

IN THE PESHAWAR HIGH COURT, BENCH MINGORA/
DAR-UL-QAZA, SWAT
OBJECTION SLIP

Shehri

VERSUS

Upn Public Service Com. No.

1. This petition has been presented by _____
2. Signature of council/petitioner requires on _____
3. Enactment under which the petition was file is not mentioned correct.
4. Approved file cover is not used.
5. Affidavit is not duly attested/appended.
6. Checklist has not been filed/duly filled in/signed
7. Petition/annexures are not properly paged according to index.
8. Certified copies of annexures/page # _____ have not been filed.
9. Copies of annexure/pages # _____ are not legible.
10. Certificate be furnished that whether nay petition on the subject matter has earlier been filed in this court.
11. There should be separate application for each prayer/case.
12. Copy of application is not delivered to A.G.
13. The appeal, revision, application is time barred.
14. Value for the purpose of court fee and jurisdiction has not been mentioned in the relevant column of the opening sheet.
15. Opening sheet has not been filled in properly.
16. The P/A of the council engaged is not attested/signed by all petitioners/appellants.
17. Chamber address and phone number of council has not been mentioned on index/wakalatnama.
18. Memo of parties name & address not filed.
19. Petitioner's/Attorney of Petitioners' CNiC #/present address/permanent address/phone #/Cell #/Fax #/E-mail address has not been mentioned in memo of addresses of the parties.
20. No. of referred cases is not given/correct.
21. Petition received by post is not entertain-able except through jail.
22. Petition containing overwriting is not entertain-able. Fair petition be filed.
23. Appeal/Revision is not competent.
24. List of books have not been mentioned at the end of the petition.
25. Case does not relate to _____
26. Petition should be drafted by a person competent to do so.
27. _____ spare copies be filed.
28. In what jail the petitioner is confined.
29. Revision/appeal may be filed on the prescribed form.
30. Copies of annexure _____ are not translated.
31. Court fee stamps are not been affixed.
32. Power of Attorney is not attested by the jail authority.
33. Certified copies of impugned orders/decreed sheets/pleadings/evidence/ground of revision/appeal before District Judge have not been filed.
34. District Judge or any other Judicial Officer cannot be made as respondent on top of the petition.
35. Index has not been filed/signed/duly completed/or it carries overwriting.
36. The Petition has not been flagged/marked with annexures' marks.
37. Power of attorney for petitioner/petitioners has not been filed.
38. Every miscellaneous application should be followed by an affidavit.

39 Authority letter on behalf of respondent

no. 1 be attached

[Signature]
READER

Returned with objections at Sr. Nos. _____ for removal to be re-submitted on or before _____

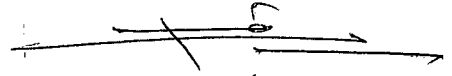
39
04-01-2020

[Signature]
Additional Registrar

PHC, Bench Mingora/Dar-ul-Qaza, Swat.

23/12/19

put before \bar{u} cont
of objection.



BEFORE THE PESHAWAR HIGH COURT, MINGORA BENCH (DARUL QAZA) SWAT

Writ Petition No. 522-M/2019

Shahid.....Petitioner

VERSUS

Khyber Pakhtunkhwa Public Service Commission & others.....Respondents

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WMS: 75003987
16/12/19

Senior Law Officer
Public Service Commission

FILED TODAY

Re-Filed Today

23 DEC 2019

23 DEC 2019

Additional Registrar

Additional Registrar

BEFORE THE PESHAWAR HIGH COURT, MINGORA BENCH (DARUL QAZA) SWAT

Writ Petition No. 522-M/2019

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Khyber Pakhtunkhwa Public Service Commission & others.....Respondents

PARAWISE COMMENTS OF (RESPONDENTS NO.01 & 02)**Respectfully Sheweth:**
PRELIMINARY OBJECTIONS:

1. The petitioner has got no **cause of action** and / or **locus standi** to file the instant petition.
2. The Writ Petition is based on misconceived repealed Khyber Pakhtunkhwa Public Service Commission Regulations 2003 already replaced by Khyber Pakhtunkhwa Public Service Commission Regulations 2017 w.e.f. 22nd March 2017. The Writ Petition is not maintainable.
3. The allegations of the petitioner are baseless and misleading.
4. The Petitioner is not genuine '*aggrieved person*' under the law. He did not approach this Honorable Court with **clean hands**.
5. No discrimination / injustice has been done to the petitioner.
6. The Writ Petition is not based on facts and is unjustified and an illegal demand against lawful authority of the Commission.
7. That the petition is bad in the eyes of law.

