# FORM OF ORDER SHEET

Court or		
-		
- Appeal No.	1749/202	4

	· <u>Ap</u> l	peal No. 1749/2024
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1 -	2	3.
. 1-	03 /10/2024	The appeal of Dr. Rizwanullah presented today by
	,	Mr. Muhammad Ayub Khan Shinwari Advocate. It is fixed
	· .	for preliminary hearing before Single Bench at Peshawar or
		08.10.2024. Parcha Peshi given to counsel for the appellant.
		By order of the Chairman
		REGISTRAR
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# IN THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No <u>1749</u> /2024

Dr Rizwanullah Khan versus Govt of KP through Secty (E & S) Edu & others

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Dated:

/2024

Through

Muhammad Ayub Khan Shinwar

LL.B; LL.M

A D V O C A T E Supreme Court of Pakistan

# CHAMBER

7-A, Haroon Mansion, Khyber Bazar, Peshawar Cell: (Clerk) 03219068514

Email: mak\_shinwari@yahoo.com

# BEFORE THE PESHAWAR HIGH COURT, PESHAWAR

Dr Rizwanullah Khan S/o Amanullah Khan,
R/o House No 4822/T-186-B, Mohallah Kheshgee near Ghanta Ghar,
Peshawar Expirector Litization Deft SD.
Versus

....Appellant

Govt of Khyber Pakhtunkhwa through Chief Secretary, Peshawar

2. Govt of Khyber Pakhtunkhwa through Secretary Finance Department, Peshawar

3. Accountant General Khyber Pakhtunkhwa, Peshawar

....Respondents

410

## Service Appeal under section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974

## Respectfully Sheweth,

Brief but relevant facts of the case are as follows:

- 1. That the Appellant was appointed as Medical Officer (BPS-17) in the Health Department, Govt of Khyber Pakhtunkhwa on contract basis by the competent authority in the prescribed manner after fulfilling all the codal formalities on 25-11-1995. Later on the services of the Appellant were regularized under the Khyber Pakhtunkhwa Civil Servants (Amendment) Act (IX) of 2005 read with KP Civil Servant (Amendment) Act-III of 2013 with effect 01-07-2001. (Copy of the appointment order and regularization order is filed here with and annexed herewith as Annex-A & B)
- 2. That the appellant, having diligently, devotedly, faithfully served the department with full zeal and zest, was retired on attaining the age of superannuation vide Notification dated 04-07-2022 as Director (BPS-19) with effect from 19-12-2022. (Copy of Superannuation Notification is filed herewith and annexed as Annex-C)
- 3. That the Govt of Pakistan, Finance Division issued the Office Memorandum dated 14-04-2022 whereby the pension of all the civil pensioners was increased @ 10% of net pension w.e.f 01-04 2022. Later on another Office Memorandum dated 01-07-2022 was issued whereby the Federal Government enhanced the rate of increase in pension (i.e., granted w.e.f 01-04-22 vide O.M of even number dated 14th and 30th April, 2022) to 15% w.e.f 01-07-2022 and the previous five (05) increases in pension were ceased to exist for the pensioners who will retire on or after 01-07-2022 i.e., 10% of 2016, 10% of 2017, 10% of 2018, 10% of 2019 and 10% of 2021. (Copy of Office Memorandum dated 14-04-2022 and Office Memorandum dated 01-07-2022 is filed herewith and annexed as Annex-D & E respectively)
- 4. That the Govt of Punjab, Finance Department issued a Notification dated 18-07-2023 whereby 05% increase in pension of retired civil pensioners upto 80 years of age and 20% increase in pension of civil pensioners over 80 years of age on 01-07-2023 was sanctioned. Furthermore, increase in 15% increase in pension is allowed to all the pensioners who would retire on of after 01-07-2023 along with 15% increase in pension of 2011 and 7.5% increase in pension of 2015. (Copy of Notification dated 18-07-2023 is filed herewith and annexed as Annex-F)
- 5. That the Govt of Sindh issued Office Memorandum dated 13-07-2022 whereby the Govt of Sindh sanctioned an increase @ 63.5% of net pension to pensioners who will retire on or after 01-07-2022 ceasing all previous eight (08) increases i.e., 15% of 2011, 10% of 2015, 10% of 2016, 15% of 2017, 10% of 2018, 15% of 2019, 10% of 2020 and 10% of 2021 for pensioners who will retire on 01-07-2022. (Copy of Office Memorandum dated 13-07-2022 is filed herewith and annexed as Annex-G)

6. That the Govt of Khyber Pakhtunkhwa, Finance Department issued a Notification dated 14-07-2022 whereby increase in pension @ 15% is sanctioned to those pensioners who will retire on of after 01-07-2022. (Copy of Notification dated 14-07-2022 is filed herewith and annexed as Annex-H)

- 7. That subsequently impugned office order dated 21-07-2022 was issued in continuation of aforesaid Notifications i.e., Notification dated 14-07-2022 issued by Govt of Khyber Pakhtunkhwa, Finance Department, Office Memorandum dated 01-07-2022 of Govt of Pakistan, Finance Division and Govt of Sindh, Finance Department Office Memorandum dated 13-07-2022, whereby it was clarified that the adhoc increases of 2011, 2015, 2016, 2017, 2018, 2019 and 2021 have been merged in basic pay, hence the said increases will cease to exist or discontinued to all those employees retiring on of after 01-07-2022. (Copy of Office Order dated 21-07-2022 is filed herewith and annexed as **Annex-1**)
- 8. That the Appellant retired on attaining the age of superannuation w.e.f 20-12-2022. The Appellant was astonished to see his Pension Slip (P.P.O) of February, 2023 wherein the Appellant's monthly pension was calculated to be Rs 43847.89/- only. The Appellant approached the respondents wherein he was informed that in pursuance of the aforesaid impugned clarification Notification/Office Order dated 21-07-2022 the Appellant has been held entitle only to 15% increase sanctioned by the Govt of Khyber Pakhtunkhwa, Finance Department vide Notification dated 14-07-2022 without adding the previous increases of the year 2011, 2015, 2016, 2017, 2018, 2019 and 2021 as has been given to all the civil pensioners who had retired before 01-07-2022. For instance a copy of monthly pension statement of one Mr Usman Ibrahim who is a retired Senior Medical Officer (BPS-19) like the Appellant. (Copy of Monthly Pension Statement of Appellant and Mr Usman Ibrahim is filed herewith and annexed as Annex-J & K)
- That feeling aggrieved of the aforesaid treatment met to the Appellant, the Appellant filed Departmental Appeal before the respondents which has not been decided and the statutory period has expired. (Copy of Departmental Appeal is filed herewith and annexed as Annex-L).

