# BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

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# Service Appeal No: 944/2024

Miss: Ghazala, PST GPS City School Mardan.....Appellant

## VERSUS

The Secretary E&SED Khyber Pakhtunkhwa & others......Respondents

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SAMINA ALTAF DIRECTOR

75 My

AUTHORIZED OFFICER ABDUS SAMAD DEPUTY DIRECTOR E&SE Department Khyber Pakhtunkhwa, Peshawar

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# BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

# Service Appeal No: 944/2024

Miss: Ghazala, PST GPS City School Mardan.....Appellant

# VERSUS

The Secretary E&SED Khyber Pakhtunkhwa & others......Respondents

# **JOINT PARAWISE COMMENTS ON BEHALF OF RESPONDENTS No: 1 to 3.**

Respectfully Sheweth:

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The Respondents 1 to 3 submit as under: -

Klyber Pakhtukhwa Service Leibunai Viary Nu. 16802 16-10-2

# PRELIMINARY OBJECTIONS.

- 1 *That* the Appellant has got no cause of action/locus standi.
- 2 That the appellant is not an aggrieved person within the meaning of Section-4 Khyber Pakhtunkhwa Service Tribunal Act 1974 read with Article-212 of the constitution of Islamic Republic of Pakistan 1973.
- 3 That the Appellant has not come to this Honorable Court with clean hands.
- 4 That the appeal in hand is based on mala fide intentions.
- 5 **That** the appellant has concealed material from the ambit of this Honorable Bench is the titled matter.
- 6 *That* the case is bad for mis-joinder and non-joinder of the nessacery parties to the appeal.
- 7 That the matter is barred by law of limitation Act 1908.
- 8 That the appellant has been treated as per law Rules & policy by the Department.
- **9** *That* the impugned Notification No. SO(Policy) E&AD/1-31/2020 dated 06-08-2020 of the Respondent No. 1 is within legal sphere.
- **10** *That* the Appellant is not entitled for the relief he has sought from this Honorable Bench through the instant case.

# $\left(2\right)$

# ON FACTS.

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- **1** That Para-1 pertains to the service record of the appellant against the PST in BPS-12 post in the Respondent Department.
- 2 That Para-2 is incorrect, hence denied, the appellant has referred the Rules already superseded by the amended Rules in Rule-7, Sub Rule-5 has been made 4nd issued vide Notification dated 06-08-2020 by the Provincial Government, however, the superseded service Rules are reproduced as under:

"if on an order of promotion or before promotion any civil servant declines in writing to accept promotion, such civil servant shall not be considered for such promotion for the next three years following the orders provided that if he declines to avail the benefit of promotion for 2<sup>nd</sup> time then he shall stand superseded permanently for such promotion",

However, the said Rules has been amended in terms of the aforementioned Notification SO(Policy) E&AD/1-31/2020 dated 06-08-2020 of the Respondent No. 1 which says that

"In exercise of powers conferred by Section-26 of KP Civil Servants Act, 1973, the CM KP is pleased to direct that in the KP APT Rules 1989, the following further amendment shall be made namely in Rule-7, Sub Rule-5 shall be deleted. (copy of the said Notification is Annex-A)

Therefore, in pursuance of the said Notification dated 06-08-2020 of the Respondent No. 1, the Respondent No. 2 dated 06-06-2023 has made it mandatory for the employees to avail promotion, or otherwise, disciplinary action shall be taken against them the relevant portion is hereby reproduced as under:

"Those officers/officials who do not comply with promotion order of the competent authority or try to evade promotion through different means shall be proceeded against under the KP Civil Servants E&D Rules, 2011." Copy of the letter dated 06-06-2023 is Annex-B).

- **3** That Para-3 is also incorrect in terms of the reply to Para-2 on the grounds that framing of service structure/Rules for the grant of promotion to the employees of the official Respondent is the exclusive jurisdiction of the authority concerned which cannot be challenged at any forum, therefore, the act of the Department with regard to noted amendments is in accordance to the law & Rules on the subject.
- 4 That Para-4 is correct to the extent of the amendment in Rule-7, Sub-Rule-5 of APT Rules 1989 vide Notification dated 06-08-2020 issued by the Respondent No. 1 & endorsed by the Respondent No. 2 vide letter dated 06-06-2023, whereby, availing promotion is mandatory & refusal by a Civil

Servant for promotion shall follow the Departmental proceedings/action under the relevant provision of E&D Rules, 2011 by the competent authority.

