawar

9. P.S. to Chief Secretary, Khyber Pakhtunkhwa, Peshawar

10. P.S. to Secretary Establishment & Admin Department, Peshawar.

11. P.S. to Secretary Law Department, Peshawar

12. P.S. to Secretary Communication & Works Department, Peshawar

13. Officers concerned.

14. Office order file /Personal files

15. Incharge Computer Cell C&W Department.

16. Manager Govt. Printing & Press Department for publication in the next issue of the Govt. Gazette.

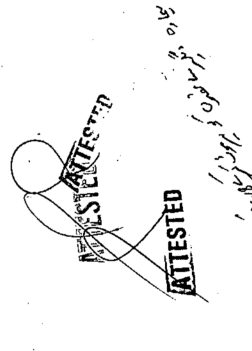
SECREATARY TO GOVT OF KHYBER PAKHTUNKHA COMMUNICATION & WORKS DEPARTMENT

Dated Peshawar the August 06, 2020

GOVT OF KHYBER PAKHTUNKHWA COMMUNICATION & WORKS DEPARTMENT Dated Pestinwar the August 06, 2020

SQE/C&W/8-15/2020 (seeiently): In pursuance of Sub-Section (1) of the Section-8, of the Khyber Pakhtunkhwa Civil Servant Act 1973, in pursuance of Sub-Section (1) of the Section-8, of the Khyber Pakhtunkhwa Civil Servant Act 1973, in pursuance of Sub-Section (1) of the Section-8, of the Khyber Pakhtunkhwa Civil Servant Act 1973, in pursuance of Sub-Section (1) of the Section-8, of the Khyber Pakhtunkhwa Civil Servant Act 1973, in pursuance of Sub-Section (1) of the Section-8, of the Khyber Pakhtunkhwa Civil Servant Act 1973, in pursuance of Sub-Section (1) of the Section-8, of the Khyber Pakhtunkhwa Civil Servant Act 1973, in pursuance of Sub-Section (1) of the Section-8, of the Khyber Pakhtunkhwa Civil Servant Act 1973, in pursuance of Sub-Section (1) of the Section-8, of the Khyber Pakhtunkhwa Civil Servant Act 1973, in pursuance of Sub-Section (1) of the Section-8, of the Khyber Pakhtunkhwa Civil Servant Act 1973, in pursuance of Sub-Section (1) of the Section-8, of the Section (1) o

07 Muhammad Tariq-I8 08 Ejaz Ahmad 09 S.Raifaqat Shah 10 Jalaluddin Mahsud 11 Muhammad Ali 12 Mansoor Ozdir	B.S.C. (Civil) B.S.C.M.S(Civil) B.S.C.M.S(Civil) B.S.C. (Civil) B.S.C. (Civil) MS (Envil) B.S.C. (Civil) B.S.C. (Civil) B.S.C. (Civil) B.S.C. (Civil) B.S.C. (Civil) B.S.C. (Civil)	93/6 of 10/14 03/03/1983 10/14/1982 30/03/1981 08/12/1982 27/08/1983 01/08/1984 03/06/1984 14/04/1987 08/04/1987 27/09/1987 27/09/1985 31/08/1970 04/09/1971	(5) Mansetra Karak Nowshera Oir Peshawar Peshawar Charsadda Abbottsbad S.W.Agency Peshawar Karak Karak	22/09/1987 22/09/1987 26/07/1989 1/10/1989 05/03/1990 05/03/1990 12/11/1985 01/07/199	15/03/2011 15/03/2011 1 15/03/2011 1 13/03/2012 1 13/03/2012 1 12/09/2014 05 09/12/2014	1*1
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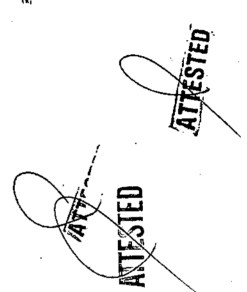
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# GOVT OF KHYBER PAKHTUNKHWA

