# BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1280/2024

Mudassir Shah

Vs

Govt of Khyber Pakhtunkhwa& others

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Respondent

DISTRICT EDUCATION OFFICER

(MALE) CHARSADDA



### BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1280/2024

Mudassir Shah

 $V_{S}$ 

Govt of Khyber Pakhtunkhwa& others

#### Written comments on behalf of Respondents

**Preliminary Objections:** 

Respectfully Sheweth:

Khyber Pakhtukhwa Service Tribunal Diary No. 17-532

Duted 61-11-24

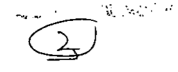
- A. That the Appellant has no locus standi and cause of action.
- B. That the present Appeal is wrong, baseless and not maintainable, it shows no cause to be taken for adjudication, therefore, the Appeal is liable to be rejected/dismissed.
- C. That the Appeal is unjustifiable, baseless, false, frivolous and vexatious. Hence the same is liable to be dismissed with the order of special compensatory costs in favour of Respondents.
- D. That no legal right of the appellant has been violated, therefore, the appellant has no right to file the instant appeal.
- E. That the Appellant is completely estopped/precluded by his own conduct to file this Appeal.
- G. That the Appellant has not come to this Hon' able Tribunal with dean hands. The Appeal also suffers from misstatements and concealment of facts and as such the Appellant is not entitled to equitable relief.
- H. That the Appellant has no right to file the instant Appeal and the Hon' able Services Tribunal has got no jurisdiction to adjudicate upon and the Appeal is liable to be dismissed.
- I. That the instant appeal is barred by law and limitation.

### $(\Sigma)$

#### PARA WISE REPLY ON FACTS:

- 1. That the Para is subject to cogent evidence.
- 2. That though initially the appellant was appointed on 31/05/2014, but the appointment order of the appellant and his colleagues was amended and in this regard a corrigendum was issued. The amended order directed the appellant and many of his colleagues to take their charge from 01/09/2014, because of long summer vacations to save the public exchequer. (Copy of corrigendum order is attached as annexure A)
- 3. That the appellant had been directed in the amended appointment order to take charge of his duties from 01/09/2014, therefore, his service too was regularized from 01/09/2014 and amendment in appointment order is absolutely according to the conditions at serial No 9 in advertisement. That perusal of the appointment order, condition at serial No. 9 clearly shows that the appellant should take charge of his duties after the production of medical/health certificate, meaning thereby, that no one could take charge before producing his health certificate. The appellant health certificate shows, that it was issued on 02/06/2014, then how it is possible that the appellant took charge on 31/05/2014. Moreover the judgment dated 06/11/2023 passed in service appeal No. 7597/2021 is sub silentio on the point of submitting Health and age certificate on 02.6.2014 and, therefore, the instant issue is not similar to that already decided by this Honorable Tribunal. (Copy of health certificate is attached as annexure B)
- 4. That the answering respondent issued a corrigendum order which directed not only the appellant but also all the appointees of the said appointment order i-e total 144 primary school teachers the only cause against that very corrigendum was to save the huge amount of salaries because of three months of long summer vacations. The only purpose of corrigendum was to save the public exchequer of a huge amount of nearly 144 primary teachers' in shape of salary which amounts nearly to RS. 35 Million to 36 Million. Moreover the judgment dated 06/11/2023 passed in service appeal No. 7597/2021 is sub silentio on the point of submitting Health and age certificate on 02.6.2014 and, therefore, the instant issue is not similar to that already decided by this Honorable Tribunal.
- 5. Pertains to record. It is worth mentioning that the pay slip of the appellant shows that the appellant enter into service on dated 01/9/2014. (Copy of Pay slip is attached as annexure C)
- 6. That the appointment order of the appellant had been amended due to long three months summer vacations which usually start from 1<sup>st</sup> June and terminates on 31<sup>st</sup> august therefore, had been directed to take charge after summer vacations i.e on dated 01/09/2014, hence in the perspective of amended appointment order is not entitled for any kind of relief. It is a famous maxim and judgments of the I-Ion 'able superior courts that when there is no duty there is no pay. Appellant regularized from 01/9/2014 hence not entitled for any kind of benefits from 31/05/2024.