- **5** That Para-5 is incorrect as the act of the official Respondents with regard to the Notification dated 06-08-2020 & 06-06-2023 is based on natural justice for ensuring the merit & competency among the civil servant in their respective Departments throughout KP.
- 6 That para-6 is correct to the extent of letter dated 06-06-2023 as the Respondent No. 3 being a subordinate body is bound to follow & implement the amendments, rules, directives & instructions of the competent authority in its true letter & spirt.
- 7 That Para-7 is also correct regarding the meeting on dated 06-07-2023 in the office of the Respondent No. 2 regarding the scrutiny of the official concerned who have declined promotions for onward submission to the Respondent No. 1, (Minutes of the Meeting is Annex-C).
- 8 That para-8 is correct to the extent of the letter dated 23-08-2023 which was declined vide letter dated 07-09-2023 by the Respondent No. 1 (*attached as Annex-D & E*)
- **9** That Para-9 is correct that the letter dated 23-08-2023 was declined vide letter dated 07-09-2023.
- **10 That** Para-10 is incorrect as APTA is not a statutory body, hence, its resolution if any has no legal effect.
- 11 That Para-11 is also incorrect that the appellant is not an aggrieved person within the meaning of Section-4 Khyber Pakhtunkhwa Service Tribunal Act 1974 read with Article-212 of the constitution of Islamic Republic of Pakistan 1973, therefore, the appeal in hand is liable to be rejected on the following grounds inter alia: -

# ON GROUNDS.

- a) <u>Incorrect & not admitted</u>. The plea of the Appellant is without any cogent reason and legal justification as the impugned Notification dated 06-08-2026 & letter dated 06-06-2023 are legal.
- b) Incorrect & not admitted. The Appellant has been treated as per law, rules and service Rules & structure as mentioned above by the Respondent Department in titled appeal.
- c) Incorrect & not admitted. The plea of the appellant is illegal and liable to be rejected in view of the above made submission in foregoing paras of the present reply on behalf of the Respondents.

- d) <u>Incorrect & not admitted</u>. The act of the Respondents with regard to the afore stated amendments in Rule-7, Sub Rule-5 of APT Rules is within legal sphere & liable to be maintained.
- e) Incorrect & not admitted. The plea of the appellant is illegal & liable to be rejected.
- f) Incorrect & not admitted. No disparity has been committed by the Department in the tilted case nor has violated the mandatory provision of Article 38(e) of the constitutions of Islamic Republic of Pakistan 1973, Hence, the plea of the appellant is liable to be rejected. however, the Respondents also seek leave of this Honorable Bench to submit additional record, grounds and case Law at the time of arguments on the date fixed please.

Therefore, it is most humbly prayed that the appeal of the appellant may kindly be dismissed to in favor of the Respondents in the interest of justice.

Dated \_\_\_/ /2024.

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SAMINA ALTAF DIRECTOR

**WTHORIZED OPFICER** 

ABDUS SAMAD DEPUTY DIRECTOR E&SE Department Khyber Pakhtunkhwa, Peshawar 2k)

MASOOD AHMAD SECRETARY

**AUTHORIZED OFFICER FAIZ ALAM** ADDITIONAL SECRETARY (G) **E&SE** Department Khyber Pakhtunkhwa, Peshawar/1)

ZULFIQAR AKI SHAH TAB LISHMENT SECRETAR THROUGH AHMAD ZEB SPECIAL SECRETARY ESTABLISHMENT E&A Department Khyber Pakhtunkhwa, Peshawan 3

# BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

. . .

# Service Appeal No: 944/2024

Miss: Ghazala, PST GPS City School Mardan.....Appellant

## VERSUS

The Secretary E&SED Khyber Pakhtunkhwa & others......Respondents

# <u>AFFIDAVIT</u>

<u>I.</u> <u>Samina</u> <u>Altaf.</u> <u>Director</u> <u>E&SE</u> <u>Department</u> <u>Khyber</u> <u>Pakhtunkhwa</u>, do hereby solemnly affirm & declare on oath that the contents of the instant para wise Comments are true & correct to the best of my knowledge & belief. It is further stated on oath that in this appeal the answering Respondents have neither been placed Ex-Partee nor their defense has been struck off/cost.