ON FACTS:

1. Needs no comments.
2. Correct.
3. The Khyber Pakhtunkhwa Public Service Commission invited applications for the (204) post of Principal / Vice Principal advertised vide Advertisement No 03/2018 Serial No 22 with the following qualification.

QUALIFICATION : Master's degree with M.Ed / M.A (Edu:) or equivalent qualification from a recognized university with nine year teaching / administrative experience (**after acquiring both the degrees**) in recognized Secondary School / Higher Secondary School

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23 DEC 2019


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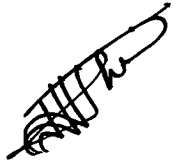


AGE LIMIT: : 25 to 40 years
 PAY SCALE: : BPS-18
 ELIGIBILITY: : Male
 ALLOCATION: : Merit
 (Annex-A)

Service rules are notified by the Provincial Government and the Khyber Pakhtunkhwa Public Service Commission is bound to follow such Rules communicated by the department concerned.

4. Incorrect. Stance of the petitioner to be qualified both in terms of academic qualification and requisite experience is unfounded as the petitioner lacked the prescribed experience of 9 years teaching. However, the petitioner was allowed to appear in the Screening Test without holding scrutiny of documents as per Regulation 12 of Khyber Pakhtunkhwa Public Service Commission Regulations 2017 quoted as under:

“Only eligible candidates shall normally be called for examination, written test, interview/ viva-voce]. However, in case of large number of applications for the post the screening test may be held without first holding scrutiny of applications but once the shortlist of candidates is identified, the applications of such candidates will be scrutinized before proceeding further. If found ineligible in scrutiny, such candidates shall not be called for psychological test and interview even if they qualify the test.”



5. Correct.
6. Correct.
7. Petitioner was issued with rejection letter dated 20.03.2019 being short of mandatory experience of 9 years teaching. As per advertisement stipulated period of 9 years teaching experience shall be counted after obtaining of both the degree of MA and M.Ed. Petitioner obtained his MA Islamiyat Degree on 28.02.2005 while he obtained his M.Ed Degree on 17.03.2009. As per online application form, the petitioner's experience w.e.f 20.02.2000 to closing date of advertisement i.e. 26.02.2018 comes as 08 years 11 months and 09 days. Since he fell short of the required experience of 09 years teaching. Therefore rightly rejected.

- I. Copy of application form (Annex-B)
 II. Copy of rejection letter dated 20.03.2019(Annex-C)

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- III. Copy of MA Islamiyat Degree dated 28.02.2005. (**Annex-D**)
 IV. Copy of Med. Degree dated 17.03.2009 (**Annex-E**)
 are submitted herewith.

8. Incorrect. The petitioner has proposed no proof that he approached the answering respondents or filed any representation under Regulation 38 of Khyber Pakhtunkhwa Public Service Commission Regulation 2017 for review of the instant matter. As per record of the answering respondents, the petitioner, on 24-06-2019, filed application for rescheduling of interview for principal / vice principal because the petitioner was departing for Hajj on 22-07-2019 when scheduling of interview was yet awaited.

Copy of application for departing for Hajj dated 24.06.2019 is **Annex -F**

9. Incorrect. The petitioner having been validly rejected does not come within the definition of aggrieved person. The petitioner should have exhausted the available remedy of representation before the commission.