Hence, the instant Service Appeal on the following amongst other grounds:

### **Grounds:**

- a. That the impugned Office Order dated 21-07-2022 issued in continuation Notifications i.e., Notification dated 14-07-2022 issued by Govt of Khyber Pakhtunkhwa, Finance Department, Office Memorandum dated 01-07-2022 of Govt of Pakistan, Finance Division and Govt of Sindh, Finance Department Office Memorandum dated 13-07-2022, whereby it was clarified that the adhoc increases of 2011, 2015, 2016, 2017, 2018, 2019 and 2021 have been merged in basic pay and the said increases are ceased to exist or discontinued to all those employees retired on of after 01-07-2022, is against the law, illegal, unlawful, without lawful authority and void ab-initio, thus is liable to be set aside.
- b. That the impugned Office Order is ultra vires the Constitution of the Islamic Republic of Pakistan, 1973, as it infringes upon the fundamental right to equality enshrined in Article 25(1) by introducing a discriminatory distinction amongst pensioners based on a qualifying date, thereby contravening the principles of constitutional equality and violating the norm of equal treatment under the law.
- c. That the impugned Office Order has created an unjustifiable, unreasonable, discriminatory, illusive and unintelligible classification amongst the similarly placed pensioners who have retired on, before and after 01-07-2022, in violation of principle of fairness and equity.
- d. That the impugned Office Order constitutes an arbitrary whimsical, patently discriminatory and irrational distinction between pensioners who have retired prior to July 1, 2022, and those who have retired subsequent to that date, by conferring ad hoc increases for the years 2011, 2015, 2016, 2017, 2018, 2019, and 2021 solely upon the former group, thereby infringing the fundamental right to equal protection of the law under Article 25(1) of the Constitution of the Islamic Republic of Pakistan, 1973, and contravening the principles of equality and non-discrimination enshrined in the aforementioned Article.
- e. That the impugned Office Order is against the judgments of this learned Tribunal, High Courts and Supreme Court of Pakistan. The impugned Office Order is against the principle laid down

by Supreme Court of Pakistan in I.A Sherwani Vs Govt of Pakistan reported in 1991 SCMR 1041.

- f. That the impugned Office Order contravenes the settle principle of law that the pensioners are as a whole one class and are to be treated alike and any discriminatory treatment is not allowed.
- g. That the impugned Office Order has not treated the appellant alike with other pensioners who had retired before the 01-07-2022.
- h. That the Appellant craves permission of this learned Tribunal to rely on any additional ground and additional document at the time of argument.

It is, therefore, prayed that on acceptance of the title Service Appeal:

- a. the impugned Notification/Office Order dated 21-07-2022 be declared as against the law, illegal, unlawful, without lawful authority, void ab-initio and be set aside; and
- b. the respondents be directed to treat the appellant at par with pensioners who have retired before 01-07-2022 by conferring ad hoc increases in the monthly pension for the years 2011, 2015, 2016, 2017, 2018, 2019, and 2021 along with arrears w.e.f 20-12-2022; and
- c. Further and additional relief, as the learned Tribunal deems just and proper, may be granted, notwithstanding the absence of a specific prayer or request in the pleadings, in the exercise of the court's discretion and equitably in the circumstances of the case.

Appellant,

Through

Muhammad Ayub Khan Shinwar Advocate Supreme Court

#### **AFFIDAVIT**

I, Dr Rizwanullah Khan S/o Amanullah Khan, R/o House No 4822/T-186-B, Mohallah Kheshgee near Ghanta Ghar, Peshawar do hereby solemnly affirm and state on oath that the contents of the title Service Appeal are true and correct to the best of my knowledge and belief and nothing is concealed from this Honorable Tribunal.

peponent

## IN THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M No \_\_\_\_\_\_/2024 in Service Appeal No \_\_\_\_\_\_/2024

Dr Rizwanullah Khan versus Govt of KP through Chief Secty & others

# Application for condonation of delay in filing the title Service Appeal

## Respectfully Sheweth,

The applicant submits as follows:

- 1. That the title Service Appeal is pending adjudication before this Honorable Tribunal wherein no date of hearing is fixed yet.
- 2. That the title Service Appeal pertains fiscal matter which is a continuous cause of action, furthermore the impugned order is void, against the judgments of apex courts and it is a settled principle of law that no limitation runs against void order.
- 3. That the grounds mentioned in the accompanying Service Appeal may kindly be read as an integral part of the instant application.
- 4. That the applicant begs leave of this Honorable Tribunal to rely on additional grounds and produce any other additional document in support of the instant application.

It is, therefore, prayed that on acceptance of the instant application the delay in filing the title Service Appeal may kindly be condoned.

Further and additional relief, as the learned Tribunal deems just and proper, may be granted, notwithstanding the absence of a specific prayer or request in the pleadings, in the exercise of the court's discretion and equitably in the circumstances of the case.

Through

Muhammad Ayub Khan Shinwari Advocate Supreme Court

AFFIDAVIT

I, Dr Rizwanullah Khan S/o Amanullah Khan, R/o House No 4822/T-186-B, Mohallah Kheshgee near Ghanta Ghar, Peshawar do hereby solemnly affirm and state on oath that the contents of the instant application are true and correct to the best of my knowledge and belief and nothing is concealed from this Honorable Tribunal.

., &

DIRECTORATE CENERAL HEALTH SERVICES, N-FP, PESHALAR. Æ-I, DarED: /1995. ulluh 8/0 SUBJECT: -OFFER OF APPOINTMENT ON CONTRACT BASIS. MINORHUBER: -Reference your application on the above subject for the post of Medical Officer/ Women Medical Officer/ Dental Surgeon. The Competent authority is hereby appoint you as Medical Officer/ Momen Medical Officer/ Dental Surgeon in the He 1th Department, Sort, of NMFP, on contract bacts in B-17 for a period of one year or till the availability of rublic Service Commission selectee/ return of original incumbent from leave/deputation whichever is orrlier, on the terms and conditions laid down in the attached agreement Bood. You shall be posted to Biff! Selection

This contract appointment is subject to your physical fitness for A Above which you will appear before the Medical Board constituted by the 🍱 you accept the affer of appeautomat on contract basis as a 🦈 Andical Officer/Women Medical Officer/Bental Surgeon, the attached Agreement Deed should be filled in duly signed by you and should report at your own expense. If you fail to report for duty at the station specified in para-3 shove, within Pan (17) days, the offer of appointment on contract basis will be deemed to have been withdrawn automatically and no further correspondence shall be entertained in this respect. (DE-AZMAT KHAN AFRIDI) DURACTOR GENERAL HEALTH SUSVICES, MIFP, PUSHAWAR. 29486-89 Poshawar, the 25/1/1995. Distant Copy forwarded to the :-Searchary to Gove.of WEFF, Health Depet: Peshawar for information with reference to his letter No.SO(R)IV/3-18/93, dated 16th Nov.1995. Modical Supda: [ for information & n/action. Divisional Director Realth Services\_ 3. District Health Officer/Agency Surgeon Alasothica A Aboud 4 5. Accountant General ALFF, Peshawar. Marriel/Agency Accounts Officer Alexander A Abael for information and n/action phouse. (DR. ADANT KHAN AFRIDE) DIRECTOR GENERAL HEALTH scrvices, nofp, peshawar.