> SAMINA ALTAF DIRECTOR

AUTHORIZED ØFFICER

ABDUS SAMAD DEPUTY DIRECTOR E&SE Department Khyber Pakhtunkhwa, Peshawar



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A. A.

#### GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT (REGULATION WING)

#### NOTIFICATION

#### Dated Peshawar the, 06/08/2020

In exercise of the powers conferred by section 26 of the Pakhtunkhwa Civil Servants Act, 1973(Khyber Pakhtunkhwa Act No XVIII) the chief Minister of Khyber Pakhtunkhwa is pleased to direct that in the Khyber Pakhtunkhwa Civil Servants (Appointment Promotion and Transfer) Rules 1989, the following further amendment shall be made, namely:

#### AMENDMENT

In rule 7, sub-ruler (5) shall be deleted:

#### CHIEF SECRETARY GOVERNMENT OF THE KHYBER PAKHTUNKHWA

#### .

(ANDS): & EVEN DATE

#### Copy is forwarded to :-

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- 1. Additional Chief Secretary, Govt of Khyber Pakhtunkhwa. Planning & Development Department)
- 2. The Senior Member Board of Revenue, Khyber Pakhtunkhwa.
- 3. All Administrative Secretaries to Govt of Khyber Pakhtunkhwa.
- 4. The Principal Secretary to Governor, Khyber Pakhtunkhwa.
- 5. The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 6. All Divisional Commissioners in Khyber Päkhtunkhwa.
- 7. All Heads of Attached Departments in Khyber Pakhtunkhwa.
- 8. All Autonomous/Semi Autonomous Bodies in Khyber Pakhtunkhwa.
- 9. All Deputy Commissioners in Khyber Pakhtunkhwa.
- 10. The Registrar, Peshawar High Court, Peshawar.
- 11. The Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar
- 12. The Secretary, Khyber Pakhtunkhwa Public Service Commission, Peshawar.
- 13. The Deputy Director (IT), E&A Department.
- 14. All Section Officers in Establishment & Administration, Department.
- 15. The Section Officer ( Admin), Administration Department with the request to arrange 20 gazette copies.
- 16. The Caretaker, Administration Department.

#### (WARDAH LATIF) DEPUTY SECRETARY (POLICY)

Attested

## **UDVERNMENT OF ROYDER PARTTUNKINYA** ESTABLISHNERNT DEPARTMENT Na. 50(1'alicy)! & A12/1-3/2020 Dated Valinwar flis June 06, 2023

The Oovernment of Kligher Pakhtankhwa, Hemenlary & Secondary Pilacolan Depailment. i,

Subject: •

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### GUIDANCE HEGARDING HULFTION OF HULF 7(5) RUYDER PARTITUNICINA GIVIL HEILVANTH IAPPOI PROMOTION AND TRANSPORT BULES, 1282 тив IN. INTAILINL

1 nm directed to refer to your letter No. SO(Primary-M)M288000-2/Appolniment/2023 dated 18.04.2023 un the subject noted above and to state that Sub-Itule Dear Str. (5) of Rule-7 of Khyber Pakhtuakland Civit Servanis (Appointment, Promotion and Transfer) Rules. 1989 mands deleted vide this department notification dated 06.08.2020; thus, no provisión exists lo decline or forgo promotion.

The basic rollengic behind the delation of the ibid role is eland of preventing a civil servant front temptation for tilleit gain by sticking to a single lucrative post/position or to prevent those who tend to force promotion to evode posting/transfer or show lock of espacity to tackle higher responsibilities in case of promotion. Therefore, it is obligatory upon every civil servant to accept promotion in every condition.

Funkemare, those afficers/officials who do not comply with promotion artise of the competent authority or try to evada plumnilon through different means shall be proceeded against under Kliyber Pakhunkliwn Civil Servants (Efficiency & Disciplina) Rules,

2011, please.

Yours fallhfully, 4 d Khan) hma նհ Mccf (Polley)

Meer (hollay)

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Rodst, Of even No & date Copy forwarded to the

PS to Special Scenetury (Reg); Establishment Communit. PA to Additional Scenetury (Reg-11), Establishment Department. PS to Daputy Scereisry (Polley), Establishment Department. 2.