Grounds:

- a. Incorrect. The petitioner was rejected according to the notified service rules of the requisitioning department vide rejection letter No.5784, dated 19/04/2019. The petitioner was validly, legally issued with the rejection letter. The Commission being a Constitutional body always strictly adhered the basic principles contained in the constitution.
- b. Correct. The Commission being bound by the notified service rules and its Regulations incorporated in the Advertisement, did not abuse its authority rather the petitioner was rightly evaluated according to service rules, of requisitioning department and Regulations. The petitioner could not fulfill the requirements of the prescribed experience, which resulted in rejection.
- c. Incorrect. The petitioner has filed instant writ petition on dated 23.04.2019. He has challenged advertisement 03/2018 dated 09.02.2018 while under Regulation 42 of Khyber Public Service Commission Regulations 2017 promulgated w.e.f 22nd March 2017, Regulations of 2003 has been

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
23 DEC 2019


Additional Registrar

the Regulations 2003 carries no sense. The Khyber Pakhtunkhwa Public Service Commission, in the instant case, has followed the in-field Regulations-2017 in its true letter and spirit.

- d. Incorrect. The present case being meritless cannot be justified on the basis of precedent contained in the judgment of Supreme Court as each case contains its own merits totally different from others.
 - e. Incorrect. The law contained in the Khyber Pakhtunkhwa Public Service Commission Regulation 2003 has been repealed by the Regulation 42 of the new Regulation of 2017. The Commission is not bound to follow the previously repealed Regulation of 2003, rather the Commission has followed the new Regulation of 2017 in its true spirit and form, rejection letter has been issued under the Regulation- 2017, only which is in field.
 - f. Incorrect. Present case is having totally different merits. Each case shall be evaluated on its own merits. Present case cannot be equalized by mere reference of other cases as the present case is devoid of merits.
 - g. Incorrect. The petitioner being disqualified for the said post may not be allowed to raise any ground to waste the precious time of this Honorable Court.
10. Needs no reply.

It is, therefore, respectfully prayed that on acceptance of the submissions made herein above, the instant Writ Petition may please be dismissed having no legal footings.


CHAIRMAN
KHYBER PAKHTUNKHWA
PUBLICSERVICECOMMISSION
PESHAWAR
(RESPONDENT NO. 1)


SECRETARY
KHYBER PAKHTUNKHWA
PUBLICSERVICECOMMISSION
PESHAWAR
(RESPONDENT NO. 2)

FILED TODAY

23 DEC 2019


Additional Registrar

BEFORE THE PESHAWAR HIGH COURT, MINGORA BENCH (DARUL QAZA) SWAT

Writ Petition No. 522-M/2019.


Shahid.....Petitioner

VERSUS


Khyber Pakhtunkhwa Public Service Commission & others.....Respondents

AFFIDAVIT

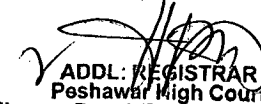
I, Iftikhar Ahmad, Superintendent (Khyber Pakhtunkhwa Public Service Commission Peshawar), do hereby solemnly affirm and declare that the contents of the accompanying Compliance Report submitted on behalf of Respondent No. 1 and 2 are correct and true to the best of my knowledge and belief and that nothing has been concealed from this Honorable Court.


DEPONENT
17301-4548869-9
Mobile: 0332-6550718

Identified by:


Advocate General, KPK,
Swat.

S.No.....5505
Certified that the above was verified on Solemn affirmation before me on this.....23rd day of Dec 2019 by.....Iftikhar Ahmad S/o. Saad ul Khan P.O. Hangu who was identified by.....A.A.G. Who is personally known to me.


ADDL: REGISTRAR
Peshawar High Court
Mingora Bench/Dar-ul-Qaza, Swat.
23/12/19

FILED TODAY

23 DEC 2019


Additional Registrar

6

Answer = 'A'

KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION

2- Fort Road Peshawar Cantt:

Website: www.kppsc.gov.pk

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

Dated: 09.02.2018

ADVERTISEMENT No. 03/2018

Online applications are invited for the following posts from Pakistani citizens having domicile of Khyber Pakhtunkhwa / F.A.T.A by **26.02.2018**.