#### **GROUNDS**



- A. That the answering Respondents acted in accordance with law, because the appellant medical certificate shows that it was issued on 02/06/2014, therefore, how can the appellant took charge on 31/05/2014, therefore, the sole ground is enough for dismissal of appeal.
- B. That the Para as stated is incorrect, the answering Respondents are law observing officials and always respected the law and rules.
- C. That Para as stated is incorrect because the term and condition No.9 of the appointment order fulfilled on 02/06/2014, then how the appellant can take charge of his duties on the same day, further the appellant has served less than 180 days on 1<sup>st</sup> December 2014, therefore, is not entitled for annual increment.
- D. Incorrect, the appellant is not entitled for the increments and other benefits, because of the amended appointment order.
- E. That the Para as stated is irrelevant to the present circumstances of the appeal hence, can't be replied, however, as the amended appointment order and the appellant medical certificate clearly indicates that the appellant has not taken over charge on 31/05/2014, hence, is not entitled for any kind of benefits.
- F.G. That the Para has already been replied in the above paras on facts.
  - H. That the Answering Respondents seek permission of this Hon 'able Tribunal to submit other grounds at the time of heaving of the instant appeal.

1. (Samina Altaf) DIRECTOR

AUTHORIZED OFFICER
ABDUS SAMAD
DEPUTY DIRECTOR

E&SE Department Khyber Pakhtunkhwa Peshawar.

(Muhammad Sheraz)

2. THE DEO (MALE) Charsadda

y IWA SERVIC

# BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1280/2024

Mudassir Shah

Vs

Govt of Khyber Pakhtunkhwa& others

#### AFIDAVIT

I Mr. Muhammad Sheraz DEO (M) Charsadda do hereby solemnly affirms that the information provided by the DEO (M) and the contents of the Parawise comments submitted by respondents are true and correct and nothing has been concealed intentionally from this Hon' able tribunal. Further stated on oath the answering respondent have neither been placed an ex-parte nor have struck of/cost.

Deponent

(Muhammad Sheraz)

DISTRICT EDUCATION OFFICER

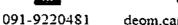
(MALE) CHARSADDA

4/A



# OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) CHARSADDA













#### **AUTHORITY LETTER**

I. Muhammad Sheraz District Education Officer (Male) Charsadda do hereby authorized Mr. Wisal Muhammad Khan Legal Representative on behalf of District Education Officer (Male) Charsadda, to deal with the issues regarding litigation, represent, submit Comments/Reply of the Service Appeals and attend the KPK Honorable Service Tribunal Peshawar.

(Muhammad Sheraz) | DISTRICT EDUCATIN OFRICER

MALE CHARSADDA



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

#### **NOTIFICATION**

I. Samina Altaf. Director Elementary & Secondary Education Department Khyber Peshawar 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 effect in the interest of public service.

#### DIRECTOR

Elementary& Secondary Education Khyber Pakhtunkhwa Peshawar

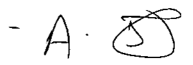
Endst. No. 2633-4/3 /F.No. AD(Lit-II)/E&SED/Office Correspondence/Vol-II/2024 Dated Peshawar the 26/07/2024.

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

- 1. Chief Secretary Khyber Pakhtunkhwa,
- 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 Pakhtunklawa 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 Pakhtinkhwa, Peshawar.
- 11. Master File.

Elementary& Secondary Education
Klyber Pakhtunkhwa Peshawar

WILLEAGU





## To be substituted with No and Date Appointment Order PST Ad hoc Basis

#### OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) CHARSADDA

### **APPOINTMENT**

Consequent upon recommendation of the District Selection Committee, appointment of the following candidates are hereby ordered against the post of PST School based/UC based in BPS-12 (Rs: 7000-500-22000) @Rs: 7000/= fixed plus usual allowances as admissible under the rules on ad hoc basis on Contract under the existing policy of the Provincial Government, in Teaching Cadre on the terms and condition given below with effect from 01-09-2014.

