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# The Gazette of the Democratic Socialist Republic of Sri Lanka

අංක 2399/58 - 2024 සැප්තැම්බර් මස 01 වැනි ඉරිදා - 2024.09.01 No. 2399/58 - SUNDAY, SEPTEMBER 01, 2024

(Published by Authority)

### PART IV (A) — PROVINCIAL COUNCILS

#### **Provincial Councils Notifications**

# PROCEDURAL RULES ON APPOINTMENT, PROMOTION AND TRANSFER OF PUBLIC OFFICERS AND TO PROVIDE FOR MATTERS CONNECTED THEREWITH AND INCIDENTAL THERETO

THESE Procedural Rules on appointment, promotion and transfer of the North Western Provincial Council public officers and to provide for matters connected therewith and incidental thereto have been enacted by Mr. Nasir Ahmed the Honorable Governor of the North Western Provincial Council by virtue of the powers vested under Section 32 of the Provincial Council Act, No. 42 of 1987.

The interpretation or decisions on any matter not covered these Procedural Rules will be made by the Honorable Governor of the North Western Province.

These Procedural Rules shall be effective from 01st September, 2024.

By order of the Honorable Governor of North Western Province,

I.M.I. ILANGAKOON,
Secretary to the Hon. Governor of North Western Province.

29th dated August, 2024.



### NORTH WESTERN PROVINCIAL COUNCIL PUBLIC SERVICE PROCEDURAL RULES

#### **Effective Date: Thirteeth May 2024**

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#### Chapter I

#### **Establishment**

#### Post of Hon. Gevernor

1. The office of Governor has been established in terms of Article 154 b (1) of Chapter XVII (b) of the Constitution of the Democratic Socialist Republic of Sri Lanka.

#### **Provincial Council Public Service Commission**

2. The North Western Provincial Council Public Service Commission has been established under the provisions of Section 33 of Provincial Council Act, No. 42 of 1987 to be read with Articles 154 (a) to 154 (c) of Chapter XVII (a) of the Constitution.

#### **Powers**

- 3. The Governor has the powers to appoint, transfer, dismiss and control the discipline of officials in the North Western Provincial Council public service in terms with the provisions of Section 32 (1) of the Provincial Council Act, No. 42 of 1987, subject to the provisions of other laws.
- 4. The Governor of the North West Province has the power to amend, reduce or revoke any appointment and any order of transfer or dismissal or any other order made with regard to the disciplinary proceedings made by the North West Provincial Public Service Commission in terms of section 33 (8) of the Provincial Council Act, No. 42 of 1987, and any appointment, an order of transfer or dismissal made by an authorized authority or any other order made in relation to disciplinary matters by an authority authorized in terms of section 4 of the Provincial Councils (Amendment) Act, No. 28 of 1990 which has been enacted to amend that Act.
- 5. If any difficulty arises in the interpretation or application of these Procedural Rules, or if there is a contradiction between the true meaning of these Procedural rules and the purpose for which they are intended to applied, or if there are matters not covered by these Procedural Rules, the provincial Governor has the power to make final decision.
- 6. According to Section 32 (3) of the Provincial Council Act, No. 42 of 1987, the Governor has the power to make, amend and cancel rules, regulations and procedures regarding the public service of the North Western Provincial Council.

#### **Delegation of powers**

- 7. The powers assigned to the North Western provincial Hon. Governor in terms of Section 32 (1) of the Provincial Council Act, No. 42 of 1987 can be delegated from time to time to the North West Provincial Council Public Service Commission which is established in accordance with the Third Section above as per Sections 32 (2), 32 (3) of the said Act. The powers so delegated may be delegated by the Public Service Commission of the North-West Provincial Council to the Chief Secretary of the North-Western Province or to any other official subject to the conditions as required.
- 8. In case the Governor inquires about the appointments, promotions, transfers, disciplinary controls and dismissals made by the delegated authorities in accordance with the provisions of the Provincial Council Act, the views of the Commission shall be informed.

#### Accountability to the Hon. Governor

9. In case the powers delegated by the Governor of the North Western Province to the Public Service Commission of the North Western Provincial Council in accordance with the provisions of the Provincial Council Act, No. 42 of 1987 are implemented, the relevant authorities are responsible to the Governor of the Province for the decisions taken by the North West Provincial Council Service Commission and the decisions taken by an authority authorized by the Provincial Council (Amendment) Act, No. 28 of 1990.

#### Independence

10. In terms of the Provincial Council Act, No. 42 of 1987, every person who, otherwise than in the course of such person's lawful duty, directly or indirectly by himself or by or with any other person, in any manner whatsoever influences or attempts to influence or interferes with any decision of the North Western Provincial Public Service Commission or any person to whom the Provincial Public Service Commission has delegated any power which has been delegated by the Hon. Governor, or to so influence any member of the Commission shall be guilty of an offence and shall on conviction be liable to a fine not exceeding One Hundred Thousand Rupees or to imprisonment for a term not exceeding one year, or to both such fine and imprisonment.

#### **Chapter II**

#### **Exercise of Delegated Powers**

- 11. If any problem arises regarding the power assigned by the Hon. Governor to the Public Service Commission of the North Western Provincial Council or the exercise of that power, it should be resolved by consulting the Hon. Governor. If an officer authorized by the North West Provincial Council Public Service Commission has any problem regarding the power assigned to him or the exercise of that power, it shall be inquired from the North West Provincial Council Public Service Commission and subsequently from the Hon. Governor if necessary.
- 12. A committee or an officer on whom powers have been delegated in terms of Section 7 of Chapter I shall be responsible and answerable to the Hon. Governor regarding the exercise of such delegated powers.
- 13. Where the powers are delegated with the Provincial Council Public Service Commission, such powers shall be exercised by Provincial Council Public Service Commission itself, and it shall not be deemed the powers are delegated to its members separately.
- 14. The authority with delegated power shall exercise such powers by him/herself and shall not re-delegate such powers to any other person or a committee.
- 15. All acts committed and decisions made by any person or a committee by violating the provisions of Section 14 shall be *null and void*. The authority with delegated power who authorizes or facilitates such action and decision as well as the person who exercises such power shall be personally liable for such harm or loss caused due to such act or decision.
- 16. The authority with delegated power shall exercise powers within the scope and limits of such delegation. Any act committed or decision made in excess of the scope and limits of such delegation shall be *null and void*. Such authority with delegated power shall be personally liable for any harm or loss caused by such acts or decisions.
- 17. Where the authority with delegated power makes any decision or commits any act on the instructions or orders or under the influence of anyone except in accordance with the procedural rules, guidelines, procedures and regulations issued by the Hon.Governor, making of such decisions or the committing such acts shall be deemed as an offence under the First Schedule of the disciplinary procedure concerning public officers. Such decisions or acts shall be *null and void*. The authority with the delegated power shall be personally liable for any harm or loss caused by such decisions or acts. However, this Section shall not preclude any action taken in pursuance of a decision made by the Hon. Governor or by a competent Court of Law constituted under the Constitution.
- 18. The authority with delegated power shall exercise such powers in accordance with the procedural rules, guidelines, procedures and regulations impartially, equitably, and in good faith and in a transparent manner.
- 19. The authority with delegated power shall act diligently on matters entrusted to him and any delay due to reasons beyond his control shall be reported to the Hon. Governor forthwith.

- 20. The authority with delegated power shall seek assistance and advice from the Hon. Governor/Provincial Council Public Service Commission when necessary.
- 21. Decisions on any matter or interpretation not covered by these Procedural Rules shall be made by the Hon. Governor.

#### **Chapter III**

#### **Appointments**

- 22. The Hon.Governor shall have the power to appoint officers to the North Western Provincial Public Service in terms of Section 32(1) of Provincial Council Act, No. 42 of 1987. In accordance with Section 4 of Chapter I, the Hon. Governor may, at his discretion, delegate that power to the Provincial Council Public Service Commission. The appointments made by the Hon. Governor are as follows:
  - Appointment to a post on substitution, contract, casual, temporary, attending to duties, acting and permanent basis;
  - II. Changing the existing service status of an officer in the provincial public service;
  - III. Appointment of an officer holding a post in the provincial public service to another post in the provincial public service;
  - IV. Appointment of a provincial public officer from a lower grade position to a higher grade position in the provincial public service;
  - V. Reappointment or reinstatement of an officer who has retired or duly resigned from the provincial public service;
  - VI. Appointment of officers in the island wide service to the posts in the provincial council public service.
- 23. An officer with delegated power shall be able to make other appointments than the officers in the island wide services to the posts in the provincial council made directly by the Hon. Governor referred to in items V and VI of Section 22 above.
- 24. However, the reinstatement by the Hon. Governor or the Commission of a person who had been dismissed from the provincial public service or who had vacated his/her post, pursuant to consideration of an appeal by such person shall not be deemed as a contradiction to the terms stated in Chapter V herein.
- 25. An appointment as an internal arrangement to cover up the duties of a post in order to carry on with and continue to update the administration work of an institution may be made by the respective Head of the Institution or the Head of the Department.