Apply Online Only. Applications other than online will not be accepted. To apply, visit any Jazz Cash/ Easy Paisa Agent, deposit application fee of RS.285/- excluding service charges and get transaction I.D through SMS. Visit PSC website www.kppsc.gov.pk and apply online. The candidates are advised to fill all the columns carefully no change will be allowed later on. Unclaimed qualification, experience etc will not be accepted.

Note: Documents are not required at the time of submission of application; candidates who qualified the test will have to submit their documents within a week time after announcement of the result.

ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

22.	TWO HUNDRED & FOUR (204) POSTS OF PRINCIPAL / VICE PRINCIPAL (MALE) QUALIFICATION: Master's degree with M.Ed / M.A (Edu:) or equivalent qualification from a recognized university with nine year teaching / administrative experience (after acquiring both the degrees) in recognized Secondary School / Higher Secondary School. AGE LIMIT: 25 to 40 years. PAY SCALE: BPS-18 ELIGIBILITY: Male. ALLOCATION: Merit
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(GHULAM DASTAGIR AHMAD)
DIRECTOR RECRUITMENT
KHYBER PAKHTUNKHWA
PUBLIC SERVICE COMMISSION


Superintendent (Lit)
Khyber Pakhtunkhwa
Public Service Commission



KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION

2 Fort Road Peshawar Cantt
Phone : +92-091-9214131, 9212897, 9213563, 9213750
Fax : +92-091-9211795
Website : www.kppsc.gov.pk

e-APPLICATION FORM

Payment Information
Payment Verified
Transaction ID 568129280
Amount 325
Through JC
Dated 20-02-2018

Date of online apply 20-02-2018
16:17
Diary Number 28546

Post Applied for: PRINCIPAL / VICE PRINCIPAL
Advertisement No: 3/2018
Post's Serial No: 22

1 NAME	SHAHID		
2 FATHER NAME	BAHR E KARAM		
3 POSTAL ADDRESS	VILLAGE SANDOVI, TEHSIL PURAN DISTRICT SHANGLA KP		
CNIC	15505-0225862-9		
TELEPHONE	0996855281	MOBILE	03429607799
4 RELIGION	MUSLIM	5 DATE OF BIRTH AS PER SECONDARY SCHOOL CERTIFICATE:	07/05/1975
6 PLACE OF BIRTH, DISTRICT/AGENCY AND PROVINCE	Shangla	AGE ON RECKONING DATE	
7 DISTRICT /AGENCY OF YOUR DOMICILE	SHANGLA	NATIONALITY OF YOUR WIFE/HUSBAND	Pakistani
8 ARE YOU AN EX-SERVICE MAN? (ARMY, NAVY & AIRFORCE)	NO	ZONE OF YOUR DOMICILE	3
9 DO YOU CLAIM PHYSICAL DISABILITY ?	NO	ZONE OF YOUR HUSBAND (MARRIED FEMALE CANDIDATE)	3
10 EXAM CENTER	SWAT	11 FATHER'S OCCUPATION	Farmer
12 MARRIED FEMALE CANDIDATES	NAME OF HUSBAND DATE OF MARRIAGE		
13 IF YOU HAVE BEEN ABROAD	NA		
14 DETAIL OF CO-CURRICULAR ACTIVITIES INCLUDING SPORTS & HOBBIES:		newspaper reading ,cricket,volley ball	
15 DETAILS OF YOUR POSTGRADUATE RESEARCH WORK & PUBLICATION. PLEASE BRING THESE DOCUMENTS, WHEN CALLED FOR INTERVIEW		NA	