'ETCHOURY'

Annex B 56

# TO BE SUBSTITUTED FOR THE NOTIFICATION BEARING THE SAME NO. AND DATE



# GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Dated Peshawar the 17th Ocotber, 2017

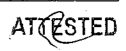
## **NOTIFICATION**

No. SO(E)H-II/3-18/2016: In pursuance of Judgment of Peshawar High Court Peshawar dated 18-11-2008 in Writ Petition No. 1510 of 2007 read with sub-section 2 of Section 2 of the Khyber Pakhtunkhwa, Civil Servant (Amendment) Act, 2005 (Khyber Pakhtunkhwa Act No. IX of 2005) and provision under sub-section 4 of section 19 of Civil Servant (Amendment) Act 2013 coupled with the regularization order of appellents and similarly placed w.e.f 2005, the services of following doctors (appellents as well as similarly placed) are hereby regularized with effect from dates as mentioned against each:

S.#	Name of Doctor	D.O.B / Domicile	Date of Initial Appointment on contract basis	Date of Regularization under Act 2005
1.	Dr. Shuja Ahmad S/O	16.04.1961 / Chitral	21.11.1995	01-07-2001
2.	Dr. Munawar S/O Molvi Hassan	07.01.1968/ Kohistan	21.11.1995	01-07-2001
3.	Dr. Taj Muhammad S/O Jan Muhammad	01.03.1966/ Kohistan	21.11.1995	01-07-2001
4.	Dr. Malik Khushi Mohammad S/O Malik Faqir Mohammad	06.02.1962/ Mansehra	21.11.1995	01.07.2001
5.	Dr. Ibrahim Iqbal S/O Salah Khan	03.09.1961 / Bannu	22.11.1995	01-07-2001
6.	Dr. Sheikh Muhammad Farooq Azam S/O Sheikh Muhammad Bashir	07.05.1964 / D.I.Khan	22,11.1995	01-07-2001
7.	Dr. Habib ur Rehman S/O Abdul Aziz Khan,GMC D.I.Khan	15.06.1960/ D.I.Khan	22.11.1995	01-07-2001
8.	Dr. Saadullah Khan S/O Ayub Khan MO DMC Bannu	10,04,1963 / Bannu	22.11.1995	01-07-2001
9.	Dr. Manzoor Ahmad S/O Mir Sahib Khan, SMO Central Jail Bannu	05.01.1958/ Bannu	22,11.1995	01-07-2001
10.	Dr. Rabia Mehr D/O Mehr Dil Khan, SMO Cat: D Hopsital Gara Tajik Peshawar	01.03.1968/ FR Tank	22.11.1995	01.07.2001
11.	Dr. Surat Khan S/O Mardan Shah, SMO AHQH Orakzai	01.05.1960/ Orakzai Agency	23.11.1995	01.07.2001
12.	Dr. Bakht Zada S/O Gui Muhammad, MBBS	01.01.1959 / Swat	23.11.1995	01-07-2001
13.	Dr.Dawa Khan S/O Badshah Khan MBBS	01.09.1951/ Swat	23.11,1995	01-07-2001
14.	Dr.Haroon Nasir Khattak S/O Rab Nawaz MBBS	1.3.1966 Karak/	23,11.1995	01-07-2001
15.	Dr.Yousaf Khan S/O Said Rehman MBBS	14.3.1968 Mardan/	23.11.1995	0.1-07-2001
16.	Dr.Riaz Ahmed S/O Rehmatuliah MBBS	15.8.1951 Mohmand Agency	23,11.1995	01-07-2001
17.	Dr. Alamgir Khan S/O Darwesh Khan, MBBS	16.04.1962 /Mohmand A	23.11.1995	01-07-2001

18.	Dr.Muhammad Ajmal Khan S/O Zarin Khan MBBS	10.04.67 Mohmand ag	23.11.1995	01-07-2001
19.	Dr. Fazal Rehman S/O Muhammad Amir Khan, MBBS/	28.04.1966 /Mohmand	23.11.1995	01-07-2001
	MPH	Agency	•	4.6
20.	Dr. Ziaul Habib S/O Noor Habib, DD DGHS	03.10.1960 / Charsadda	23,11,1995	01-07-2001
21.	Dr. Sajjad Yousaf Mohmand S/O	15.10.2007/	23.11.1995	01,07,2001
	Yousaf Khan Mohmad, MO Sardad Hosp: for Psychatric	Mehmand		
	Diseases Peshawar	Agency		
22.	Dr. Faizullah Khan Khattak S/O	19.04.1968 /	23.11.1995	01.07.2001
	Lashadar attached to DHO Karak	Karak		` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` `
23.	Dr. Inayatullah Khan S/O Saifullah Khan	04:03.1962 /D.I.Khan	24.11.1995	01-07-2001
24.	Dr. Mustafa S/O	01.03.1961 /	24.11.1995	01-07-2001
	Behramand, MD	Swat		0,5,200
25.	Dr.Jamil Ahmad S/O Abdullah, MD	24.04.1967 Swat	24.11.1995	01-07-2001
26.	Dr.Rizwanullah s/o	20,12.1962/	25.11.1995	01-07-2001
27.	Amanullah Khan, MBBS Dr.Naseer Ahmed Khalil S/O Jan	Peshawar 01.04.1962/	25.11.1995	01-07-2001
£1.	Muhammad Khalil	Peshawar	20.11.1980	41-91-2007
28.	Dr. Munir Hussain S/O Manzoor	28.06.1968/	25.11.1995	01-07-2001
	Hussain	Peshawar		
29.	Dr. Iftikhar Hussain S/O Ghulam Rabbani	06.11.1956/	25.11.1995	01-07-2001
30.	Or. Zaffar lqbal S/O	Mansehra 26.02.1964/	25.11.1995	01-07-2001
JO.	Muhammad Amin	Peshawar	25.11.1995	01-07-2001
31.	Dr. Nazir Ahmad Khalit S/O Jan	08.04.1960/	25.11.1995	01-07-2001
•	Muhammad Khan	Peshawar	,,	
32.	Dr. Javed Iqbal S/O Muhammad Qasim	01.03.1964/ Kohat	26.11.1995	01-07-2001
33.	Dr.Muhammad Zahid s/o Qaiser	18.5.1964/	26.11,1995	01-07-2001
	Ahmad, MBBS	Charsadda	20111,1000	0.0, 200,
34.	Dr. Rafiullah S/O	31.12.1960	26.11.1995	01-07-2001
35.	Haji Khan Zada Dr. Anwar Saeed S/O	/Charsadda	00.44.4005	04.07.0004
35.	Noor Muhammad	27,05.1968 / Charsadda	26.11.1995	01-07-2001
36.	Dr. Muhammad Ikram S/O Haji	15.05.1966	26.11.1995	01-07-2001
	Abdul Hanan	Charsadda		
37.	Dr. Hamidullah s/o Muhammad	08.08.1964/	23.11.1995	01.07.2001
	Saleem, RHC Gara Tajak Peshawar	Karak-		
38.	Dr. Zarshad Ahmad S/O Pir	24.03.1966/	26.11.1995	01-07-2001
	Muhammad	Charsadda	20.71.1000	7.07
39.	Dr. Imtiaz Ahmad S/O	23.12.1965/	26.11.1995	01-07-2001
10.	Fazal Karim Dr. Shakir Ullah S/O	Charsadda Bashawari	24.40.4005	04 07 0004
tU.	Fagir Hussain M.D	Peshawar/ 11.02.1959	24.12.1995	01-07-2001
11,	Dr. Ali Shah S/O	01.04.1962 /	26,11,1995	01-07-2001
	Fazli Ghaffoor	Charsadda		
42.	Dr. Amjad Ali Shah S/O Mian	06.05.1960	26.11.1995	01-07-2001
13.	Muhammad Ali Shah, Dr. Shabir Ahmad S/O	/Charsadda	26 14 1005	04 07:0003
<del>ا</del> ن. ∣	Ur. Shaair Anmad S/O Uuma Karan	01.04.1963/ Kohat	26.11.1995	01-07-2001
14.	Dr. Hab Jah Khan S/O	10.06.1963/	26,11,1995	01-07-2001
	Hamiduah Chan	Kohat		
15.	Dr. At At eed Khan S/O	08.05.1959	26.11.1995	01-07-2001
	Abdul aje .han	/Kohat	· ·	
16.	Dr.Muhammad Islam Khan ช/บ	Karak/	26.11.1995	01-07-2001
<del>1</del> 7.	Hawaldar Gulab Noor  Dr. Masood Jalal S/O	12.05.1957 28.04.1963/	26 44 4005	04 07 0004
	DI. WASUUG JAMA SIO 1	20.04.1903/	26.11.1995	01-07-2001