#### Basic facts applicable to appointments

- 26. An appointment on casual basis shall be made only if financial allocations are provided for in the annual estimates or approved estimate solely for the intended task. He shall be paid only an allowance on a daily basis or in the manner agreed upon by the parties. The employment of such person shall cease upon the completion of such task. A casual employee shall have no claim for permanency or to be appointed to any other post in the provincial public service by virtue of the casual appointment. However, only a person who has fulfilled the qualifications prescribed in the relevant Scheme of Recruitment shall be considered for an appointment on casual basis.
- 27. If, as a matter of urgency, a substitute appointment has to be made to cover up the duties of a post in the absence of its permanent holder, only a person who possesses applicable qualifications in terms of the approved Scheme of Recruitment shall be considered for such appointment and the substitute appointment shall be made solely on the basis of payment of daily wages. The substitute appointment shall cease when the permanent holder of the substantive post reports for duty.

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- 28. An appointment on permanent or contract or temporary or acting or attending to duties basis, shall be made only for a post falling within the approved cadre of the relevant institution and having an approved Service Minute or Scheme of Recruitment, as the case may be, with funds provided by the General Treasury.
- 29. Except for an appointment made to act or attend to or cover up duties, it should be advertised in conformity with the approved Service Minute or the Scheme of Recruitment, as the case may be, when each vacancy is filled.
- 30. Before an appointment is made, the Appointing Authority should satisfy himself/herself that
  - I. the particular post exists in the cadre approved by the relevant authority;
  - II. Financial provision has been made for that;
  - A vacancy actually exists in the cadre;
  - The appointment is in accordance with the approved Service Minute or Scheme of Recruitment, as the case IV. may be;
  - V. He/she has the authority to make the appointment.
- 31. A post shall not be deemed to be vacant, if the holder of the post is on paid leave or on no pay leave or has been temporarily released for other duties or is under interdiction or is on leave preparatory to retirement. However, where the Appointing Authority deems it necessary due to the exigencies of the service, he may appoint a person to attend to duties or to act in such post.
- 32. Every appointment to the provincial public service other than on substitution or casual basis shall only be made in accordance with the approved Service Minute or the Scheme of Recruitment, as the case may be.
- 33. The date specified in the letter of appointment or the date on which the officer formally assumes duties of the post, whichever is later, shall be the effective date of an appointment. However, in the event of an officer finds himself unable to assume duties in his new post following his appointment due to the reason he has been temporarily released for any other duties or owing to travel abroad for official purposes or any matter beyond of his control, the Appointing Authority shall then decide on the effective date of such appointment.
  - However, where a recruitment is made by calling applications from the internal applicants under limited and merit streams, the effective date of such an appointment shall be determined by the Commission subject to the provisions in Rule Nos. 36 and 37 of the Procedural Rules.
- 34. No person shall be appointed to a post in the provincial public service or for the provincial public service using any designation of the provincial public service on honorary or voluntary capacity unless provisions are made therefor by any written law.

#### Antedating of Appointment

- 35. No Appointing Authority other than the Hon. Governor should antedate an appointment.
- 36. An application to antedate any appointment should be made to the Hon.Governor by the relevant Appointing Authority or Administrative Authority setting out the reasons therefor. Following conditions should have been completed for such an antedating and the Appointing Authority or Administrative Authority should ensure that it to be so.
  - There has been a substantive vacancy in the post from the date to which an appointment to such post is proposed to be antedated
  - As at the date to which the appointment is proposed to be antedated, the relevant appointee has acquired all the qualifications required for such appointment in terms of the Scheme of Recruitment which was in force as at such date.

- III. The appointment proposed to be antedated should have been made in accordance with the approved Service Minute or relevant Scheme of Recruitment.
- 37. Antedating of an appointment will not be allowed on any ground whatsoever under any of the following circumstances.
  - If such antedating results in the officer concerned gaining seniority over an officer appointed before him/her or
    with him/her to the same grade or post or any alteration in the seniority determined at the selection for such
    appointment;
  - II. If an appointment is proposed to be antedated to a date falling before the date of holding a competitive examination or an interview awarding marks where such appointment is made based, either solely or partly, on the performance of the officer at that competitive examination or interview;
  - III. If an appointment is proposed to be antedated to a date falling before the date on which the relevant qualifications have been examined in accordance with the notice calling for applications for appointment;
  - IV. If recruitment is made by calling for applications from external applicants under open stream.

#### **Chapter IV**

#### **Approval of Service Minutes and Schemes of Recruitment**

- 38. For each approved service in the provincial public service, there shall be a Service Minute and for each approved post falling outside those services, there shall be a Scheme of Recruitment. Such Service Minute or Scheme of Recruitment shall contain qualifications for recruitment, methods of recruitment, salary scales, service conditions, and methods of promotion, professional ethics and all other relevant information.
- 39. Draft Service Minutes and Schemes of Recruitment shall be prepared in accordance with the standard format. Schemes of Recruitment and Service Minutes shall be submitted to the Provincial Public Service Commission by the Head of the relevant Department, Secretary to the relevant Provincial Ministry, Chief Secretary of the Province and it shall be the submitted with the observations and recommendations by the Commission to the Hon. Governor for approval.
- 40. Draft Service Minutes and Schemes of Recruitment shall be fully compliance with the policies approved by the government.
- 41. The Service Minutes approved by the Hon. Governor shall be made public by publishing it in the government *gazette* and the Scheme of Recruitment approved by the Hon. Governor shall be published as appropriate.

#### Amendment

- 42. Whenever, an approved Scheme of Recruitment or Service Minute is required to be amended, the Head of the relevant Department shall submit it along with a schedule of the proposed amendment, a draft of revised service minutes or recruitment procedure to the Provincial Public Service Commission through the Secretary to the relevant Provincial Ministry, Chief Secretary of the Province and it shall be submitted with the observations and recommendations by the Commission to the Hon. Governor for approval.
- 43. The schedule referred to in 42 above shall be in three columns and include the following: -
  - I. The existing provisions of the Service Minute or the Scheme of Recruitment to be amended;
  - II. The reasons for the amendment; and
  - III. The proposed amendments.

Furthermore, the draft of the amended Service Minute or the Scheme of Recruitment shall include the proposed amendments by underlining and highlighting the same.

44. The Hon. Governor shall have the discretion to approve or approve with amendments/revisions or reject or revoke a Scheme of Recruitment or a Service Minute or the proposed amendment submitted to the Hon. Governor in terms of Section 42 above. Also, the Governor has the authority to consult the relevant authorities or to direct the relevant authorities to compile a service minute or recruitment procedure or to amend an approved service minute or procedure for any service or a particular post in the Provincial Council public service as directed by the Hon. Governor.

#### Chapter V

#### Persons not qualified for recruitment to the provincial council public service

- 45. The following persons are not qualified for recruitment to the provincial public service:
  - I. A person who is not a citizen of Sri Lanka or a person who does not have citizens' rights;
  - II. Any of the following persons who served in the public service or provincial public service or in a public corporation or a statutory institution
    - (a) A person who has been compulsorily retired for general inefficiency;
    - (b) A person who has been retired as a merciful alternative to dismissal;
    - (c) A person who has been retired or dismissed from service on disciplinary grounds;
    - (d) A person who has vacated his post.
    - (e) A person who was dismissed except in an appeal made to the Hon.Governor
  - III. A person convicted by a court of law for a criminal offence committed against the Democratic Socialist Republic of Sri Lanka;
  - IV. A person convicted by a court of law in any criminal proceedings or convicted by a court of law after summary inquiry in terms of Section 449 of the Criminal Procedure Code;
  - V. Any person who has been declared as bankrupt.
  - VI. When an appointment is made, no person who has not resided in the North-West Province for the preceding three years shall be appointed to the North Western Provincial Council Public Service. However, this Section may be alleviated with the approval of the Hon.Governor in cases where there is insufficient number of applicants within the North West Province and for other justifiable reasons.

#### **Chapter VI**

#### **Terms and Conditions governing Appointments**

- 46. All officers shall hold their posts as a public trust. Every officer appointed to a post in the provincial council public service shall diligently discharge the duties of the said post for the benefit of the republic and its people.
- 47. It shall be the duty of every provincial public officer
  - I. to uphold and defend the Constitution and all written laws;
  - II. to promote the national interest and foster national unity;
  - III. to work conscientiously in his chosen occupation;
  - IV. to preserve and protect public property and to combat against misuse and waste of public property;
  - V. to respect the rights and freedoms of others; and
  - VI. to protect and conserve nature and natural resources.