All marks

Superintendent (Lit)
Khyber Pakhtunkhwa
Public Service Commission

16 RECORD YOUR GOVERNMENT, SEMI-GOVERNMENT OR PRIVATE SERVICE.

Employer	Post	Permanent/Temporary	Between period	Grade	Reason for leaving
DEO Shangla ESED KP	SST	Permanent	05/09/2012 - Continue	16	Search for better Job
ESED KP	Certified Teacher CT	Permanent	12/09/2006 - 04/09/2012	15	Selection as SST through KPPSC
ESED KP	Primary School Teacher	Permanent	29/02/2000 - 11/09/2006	9	Selection as CT through DSC
Elementry and sec edu	P.s.t	Permanent	20/02/2000 - 11/09/2006	16	Selection as c.t
Elementry and sec edu	P.s.t	Permanent	20/02/2000 - 11/09/2006	9	Selection as c.t
Elemntry and sec edu	C.T	Permanent	12/09/2006 - 04/09/2012	15	Promotion to s.s.t through kppsc
Elemntry and sec edu	S.S.T general	Permanent	05/09/2012 - Continue	16	

17 HAVE YOU BEEN DISMISSED / REMOVED FROM SERVICE UNDER
FEDERAL OR PROVINCIAL GOVERNMENT?

NO

18 I HAVE UP-TO DATE APPLIED FOR THE FOLLOWING POSTS
ADVERTISED BY FEDERAL/PROVINCIAL PUBLIC SERVICE
COMMISSION

Principal/Vice Principal
BPS-18, Ad. No. 03/2018, Head
master 2017.sst Headmaster
BPS-17. 2017. Lecturer
Pol/Science. SST in 2012.

ACADEMIC QUALIFICATION STARTING WITH MATRICULATION EXAMINATION

1	2	3	4	5	6
Certificate/ Diploma/Degree	School /College /Institution	Year of Passing as whole or in parts	Marks Obtained /Total Marks	Division and Position in Board/university if 1st, 2nd or 3rd	Subject
MATRICULATION	BISE Swat	1994	603/850	1	Science
INTERMEDIATE	BISE Swat	1996	609/1100	2nd	Pre-Medical
B.A.	University of Peshawar, Peshawar	1999	275/550	2nd	Eng, urdu, islamiat, Pak. study
M.A.	University of Peshawar, Peshawar	2004	591/1100	2nd	Islamiat
B.ED.	Allama Iqbal Open University Islamabad	2002	513/900	2nd	Education and school management, english etc
M.ED.	Allama Iqbal Open University Islamabad	2009	640/1100	2nd	Teacher Education
MATRICULATION	BISE Swat	1994	603/850	1	English, urdu physics, bio maths
INTERMEDIATE	BISE Swat	1996	609/1100	2nd	English, urd, bio, physics
B.A.	University of Peshawar, Peshawar	1999	275/550	2nd	English, urdu, islmyat

M.A.	University of Peshawar, Peshawar	2005	591/1100	2nd	Islamyat
E.F.D.	Allama Iqbal Open University Islamabad	2002	513/900	2nd	PerPective of edu,school organization a
M.ED.	Allama Iqbal Open University Islamabad	2009	640/1100	3rd	Teacher edu, elementary edu

All in one
[Signature]

Superintendent (L1)
Khyber Pakhtunkhwa
Public Service Commission

Rejection Letter

Phone : 091-9213750, 9213563
 Ext : 1055
 Website : www.kppsc.gov.pk

Ammed C' 10
 KHYBER PAKHTUNKHWA
 PUBLIC SERVICE COMMISSION
 2-Fort Road, Peshawar Cantt.

No. PSC/SR-IX/ 005784Dated : 20/3/2019

App. #: 28546

To

Shangla / 3

SHAHID S/O BAHR E KARAM
 VILLAGE SANDOVI, TEHSIL PURAN DISTRICT SHANGLA KP

Subject : RECRUITMENT TO TWO HUNDRED FOUR (204) POST(S) OF MALE PRINCIPAL (B-18) IN ELEMENTARY & SECONDARY EDUCATION (ADVT: NO. 03/2018, S.NO. 22)

With reference to your application for the above post I am to inform that the Commission cannot call you for interview for the following **ticked** reasons:-

- (A) You do not satisfy the basic condition of Academic Qualification / Experience / Age / Domicile / Research Papers.
- (B) Your application was received after the closing date.
- (C) You are over age by _____ year(s) _____ month(s) _____ day(s) only.
- (D) You failed to produce Fee Receipt Deposit in bank before or on closing date of advertisement.
- (E) You have suppressed material information / given wrong information in certain columns of the application form.
- (F) Your domicile certificate is issued to you after the closing date of our advt.