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699.		25.04.1974/	08.02.2005	08.02.2005
	Mian Abdul Azeem	Charsadda		
700.	Dr. Muhammad Mujeeb ur	01.04.1976/	08.02.2005	08.02.2005
	Rehman S/O Muhd Said Jan	Bajuar Agy		
701.		01.06.1976/	08.02.2005	08.02.2005
	Ghulam Haidar Khan	Bajuar Agy		
702.	Dr. Muhammad Usman Khan S/O	01:02.1977/	08.02.2005	08.02.2005
	Rafat Khan	Bajuar Agy		
703.	Dr. Mian Iftikhar ul Haq S/O Mian	05.11.1976/	08.02.2005	08.02.2005
	Hidayatur Rehman	Nowshera		
704.		01.01.1973/	08.02.2005	08:02.2005
	Imtiaz Ahmad	Peshawar		
705.		20.01.1980/	08.02.2005	08.02.2005
<u> </u>	Karim Haqqani	Buner		
706.		01.11.1968/	08.02.2005	08.02.2005
<u> </u>	Bahadar Khan	Bannu		
707.		25.04.1968/	08.02.2005	08.02-2005
	Gutbar Khan	Swat		
708.	Dr. Sher Ghani S/O Abdur	10.08.1972/ NWA	08.02.2005	08.02.2005
	Rahman, MO AHQH WANA			1
709.		10.11.1969/	08.03.2005	08.03:2005
<u> </u>	Muhammad Ali Noor	Kohistan		2
710.	Dr. Irshad Ahmad S/O	01.01.1973/	08:03.2005	08.03.2005
	Buland Iqbal	SWA		, , , , , , , , , , , , , , , , , , , ,
711.	Dr. Sacod Anwar S/O	08.04.1967/	08.03.2005	08.03.2005
	Shah Hussain	Orakzai Ag		30.00.2000
712.	Dr. Ayub Khan S/O	01.01.1972 /	08.03.2005	08.03.2005
	Abdul Ghaffar	Mohmand	30.00.2000	00.03.2000
		Agency		
713.	Dr. Akmal Khan S/O	16,02,1977 /	08.03.2005	08.03.2005
ı	Ayub Khan	Mohmand	00.00.2000	00.00.2000
Į		Agency		
714.	Dr. Khair Muhammad S/O Durrani	26.01.1975/	08:03.2005	08.03.2005
	Khan	Mohmand	00.03.2003	08.03.2003
· · ·		Agency		,
715.	Dr. Liaqat Ali S/O Mir Alam	25.04.1970/	08.03.2005	08.03.2005
		Mohmand A	JO.U3,ZUU3	00.03,2000
716.	Dr. Muhammad Idrees S/O Din	28.10.1969/	08.03.2005	08.03.2005
	Sahib	NWA	VQ.V3.2UV3	00.03.2005
717	Dr. Muhammad Fayyaz S/O	15.04.1978/	09 02 2005	00 00 2005
' ''-	Muhammad Ayaz	Swat	08.02.2005	08.02.2005
718.	Dr Tawaf Gul S/O Hakim Jan	10.04.1974/	08:02.2005	00 00 0006
10.	Di Tamai Odi OlO Hakilii Jali		Va;UZ.ZUU3	08.02.2005
!		Kurram Agency.		1 1
710	Dr. Matiuliah S/O		00 00 0005	00.00.0000
	Dr. Matiullah S/O Fazal-E-Moula	15.03.1975/ Bajuar Agy	08.02.2005	08.02.2005

The Names of the following Medical Officers / Women Medical Officers are herebywithdrawn from the Notification NO. SO (E)H-II/3-18/2016 dated 17.10.2017 for the reasons mentioned against their names:-

\$. #	Name of Doctor	D.O.B / Domicile	Date of contractual Appointment contract basis	Due Date of Regularization under Act 2009/Remarks
1	Dr Ayub Khan S/O Umar Gul M.D	Swat/ 13:04.1966	19.09.2006	24.10.2009
2	Dr Mudasşar Shahzad S/O Mohammad Zahir Shah MBBS	Peshawar/ 26.7.2982	19.09.2006	24.10,2009
3	Dr.Siyab Muhammad Khan S/O Aziz Ur Rehman MBBS	Peshawar 4.4.1977	19.09.2006	24.10:2009
4	Dr.Abdul Sattar Khan S/O Rookam Khan	Pesawar 8.11.1970	19.09.2006	24.10.2009
5	Dr.Nasirullah S/O Umer Kabal MD	Swat 7.8.1972	19.09.2006	24.10.2009

85 Dr. Samreen Jamai D/O Jamai Shah  86 Dr. Muhammad Hussain S Shah Hussian  87 Dr. Kamran Khan S/O Wahab Ali Khan  88 Dr. Mir Rehman S/O Abdu Rehman	07.02.1975/ Kohat	Vide Notification 08.02.2005	Removed from service Record not tracable Record not tracable 01.7.2001 Removed from service
·			

Note: Any omission/error will be rectified after verification. This Notifications / Corrigendumns shall superceed all pervious Notifications / Corrigendumns.