- 48. Every officer shall discharge his duties, responsibilities and functions in accordance with the Constitution of the Democratic Socialist Republic of Sri Lanka, and its law, government policy, procedural rules, guidelines, procedures and regulations and issued on provincial public service by the Hon. Governor and orders issued from time to time. Furthermore, the officers shall be subject to the relevant Service Minutes, Schemes of Recruitment, Establishments Code, Financial Regulations, other Government Orders, government Regulations, Circulars, Instructions and Departmental Orders including amendments thereto as may be made from time to time.
- 49. Every person who is appointed to a permanent and pensionable post in the public service shall contribute either to the Widows' and Orphans' Pension Scheme or to the Widowers' and Orphans' Pension Scheme, as the case may be or any other Retirement Scheme introduced by the government. The contribution to be made thereto shall be in such manner as announced by the government from time to time.
- 50. A person holding a post under a permanent but non-pensionable appointment or on casual, temporary or contract basis shall contribute to the Public Service Provident Fund. The contribution to be made thereto shall be in such manner as announced by the government from time to time.
- 51. A public officer shall furnish a security deposit, where applicable, in terms of the Public Officers' Security Ordinance, as may be determined by the Head of the Department.
- 52. A North Western Provincial public officer is bound to serve in any part of the North Western Province.
- 53. Every officer appointed on permanent or contract basis shall be certified by a medical examination that he is physically and mentally fit to serve in any part of the North Western Province. This medical examination shall be held in a government hospital in the following manner in accordance with the procedure as decided by the Secretary to the Ministry of Health or the Director General of Health Services: -
  - I. Where a person who does not hold a permanent post in the provincial public service is provisionally selected for a permanent appointment or for an appointment on probation with a view to appoint to a permanent employment, the Head of the Institute in which the vacancy exists shall direct the selected candidate to fill the Form Health 169, and to forward it to the nearest Government Medical Officer In Charge of a hospital and to present him/herself for a medical examination. No fee shall be charged for this examination.
  - II. The Medical Officer will make an examination and fill the Form Health 169, which he will forward through the Head of his Institution to the Regional Director of Health Services of his Division. The Regional Director of Health Services shall complete the report and forward it to the relevant Head of the Department if the candidate has been found physically and mentally fit for appointment and to the Director General of Health Services if he has been found unfit. In the If is forwarded to the Director General of Health Services, the Director General of Health Services shall inform the Head of the Department whether the candidate is fit for appointment or whether a further medical examination should be conducted in respect of the candidate.
  - III. A Head of the Department shall ensure that no salary is paid to a newly appointed officer until the medical report on the Form Health 169 has been received. However, if the delay is not due to any fault of the officer concerned, then the Head of the Department may pay the salary at his discretion.
  - IV. If the person has been found physically and mentally unfit for appointment according to the medical report, such appointment should be cancelled, but he will be eligible to receive the salary for the duration he has worked.
- 54. Every person appointed to a post in the provincial public service, shall take and subscribe the oath or make and subscribe the affirmation in terms of the Fourth Schedule and Seventh Schedule to the Constitution.
- 55. Every officer shall acquire proficiency in Sinhala, Tamil and English, as the case may be, in such manner as required by the Official Languages Policy of the government.
- 56. If an officer getting monthly salary wishes to resign from his post, he shall, unless otherwise stated in his letter of appointment, give at least one calendar months' notice in writing to the Appointing Authority. If the Appointing Authority

agrees, he shall pay a sum equivalent to a month's salary to the government in lieu of one month's notice and resign. However, a resignation of an officer will be effective only from the date decided and communicated by the Appointing Authority as the accepted date of resignation.

- 57. Where the Appointing Authority wishes to terminate the services of a monthly paid officer who is not confirmed in the provincial council public service in accordance with the conditions contained in his letter of appointment, the Appointing Authority shall give one month's notice to such officer.
- 58. The Appointing Authority may terminate the employment of a person appointed on substitute or casual basis without giving prior notice.
- 59. Where it is disclosed at any time after a person has assumed duties in a post in the provincial public service that the appointment has been obtained on false information or forged documents furnished by such person to the Appointing Authority or any other relevant authority, such officer shall be given due notice of the allegation and an opportunity to give explanation. Where the explanation is not acceptable, such appointment shall be revoked forthwith and be deemed as invalid and in operative. Furthermore, all amounts of money already paid to him as salaries and allowances by the government or the provincial council shall be recovered from him.
- 60. At the first instance where it is disclosed that a person appointed to a post in the provincial council public service does not have basic qualifications prescribed for the relevant post, such matter shall be referred forthwith to the Commission in order to obtain a decision on such appointment.

#### **Chapter VII**

#### Procedure to be followed in Recruitment and Appointment

#### General

- 61. The Appointing Authority and/or the Administrative Authority shall take action appropriately to fill vacancies in the approved cadre without undue delay in accordance with the approved Service Minute or Scheme of Recruitment, as the case may be, except where financial provision is limited or subject to any restriction as per government policy.
- 62. If special circumstances arise necessitating recruitments to be made outside the approved Service Minute or Scheme of Recruitment, the request therefore shall be made to the Hon. Governor, with the recommendations of the Head of the Department and the Secretary to the relevant Ministry or the Chief Secretary. The Hon. Governor reserves the right to make decisions thereon, after obtaining the required recommendations from the Director General of Establishment and National Salary Commission. However, such requests should not be made as a matter of course.
- 63. The Appointing Authority or the Administrative Authority shall make arrangements to hold examinations and/ or professional tests and interviews or all of them as prescribed in the Service Minute or Scheme of Recruitment, as the case may be.

#### **Preliminary Measures**

- 64. Where there is a vacancy in a post in the approved cadre or where such a post is created a new, such fact shall be reported by the Head of the Department or Head of the Institution to the relevant Appointing Authority of the respective service or post stating whether it is recommended or not to fill such vacancy forthwith. If the filling of such vacancy is not recommended, the Head of the Department or the Head of the Institution shall state the reasons therefor in detail. In the instances where the Commission is the Appointing Authority, the relevant Administrative Authority shall make such recommendation to the Commission.
- 65. If the Head of the Department or the Head of Institution recommends the filling of the vacancy and if the conditions in Section 30 of Chapter III herein have been met, the Appointing Authority shall approve the notice of calling applications prepared in accordance with the approved Service Minute or Scheme of Recruitment and the applicable marking scheme

where selection is made based on an interview for evaluating eligibility and publish them in the manner provided in the Service Minute or the Scheme of Recruitment, as the case may be.

- 66. Where the Appointing Authority is the Public Service Commission, the Administrative Authority of the relevant service or post shall forward the documents referred to in Section 65 to the Commission without delay for approval together with his recommendation and publish the said notice as stated in the Service Minute or the Scheme of Recruitment as the case may be as soon as the approval therefor is received.
- 67. Where the manner in which the notice of calling applications has not been clearly stated in the Service Minute or the Scheme of Recruitment, the Appointing Authority or the Administrative Authority shall publish the relevant notice by internal circulars for internal candidates and by publication in the government *gazette* or popular newspapers and websites if available for non-internal candidates.

#### **Holding Examinations and Tests**

- 68. I. Where the Service Minute or the Scheme of Recruitment provides for a competitive examination is required to be held, the applicants shall forward their applications directly to the authority conducting the examination. Therefore, it shall be the duty of the Appointing Authority or the Administrative Authority to prepare the notice of calling applications.
  - II. Following matters should also be included in a notice published in terms of Sections 65 and 66 above.
    - i. Number of applicants expected to be recruited or the date on which the vacancies are calculated.
    - ii. Date on which the applicants should complete the qualifications.
  - III. Where the date of calling for applications is extended upon any reason, the date on which the applicants should complete their qualifications prescribed in the original notice should not be changed.
- 69. If the Service Minute or the Scheme of Recruitment provides that it includes a professional test or practical test or physical fitness test or any other test, in addition to a written competitive examination for recruitment, such written competitive examination should be held first.
- 70. Where the Service Minute or the Scheme of Recruitment provides for recruitment with an interview awarding marks and / or any other examination awarding marks, the authority who conducted the examination shall send the Appointing Authority the list of names of the applicants rearranged in the alphabetical sequence, which had been prepared in the order of merit, without the marks secured at the written examination for purposes of the interview.

#### **Holding of Interviews**

- 71. The Appointing Authority shall appoint Boards of Interview in accordance with the approved Service Minute or the Scheme of Recruitment, as the case may be.
- 72. A Board of interview, unless otherwise provided for in the Service Minute or the Scheme of Recruitment, as the case may be, shall consist of at least three members and not more than five members including its Chairman who shall be a public officer subject to the following conditions:
  - I. At least one member of the Board of Interview shall be from a Ministry or Department other than the Ministry or Department in which the vacancy exists.
  - II. The Board of Interview shall be appointed so as to represent both the male and female parties whenever possible
  - III. The Board of Interview shall conduct the interview in order to facilitate the use of all three languages where necessary and may use the service of an interpreter for this purpose.
- 73. Unless otherwise provided for in the approved Service Minute or the Scheme of Recruitment or the notice of calling applications for the recruitment, as the case may be, the number of applicants to be called for the interview shall be

determined by the Appointing Authority according to the number of vacancies and the order of merit of the aggregate marks obtained at the written examination and/ or professional test or such other test awarding marks referred to in Section 69 or all of them.