You have failed to submit documentary proof of;

1	Original certificates of Matric / Intermediate
2	Original Degrees of B.A / B.Sc / B.Ed / M.Ed / M.A / M.Sc
3	All DMCs of Matric / F.A / F.Sc / B.A / B.Sc / B.Ed / M.Ed / M.A / M.Sc
4	Character certificate(s) from two responsible persons and last attended Institutions.
5	Your Domicile / Husband's Domicile Certificate.
6	CNIC / Three attested photographs.
7	Departmental Permission Certificate from the competent authority.
8	Instruction page is missing / unsigned.
9	You have failed to submit documentary proof of your Academic Qualification / Age / Domicile / Husband's Domicile.
10	Certificate / Degree issued after the closing date.
11	Less Experience after Master / M.Ed Result Declaration Date.
12	
13	

Note: - Please submit your deficient documents along-with a copy of the instant Rejection letter.

Ammed C' 10
 (Superintendent)

Received by
Pholi
03455633826
03455633567

11
امریکی ڈیگری

Amer D

University of Peshawar (Pakistan)

Session ANNUAL 2004

SHAHID Son of BARI KARAM

and a student

of District Swat having passed the prescribed examination held in August 2004 is this day admitted by the University of Peshawar

to the Degree of

Master of Arts

in Second Division

ISLAMIAH

The Subject of Examination being
The Examination was taken as a whole / in parts

Shahid
Superintendent (Lit)
Khyber Pakhtunkhwa
Public Service Commission

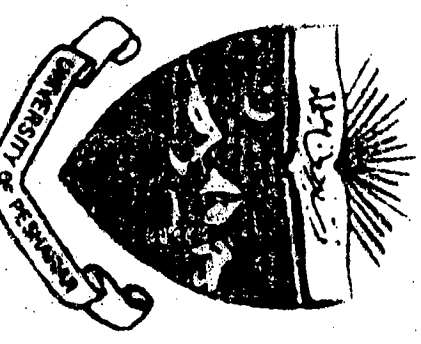
Serial No. 046139

Amir Hassan

Registration No. 38-PS-28179

Roll No. 25210

Result declared on FEBRUARY 28, 2005



Amir Hassan
Registrar

Comptroller

Amir Hassan
Dee-Chancellor

Annex 'E'

Government High School Quetta
Jalsonabad

12



98

M.Ed.

Serial No. 23893

Certified that Mr. / Ms. **SHAHID**

Son / Daughter of **BAHRI KARAM**

Registration No: **00-NSA-0229** Roll No: **X-676406**

having successfully completed the prescribed requirements
in the examination held in **SPRING 2008** is awarded the degree of

Master of Education (M.Ed.)

he / she has secured **58** % marks and has been placed in **C** grade.

Head Master
Govt: High School
Shawawoo, Shangla.

Handwritten signature

March 17, 2009

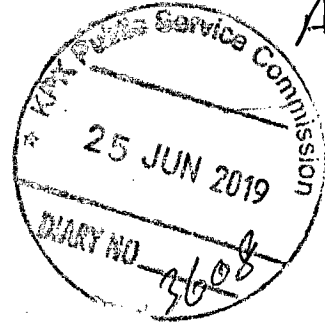
Superintendent (Lit)
Khyber Pakhtunkhwa
Public Service Commission

June 06, 2011

THIS DEGREE SHOULD BE READ IN CONJUNCTION WITH THE TRANSCRIPT/PROVISIONAL CERTIFICATE ISSUED SEPARATELY

B-53

Annex-F



13

To

The Secretary,
Khyber Pakhtunkhwa Public Service Commission,
Peshawar.

Subject: REQUEST FOR THE SCHEDULING OF INTERVIEW FOR PRINCIPAL/VICE PRINCIPAL

Respect Sir,

With profound reverence it please stated that I have qualified the written test for the Post of the Principal/Vice Principal (BPS-18) in Elementary & Secondary Education Department with 194 marks, thus falling in the orbit of merit, however my interview is yet to be scheduled.