# SECRETARY TO GOVT. OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Dated Peshawar, the 01.10.2019

# Endt: of even No. and date.

- 1. Registrar, Peshawar High Court, Peshawar.
- Accountant General, Khyber Pakhtunkhwa.
- 3. Director General, Health Services, Knyber Pakhtunkhwa.
- 4. PSO to Chief Secretary, Khyber Pakhtunkhwa.
- 5. Coordinator PMRU, O/O Chief Secretary, Khyber Pakhtunkhwa.
- 6. All District Heatlh Officers in Khyber Pakhtunkhwa.
- 7. All Medical Superintendents of all Category Hospitals in Khyber Pakhtunkhwa.
- 8. All District Accounts Officers in Khyber Pakhtunkhwa. 9. Manger Printing Press Khyber Pakhtunkhwa with the request to publish in the official gazette.

10. PS to Secretary Health Khyber Pakhtunkhwa.

(HAMID IQBAL) SECTION OFFICER (E-II



# To be substituted with the same No. Dated 28.04.2022 GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Dated Peshawar the 04th July, 2022

## **NOTIFICATION**

NO. SOH (E-V)5-5/2022 In exercise of the powers conferred under Rule-20, Sub Rule (1) of the Khyber Pakhtunkhwa, Civil Servants Revised Leave Rules 1981, Instructions from Govt. of Khyber Pakhtunkhwa, sanction is hereby accorded to the grant of Three Hundred & Sixty Five (365) Days Leave Encashment in lieu of L.P.R w.e.f 20.12.2021 to 19.12.2022 in favour of Dr. Rizwan Ullah Khan S/O Amanullah Khan, Director (85-19) attached to Directorate General Health Services, Khyber Pakhtunkhwa.

Consequent upon the above, in terms of Section-13 of Khyber Pakhtunkhwa Civil Servants, Act 1973, of Dr. Rizwan Ullah Khan S/O Amanullah Khan, Director (BS-19) attached to Directorate General Health Services, Khyber Pakhtunkhwa shall stood retired from Government Service w.e.f 19.12.2022 on attaining age of sixtleth (60<sup>th</sup>) year, as his date of birth is 20.12.1962.

# SECRETARY HEALTH GOVT, OF KHYBER PAKHTUNKHWA

# No. 928 -934 /Endst. of even No. dated Coples to the:-

1. Accountant General, Khyber Pakhtunkhwa, Peshawar.

- 2. Director General Health Services, Khyber Pakhtunkhwa, Peshawar
- 3. Deputy Director (IT), Health Department, Khyber Pakhtunkhwa
- 4. PS to Secretary Health, Government of Khyber Pakhtunkhwa.

5. Doctor concerned.

6. Personal file of the doctor concerned.

SECTION OFFICER (E-V)

# Government of Pakistan Finance Division (Regulations Wing)

No. F. 4(1)-Reg. 6/2022-

Islamabad, the 14th April, 2022.

## OFFICE MEMORANDUM

Subject: - GRANT OF INCREASE IN PENSION TO PENSIONERS OF THE FEDERAL GOVERNMENT.

The Prime Minister has been pleased to sanction an increase @ 10% of net pension with effect from 1<sup>st</sup> April, 2022 until further orders to all Civil pensioners of the Federal Government including Civillans paid from Defence Estimates as well as retired Armed Forces personnel and Civil Armed Forces Personnel.

- 2. For the purpose of admissibility of Increase in pension sanctioned in this O.M. the term "Net Pension" means "Pension being drawn" minus "Medical Allowance".
- 3. The increase will also be admissible on family pension granted under the Pension-cum-Gratuity Scheme, 1954, Liberalized Pension Rules, 1977, on pension sanctioned under the Central Civil Services (Extra Ordinary Pension) Rules as well as on the Compassionate Allowance under CSR-353.
- 4. If the gross pension sanctioned by the Federal Government is shared with any Government in accordance with the rules laid down in part-iv of Appendix-III to the Accounts Code, Volume-I, the amount of the increase in pension will be apportioned between the Federal Government and the other Government concerned on proportionate basis.
- 5. The increase in pension sanctioned in this O.M. will not be admissible on Special Additional Pension allowed in lieu of pre-retirement Orderly Allowance and monetized value of a driver or an orderly.
- The benefit of Increase in pension sanctioned in this O.M. will also be admissible to those Civil Pensioners of the Federal Government who are residing abroad (other than those residing in India and Bangladesh) who retired on or after 15.98.1947 and are not entitled to, or are not in receipt of pension increase under the British Government's Pension (Increase) Acts. The payment will be made at the applicable rate of exchange.

(Muhammad Anwar Javaid) Section Officer (R.6)

ALL MINISTRIES/DIVISIONS/DEPARTMENTS:

ATTESTED

mis mř Government of Pakistan
Finance Division
(Regulations Wing)
><><><

No. F. 4(1)-Reg.6/2022-486

Islamabad, the 1th July, 2022

# OFFICE MEMORANDUM

Subject: - GRANT OF INCREASE IN PENSION TO PENSIONERS OF THE FEDERAL GOVERNMENT.

The undersigned is directed to state that the Federal Government has been pleased to enhance the existing rate of increase in pension (i.e. 10% granted w.e.f. 01.04.2022 vide O.M. of even number dated 14th & 30th April, 2022) to 15% w.e.f. 01.07.2022 to all pensioners of the Federal Government including Civilians paid from Defence Estimates as well as retired Armed Forces' personnel and Civil Armed Forces' personnel, until further orders. This increase in pension @ 15% will also be admissible to those pensioners who will retire on or after 01.07.2022.

- 2. The previous live (05) increases in pension will cease to exist for the pensioners who will retire on or after 1<sup>st</sup> July, 2022 i.e. (@ 10% of 2016, @ 10% of 2017, @ 10% of 2018, @ 10% of 2019 and @ 10% of 2021)
- 3. Other conditions (vide paras 2-6 of O M of even number dated 14.04.2022) will remain the same.