#### PST BPS-12

, Carrente

S.#	Name .	School Name		<del> </del>
. ,	MUHAMMAD KILALID		<i>U/C</i>	Score
2	17102-6537002-5 MARJAN ALI	GPS Station Killi	Abazai	132.89
-4	17101-9766071-5	GPS Sheikh Killi	Agra	121.21
3/	MIAN ADIL SHAH 17101-6844013-5	GPS Agra Balu	Agra	116.33
4,/	MUHAMMAD AMIN 17101-9188159-3	GPS Agra Balu	Agra	
5,	TTLAWAT SHAII 17101-0113694-5	GPS Mandizai	Battagram	114.58
6/	MUHAMMAD SHOAIB 17102-0315588-7	GPS Ashra	<del> </del>	133.59
7	SHAH ANWAR 17101-0399895-3	GPS Marozai	Battagram	129.66
8	MUHAMMAD ASIM 17101-7492491-7	GPS Mathra New	Battagram	124.24
9	SHAH KHALID		Battagram	121.45
10	17301-4432180-5 NASIR KHAN	GPS Mathro Qadeem	Battagram	119.30
	17101-0307693-1 MUHAMMAD ISHTIAQ	GPSKhisro Khan Killi	Behlola	135.48
	17101-3765891-7 YASEEN KHAN	GPS Mian Shakh No.6	Behlola	132.34
7	17101-2716399-9	GPS Salar Killi	Behiola	132.18
	NIZAM ULIAH 17101-6378689-5	GPS Islam Abad Dargai	Dargai	<del></del>
14	MUHAMMAD ALI 17101-0300786-9	GPS Nahaqi-1	Daulot Pura	. 135.83
15/	IKRAM UL HAQ 17101-6170115-7	GPS Ambadher-1	<del></del>	118.45
16,	ASIF ULLAI; 17101-0826588-1	GPS Daulat Pura	Daulat Pura	116.29
17/	UMAR GUL 17101-6375764-1	GPS Aziz Abad-2	Daulat Pura	114.31
18	ABDURAHMAN 17101-0342715-1		Dheri Zardad	121.66
19/	DAWOOD MASOOD 17101-0328797-7	GPS Jan Abad	Dheri Zardad	114-33
20,	ZAFARALI	GPS Kalyas	Dheri Zardad	104.56
21.	17101-0260821-7 MUHAMMAD GULZAR	GPS Dosehra-3	Dozekra	216.17
 (_22	SIKANDAR SHAU	GPS Haryana-2	Dozehra	111.12
<u> </u>	17101-2156902-9	GPS Check Nissatta	Dozehra	118.55
/23	JAWAD MUHAMMAD 17101-1671324-1	GPS Shah Dhand	Dosehra	

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# To be substituted with No and Date Appointment Order PST Ad hoc Basis