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WP4447-2023 AZIZIJLLAH VS GOVT CF PG43

Attested

MINUTES OF THE MEETING REGARDING APPLICATION SUBMITTED BY MR. AZIZ ULLAH PROVINCIAL PRESIDENT ALL PRIMARY TEACHERS ASSOCIATION KHYBER PAKHTUNKHWA REGARDING OF DELETION OF RULE 7(5) IN THE CIVIL SERVANT (APPOINTMENT, PROMOTION & TRANSFER RULES 1989).

A meeting regarding the subject matter was held on 06.07-2023 at 11:00 Att under the Chairmonship of Additional Secretary Establishment in his office. The following attended the meeting.

5#	NAME	DESIGNATION
۰ . 	Mr. Fozdi Wohld	Deputy Director Establishment of Directorate Elementary & Secondary Education Department
2	Mr. Azlz Ullon	Provincial President All Primary Teachers Association Khyber Pakhlunkhwa
3	Mr. Rolagol Viloh	General Secretary AFTA Peshawar
4	Muhammad ishaq	Section Olilcer (Filmory) ESSE Department Civil Secretarial Khyber Pakhlunkhwa Péshawar

2. The meeting started with recitation from the Holy Quran. The chair welcomed the participants. The Deputy Director (Establishment) of Directorate of Elementary & Secondary Education bileted the forum regarding agenda item in detail.

3. After threadbare discussion it was decided that Directorate of Elementary 2 Secondary Education, Department may examine the case property and submit a self-contained/consolidated case for onward submission to Establishment Department for further necessary action.

The meeting ended with a vale of thanks from the Chair.

(Mt. Fozal Wahld) Deputy Director-1 E&SE Department

(Mr. Rologal Ullah) General Secretary APTA Peshawar

Atested

r Aziz Ullah) Provincial President Primary Teachers Association Khyber Pokhlunkhwo

(Muhahimati Lihita) Section Officer (Primary-Mole) E&SE Deportment

(Abduilah) Addillanal Secretary (Establishmeni) E&SE Department

WP4442-2023 AZIZULLAH VS GOVT CF PG43

MINUTES OF THE MEETING REGARDING APPLICATION SUBMITTED BY MR AZIZ ULLAH PROVINCIAL PRESIDENT ALL PRIMARY TEACHERS ASSOCIATION KHYBER PAKHTUNKHWA REGARDING OF DELETION OF RULE 7(5). IN THE CIVIL SERVANT (APPOINTMENT, PROMOTION & TRANSFER RULES 1989).

A meeting regarding the subject matter was held on 06-07-2023 at 11:00 AM under the Chairmanship of Additional Secretary Establishment in his office. The following attended the meeting

SII NAME	DESIGNATION
1 Mr. Fazal Wahid	Deputy Director Establishment of Directorate Elementary & Secondary Education Department
2. Mr. Aziz Ullah	Provincial President All Primary Teachers Association: Khyber Pakhtunkhwa
3. Mr. Rafaqat Ullah	Genéral Secretary APTA Peshawar
4. Muhammad Ishaq	Section Officer (Primary) E&SE Department Civil Secretarial Khyber Pakhtunkhwa Peshawar

2. The meeting started with recitation from The Holy Quran. The chair welcomed the participants. The Deputy Director (Establishment) of Directorate of Elementary & Secondary Education briefed the forum regarding agenda item in detail.

3. After threadbare discussion it was decided that Directorate of Elementary & Secondary Education Department may examine the case properly and submit & self-contained/consolidated case for onward submission to Establishment Department for further necessary action.