- 74. Where selections are made only through an interview where marks are awarded or an interview and any other test referred to in Section 69 awarding marks without a written examination, the said interview shall be a structured interview or an interview for evaluating eligibility and all such tests as applicable shall be indicated in the notice of calling applications for the post. Likewise, the manner in which the marks are awarded for such tests shall also be included in the said notice.
- 75. The following information and documents shall be provided to a Board of Interview:
  - (a) approved Service Minute or the Scheme of Recruitment, as the case may be;
  - (b) advertisement of calling applications;
  - (c) number, names and summary of qualifications of the applicants;
  - (d) schedule of the interview;
- 76. Every applicant shall be interviewed by a plenary Board of Interview. No person other than an interpreter who is not a member of the Board of Interview shall be allowed to participate in its interviews. For recording marks at the interview, a carbon pen or pen with indelible ink shall be used, not pencils.
- 77. The Board of Interview shall ensure that duplicates of all documents produced by candidates at the Interview are duly authenticated by them and handed over to it. Such documents should thereafter be submitted to the relevant Appointing Authority or the Administrative Authority together with the schedule of interview. The appointing authority or the administrative authority shall forward a set of copies of the certificates of the appointed applicants among them to the personal file along with the copy of the personal file of the appointment letter.
- 78. Where marks are awarded for the performance at the interview, the Board of Interview, immediately after the interview, shall prepare a schedule of marks in the proper order of merit obtained by the candidates and attach it to the schedules of interview and every member of the Board of Interview shall sign each page of such schedules.
- 79. Where an interview has to be held to allocate marks after a written examination and/ or a professional test, marks obtained by the applicants at the written examination and/ or the professional test shall not be made available to the Board of Interview. The results of a written examination and/ or the professional test shall not be published for whatever reason until the Appointing Authority takes a final decision regarding the appointments. Its utmost confidentiality shall be preserved.
- 80. The Appointing Authority, having duly verified the accuracy of the list of names prepared by the Board of Interview in accordance with the order of merit obtained at the interview awarding marks and / or the list of names prepared in accordance with the order of merit obtained at the other test awarding marks, shall send it to the authority by whom the examination was conducted.
- 81. Where the written examination is not held, the Appointing Authority shall prepare a final merit list after aggregating the marks obtained at the interview and the marks obtained at the other test.
- 82. Where the Commission is the Appointing Authority, the Secretary to the Commission shall forward to the Commission a list of applicants prepared in the order of merit of the marks obtained by them, results of the examination, schedules of interview and recommendations of the Board of Interview together with his own recommendations on the number of posts for which relevant appointments should be made.
- 83. The results of a written examination and / or any other test awarding marks shall not be published for whatever reason until the Appointing Authority gives his concurrence. Once the selection process is over, the Appointing Authority or Administrative Authority shall publish the list of names of the appointees.

- 84. Where the approved Service Minute or Scheme of Recruitment, as the case may be, does not include a structured interview or an interview for evaluating eligibility, the interview should be held only for the purpose of verifying the certificates of the applicants and confirmation of their qualifications.
- 85. Where the approved Service Minute or Scheme of Recruitment, as the case may be, includes a structured interview or an interview for evaluating eligibility, no marks shall be awarded for anything produced in the instances other than at the time of the interview.
- 86. The Appointing Authority or the Administrative Authority or the Head of the Institution shall draw the attention of the members of the Board of Interview on these Rules prior to commencement of an interview or a professional test.

#### Selection for Appointment and the Letter of Appointment

- 87. Where the recruitment is made only on the results of a written examination and / or an interview awarding marks and / or any other test awarding marks, the appointments shall be made strictly in the order of merit of the aggregate marks obtained by the candidates at such written examination and / or interview awarding marks and / or other tests awarding marks.
- 88. The Commission after receiving the document in terms of Section 82 above shall satisfy that the relevant examination or interview or all of them has been conducted in accordance with the approved Service Minute or Scheme of Recruitment, as the case may be, and the approved marking scheme. The Commission may thereafter approve the relevant selections in the order of merit of the marks obtained at the examination or interview or any other test awarding marks or all of them in consideration of the recommendations of the Board of Interview.
- 89. The Appointing Authority shall subsequent to the selection as stated in Section 87 above as soon as possible issue a formal letter of appointment in the format of Appendix 03 or 04 of these Procedural Rules.
- 90. Where the Commission is the Appointing Authority, the Commission, after having informed the Administrative Authority of the selection, shall, as soon as possible, issue a formal letter of appointment together with the changes, if any, in the format of Appendices 03 or 04 of these Procedural Rules.
- 91. Appointments shall not be made in excess of the number of vacancies which existed as at the date on which the qualifications should have been fulfilled as mentioned in the notice of calling applications.
- 92. Where appointments are made on the priority list prepared in the order of merit and where there are several applicants who had obtained equal marks for the last vacancy or vacancies, the authority with delegated power shall not fill the vacancy or vacancies on the results of the written test and/ or professional test and/ or interview, as the case may be, unless otherwise the Commission has given advises, but shall forthwith report the matter to the Commission and seek advices.

#### Procedure to be followed after Appointment

- 93. A person appointed to a post in the public service whether on casual, temporary or permanent basis shall forthwith inform the Appointing Authority in the format of Appendix 05 whether he accepts the post on the terms and conditions mentioned in the letter of appointment.
- 94. It shall be the responsibility of the Appointing Authority or Administrative Authority or the Head of the Department or the Head of the Institution, to ascertain the identity of the person who accepts the appointment in accordance with the letter of appointment.
- 95. The appointee on reporting for duty shall make and subscribe or take and subscribe the affirmation or oath set out in the Fourth Schedule and the Seventh Schedule of the Constitution of the Democratic Socialist Republic of Sri Lanka, on his first day and within one month of his appointment respectively, before the Appointing Authority or Administrative

Authority or Head of Department or Head of Institution as applicable. It is the responsibility of the relevant authority to obtain the affirmation or the oath signed by the appointee. An appointment of an appointee who fails to make and subscribe the affirmation or take and subscribe the oath during the stipulated period shall automatically be ceased.

- 96. An appointee on the first day of assuming duties shall hand over a letter in the format of Appendix 06 confirming that he reported for duty to the Appointing Authority or the Administrative Authority or the Head of the Department or the Head of the Institution, as the case may be.
- 97. An appointee on assuming duties shall hand over the following documents to the Appointing Authority or the Administrative Authority or the Head of the Department or the Head of the Institution, as the case may be:
  - (a) Certified copy of the National Identity Card;
  - (b) Birth Certificate;
  - (c) A set of original documents and their photocopies of educational and other educational qualifications and professional certificates presented at the interview to prove the basic educational qualifications required for the post along with an affidavit prepared by the appointee certifying that all the documents and certificates submitted by him/her are not forged; (The appointee shall certify that the photocopies are of genuine certificates and the Appointing Authority shall compare the photocopies with the originals and certify that the photocopies are those of the originals. The photocopies shall be retained by the Appointing Authority and the originals returned to the officer. (It is the responsibility of the Head of the institution in charge of the personal file to ensure that the certificates and documents submitted by the applicant concerned at the interview have already been received in the personal file and that the original documents and the current documents are comparable in all respects.)
  - (d) If married, Marriage Certificate, Birth Certificate of the spouse, copies of Birth Certificates of children.
  - (e) Service Agreement on Form General 160;
  - (f) Declaration of Assets on Form General 261.
  - (g) Declaration of Assets and Liabilities, where applicable
  - (h) Addresses of permanent and temporary residence, telephone numbers and e-mail addresses.

The Appointing Authority or the Administrative Authority or the Head of the Department or the Head of the Institution, as the case may be, shall have the certificates referred to in (b) and (c) above certified as genuine by the relevant authorities within a period of one year of the date of appointment.

- 98. The appointment of a person who fails to report for duty on the date stipulated in the letter of appointment without informing a valid reason in writing shall be deemed as cancelled.
- 99. When an appointee to the provincial council public service reports for duty, the Appointing Authority or the Administrative Authority or the Head of the Department or the Head of the Institution, as the case may be, shall open a personal file for the appointee containing the documents referred to in Section 97 above and the following documents and update it regularly.
  - (a) Copy of the Letter of Appointment issued for the purpose of the personal file;
  - (b) History Sheet;
  - (c) Copy of declaration under the Widows' and Orphans' Pension Scheme or the Widowers' and Orphans' Pension Scheme or the Public Service Provident Fund as applicable;
  - (d) Certified photocopy of the certificate confirming the security deposit, if required to furnish a security having regard to the nature of the appointment;
  - (e) Medical Report on Form Health 169;

- (f) Original of the affirmation or oath referred to in Section 95 of this Chapter;
- (g) The absorption letter issued by the Commission to the effect that the officer has been absorbed into the North Western Provincial Council public service.
- 100. When an appointee reports for duty, the Appointing Authority or the Administrative Authority or the Head of the Department or the Head of the Institution shall attach the officer to a division or branch in his office, or to another office or duty station under him. The Head of such division or branch shall without delay hand over a duty list to the officer.
- 101. Where an appointee reports for duty, the Appointing Authority or the Administrative Authority, as the case may be, shall inform the Auditor General that the officer has accepted the post.
- 102. Where the publishing the appointment of an officer in the provincial public service to a particular service or post in the government *gazette* is a legal requirement, it shall be the responsibility of the Appointing Authority/ Administrative Authority to take prompt action to have such appointment published in the government gazette.
- 103. Once an officer in the provincial public service has been assigned duties, the Appointing Authority or the Administrative Authority or the Head of the Department or the Head of the Institution shall provide him with training before the expiry of one year from the date of appointment so that his services could be obtained more productively and efficiently. Where training is mentioned in any Service Minute or Scheme of Recruitment, the training shall be conducted in such manner as to meet the requirements stated therein. It shall also be the responsibility of the officer to duly participate in such training programmes.
- 104. The Medical Report to be furnished by an appointee to a post in the provincial council public service on temporary or permanent basis shall be obtained from the Medical Officer in Charge of a Government Hospital. The appointee shall take necessary action to forward such report to the Appointing Authority or the Administrative Authority within three months of the receipt of the appointment.
- 105. Where a new appointee is found to be physically or mentally unfit for the relevant post following a medical examination, the respective Appointing Authority shall take action to terminate the appointment of such officer as soon as the report confirming such fact is received from the Director General of Health Services.