1	AMROOZ KIIAN	1	ı	
54	17102-2651249-1	GPS Landi Roud	Koz Behrum Dheri	172.07
35	MAJID KIIAN 17102-7714899-5	GPS Arat Killi	Kuz Behrum Dheri	119.64
86	MUKJITAR ULLAH 17102-1163877-1	GPS Islamabad Deobardi	Koz Behram Dheri	119.82
57	NAZIR AHMAD 17102-6036836-7	GPS Mardhand No.1	Koz Behram Dheri	112-46
55	1175AL AIIAIAD 17103-0348097-5	GPS M. Rustom Khal	AS.AS Khal	131.51
59	ABDUS SAIAM 17301-3407039-1	GPS Mutta Mughal Khel	M.M Khel	124.18
60	SAEED KIIAN 17101-7276529-8	GPS Matta Mughal Khel	M.M Khel	114.32
6,	WISAL AIINIAD 17101-4418397-3	GPS Hassan Gul Kor	Mint Khal	106.07
62	RAILAN SIIID KIIAN 17101-9461238-9	GPS Krapa Muhammud Khan	M.M Khel	105.96
63	SYED ZIAUDDIN BADSIIAII 17101-0275214-9	GPS Daryab Kor	MM Khel	104.98
64	VASIR KIIAN 17102-2872837-3	GPS Mandani	Mandani	11251
65	MUILAMALAD TAYYEB 17102-7302181-1	GPS Tangl No.1	AG Tangi	133-24
66	NUILANIALD ISMAIL SHAJIID 17102-0407188-7	GPS Tangl No.3	MCTangi	193.96
67	MUHAMMAD DAWOOD KHAN 17102-7433487-7	GPS Tangl No.1	MCTangi	118.34
68	KIIALIL UIJAII 17101-0401414-5	GPS Utmanzai-3	MC Ulntanzai	124.07
69	ROOM UL AMIN 17101-0365780-5	CPC Date Change and I had		113-31
70	FARHAD ALI 17101-3658119-9	GPS Katigon	MC Ulmanzai	108.25
71	MUILAMMAD YAR 17101-0310807-3	GPS Charsadda-3	MC-s Charsadda	136.01
73 .	MUILAMMAD ADIL JAN 17101-9006856-S	GPS Bosa Khel-2	MC-s Charsadda	104.19
73	MOAZANI JAN 17101-8006111-9	GPS Qazi Khel-2	MC-1 Charsadda	122.53
74	BAKIFT MUNIR 17101-0397973-1	GPS Sadiq Abad	MC-s Shabqadar	186.67
75	IRFAN ULIAII 17301-4722563-9	GPS Rahmatullah Khan Kor	MC-1 Shabqadar	1184
76	MAJID SHAII 17101-8067215-1	GPS Rahmatullah Khan Kor	MC-1 Shabqadar	109.49
77	INANI UL IIASSAN 17101-1254810-1	GPS Tambulak	NIC-2 Chursadda	121.71
78	MUHAMMAD ZEESHAN 17101-9729175-5	GPS Khat Killi	MC-2 Charsadda	115.17
79 ·	RASOOL SIIAII 17101-4723173-3	GPS Prang-1	MC-s Charsadda	114.8
80	ASFANDN'AR 17101-3975974-3	GPS Prang-3	MC-2 Charsadda	109.01
81	ZAFAR KILAN 17101-7165544-7	GPS Skabgadar Fort-a	MC-2 Shabqadar	99.7
	DILANYAR SHAH 17101-4419772-5	GNII'S Vabra	MC-3 Chd	114.04
	TARIQ JAN 17101-1402078-9	GPS Ąttakl-g	NIC-3 Shabqadar	96.94
	IIISAN ALI	<del></del> _	<del></del>	