The meeting ended with a vote of thanks from the Cheir:

(Mr. Fazal Wahld) Deputy Director-1 E&SE Department

Provincial President All Primary Teachers Associatión Khyber Pakhtunkhwa

(Mr. Rafaqat Ullah) General Secretary APTA Peshawar

(Muhammad Ishaq) Section Officer (Primary-Male) E&SE Department

Attested

The case is sulmitted for persual and necessary actions please. Departmental Promotion Qummittee. . to gauge with the notion of notion refused within a conduction of the meeting of Teochers below BPS. 16 may be exempled of Implications of the amendment in the rules this 7(5) have offected negotively a huge muniters of Female Teachers. Thus it is proposed that . In view of the above, this affice is of constitueed opinion that this deletion of Rules heen asked for submission of consolidated ense. Chairmanship of Hone Audilianal Secretary Establishment at his affice this affice has That, in the light of the minutes of meeting dated 6-07-2023 lield under the (Lelmary-A) E&SED12-21/Appleminion12023 dated 12-06-2022. The same was received by this office from your good affice, vide tener No.SIT כואון צפירימתו ום מכנסטו הנמשמנומה שמלבר כעררץ כמחלווומה. ιγαι ιγοις σχητι να διολιζική το ασειμέ οι τοιδο διαματιου. Η τε ολίβριστη υροη ενειγ hing) wide letter No.SO (Polley) E&AD/L\_1/2020 doted 6-06-2022 cotegorleally stored Tiqt. the Government of Klyber Poblitunkhwa Establishment Deportment (Regulation No.50 (Primary-h0 E&SED/1-2/Appaintment/2023 for neversory guidance. Their your Roal office, forwarded the same to the quorier concerned vide letter nonoword . (וו) זו זו זו נוגנטטענואר פא ווום בנאון צפטעטו וט בנוווטי שכבטו טר וווגט עטאט ווום טולבי טא Now it is obligatory upon the civil servon to accept Promotion in every condition. ω "5202-20-90 Palop L869"PN τοιτε τητε εβίας sough βημαστές γέσω γομε 8000 οΩτές μι της γαμονική ματα νίας νότας τουτές 10202-80-90 Polop 0202/E-1/(2Y2) 11-805 00 001 00100 0010 deleted Rula 7(5), in the Civil Servants (Appointment, promotion & Transfer Rules 1989) That Covernment of Klyber Pekhinnkhwa Establikhment Department (Rognitotion Wing) present brief littory about the background of the case os under: a have even of the Meeting/PST/2023 deted 10-07-2023 on the subject cited obove and to Alice Minutes of the second to the second I am directed in rojer to the letter No.50(Primary-ADEdSED/S-11 , Door Sir, <u> VIIAUTES OF THE AIRENDA</u> - :100fqnS Klyber Pokhunkhwa Perliawar. ligmentary & Sceening Victorian Department Πια Section ΟΩιεες (βείπου-Μαίο). ٩L Ranil: establilmeraturalel@ganil.com ++ESEL6-160 :>uund וציאסי שאצצדואטרבווברטן כמובו -2-1-2 pono 54 Kliyber Pakhtinkhwa, Peshawar

נומשיומה ה צירטאות האות בלונכחווסה בופותים בופותים בו האטני בלונכהווסה עזגתוועון בוניקסי (בזוסף עו-ון) ערידי עיזגרוועון בוניקסי (בזוסף עו-ון) E100

κιτείανι Βίνετην (Ελαδή-1) Βίεινεπίση & Soconday Είμεσίου Αττέσαι Βίνετην (Ελαδή-1)

WP4442-2023 PZIZULLAH VS GOVT CF PG43

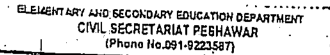
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Ho. SCIPrimary-M)EESED/2-2/Appointment-Rule /2023 Peshawar Dated 23rd August, 2023

The Becretary to Gort, of Khyber Pakhlunkhwa, Estebashment & Administration Department. Peshavar

#### SUBJECT: - GUIDANCE REGARDING DELETION OF RULE 7(5) IN THE CIVIL SERVANT RULES TRANSFER (APPOINTMENT, PRPMOTION - B. <u>1989)</u>

Creat Sir.

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I am directed to refer to your letter No. SO(Policy)/ EBAD/ 1-3/2020 dated 167 June 2023 and to state that after deletion of rule 7(5) Khyber Pakhtunkhwa Civil Servant (Applontment, Promotion & Transfer Rules 1989) It has been intimated that those officers/ officials who do not comply with promotion order of the competent authority or by to evade promotion through different means shall be proceed under Khyber Patrounkinva Civil Servant (Effidency & Discipline) Rules, 2011.