#### Appointing to a post

- 106. It is the responsibility of the Appointing Authority or the Administrative Authority or the Head of the Department or the Head of the Institution to appoint the persons recruited to the provincial council public service according to the existing vacancies in compliance with the duly approved Service Minute or Scheme of Recruitment and the provisions set out in these Procedural Rules.
- 107. The following procedure shall be adopted with regard to the appointments made by the Hon. Governor:
  - I. Where there is a vacancy in a post in the approved cadre or where such a post is created anew, the Chief Secretary shall make a written request to the Hon.Governor seeking approval to appoint a qualified officer in the public service/ provincial council public service to such post in accordance with the approved Service Minute or Scheme of Recruitment, as the case may be.
  - II. Such request shall be accompanied by a brief report setting out the nature of duties of the particular post.
  - III. On receipt of such request and report, the Hon.Governor shall appoint a suitable officer to the post in terms of the approved Service Minute or Scheme of Recruitment, as the case may be, and the Rules herein contained.

#### Concessions to Ex-Servicemen

108. Ex-servicemen of the Army, Navy and Air Force who are not over 50 years of age seeking employment in the provincial council public service shall be granted the following concessions.

#### I. Age Limit

If an ex-serviceman falls within the maximum age limit of a post to which he seeks appointment after the period of his service in an armed service is subtracted from his age, he shall be treated as falling within the prescribed age limit.

#### II. Educational Qualifications

If an ex – serviceman has obtained the next lower educational level of the minimum educational qualifications prescribed in the Scheme of Recruitment to any post, other than a post for which a degree recognized by the University Grants Commission has been prescribed as the educational qualification, he shall be treated as having met with the prescribed educational qualifications.

III. In case technical and vocational qualifications are taken in to consideration, an ex-serviceman who has gained skill and experience by working in relevant technical units of the armed services shall be treated as having the required technical or vocational qualifications.

#### **Chapter VIII**

#### Period of Probation and Confirmation of Appointment

#### **Probationary Period of Three Years**

- 109. The Appointing Authority shall subject every officer appointed to a permanent post in the provincial council public service to a probationary period of three years.
- 110. An officer appointed subject to a period of probation shall prove his suitability for the relevant post by diligently fulfilling during such period, the obligations and responsibilities imposed on him by his letter of appointment, good conduct and attendance and efficient service.
- 111. An officer should be regarded as being on probation with a view to learning work and being tested for his suitability for permanent retention. He should not only be given all facilities for acquiring experience in the duties and responsibilities relevant to his post but also be under continuous monitoring, sympathetic observation and guidance.
- 112. Where, during his period of probation, he shows any tendencies which render doubtful his suitability for permanent retention, he should at once be warned and given such assistances as may be possible to correct his shortcomings by the Appointing Authority/ Administrative Authority. Any admonition administered for any serious act or omission or any fault of conduct or character which, if persisted in, may prevent his confirmation, should be communicated to him in writing and acknowledgement obtained. Such acknowledgment shall be conclusive proof of the fact that the officer was warned of his shortcomings and given an opportunity for improvement.
- 113. It shall be the duty of the Appointing Authority to terminate the services of an officer on probation against whom specific instances of misconduct cannot be urged but whose temperament, behavior and other defects render him unsuitable for further retention in the public service. In such an instance, the Appointing Authority shall ensure that all reasons which led to such a decision are recorded specifically and in detail in the relevant file and all factors that support such decision are kept secured. The letter of termination should be in the format of Appendix 07 with alterations where necessary.

- 114. The Head of the Department shall prepare review reports in respect of the first and second years of probation in the format of Appendix 08. On receipt of each of the report, it should be carefully considered and where necessary he should be warned of any shortcomings. The final review report together with first and second year reports should be submitted to the Appointing Authority at least 03 months prior to the expiry of the probationary period. Before the expiry of the period of probation, all three reports should be taken into consideration by the Appointing Authority and an order be made either confirming or extending the period of probation. The officer concerned should be informed of the decision in each case in writing.
- 115. If the Appointing Authority decides that the officer is not fit and suitable for confirmation, then the Appointing Authority may extend his period of probation by one year at a time subject to a maximum period of 03 years and shall defer the officer's increments. Such officer shall diligently engage in improving his performances during such extended period.
- 116. Where an inquiry into an irregularity committed by an officer on probation cannot be completed before the expiry of the period of probation, the appointment of such officer should be terminated or the period of probation extended taking into consideration the circumstances of the case.
- 117. At the end of each extended period of probation, the Head of the Department or the Head of the Institution shall prepare a review report as per Appendix 08. Where such report reveals deficiencies that may prevent his suitability for confirmation in his post, it shall be the responsibility of the Appointing Authority to extend or terminate the appointment of the officer subject to Sections 115 and 116 above. In such an instance, the Appointing Authority shall ensure that all reasons which led to such a decision are recorded in detail in the relevant file and all factors that support his decision are kept secured.

#### **Probationary period of One Year**

- 118. A public officer holding a permanent post in the public service when appointed to another permanent post in the public service shall be subject to a probationary period of one year. However, where the prior service and experience of an officer already confirmed in the public service is not a criterion of eligibility for the new post, such officer shall be subject to a probationary period of three years.
- 119. If the Appointing Authority deems that the probationary period of one year is inadequate considering the period the officer would normally require to fulfil any condition that may be laid down for confirmation in the new post, the Appointing Authority may determine a sufficient period of probation not more than three years.
- 120. Where a public officer whose appointment has been confirmed is appointed to another permanent post in the public service or provincial public service subject to a probationary period of one year, the Head of Department or Head of the Institution shall prepare a review report in respect of such officer in the format of Appendix 08.
- 121. Where such review report reveals any deficiencies that might prevent his suitability for confirmation in his post, such fact must be forthwith communicated to the officer in writing and timely guidance given by the Head of the Department or the Head of the Institution and the Appointing Authority or the Administrative Authority shall defer the officer's increment and extend his period of probation by one year at a time subject to a maximum period of 03 years.
- 122. Where an inquiry into an irregularity committed by an officer on probationary period of one year cannot be completed before the expiry of the period of probation, the Appointing Authority shall take action to extend the probationary period of such officer taking into consideration the circumstances of the case.

#### **Confirmation or Reversion or Termination of Appointment**

123. An officer appointed to the provincial public service subject to a period of probation, shall prove within this period, his suitability for provincial public service by diligently fulfilling the obligations and responsibilities imposed on him by his letter of appointment, good conduct and attendance and efficient service. If at the end of the period of probation, the officer's work, conduct and attendance are judged to have been satisfactory, and if he has fulfilled all the requirements for confirmation in that appointment, the appropriate authority shall confirm his service with effect from the date of appointment concerned.

- 124. In the event of termination of the appointment of an officer appointed as per Section 118 above at the end of the period of probation, it shall be the responsibility of the Appointing Authority to revert him to his former post. If the former post of the officer is no longer vacant, he shall be reverted to such post on supernumerary basis. However, when a vacancy occurs in the substantive post, he should be appointed to such substantive post. In such an instance, the Appointing Authority or Administrative Authority shall ensure that all reasons which led to such a decision are recorded in detail in the relevant file and all factors that support his decision are kept secured, as the case may be. Letter of reversion to the former post shall be prepared in the format of Appendix 09 with necessary alterations. When an officer is reverted and placed in his former post without a break in his former service, the conditions of appointment relating to his former post shall once again come into force.
- 125. The Appointing Authority shall take action to confirm the appointment or to extend the period of probation or to terminate the appointment of a an officer in the provincial public service on probation as soon as the officer concerned completes such period of probation. If his period of probation had been extended on grounds that were within his control, his salary increment shall invariably be deferred until he is confirmed in his post. All such decisions, whatever, shall be communicated to the officer in writing by the Appointing Authority. The officer shall have no claim whatsoever for salary increments deferred owing to his deficiencies.
- 126. Notwithstanding the fact that all the requirements have been fulfilled on the due date, appointment of a public officer is deemed to have been confirmed only after the issuance of a formal letter in the format of Appendix 10 to the effect that the relevant appointment has been confirmed by the Appointing Authority. Until such a letter is issued, the officer shall be deemed as not having been confirmed in his appointment. The relevant Appointing Authority shall be mindful of the fact that such letters should be issued duly and without delay in order to avoid any hardship that may be caused to the officer by the delay in issuing a letter even after the fulfilment of all requirements.
- 127. Where an officer in the provincial public service is unable to fulfil qualifications during the prescribed period for confirmation in his appointment owing to reasons beyond his control, the Appointing Authority may extend his period of probation by a reasonable period of time enabling him to obtain such qualifications. It shall be the duty of such public officer to obtain the required qualifications for confirmation in his appointment during the extended length of time. In such case, the officer shall be confirmed in his appointment with effect from the date of his appointment in such a manner that it will have no adverse effect on his seniority and salary increments. Provided, however, that the Appointing Authority shall terminate his appointment if the officer fails to obtain the required qualifications during the extended period of the probation owing to his negligence or inattention.
- 128. Where an officer in the provincial public service fails to qualify for confirmation at the proper time, that is within the initial period of probation, for reasons within his control, but qualifies for confirmation during an extension of the period of probation granted to him, the salary increment falling due after the expiry of the initial period of probation will be deferred by the length of time taken in excess of the initial period allowed to qualify and he shall be confirmed in his appointment with effect from the date of his appointment. In this case, the Appointing Authority shall issue a letter in the format of Appendix 10. Furthermore, the seniority in the service or grade of an officer so confirmed shall be determined by the date on which he acquired all necessary qualifications for confirmation.
- 129. However, where a public officer fails to complete the period of probation prescribed in his letter of appointment owing to a reason beyond his control such as reaching on the age of compulsory retirement or permanent release from the service, such a case shall be referred to the Hon. Governor to make a decision on the confirmation of the officer confirmed.