### To be substituted with No and Date. Appointment Order PST Ad hoc Basis

					٠.,٠
	85	ADNAN IIUSSAIN 17301-0949488-7	GPS Gonda	MC-3 Shabqadar	122.0
	80	NIOIIIII ULLAII 17101-0108796-9	GPS Attaki-2	MC-3 Shabqadar	100.96
•	87	SAYYED NIASOOD AJIMAD /	GPS Attaki-2	MC-3 Shabqadar	100.85
	ММ	NIAZ ALI 17100-1124000 3		811° y Shabqadar	\$1000,00 <del>-</del>
	89	USMAN ALI 17101-5122374-1	GPS Asmat Abad	MC4 Charsadda	116.6
	90	HISAN ULLAH ALIAS ASAD 17101-0308575-3	GPS Omar Abad	81C+4 Charmadda	115.34
	16	NUSRATALI 17101-0253339-3	GPS IslamAbad-2	MC-4 Charsadda	101.79
	92	WAJID ULLATI 17101-0413010-5	GPS Fagir Abad	Mera Prany	143.47
	93	FAZAI, ANIIN 17101-0958822-3	GPS Sheikh Munaf killi	Alera Umorzal	125.38
	94	NIUILANINIAD INIKAN 17101-9521339-3	GPS Ewaz Killi	Mera Umarzai	124.57
	95	ALABIZEB KILAN 17101-3836322-3	GPS Namab Khan Koro	Mera Umarzol	117.94
•	96	ASIF SHAII 17101-8062079-9	GPS Shalmano Killi	Afera Umorzal	116.10
	97	SHAHIDALI 17102-9561338-5	GPS Dildar Gorld	Mirsa Dher	120.40
	98	ISITIAQ AIIAIAD 17102-5847695-7	· ČPS Mian Sahib Garhi	Mirza Dher	113.93
	99	YASIR KILAN 17101-0203548-\$	GPS Inam Killi	Muhammad Nari	125.6
	100	QAISAR ALI 17101-7317747-3	GPS Muhammad Nari	Muhammad Nari	118.45
	101	SII/JIID KII/AN 21407-5793986-5	GPS Shah Aftal Abud	Muhammad Nari	118.25
ĺ	102	WAJID ULLAII 17101-0357508-5	GPS Ghandail Khan Kor	Nissatta	132.78
Ì	103	SHEHER GILAYAS KILAN 17101-7071293-3	GPS Purao-i	Nissatta .	130.3
	104	NIANAT ULLAJI 17101-2435986-3	CPS Mion Isa	Panjpao .	141.53
	105	ROKIIAN ALI 17101-9080500-9	* GPS Dalazak	Panjpao	193.66
ľ	201	ZUDAIR KILAN 17103-0342333-9	GPS Shahbaz Khan Kor	Parýpaa	125.45
	107	MIRZA ALI KIIAN 17103-0340645-5	GPS Pir Qilla No.1	Purijpao	122.66
	801	SILAH MUHAMMAD 21407-4142405-3	GPS Yarjan Killi	Panjpao	114.36
	109	AKIITER ALI 17101-0257749-1	GPS Angur Kor	Kajjar-1	141.93
(	110)	ABDUL MUSAWIR 17101-3401857-\$	GPS Augar Kor	Rajjar-1	132.1
-	""	OWAIŞ ÜLLAII 17101-7120368-1	CPS Sului Kamar	Rajjarı	112.43
	112	SHAJI AYAZ UDDIN 17101-0271844-3	CPS Rolling-1	Rajjur-i	(02.35
	113	TAHIR ALI SIIAH 17101-8707068-5	GPS Shokar Dhand	Rajjar-2	118.74
	114	ATTA ULLAII JAN 17101-0983778-5	GPS Rohima	Rajjar-2	117.78
	115	MANZOOR ALI 17101-1819839-7	GPS Gujrano Killi	Raijar-2	109.71
_			64		



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# To be substituted with No and Date Appointment Order PST Ad hoc Basis