(Muhammad Anwar Javald) Section Officer (Reg.6)

ALL MINISTRIES/DIVISIONS:



## NO.FD.SR-III-4-136/2023 GOVERNMENT OF THE PUNJAB FINANCE DEPARTMENT

Dated: Lahore, the 18th July, 2023

From,

## Mr. Mujahid Sherdil Finance Secretary

To

- 1. Additional Chief Secretary, South Punjab
- 2. All Administrative Secretaries to Government of the Punjab
- The Secretary to Governor, Punjab, Lahore
- 4. The Secretary to Chief Minister, Punjab, Lahore
- 5. The Military Secretary to Governor, Punjab, Lahore
- 6. All Commissioners in the Punjab
- 7. All Deputy Commissioners in the Punjab
- 8. All Heads of Attached Departments in the Punjab
- 9. The Registrar, Lahore High Court, Lahore
- 10. All District & Sessions Judges in the Punjab
- 11. The Secretary, Punjab Public Service Commission, Lahore
- 12. The Secretary, Punjab Provincial Assembly. Lahore
- 13. The Provincial Director, Local Fund Audit, Punjab, Lahore
- 14. The Chief Inspector of Treasuries & Accounts, Punjab, Lahore
- 15. The Chief Pilot, VIP Flight, Lahore

Subject:

# GRANT OF INCREASE IN PENSION TO CIVIL PENSIONERS OF THE GOVERNMENT OF THE PUNJAB

l am directed to state that Governor of the Punjab has been pleased to sanction 5% (five percent) increase in pension of retired government employees / civil pensioners upto 80 years of age, and 20% increase in pension of retired government employees / civil pensioners who are over 80 years of age on July 1<sup>st</sup>, 2023.

- 2. The 15% increase in pension as allowed vide Para 12(i) of this Department's circular letter No.FD-PC-2-1/2011, dated 11-07-2011, 7.5% increase in pension allowed as vide Para 1 of this Department's circular letter No.FD.SR.III-4-259/2015(A), dated 23-07-2015 and 15% increase in pension as allowed vide Para 1 of this Department's circular letter No.FD.SR.III-4-160/2021, dated 21-07-2022, shall be admissible to the new pensioners who would retire on or after 01.07.2023.
- 3. The 5% increase in pension as mentioned at Para-1 above will also be admissible to the pensioners who would retire on or after 01.07.2023.
- 4. For the purpose of admissibility of increase in pension sanctioned in this circular letter, the term "Net Pension" means "pension being drawn" minus "Medical Allowance".
- 5. The increase will also be admissible on family pension granted under the Pension-cum-Gratuity Scheme, 1954, Liberalized Pension Rules, 1977, on pension sanctioned under the Punjab Civil Services Pension Rules as well as on the Compassionate Allowance.
- 6. If the gross pension sanctioned by the Government of the Punjab is shared with any Government in accordance with the rules laid down in Part-IV of Appendix-III to the Accounts Code, Volume-I, the amount of the increase in pension will be apportioned between Government of Punjab and the other Government concerned on proportionate basis.



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- 7. The increase in pension sanctioned in this circular letter will not be admissible on Special Additional Pension allowed in lieu of pre-retirement Orderly Allowance.
- 8. The benefit of increase in pension sanctioned in this circular letter will also be admissible to those civil pensioners of the Punjab Government who are residing abroad (other than those residing in India and Bangladesh) who retired on or after 15.08.1947 and are not entitled to, or are not in receipt of pension increase under the British Government's Pension (Increase) Acts. The payment will be made at the applicable rate of exchange.

(KHALID MAHMOOD)

ADDL. FINANCE SECRETARY (REG)

## NO. & DATE EVEN:

A copy is forwarded for information and necessary action to:

- 1. The Accountant General Punjab, Lahore
- 2. All District Accounts Officers in the Punjab
- 3. Treasury Officer, Lahore

SECTION OFFICER (SR-III) 18 07 20

#### NO. & DATE EVEN:

A copy is forwarded for information and necessary action to:

- 1. Finance Secretary, Government of Pakistan, Finance Division, Islamabad
- 2. Finance Secretary, Government of Sindh, Karachi
- 3. Finance Secretary, Government of Khyber Pakhtunkhwa, Peshawar
- 4. Finance Secretary, Government of Baluchistan, Quetta
- 5. Finance Secretary, Azad Government of the State of Jaminu & Kashmir, Muzaffarabad
- 6. Finance Secretary, Government of Gilgit Baltistan, Gilgit
- 7. State Bank of Pakistan, Head Office, I.I. Cundrigar Road, Karachi
- 8. National Bank of Pakistan, Head Office, I.I. Chundrigar Road, Karachi
- Chief Managers, State Bank of Pakistan, Lahore, Faisalabad, Multan, Sialkot. Gujranwala, Bahawalpur, Rawalpindi and D.G. Khan.
- 10. Regional Chiefs, National Bank of Pakistan, Lahore, Rawalpindi, Multan, Sialkot, Faisalabad, Gujranwala, Bahawalpur, Jhelum, Gujrat, Sargodha and D.G. Khan
- 11. System Analyst, Government of the Punjab, Finance Department for uploading on Departmental Website.

SECTION OFFICER (SR-III





# GOVERNMENT OF SINDH FINANCE DPEARTMENT

Annex G 15

Karachi dated the 13th July, 2022

NO.FD(SR-III)3-230/2022

## OFFICE MEMORANDUM

SUBJECT:

GRANT OF INCREASE IN PENSION TO THE CIVIL PENSIONERS OF THE GOVERNMENT OF SINDH.

The Government of Sindh has been pleased to sanction an increase until further orders to all civil pensioners of the Sindh Government at the following rates:

- (a) @ 5% of pension to the existing civil pensioners who retired on or before 30.06.2022 with effect from 01.07.2022 and;
- (b) @ 63.5% of net pension to pensioners who will retire on or after 01.07.2022, ceasing all previous increases in pension i.e., 2011, 2015, 2016, 2017, 2018, 2019, 2020 and 2021 with effect from 01.07.2022.
- 2. The previous eight (8) increased in pension i.e. 15% of 2011, 10% of 2015, 10% of 2016, 15% of 2017, 10% of 2018, 15% of 2019, 10% of 2020 and 10% of 2021 shall cease to exist for pensioners who will retire on or after 01<sup>st</sup> July, 2022.
- 3. For the purpose of admissibility of increase in pension sanctioned in this Department's O.M. the term "Net Pension" means "Pension being drawn".
- 4. The increase will also be admissible on family pension granted under the Pension-cum-Gratuity Scheme, 1954, Liberalized Pension Rules, 1977, on pension sanctioned under the Central Civil Services (Extra Ordinary Pension) Rules as well as on the Compassionate Allowance under CSR-353.
- 5. If the gross pension sanctioned by the Sindh Government is shared with any Government in accordance with the rules laid down in Part-IV of Appendix III to the Accounts Code, Volume-I, the amount of the increase in pension will be apportioned between the Federal Government and the other Government concerned on proportionate basis.
- 6. The increase in pension sanctioned in this O.M. will not be admissible on Special Additional Pension allowed in lieu of pre-retirement orderly allowance.
- 7. The benefit of increase in pension sanctioned in this O.M. will also be admissible to those Civil Pensioners of the Sindh Government who are residing abroad (other than those residing in India and Bangladesh) who retired on or after 15.08.1947 and are not entitled to or are not in receipt of pension increase under the British Government's Pension (increase) Acts. The payment will be made at the applicable rate of exchange.