#### **Chapter IX**

#### Appointment to Act in a post or Attend to the duties of a post

- 130. The power to make an appointment to act or attend to duties in a post lies solely with the Appointing Authority.
- 131. A public officer should be appointed to act in a post only under the following circumstances.

- I. to bear the responsibilities and perform the duties of a particular post in the approved cadre of a Ministry or Department or and institute in the Provincial Council, where the substantive holder of such post is away from work for a particular length of time with due approval or;
- II. to bear the responsibilities and perform the duties of a particular post remaining vacant in the approved cadre of a Ministry or Department or an institution in the Provincial Council until such time the Appointing Authority makes a permanent appointment to such post.
- 132. Only an officer who is confirmed in his substantive post and is serving in a comparable post or a post immediately below it and has fulfilled all the qualifications stipulated in the approved Service Minute or the Scheme of Recruitment of the relevant post can be appointed to act in such post.
- 133. An acting appointment shall be made for the performance of the work of a post on full-time basis or in addition to the duties of a post already held by the relevant officer.
- 134. An officer holding an acting appointment shall not be entitled to the salary of the post to which he has been appointed to act whether on a temporary or a permanent basis.

#### Appointment to attend to duties of a post

- 135. Where no officer qualified for appointment in terms of Section 132 above to act in a post that has fallen vacant is available, a most suitable officer may be appointed by the Appointing Authority to attend to the duties of such post.
- 136. Any allowance and privilege attached to a particular post may be enjoyed by the officer acting or attending to the duties in such post during the period of acting or the period of attending to the duties of the post. He shall have no claim for such allowance or privilege when the acting appointment or period of attending to the duties is terminated.
- 137. An officer can be appointed to attend to the duties of a particular post only if such post is either superior or comparable to the post the officer presently holds.

#### General conditions governing acting appointments or appointments to attend to duties of a post

- 138. Only an officer in a service specified in the Service Minute or Scheme of Recruitment relating to a particular post can be appointed to act or attend to the duties in such post and an officer belonging to any other service shall not be appointed to such post.
- 139. Any appointment to act or attend to duties shall be subject to a maximum period of one year. Before the expiry of such period, the Administrative Authority or / and the Appointing Authority shall appoint a suitable officer to such post on permanent basis. However, the Appointing Authority may consider the extension of an appointment to act or attend to duties beyond a period of one year.
- 140. Where the Appointing Authority has appointed a permanent officer to a post for which an appointment had been made to act or perform duties of such post, it shall be the responsibility of the Head of the Institution or the Head of the Department or the Appointing Authority to provide him with necessary facilities to perform the duties in such post. When a permanent appointment is made by the Appointing Authority, the appointment made on the basis of acting or attending to duties to such post shall automatically cease.
- 141. Where a permanent appointment is made to a post, no officer shall be afforded any special entitlement to such post or any special advantage or any additional amount of marks under the Service Minute or the Scheme of Recruitment solely on the basis of his having acted or attended to duties in that particular post.

#### Chapter X

#### **Efficiency Bar**

#### General

- 142. A public officer shall fulfil the requirements of the Efficiency Bar as stipulated in the Service Minute or the Scheme of Recruitment, for confirmation in the appointment or promotion to a higher post or to pass a specific salary step.
- 143. Efficiency Bar Examinations shall be conducted by the appropriate authority as prescribed in the Service Minute or the Scheme of Recruitment.
- 144. Where the authority who should conduct the Efficiency Bar Examinations has not been specified in the Service Minute or the Scheme of Recruitment, such Efficiency Bar Examinations shall be conducted by the Appointing Authority or an officer or institution designated by the Appointing Authority.
- 145. An officer who has passed the Efficiency Bar Examination shall be issued a letter in the format of Appendix 11 without delay by the Appointing Authority stating that he has passed the relevant Efficiency Bar Examination. Furthermore, the competent authority shall take action to attach a photocopy of such letter to the relevant form required for the approval of the next salary increment of such officer.
- 146. The effective date of passing an examination for the purpose of confirmation of an appointment to a permanent post or promotion or passing an Efficiency Bar will be the date of conducting that examination at which the officer fulfils the requirement. If, however, no examination has been held on the prescribed date by any means, the effective date of passing such examination by an officer shall be determined by the Commission having regard to the reason for the delay in holding the examination.
- 147. The effective date of passing an Efficiency Bar Examination by an officer shall be the commencing date of the examination at which he completes such requirement of the Efficiency Bar.
- 148. Where an officer is required to acquire a postgraduate degree or diploma or equivalent qualification as a requirement for completing the Efficiency Bar Examination, the date stated as being valid in such certificates shall be reckoned as the date on which he completes the requirement of the Efficiency Bar. However, where the effective date mentioned in such certificates is a date prior to the appointment of the officer to the service, that officer can accordingly be released from the requirement of the relevant Efficiency Bar.

#### Delay in passing the Efficiency Bar Examination

- 149. Where an officer fails to pass an Efficiency Bar Examination on the due date, the Appointing Authority or the Administrative Authority or the Head of the Department or the Head of the Institution, as the case may be, shall defer the salary increment of such officer with effect from that date and formally inform the officer of such fact. When the increments are deferred by the respective Head of the Department or Head of the Institute, a copy of the letter informing the officer of such fact should also be sent to the Appointing Authority and the Administrative Authority.
- 150. It shall only be with the approval of the Provincial Public Service Commission or an authority with delegated power, that an officer who could not complete the Efficiency Bar Examination on the due date owing to any special reason beyond his control may be granted an extension of the prescribed time to pass such examination. The officer shall prior to lapse of a period of one year after passing the prescribed Efficiency Bar Examination make a request for such extension in writing in the prescribed form to the Provincial Public Service Commission or the authority with delegated power.
- 151. An officer may be allowed to draw his salary increments during the period so extended. Furthermore, such an extended period shall not be an impediment for the promotions or for the seniority of the officer.

152. If an officer does not pass the prescribed Efficiency Bar Examination during the extended period referred to in Section 150, the salary increment that falls due immediately after the expiry of such period shall be deferred by a period of time equal to the time taken in excess of the extension allowed to pass the Efficiency Bar Examination.

#### **Departmental Examinations**

- 153. The departmental examinations, as appropriate, shall be included in the relevant Service Minute or the Scheme of Recruitment submitted for the approval of the Hon. Governor.
- 154. A method or system should be drawn up for each departmental examination stipulated for confirmation and promotion. It shall be the responsibility of the Head of the Department or the Head of the Institution to ensure that such method or system is formulated and that the relevant examination is held on the due dates.
- 155. The Appointing Authority shall take action to duly inform the officers concerned about the date on which the departmental examination is held at least three weeks before the closing date of the applications for it.

#### Chapter XI

#### **Seniority**

#### **Seniority List**

- 156. It shall be the responsibility of the Appointing Authority to prepare and continue to update the seniority list.
- 157. It shall be the responsibility of the respective Administrative Authority to prepare and continue to update the seniority list of the services over which the Public Service Commission is the Appointing Authority.
- 158. It shall be the responsibility of the authority referred in Sections 156 or 157 to publish the seniority list updated as at the 01st of January and the 01st of July every year.

#### **Determination of Seniority**

- 159. The seniority of officers in a class or grade of a particular service in the provincial public service shall be determined based on the dates on which each of such officers was appointed to such class or grade in that particular service and the seniority of officers serving in the posts carrying equal status in a particular department or institution shall be determined based on the dates on which each of such officers assumed duties of that particular department or institution.
- 160. Where more than one officer had assumed duties on a particular day, their seniority shall be determined in the order of cumulative total of marks obtained by them at all the tests held for recruitment in accordance with the Service Minute or Scheme of Recruitment. Where there are officers who had obtained equal marks, all of them shall be deemed as having the same seniority.
- 161. Seniority of an officer in a grade or class shall only be altered in the following instances.
  - I. Where he fails to pass the Efficiency Bar Examination as at the due date;
  - II. Where his probationary period is extended in terms of Section 125 of Chapter VIII of these Procedural Rules;
  - III. Where an order of demotion in seniority is made as a disciplinary punishment.
- 162. Where an officer is reverted to his previous post, his seniority in the post or grade to which he is reverted will be determined in accordance with the following rules.
  - I. Where an officer is demoted in seniority or rank and is reverted on disciplinary grounds to a lower grade or post that he held previously, his seniority in the lower grade or post on such reversion shall be determined in accordance with the order of the Disciplinary Authority.