	_	•	•	
	116 NIUIIAMMAD BASIR 17101-1420852-7	GPS Wardayu-1	Rajjar-2	107.59
1	SADEEQ ULLAH 17101-6320758-7	GPS Kodai-u	Rashakal	96.2
	18 NUSTAFA ZEB 17101-4604519-5	GPS Kashakai	Kunhakai	93.93
	19 ABDULLAII KIIAN 17101-641723#-9	GPS Zrawar Khan Kor	Rashakai	67.29
12	10 GUI, RAJ KUAN 17101-4325646-3	GPS Handa Rashakui	Kanhakul	118-53
12	ZAKIR'ULLAII 21407-5670864-5	GPS Banda Rashakai	Rashakal	117.43
12	AIUIIAMMAD SAJJAD 17101-1895884-3	GPS Ghundaí Kor	Kashakal	- 114.17
122	KHAN MUHAMMAD 17101-105933-3	GPS Mian Killi 🕖	Rashakal	107.21
124	KARAN ILAHI 17101-0321468-5	GPS Ajoon Killi	Surki Titara	127.52
125	ISITTIYAQ AIIMAD 17101-2752491-3	GMPS Hayat Gul Kor	Sarki Titara	124.92
126	FAWAD AIINIAD 17101-0303540-3	GPS Julal Killi-2	Sarki Titara	118.25
127	IRSHAD ALI 17101-0993454-5	GPS Anwar Killl-1	Sarki Tit <b>ara</b>	120.41
128	ZAIN UL ABIDEEN 17:01-4689553-3	GPS Sarki Tilara-ı	Sarki Titara	112.05
129	JAMIL NUHAMMAD KHAN 17101-0377280-9	GPS Haqdor Qalarui	Sarki Titara	111.20
130	MUSTAFA 17102-9575090-9	GPS Chail	Shodag	134.38
131	HAROON KHAN 17101-3800476-1	GPS D. Ghulam Qadir	Tarnab	130.34
132	SHAHAB ALI 17101-0874659-3	GPS D. Mukarram Khan	Tarnab	110.7
133	MUDASSIR SHAH 17101-3398831-9	GMPS Tankhazal	Turungzai	120.55
134	WAQAR ALI SHAH 17101-7624422-5	GPS Anwar Mahal-2	Turangzai	121.33
135	-ZIA ULLAH 17101-7128195-1	GPS Anwar Mahal-2	Turangzal	112.97
136	MUHAMMAD YASIR 17101-8371336-5	GPS Eidgah	Umarzai	121.89
137	WASIQ JAN 17101-6328961-3	GPS Umarzai-2	Umarzal	118.65
138	NAEEM JAN 17101-0332021-1	GPS Yakh Kohi	Umarzai	115.59
	ATTAULLAII NOOR 17101-5067018-7	GPS Zahoor Abad	Untarzai	113.3
14U I	AFTAB AIINIAD 17101-9526663-5	GPS Chitla Dherni	Umarzal	109.25
141	SABER SILAH 17102-8126097-7	GPS-Zuhrab Gul	Ziam	130.56
142	MUHAMMAD TUFAIL 17102-6314292-7	CPS Hamaish Gul Killi	Ziam	129.4
143	ROSIIAN KIIAN 17102-4224859-5	GPS Ali Jan Killi	Ziam	122.65
	YOUSAF KIIAN 17102-9866008-5	GPS Hisara Miana	Ziam	118.35

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### To be substituted with No and Date Appointment Order PSTAd hoc Basis

### TERMS & CONDITIONS.

- 1. NO TA/DA etc is allowed.
- 2. Charge reports should be submitted to all concerned in duplicate.
- Appointment is purely on temporary & contract basis initially for one year.
- 4. They should not be handed over charge if they exceed 35 years or below 18 years of age.
- 5. Appointment is subject to the condition that the certificate/documents must be verified from the concerned authorities by the DEO (concerned). Anyone found producing bogus. Certificate will be reported to the law enforcing agencies for further action.
- 6. His services are liable to termination on one month's notice from either side. In case of resignation without notice his one-month pay/allowances shall be forfeited to the Government.
- 7. Pay will not be drawn until and unless a certificate to the effect by DEO(concerned) is issued that his certificates are verified
- 8. He should join his post within to days of the issuance of this notification. In case of failure to join their post within to days of the issuance of this notification, his appointment will expire automatically and no subsequent appeal ete shall be entertained..
- 9. Health and Age Certificate should be produced from the Medical Superintendent concerned before taking over charge.
- 10. Before handing over charge he will sign an agreement with the department, otherwise this order will not be valid.
- 11. He will be governed by such rules and regulations as may be issued from time to time by the Goot.
- 12. His services shall be terminated at any time, in case his performance is found unsatisfactory during his contract period. In case of misconduct, he shall be preceded under the rules framed from time to time.
- 13. His appointment is made on School based, He will have to serve at the place of posting, and his service is not transferable to any other station.
- 14. Before handing over charge once again their document may be checked if they have not the required qualification, they may not be handed over charge.

(Siraj Muhammad) District Education Officer (Male) Charsadda

Endst: No:4807-4958/Dated: Charsadda the 31/05/2014

Copy forwarded for information and necessary action to the: -

- 1. Director E&SE Deptt: Khyber Pakhtunkhwa Peshawar.
- 2. Deputy Commissioner Charsadda
- 3. District Accounts Officer Charsadda
- 4. SDEO (M) Charsadda
- 5. SDEO (M) Tangi
- 6. Official Concerned
- 7. M/File