			•				
	Nt. No. U.)	Nomenf Office (2)	Academic Qualification (3)	Date of Hirth (4)	lionsiciio	Entry in Rost, Service	Date of Appointment Premotion in Present Grade
	15 44		10,	147	(3)	(6)	(7)
	16 Noor Sahio Khar 17 Khalid Muhammad	9 8.:	Sc. (Civil) M.Sc. (S! Sc. (Civil) c. (Civil)	ruc) 12/04/1963 01/01/1967 24/12/1969	Peshawar N.W.A. F.R. Banno	03/12/1895 03/12/1995 15/01/1894	12/09/2014 12/09/2014 28/03/2017
·	18 Muhammad Ani Ki 19 Muhammad Sajid 20 Imran Hussain	B.Sc.	: (Civil) . (Civil) (Civil)	20/10/1965 25/09/1968 03/10/1980	Malakand Agy Malakand Agy Mardan	03/12/1995 03/12/1885 26/05/2007	18/09/2015 12/09/2014 09/12/2014
	21 Asad All 22 Sohall Idrees		(CivilyM.Sc (transp)	01/04/1980	Kurram Agy	28/05/2007	09/12/2014
	23 Qudretullah Khan	8.Sc (C	•	13/10/1976 25/01/1974	Swabi Bannu	28/05/2007	09/12/2014
	24 Azmatullah	8.Sc (C	lvii)	05/01/1979	N.W.Agy	28/05/2007	09/12/2014
	25 Abid Ali	8.Sc (Ci	vii)	02/04/1981	Peshawar	28/05/2007	18/09/2015
	26 Muneer Khan	B.Sc (Civ	rii)	11/10/1964	Malakand	02/05/1996	09/12/2014
	27 Muhammad Asif Imen	B.Sc (Civi	ŋ	15/12/1979	Banne	28/05/2001	7 18/09/2015
	28 Mushtaq Ahmed	B.Sc (Civil	) 7	5/10/1968	SW Agency	24/04/1995	26/03/2017
	29 Khurshid Iqbal	B.Sc (Civil)	) 2	1/08/1977	Mansehra	28/05/2001	7 28/03/2017
	30 Mohammad Shahid	B.Sc (Civil)	05	5/08/1980	Di Khan	14/06/200	7 28/03/2017
	31 Amir Jamai	B.Sc (Civil)	28	/02/1978	Mansehra	14/06/200	7 28/03/2017
	32 Amir Jan	B.Sc (Civil)	01/	04/1965	Lakki	13/12/199	
3	3 Adnan	B.Sc (Civil)	. 28/	02/1978	Mohmand Agy		2.7111,2013



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•	•11	Nament Sentem (Plies) Qualifical (2) (4)		Dannis de PO	Hate of 150 Hate of Appen Latry hi Permutian to Core), Service Grad (to) (7)	m iteexemt He	Parparks	
46 46 47 1 48 Ze 49 Ars 50 Shad 51 Muha 52 Shah	34 Insystalish 35 Tutul Ablored 36 Sajiad Hader Jan 37 Muhammad Ali Kha 38 Muhammad Zubair 39 Shafeeq-ur-Rehman 40 Abdus Salam 41 Muhammad Ant-II 42 Shahab Ahmad 33 Abdul Samad 4 Ghulam Moin-ud-Din Naveed Khan Sami Ullah Fawad Ahmad Abbasi reshan Ahmad salan Zeb ukat Ullah ammad Irlan ab Khan amad Shoaib	B Sc (Civil)  B Sc/M Sc (Civil)  B Sc/M Sc (Civil)	11/05/1970 15/02/1978 05/04/1985 14/04/1983 04/10/1972 20/04/1965	Marchan  Swat  Lakki Marwat  N.W.A  Abhollabad  N.W A  Peshawar  Peshawar  Peshawar  Tank  Abboltabad  Mohmand Agy  Swabi  S.W.Agency  Karak  DIKhan  Kohat	02/04/2008 25/0 23/04/2008 14/0 30/12/2008 14/0 30/12/2008 14/0 17/03/2009 1/0 03/07/1994 1 11/12/1990 1/0 21/10/2010 1/0 24/12/2010 24/12/2010 24/12/2010	08/01/2019 08/01/2019 08/01/2019	√.	HITESTED (ATTESTED
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11.	Officer (2)	Vendemb Qualification	Date of Uteth	Domicile		ite of Appointment/ monitor in Present	licenaria
54 Wagas An	Sh.ih	4 gt	(t)	ca.	Gavt, Service (4)	Grade (7)	, (8)
55 Zarak Palo. 56 Abdul Wado. 57 Azam Amir 58 Riaz Wali Slic 59 Muhammad Ri. 60 Muhammad Ri.	eq od ılı umil	B Sc (Civil)	01/04/1907 16/15/1907 14/06/1904 14/05/1901 14/05/1901 20/04/1903 10/12/1978	Produwar Nowstona Karak Pestuwar Chilad Lakki Marwat N.W Agency	24/12/2016 24/12/2016 24/12/2016 24/12/2010 24/12/2010 24/12/2010	10/05/2019 10/05/2019	
Λ							



SECREATARY TO GOVT OF KHYBER PAKHTUNKHA COMMUNICATION & WORKS DEPARTMENT

Dated Poshawar the August 06, 2020





# Endst:No.SOE/C&W/8-15/2020 (seniority)

Secretary to Gevernor, Khyber Pakhlunkhwa, Peshawar

Principal Secretary to Chief Minister, Khyber Pakhlunkhwa, Peshawar All Chief Enginters Communication & Works Department Peshawar

4. Chief Engined (East) C&W Abbottated

5. Chief Engined (Merged Areas) C&W Perhawar

6. Managing Director Fakhtunkhwa Hijhway Authority, Peshawar.

7. All Superintening Engineers Communication & Works Department

8. Superintending Engineer PBMC CSW Peshawar

9. Superintending Engineer Provincial Holding (Construction) Peshawar

10 All Executive Engineers Communication and Works Department

11 P.S. to Chief Secretary, Khyber Pakhlunkhwa Peshawar

12. P.S. to Secretary Establishment & Admin Department, Peshawar.

13 P.S. to Secretary Law Department, Peshawar

14. P.S. to Secretary Communication & Works Department, Peshawar

15. Officers concerned.

16. Office order file !Personal files

17. Incharge Concuter Cell C&W Department.

16. Manager Govt Printing & Press Department for publication in the next issue of the Govt. Gazette.

SECTION OFFICER (Estb)