In this connection it is submitted that in some cases lady teacher of primary 2 level who avail such promotions have to face serious inconvience while they have to perform duties in the remotest station with no residential or transport facility. Most of them are married with kids and elder father of mother-in-law who heed care. In such rases, there are negative effects on service delivery.

In view of the above, the said amendment may be reconsidered to the

- entent of sign teacher in primary schools.

(MUHAMMAD IS) SECTION OFFICER TPRIMARY MALE)

Copy forvrarded to the:

1. Director EBSE Khyber Pakhtunkhwa.

2. PS to Secretary, EBSE Department Knyber Pakhtunkhwa.

SECTION OFFICER

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442-2023 AZIZULLAH VS GOVT CF PG43

Attested



GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT No. SO(Policy)E&AD/1-3/2020 Dated Peshawar the September 07, 2023

(fifteer (Policy)

Section

The Secretary to Government of Khyber Pakhtunkhwa, Elementary & Secondary Education Department.

# GUIDANCE: REGARDING DELETION OF RULE 7(5) IN THE KHYBER PAKHTUNKHWA CIVIL SERVANTS (APPOINTMEN Subject: -PROMOTION AND TRANSFER) RULES, 1989.

am directed to refer to your letter No. SO(Primary-M)/E&SED/2-Dear Sir, 2/Appniniment-Rule/2023 dated 23.08.2023 on the subject noted above and to state that necessary guidance has already been tendered to your good office vide this department letter of even No. dated 06.06.2023 (copy enclosed). Yours faithfully,

# Endst. Of even No & date

Copy forwarded to the:-

- 1. PS to Special Secretary (Reg). Establishment Department. 2. PA to Additional Secretary (Reg-II). Establishment Department.
- PS-to Deputy Secretary (Policy), Establishment Department.



# DIRECTORATE ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA, PESHAWAR.

## **AUTHORITY LETTER**

I, Samina Altaf, Director (E&SE) Khyber Pakhtunkhwa Peshawar do hereby authorized Mr. Muhammad Rizwan, Assistant Director (Litigation-II) of this Directorate for submission of Joint Parawise Comments in Service Appeal No. 944/2024 case titled Miss: Ghazala, PST Mardan Vs Government of Khyber Pakhtunkhwa & others, hence, an authority letter is hereby issued in favor of the above-named officer.

> SAMINA ALTAF DIRECTOR

hr AUTHORIZED OFFICER

ABDUS SAMAD DEPUTY DIRECTOR E&SE Department Khyber Pakhtunkhwa, Peshawar



## DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION DEPARTMENT KHYBER PAKHTUNKHWA PESHAWAR

#### NOTIFICATION

I. Samina Altaf, Director Elementary & Secondary Education Department Unyber Poshawar do hereby authorize. Mr. Abdus Sammad. Deputy Director (Legal) Directorate of Elementary & Secondary Education to sign parawise comments, replies, implementation report, objection petitions, civil miscellaneous application etc on my behalf for onward submission before the courts of law/tribunals as the case may be, with immediate officet in the interest of public service.

> DIRECTOR Elementary& Secondary Education Khyber Pakhtunkhwa Peshawar

Endst. No. <u>91,33-413</u>/F.No. AD(Lit-II)/E&SED/Office Correspondence/Vol-II/2024 Dated Peshawar the 26/07/2024.

Copy of the above is forwarded for information & n/action to the:

- 1. Chief Secretary Khyber Pakhtunkinwa.
- 2. Advocate General Khyber Pakhtunkhwa,
- 3. Secretary Law Department Khyber Pakhtunkhwa.
- 4. Learned Registrar High Court Peshawar (with one each spare copy for the Honorable Judges).
- Learned Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar (with one each spare copy for the Honorable Chairman/Members).
- 6. All Section Officers E&SE Department Khyber Pakhtunkhwa, Peshawar,
- 7. All District Education Officer (Male/Female) Khyber Pakhtunkhwa,
- 8. PS to Secretary E&SE Department Khyber Pakhtunkhwa, Peshawar,
- 9. PA to Additional Secretary (General) E&SE Khyber Pakhtunkhwa, Peshawar,
- 10. PA to Director E&SE Department Khyber Pakhtunkhwa, Peshawar,
- 1.1. Muster File.

DIRECTOR

Elementary& Secondary Education Klyber Pakhtunkliwa Peshawar