District Education Officer

(Male) Charsadda

### MEDICAL CERTIFICATE

B

Name of Official MUDASSIR SHAH
Caste or race Afghan
Father's Name TAHIR SHAH
Residence Mohallah Merozai Village & D/o Turangzai
Tensil and District Charsadda.
Date of birth 25-11-1986
Exact height by measurement 5 feed 5 inches : 14
Personal mark of identification //i/
Signature of the Official (Myd48)
Signature of head of office
NIC# 17101-3398831-9
Seal of Office
I do hereby certify that I have examined Mr MUDASSIR SHAH
a candidate for employment in the office of the <u>Education Department</u>
and can not discover that he had any disease communicable or other constitutional affection or bodily infirmity except
I do not consider this as disqualification for employment in the office of the
His age according to his own statement is 27 years 6 months
years and by appearance about // Sup on vears.
LEET HAND THE IMP ANTITUDICER  Medical Su Medical Sugarintend
LEFT HAND THUMB AND FINGER IMPRESSIONS  DHQ Hospital Charsadda
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#### Dist. Govt. KP-Provincial District Accounts Office Charsadda Monthly Salary Statement (January-2024)

#### Personal Information of Mr MUDASSIR SHAH d/w/s of TAHIR SHAH

Personnel Number: 00728689

CNIC: 1710133988319

Date of Birth; 25,11.1986

Entry into Govt. Service: 01.09.2014

NTN:

Length of Service: 09 Years 05 Months 001 Days

**Employment Category: Active Temporary** 

Designation: SENIOR PRIMARY SCHOOL TEA

80001042-DISTRICT GOVERNMENT KHYBE

DDO Code: CA6012-DEPUTY DISTRICT OFFICER (MALE) PRIM EDUCATION CHARSADDA (REGULAR)

Payroll Section: 001

GPF A/C No: V.24CP.P.53

GPF Section: 001

Cash Center: 01

**GPF** Interest applied

GPF Balance: 224,751.00 (provisional)

Vendor Number: 30554188 - MUDASSIR SHAH 2008342264 BOK

Pay and Allowances:

Pay scale: BPS For - 2022

Pay Scale Type: Civil

**BPS: 14** 

Pay Stage: 8

Wage type		Amount	Wage type	Amount
0001	Basic Pay	36,450.00	1001 House Rent Allowance 45%	3,321.00
1210	Convey Allowance 2005	2,856.00	1300 Medical Allowance	1,500.00
2148	15% Adhoc Relief All-2013	350.00	2199 Adhoc Relief Allow @10%	226.00
2316	Teaching Allowance 2021	3,036.00	2341 Dispr. Red All 15% 2022KP	3,330.00
2347	Adhoc Rel Al 15% 22(PS17)	3,330.00	2378 Adhoc Relief All 2023 35%	12,148.00

#### **Deductions - General**

Wage type		Amount	Wage type	Amount
3014	GPF Subscription	-3,900.00	3501 Benevolent Fund	-1,200.00
3609	Income Tax	-310.00	3990 Emp.Edu. Fund KPK	-135.00
4004	R. Benefits & Death Comp:	-600.00		0.00

#### **Deductions - Loans and Advances**

Loan	Description	Principal amount	Deduction	Balance
6505	GPF Loan Principal Instal	200.000.00	-5,556,00	166.664.00

**Deductions - Income Tax** 

Payable:

4,746,64

Recovered till JAN-2024:

2,010.00

Exempted: 1186.69

Recoverable:

1,549.95

Gross Pay (Rs.):

66,547.00

Deductions: (Rs.):

-11,701.00

Net Pay: (Rs.):

54,846,00

Payee Name: MUDASSIR SHAH Account Number: 2008342264

Bank Details: THE BANK OF KHYBER, 080318 MAIN BAZAR CHARSADDA MAIN BAZAR CHARSADDA, CHARSADDA

Leaves:

Opening Balance:

Availed:

Earned:

Balance:

Permanent Address:

City: D

Domicile: -

Housing Status: No Official

Temp. Address:

City:

:Email: mudassir.eco@gmail.com

System generated document in accordance with APPM 4.6.12.9(834921/25.01.2024/v3.0)

All amounts are in Pak Rupees
 Errors & omissions excepted (SERVICES/02.02.2024/22:38:52)