I intend to perform Hajj during the current year, for which the Hajj Balloting and other requirements have been completed. According to the Hajj flight schedule, my departure date and time is 22th July, 2019, 02:20 Hours (PST) and the return flight is on 03rd September, 2019, 14:00 Hours (flight schedule is attached), so I will not be in position to appear in the interview if scheduled in the aforementioned period.

It is therefore, very humbly requested to your honour to kindly arrange/schedule my interview before 20th July, 2019, on any convenient date as you deem appropriate, so that I can be able to appear in the interview before departing for the Hajj. I will be highly obliged to you for this act of kindness.

Encl: Hajj Flight Schedule is attached herewith

Signature
Superintendent (Lit)
Khyber Pakhtunkhwa
Public Service Commission.

Dated: 24th June, 2019

Yours Faithfully,
Signature

SHAHID S/o BAHRI KARAM,
CNIC No. 15505-0225862-9
Village Sandovi, Puran District Shangla.
Contact No. 0342-9607799

Do as directed
24/6
27/6/19
27/6/19
27/6/19



Flight Schedule (Hajj 2019)

حج-2019 پروازوں کا شیڈول

Please enter your CNIC No. OR Hajj Application No. to view your flight schedule.
طاہرین حج ایس پروازوں کا شیڈول منظر پر دیکھنے کے لیے (اپنا شناختی کارڈ نمبر یا حج درخواست نمبر درج کریں۔)

CNIC No. - - OR -

For vaccination contact with your Hajj Camp 10 days before your flight. If you have received vaccination schedule through SMS then please visit Hajj Camp according to the schedule.
اپنی پرواز سے 10 دن پہلے ویکسین کرائے متعلقہ حاجی کیمپ سے رابطہ کریں جن حج کراہ کل ویکسین شیڈول اس بات پر اس کے ذریعہ موصول ہو چکا ہے وہ اپنے مقرر کردہ شیڈول پر حاجی کیمپ تشریف لے جائیں۔

Member Information

Hajj Application No. 11129501	Passport No. JMS158621
Applicant's Name: SHAHID	Father/Husband's Name: BAHRI KARAM
Qurbani No	Amount: 436,975
Address: VILLAG SUNDI TEHSIL PURAN DISTRICT SHANGLA	Application Status: SUCCESSFUL
District: SHANGLA	

Flight Information

Flight Serial No. 1037	Flight No. PK7057
Place of Departure: PESHAWAR	Departure Date & Time: 22/07/2019 at 02:20 (Pakistan Standard Time)
Destination: JEDDAH	Destination Arrival Date & Time: 22/07/2019 at 05:20 (Arabia Standard Time)
Return Flight No. PK736	Return Place of Departure: JEDDAH
Return Departure Date & Time: 03/09/2019 at 14:00 (Arabia Standard Time)	

Group Member(s) Information

Hajj Application No.	Passport No.	Applicant Name	Father/Husband's Name	Flight No.	Departure Date	Status
11129501	JMS158621	SHAHID	BAHRI KARAM	PK7057	22/07/2019	SUCC
11125012	PT3101851	SARA BIBI	SHAHID	PK7057	22/07/2019	SUCC
11129517	NU3109861	KHTAMGARA BIBI	BAHRI KARAM	PK7057	22/07/2019	SUCC

Telephone No. 091-9222516



KHYBER PAKHTUNKHWA
PUBLIC SERVICE COMMISSION
2-FORT ROAD, PESHAWAR CANTT
(NEAR GOVERNOR HOUSE)

AUTHORITY LETTER

Mr. Iftikhar Ahmad Superintendent (BS-17), Khyber Pakhtunkhwa Public Service Commission is hereby nominated/authorized to vet and submit comments on behalf of Secretary, Khyber Pakhtunkhwa Public Service Commission.

Secretary

Khyber Pakhtunkhwa
Public Service Commission

Deputy Director (Admn)
Khyber Pakhtunkhwa
Public Service Commission