- II. In case of an officer is reverted with the approval of the Appointing Authority to a post or grade previously held by him due to abolition of office or due to redundancy, his seniority in the post or grade to which he is reverted should be determined on the basis of his aggregate service in that relevant post or grade together with the approval of the Public Service Commission. Accordingly, he will be junior to all officers whose length of service in that post or grade is equal to or more than the aggregate of his service in that particular post or grade. If he has not passed an Efficiency Bar Examination, he shall not be placed in seniority over any officer who has been promoted having passed the Efficiency Bar Examination.
- III. If an officer is reverted at his own request and with the approval of the Appointing Authority to a post previously held by him, such reversion will be deemed as a new appointment and his seniority shall be determined by the date of reversion. Provided that, in case a salary step higher than the initial is allowed to such officer with the approval of the Director General of Establishments as per the provisions stated in the Establishments Code, his seniority may, with the approval of the Commission, be determined with reference either to the length of service in that post at the time he relinquished it or the time an officer appointed on the initial of the salary scale would take to reach that salary step, whichever is less.
- IV. An officer who has been temporarily released on no pay leave for a post outside the provincial public service (see Chapter XII) will retain his seniority in his post or grade if he has passed the prescribed Efficiency Bar Examination, and that the no pay leave is deemed to have been granted on grounds of public policy for purposes of the Minutes on Pensions.
- V. Where no pay leave is not granted or not deemed to have been granted on grounds of public policy for the purpose of Section 10 (1) of the Minutes on Pensions, the period of such temporary release shall not be counted for seniority and such officer shall be ranked as junior to all those officers whose length of service in the particular post or grade on the date on which he reverts to his former post is more than his service up to the date on which he was temporarily released.
- VI. Where an officer being appointed to a new post in the provincial public service itself is duly reverted or returned to his former post by the Appointing Authority during the training period or probationary period related thereto for reasons other than disciplinary grounds, the period served by such officer in such post he subsequently held shall be deemed as part of his service in determining his seniority in his former post.
- 163. An officer who has been permanently released in terms of the provisions in Chapter XII shall have no right of reversion to his former post or service.
  - I. However, the Commission may consider a request for reversion of an officer to his former post or grade within a period of one year from the date of his release only upon the following circumstances.
    - i. Medical grounds concerning the officer;
    - ii. Legal matters;
    - iii. Policy decisions made by the government.
  - II. Notwithstanding the other provisions set out in these Procedural Rules, the reversion to such post will be regarded for all purposes as a new appointment made outside the scheme of recruitment and his seniority will be determined as at date of his reversion to such post. However, such officer shall have the right to a higher seniority over another officer who has received appointment on the date he is reverted to such post.
- 164. On reemployment, the seniority of an officer will be determined in accordance with the following rules.
  - I. Where an officer who has retired is reemployed in the same post or grade from which he retired, his seniority will be determined by the period he had served in the post or grade from which he retired, up to the date of his retirement.
  - II. Where an officer who has retired is reemployed in a post or grade other than that from which he retired, his seniority will be determined by the date of his reemployment.

III. Where an officer whose prior services have been terminated by resignation or vacation of post or by reason of unsatisfactory work and conduct is reinstated, he will not be entitled to any claim for seniority on account of his past services. His seniority will be determined by the date of his reinstatement.

#### **Chapter XII**

#### Releasing an officer for appointment to another post in the provincial council public service

- 165. If an officer holding an appointment in the provincial public service wishes to obtain an appointment to another post in the provincial public service, he shall secure his release regularly from the appointment he holds.
- 166. The application to secure such release shall be made to the Appointing Authority through the Head of the Department or Head of the Institution in accordance with the Appendices 12 or 13, as the case may be.
- 167. The Appointing Authority shall not refuse an application for release by an officer unless,
  - I. The officer is under a bond to serve in that post or Department;
  - II. Even though he is not under a bond, he has been specially trained to perform the duties of his post;
  - III. Where it would very seriously affect the work of that Department to the extent that it out-weighs the consideration that the said Department will get the benefit of his services in another post under the Provincial Council.
- 168. If an officer has received a special training to perform the duties of the post he holds as referred to in Section 167 above, he should be released for service in a new post only if his training will be directly useful for the new post he seeks.
- 169. If an officer holding an appointment in the provincial public service is selected to another post in the provincial public service for which he is required to undergo training, he shall be released for such training.
- 170. Where an officer so released for training is unable to secure the appointment upon completion of the training, such officer shall be reverted to his substantive post.
- 171. The Head of the Department shall obtain the approval of the Secretary concerned before releasing an officer or recommending his release to the Appointing Authority if it would adversely affect the work of the Department to any appreciable degree.

#### Release for a post outside the provincial public service

- 172. The instances where an officer may be released by the Appointing Authority from the provincial public service temporarily or permanently either at the officer's own request or on a need of the government with the consent of the officer, shall be as follows. However, the confirmation of the officer in service is a basic requirement for the purpose of temporary or permanent release set out in I to XII below.
  - I. To the public service or other provincial council public service;
  - II. To a post in the Presidential Secretariat/Prime Minister's Office;
  - III. To a post in the staff of Parliament of Sri Lanka;
  - IV. To an approved post in the staff of Parliament or a Provincial Council or a Public Representative or a Provincial Governor;
  - V. For service in a Volunteer Force;
  - VI. For service in a Commission appointed by the President under the Commissions of Inquiry Act or for service in a commission established under the Constitution or any other law;
  - VII. To a post in a government university recognized by the University Grants Commission;

- VIII. To a post in a public corporation or statutory body;
- IX. To a post in a project implementing under local or foreign funds;
- X. To a post in a company owned by the government;
- XI. To a post in a company of which the government holds more than 50% of shares and/or controlling interest;
- XII. For taking up employment in an intergovernmental agency such as United Nations, World Bank and International Monetary Fund;
- 173. The government unless otherwise decided as a policy, the Appointing Authority shall not refuse to release an officer who seeks to better his future prospects unless:
  - I. The officer is under a bond to serve in that post or the Department concerned;
  - II. He has been specially trained to perform the duties of his post;
  - III. It would adversely affect the work of his Department owing to his release;
  - IV. Where the public officer is not confirmed in his post or service;
  - V. Where the officer has not passed the required Efficiency Bar Examinations and/or departmental examinations on the date he seeks release from public service;
  - VI. Where disciplinary action against the officer is in progress, or is contemplated against him; (Disciplinary action contemplated herein means that a preliminary investigation in connection with the incident have been initiated or the explanations thereon have been called for from the officer concerned.)
  - VII. Where there is legal proceeding against the officer relating to any matter connected with the government;
  - VIII. Where the period specified in a legal agreement binding the officer for service to the provincial council for a particular duration is pending;
  - IX. Where it is clearly apparent that the release of such officer if effected, will cause a problematic or difficult or adverse situation to the performance or maintenance of duties in the Department or the Institution in which the officer is already working;
  - X. Where no arrangements have been made to settle in full or in instalments the balance of a loan obtained by the officer from the provincial council, in accordance with the relevant regulations and circular instructions;
  - XI. Where there is an outstanding amount of money due to the provincial council from the officer other than the unsettled loans;
  - XII. Where he has not absolved the provincial council of all responsibilities regarding any pending relief or privilege granted to him by some other party under the securities of the provincial council when he was serving as an officer in the provincial council public service;
  - XIII. Where the provincial council, when such officer has entered into a surety agreement or any other similar bond with the provincial council, has not entered into a surety agreement with a new surety following the introduction of such new surety;
  - XIV. When the concurrence of the Secretary to the Ministry in charge of the Department/institute where such officer in employed has not been received.
- 174. The provisions in Section 173 shall be subject to the following exceptions.
  - I. If an officer has received a special training to perform the duties of the class or grade or post he holds as referred to in Sub Section II of Section 173 above, he may be released for service in a new post only if his training will be directly useful for the new post he seeks.
  - II. If the relevant Provincial Council or a government institution to which an officer is to be released has given an undertaking in writing to recover the balance of the loan in instalments from the officer and remit same to the relevant Head of the Department, such balance of a loan shall not be an impediment for his release.

- 175. The government unless otherwise decided as a policy, the periods for which the Competed Authority may release an officer from the provincial council public service on temporary basis shall be as follows.
  - For a period agreed upon by both parties to a post in a volunteer force or a post in the staff of Parliament of Sri Lanka or a post in the Presidential Secretariat or for an officer of the All Island Service, to a post in the provincial public service;
  - II. For a period requested by a Commission appointed by the President under the Commissions of Inquiry Act, for a particular post in such Commission;
  - III. For a period not exceeding 05 years to a post in a University in Sri Lanka recognized by the University Grants Commission or to a post in a public corporation or a post in a government project or a post in a company owned by the government or a post in a company of which the government holds more than 50% of shares and/or controlling interest;
  - IV. For a period not exceeding two years to work in a Welfare Association of public officers;
  - V. For a period, an officer holds a post in the Trade Union for service in a Trade Union with an approved number of active members and registered in the Department of Labour;
  - VI. For a period not exceeding 05 years, for an officer confirmed in service to take up employment in an intergovernmental agency such as United Nations Development Programme and World Health Organization with the concurrence of the government.
- 176. An officer may be released for a post outside the provincial council public service only with the sanction of the Appointing Authority and any other authority whose concurrence is required by the law under which the Institution concerned is constituted.
- 177. Every such release requires the concurrence of the Appointing Authority to ensure the preservation of pension rights of an officer during a period of temporary release to a post outside the provincial council public service and, in the case of permanent release, the conferment of benefits under the Minutes on Pensions in respect of the service rendered under the provincial council.
- 178. Where the request for release is made by an officer at his own instance, he shall apply to the Appointing Authority as per Appendix 12 and where it is made on the needs of the government or public policy, the Secretary to the Ministry to which the officer is proposed to be appointed shall make the request to the Appointing Authority in the format of Appendix 13 along with a letter of consent from the officer.
- 179. An officer with a remaining period of less than 3 years to reach the age of compulsory retirement should not be released temporarily or permanently for service to a post outside the Provincial Council Public Service at the instance of the officer, unless
  - I. There is no other suitable officer in the service of the Institution concerned who could be appointed to the post;
  - II. It is found after advertisement that there is no suitable person who could be recruited to the post outside the Institution.
- 180. If an officer is released temporarily, he may be released for a period of 2 years at the first instance with subsequent extensions of one year at a time, subject to a maximum period of 5 years.
- 181. Where an officer has been temporarily released to a post outside the provincial council public service on the need of the government or the provincial council or the grounds of public policy, he shall be deemed to have been on no pay leave on grounds of public policy for the purpose of Section 10 (I) of the Minutes on Pensions. Any period involving such release shall be reckoned as an active period of service for a purpose whatsoever.
- 182. The pension contribution in respect of an officer on temporary release to a post outside the Provincial Council Public service shall be 25% of his consolidated salary. This applies to all cases of temporary release, irrespective of purpose, where a pension contribution is stipulated.