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SAJID JAMAL ABRO
Secretary to Government of Sindh
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Annex" 16



# GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING)

Peshawar, Dated the 14th July, 2022

## NOTIFICATION:

No.FDSO(SR-II)/2-4/2022/Pension. The Provincial Government has been pleased to sanction an increase @ 15% of net pension with effect from 1<sup>st</sup> July, 2022 and until further orders to all the Pensioners of the Government of Khyber Pakhtunkhwa.

- 2. This increase in pension @ 15% will also be admissible to those pensioners who will retire on or after 01.07.2022.
- 3. For the purpose of admissibility of increase in pension sanctioned through this letter the term "Net Pension" means "Pension being drawn" minus "Medical Allowance".
- 4. The increase will also be admissible on family pension granted under the Pension-Cum-Gratuity Scheme, 1954, Liberalized Pension Rules, 1977, on pension sanctioned under the Khyber Pakhtunkhwa Civil Servants Pension Rules as well as on the Compassionate Allowance under CSR-353.
- other Government in accordance with the rules laid down in part-iv of Appendix III to the Accounts Code, Volume-I, the amount of the increase in pension will be apportioned between the Government of Khyber Pakhtunkhwa and the other Government concerned on proportionate basis.
- 6. The increase in pension sanctioned through this circular will not be admissible on special additional pension allowed in lieu of pre-retirement orderly allowance.
- 7. The benefit of increase in pension sanctioned vide this circular will also be admissible to those Pensioners of Government of Khyber Pakhtunkhwa, who are residing abroad (other than those residing in India and Bangladesh) who retired on or after 15.08.1947 and are not entitled to, or are not in receipt of pension increase under the British Government's Pension (increase) Acts. The payment will be paid at the applicable rate of exchange.

Secretary to Govt: of Khyber Pakhtunkhwa, Finance Department

Endst: No.FD (SOSR-II)2-4/2022:

Dated 14.07.2022

Copy of the above is forwarded for information and necessary action to the

- 1. Secretaries to Government of Sindh, Punjab and Baluchistan, Finance Department.
- All Administrative Secretaries to Government of Khyber Pakhtunkhwa.
   Senior Member, Board of Revenue, Khyber Pakhtunkhwa.

ATTESTED:

P.T.O

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- 4. Principal Secretary to Governor, Khyber Pakhtunkhwa.
- 5. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 6. Secretary, Provincial Assembly, Khyber Pakhtunkhwa.
- 7. All Heads of Attached Departments in Khyber Pakhtunkhwa.
- 8. All Divisional Commissioners in Khyber Pakhtunkhwa.
- All Deputy Commissioners in Khyber Pakhtunkhwa.
- 10. Registrar, Peshawar High Court, Peshawar.
- 11. All the District & Session Judges in Khyber Pakhtunkhwa.
- 12. All Heads of Autonomous/Semi-Autonomous Bodies, Khyber Pakhtunkhwa.

(RUKHSANA JABEEN) DEPUTY SECRETARY (R-I)

#### Endst: No. & Date even

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Copy of the above is forwarded for information and necessary action to the: -

- 1. Accountant General, Khyber Pakhtunkhwa.
- 2. Director, Treasuries & Accounts, Khyber Pakhtunkhwa.
- 3. All the District Comptroller of Accounts in Khyber Pakhtunkhwa.
- 4. Director, Local Fund Audit, Khyber Pakhtunkhwa, Peshawar.
- 5. Director-FMIU, Finance Department with the request to upload the same on Finance Department's Website.
- 6. All the District Accounts Officer in Khyber Pakhtunkhwa/Merged Districts.
- 7. All Section Officers/Budget Officers in Finance Department, Khyber Pakhtunkhwa.
- 8. Manager, Government Printing Press, Peshawar.
- 9. PS to Minister Finance, Khyber Pakhtunkhwa.
- 10. PS to Secretary, Finance Department, Khyber Pakhtunkhwa.
- 11. PAs to Special Secretaries (Budget), (Admin & Reg), Finance Department, Khyber Pakhtunkhwa.
- 12. PAs to Additional Secretaries/Deputy Secretaries in Finance Department, Peshawar.

(ALLA-UD-DIN KHATTAK) SECTION OFFICER (R-II)



# GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT

Photoce Department, ClvII Secretariat, Peshawar

(f) Snance gkp.pk





No. FDSO(SR-II)/2-4/2022/Pension

Dated Peshawar the 21st July, 2022

To,

- The Accountant General, Khyber Pakhtunkhwa.
- The District Comptroller of Accounts, Government of Khyber Pakhtunkhwa.
- All the District Accounts Officers, Government of Khyber Pakhtunkhwa.

Subject: - CLARIFICATION REGARDING 15% INCREASE IN THE NET PENSION

Dear Sir.

I am directed to refer to the subject cited above. In continuation of this Department Notification No. FDSO(SR-II)/2-4/2022/Pension dated 14.07.2022 and in consonance with the Finance Division, Government of Pakistan Office Memorandum No. F. 4(1)-Reg.6/2022-486 dated 01.07.2022 and Finance Department, Government of Sindh Office Memorandum No. FD(SR-III)3-230/2022 dated 13.07.2022, the clarification regarding previously merged adhoc increases of 2011, 2015, 2016, 2017, 2018, 2019 and 2021 is as under: -

- (i) The aforementioned adhoc increases have been merged in basic pay. Hence the said increases will cease to exist or discontinued to all those employees retiring on or after 1st July 2022.
- (ii) All other clauses and conditions of the Notification ibid will remain the same as mentioned.

Yours faithfully,

(ALLA-UD-DIN KHATTAK) Section Officer (SR-II)

PENSION ROLL DATA SHEET & PENSION SEI

Date Ossue (27.02.2023) PPO Type (FRESH PPO Nguber (00049759-01

Pensioner ID: 00049759

Pension Register No:PEN-I/R-11/2022-23 Pensioner's Name: DR RIZWANULLAH KHAI

Faller, Husband name : AMANULLAH KHAN

Designation: DIRECTOR NIC No.; 1730180225611

Citade Seale : 19

Department.Min: DIRECTOR GENERAL HEALTH'S

Pensioner's Type: SELF

Pension Type: SUPERANNUATION

Date of Birth :20.12.1962 Date of appointment:01.07.2001 Date of retirement: 19.12.2022

Date of Death:

Date of commence (20.12.2022) Date of Restoration (19.12.2034)

Accounts office ID :PW

Accounts office Name (AG KP Peshawar Federal - Province (Khyber Pakhtunkhwn

Length of Qualifying Service (21 years,5 months,18 days

Old PPO Number:

No, and Date of sanction of pension / Letter No.

:NO.SOH(E-V)/5/5/2022

and the date of the other Audit and Accounts officer authourising

the Pension Gramity/Commutation

Permanent Address:

Note:

Age: 60 years
Last Drawn pay/Emoluments(Rs.):137670

Gross Pension(Rs.). 67458.30

. 1/4th Surrendered Portion (Rs.)

Commuted Portion (Rs.) : 23610.11
Net Pension (Rs.) : 43847.39

Net Family Pension (Rs.) : 0.00|
Amount of Commutation(Rs.) : 3505208.00

With Held Amount (Rs.) : 0.00 : 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00 | 10.00

Special Additional Pension (Rs.): 0.00 Commutation Percentage : 35.00

Commutation Table value : 12.3
Recovery on A/C of

Debitable to Govt :Khyber Pakhtunkhwa

Total Net Share

Federal: 0.00 Punjab: 0.00 Sindh: 0.00 NWFP: 0.00 Balochistan: 0.00 Military: 0.00

AJK: 0.00 Autonomous: 0.00

## He She is also emitted to the following increases

Ni No	Period -	Increase % or amount	Increase Amount	W.E.F.
1.	0.0 2022	15 00 %	6577,18	20.13.2022
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# PENSION SLIP

Month: February Year: 2023

#### Pension roll details

Warfe Type	Wage Type Text		Amount
1559	l'ayment .		146\$36,00
0100	Monthly Pension - Self		43848.00
0101	Pension Increases - Self		6577.00
1509	Medical Allow - Pensioner	İ	8770,00
1600	Med. All. 2015 Pensioner	ļ	2192,00
5901	Arrears of Pension	İ	85149 OH -
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			3.4
	Bank Details.	••	- 4

Bank Account Number: 0010001318310012
Bank Branch: Katchery Bazar Rampura Gate
Katchery Bazar Rampura Gate

Payment Mode :ALLIED BANK LIMITED

## Government of Khyber Pakhtunkhwa Accountant General Khyber Pakhtunkhwa, Peshawar Monthly Pension Statement (March-2023)



Personal information of pensioner DR RIZWANULLAH KHAN d/w/s of AMANULLAH KHAN

Personnel Number: 00049759

CNIC: 1730180225611

NTN:435163-6

Date of Birth: 20.12.1962

Served as DIRECTOR (BPS 19)

Retirement Date: 19.12.2022

	Pension Payment Details	Amount	Notes
0100 0101 1599 1600	Monthly Pension - Self Pension Increases - Self Medical Allow - Pensioner Med. All. 2015 Pensioner	43848.00 6577.00 8770.00 2192.00	
	Total pension transferred	61,387.00	

#### **Details of Pension Increases**

Sr No	Period	Increase % or smount	Increase Amount	W.E.F	Sr No	Period	Increase % or amount	Increase Amount	W.E.F
<b>Q</b> 1	JUL_2022	15.00 %	6577.18	20.12.2022			-		
									:
				_					•

Bank Details:

Account Number: 0010001318310012

Bank:

ALLIED BANK LIMITED Katchery Bazar Rampura Gate Katchery Bazar Rampura Gate Peshawar

Address:

Email: drrizwandghs@gmail.com

ATTESTED:

Document printed by SERVICES on 30.03.2023 at 17:32:52 hrs (version 2.1). This is a system generated document and does not require any signatures



#### Government of Khyber Pakhtunkhwa Accountant General Khyber Pakhtunkhwa, Peshawar Monthly Pension Statement (January-2024)



Personal information of pensioner USMAN IBRAHIM d/w/s of MOHAMMAD IBRAHIM

Personnet Number: 00048048 CNIC: 1730113827235 Date of Birth; 30,06,1962

Retirement Date: 29.06.2022

Served as SENIOR MEDICAL OFFICER (BPS 19)

Pension Payment Details		Amount	Notes		
0100 0101 1599 1600	Monthly Pension - Self Pension Increases - Self Medical Allow - Pensioner Med. All. 2015 Pensioner	42981.00 75341.00 8596.00 2149.00			
	Total pension transferred	129,067.00	·		

#### Details of Pension Increases

Sr Vo	Period	Increme % or amoust	Increase Amenial	WEF	Sr No	Period	Locresse % or emoved	Increase Amount	WEF
1	101_2011	1540 %	6147.17	30106.2022					
2	RAL 2015	10 00 %	1813'83	30.06 2022	1				
3	JUL_2016	10.00 %	5437.11	30.06.2022	1				•
4	JUL_2017	10.00 %	5980,A3	30.06.2022	1				
5	JUL_2018	10.00 %	6573.91	30.06.3022	ł		_	,	
26	JUL_3019	10:00 #	7236.80	30,05,2022	1				
77	JUL_2021	10,00 %	7960.48	30.06.2022	ł			•	
8	101-2022	15.00 %	13134.79	01,07,2022	1				
19	JUI_2023	17.50 %	17 <u>622,</u> 51	01,07,2023		-		•	
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Bank Details:

Account Number: 0766495411003424

Bank :

MCB BANK LIMITED LRH ROAD LRH ROAD PESHAWAR

Address:

Empil: ui079152@gmail.com

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Annex L(22)

The Chief Secretary, Govt of Khyber Pakhtunkhwa, Peshawar

Subject: Departmental Appeal

The applicant submits as follows:

- I was appointed as Medical Officer (BPS-17) in the Health Department, Govt of Khyber Pakhtunkhwa on contract basis on 25-11-1995. Later on my services were regularized under the Khyber Pakhtunkhwa Civil Servants (Amendment) Act (IX) of 2005 read with KP Civil Servant (Amendment) Act-III of 2013 with effect 01-07-2001.
- 2. I was retired on attaining the age of superannuation vide Notification dated 04-07-2022 as Director (BPS-19) with effect from 20-12-2022.
- 3. I was astonished to see my Pension Slip (P.P.O) of February, 2023 wherein my monthly pension was calculated to be Rs 43847.89/- only. On query, I was informed that in pursuance of the aforesaid clarification Notification/Office Order dated 21-07-2022 I have been held entitle only to 15% increase sanctioned by the Govt of Khyber Pakhtunkhwa, Finance Department vide Notification dated 14-07-2022 without adding the previous increases of the year 2011, 2015, 2016, 2017, 2018, 2019 and 2021 as has been given to all the civil pensioners who had retired before 01-07-2022.

It is, therefore, requested that I may kindly be treated at par with pensioners who have retired before 01-07-2022 by conferring ad hoc increases in the monthly pension for the years 2011, 2015, 2016, 2017, 2018, 2019, and 2021 along with arrears w.e.f 20-12-2022.

Applicant,

Dr Rizwanullah Khan

Ex-Director Litigation (BPS-19), DGHS,

Health Department, KP, Peshawar House No 4822/T-186-B, Mohallah

Kheshgee, Ghanta Ghar, Peshawar

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