- 183. The government unless otherwise has decided as a policy, when an officer is released at his own instance, he will be granted no pay leave and he will not be entitled to the benefits of Section 10 (1) of the Minutes on Pensions. He will not be considered for promotion to any vacancy or grade to grade promotion which may arise during the period of his release.
- 184. If an officer is permanently released for post in an institution outside the Provincial Council Public service, the terms and conditions of his release will be governed by the law under which that Institution is constituted and by the relevant provisions of the Minutes on Pensions.
- 185. An officer in the Provincial Council Public Service who wishes to become or to be a member of the Volunteer Force or the Volunteer Reserve of the Security Forces or any such person who is a member of that Force or Reserve, should be released and provided all facilities to undergo and to render such military training and military service on production of a document from the Commander of the relevant Force or from any authority duly authorized to do so on his behalf.
- 186. The release of an officer to a post outside the provincial council public service on temporary basis shall end in any one of the following instances. In such an event it shall be the responsibility of the Appointing Authority to recall the officer to his former service or post.
  - I. Completion of the period of release;
  - II. When the respective Head of the Institution to which the officer was released has reported that his services are no longer needed by it;
  - III. The closure of the institution to which such officer was released.
- 187. However, The Commission may take action in respect of an officer released as stated in I, II, and IV under Section 172 disregarding the conditions and limitations stipulated in this Chapter.
- 188. Reversion to former post
  - I. An officer who has resigned or has been permanently released from his post to accept another post whether in the provincial public service or outside it, have no right of reversion to his former post.
  - II. In case of reversion, if permitted, shall be regarded for all purposes as a new appointment made outside the Scheme of Recruitment, and shall, in all cases, require the approval of the Hon. Governor.
- 189. Whenever reversion is so permitted, the seniority of the officer shall be determined by Sub Section II of Section 163 of Chapter XI.

#### **Chapter XIII**

#### Reemployment or Reappointment in the public service of a person retired from the Public Service

#### General

- 190. The authority for reemployment of an officer retired from the public service or provincial public service in the provincial public service shall be vested only with the Hon. Governor.
- 191. A person who has retired from the public service or provincial public service on reaching the age of compulsory retirement may be reemployed only on contract basis. Such an appointment at a time shall be limited to a period of one year. However, this shall be executed subject to the policy decisions taken by the government from time to time.
- 192. The following persons are not eligible for reemployment in the provincial public service.
  - I. a person who has opted on his own intention to retire on a government policy decision;

- II. a person against whom disciplinary action has been initiated or who has been subject to disciplinary punishment against an offence set out in the Disciplinary Procedure of the North Western Provincial Council or in the First Schedule of Volume II of the Establishments Code during the period of three years immediately preceding his retirement;
- III. a person retired under Section 12 of the Minutes on Pensions;
- IV. a person not qualified for appointment to the Provincial Public Service as set out in Chapter V
- 193. In case a person who has retired from the public service or provincial public service is reemployed, the letter of appointment shall be issued in the format of Appendix 04 with amendments where necessary.
- 194. A person who has retired from public service or provincial public service otherwise than in a manner set out in Section 192 above before reaching compulsory age of retirement shall not be reappointed in a post in the provincial public service except under exceptional circumstances. If such a person is reappointed to the Provincial Public Service, it shall be so done on the basis of freezing his pension until he reaches the age of compulsory retirement.

#### Reemployment of a person retired on medical grounds

- 195. A person who has been retired from the public service or provincial public service on medical grounds may be reemployed by the Hon.Governor to fill a vacancy in the class or grade or post from which he retired, only upon all the following conditions being satisfied.
  - I. He shall not be disqualified under (II) or (IV) of Section 192;
  - II. A duly constituted Government Medical Board has certified that he is physically and mentally fit enough to perform satisfactorily the duties of the respective post;
  - III. He has not reached the optional age of retirement as at the date of reemployment;
  - IV. At least one year has elapsed since the date of retirement.
- 196. Whenever a person who had been retired on medical grounds is reemployed, his pension shall be frozen and he shall be placed on the salary point he drew at the time of retirement or on the corresponding salary point if there had been a salary revision.
- 197. A person who is reemployed or reappointed shall be issued a letter of appointment setting out the terms and conditions of his reemployment or reappointment.

#### **Chapter XIV**

#### Termination of Appointment and Resignation from Provincial Public Service

#### **Termination of Appointment**

- 198. The Appointing Authority is vested with the power to terminate an appointment of a substitute employee or temporary officer or a casual officer without giving prior notice or reasons. However, he shall record in the respective file the reasons for such decision.
- 199. The Appointing Authority may terminate the services of a public officer on probation, within his period on probation, in accordance with the provisions in Chapter VIII.

#### Resignation

200. An officer cannot resign with retrospective effect under any circumstances from Provincial Public Service.

- 201. Where a letter of resignation is received from a public officer in terms of Section 56 of Chapter VI by a Head of the Department, he shall forthwith clarify the following matters.
  - I. that there are no disciplinary proceedings pending against the officer or that there is no prima facie case indicating immediate initiation of such proceedings or that no disciplinary action is contemplated against the officer:
  - II. that there is no agreement or bond binding the officer for a specific period of service to the Provincial Council;
  - III. that there is no sum of money whatsoever due to the government from the officer;
  - IV. that he has absolved the government of any pending responsibilities as regards relief and privileges provided to him by a third party on surety furnished by the government when he was serving as a public officer in the Provincial Public Service;
  - V. that all the properties owned by the government or Provincial Council at the custody of the officer have been returned to the government or the Provincial Council;
  - VI. that there are no legal proceedings pending against the officer on a matter in connection with the government or the Provincial Council;
  - VII. that the officer has presented another qualified surety for any surety agreement the person so presented has entered into with the government or the provincial council and that the other surety has entered into a new surety agreement with the government or the Provincial Council.
- 202. Where it appears to the Head of the Department that the resignation of the public officer cannot be accepted due to any of the reasons mentioned in Section 201 above, a full report together with certified copies of supporting documents shall be sent forthwith by the Head of the Department to the Appointing Authority with the letter of resignation of the officer.
- 203. Where the Head of the Department is satisfied that no impediment is caused by any matter referred to in the Sections above for the acceptance of the resignation, he shall forward without delay his report and recommendations together with the letter of resignation to the Appointing Authority.
- 204. Subject to the provisions of Section 206 below, when an officer resigns from his post, he shall forfeit all claims to a pension or gratuity and all the entitlements and benefits arising from his service prior to resignation and he shall be so informed in writing within 7 working days by the Head of the Department or the Head of the Institution.
- 205. An acknowledgement from the officer that he has been informed of the terms stated in Section 204 above should be obtained in writing by the Head of the Department or the Head of the Institution.
- 206. The officer should be informed in writing that if the resignation is accepted, no application to withdraw it later shall be considered.
- 207. The Appointing Authority, after consideration of the report and recommendation of the Head of the Department, shall inform the public officer concerned, through the Head of the Department, in writing that the resignation has been accepted with effect from the date such officer has requested for resignation.
- 208. Where after the Head of the Institution receives the letter through which the acceptance of the resignation was informed by the Appointing Authority as per Section 207 above, he shall forthwith communicate it to the officer concerned and, in case the officer has already reported to duty after exceeding the date from which he requested for resignation, his resignation date shall come into force from the date immediately after the last day he reported to duty. In such instances, it shall be the responsibility of the Head of the Institute to obtain the approval of the Appointing Authority for the date so amended.
- 209. Where the Appointing Authority decides that the resignation cannot be accepted, the Appointing Authority shall immediately communicate such fact to the officer concerned through the Head of the Department together with reasons for such decision.

210. An officer who is in receipt of a notice that his resignation cannot be accepted in terms of the above Section 209 above shall have to serve the provincial public service further. In case such officer fails to report for duty, the officer shall be deemed to have vacated his post on his own accord and action shall be taken in terms of Chapter XV. If an officer has tendered his resignation to take up a higher post, the Heads of Departments should arrange for his immediate release subject to existing rules without prejudice to his seniority.

#### Chapter XV

#### **Vacation of Post**

#### General

- 211. Every public officer shall report for duty unless his leave has been formally approved.
- 212. Where an officer is unable to report to his duty station, it is his responsibility to inform the relevant authority of such inability well in advance and have his leave duly approved so that the competent authority may take alternative measures to ensure that the work assigned to him is attended to.
- 213. However, where a public officer is unable to report for duty owing to unavoidable circumstances without getting his leave approved, it shall be the responsibility of the officer to somehow inform the Head of the Institution of his absence within 24 hours of the time of commencement of his duty on that particular day.
- 214. A public officer who absents himself from duty without informing his Head of the Institution as stated above shall be deemed to have vacated his post. It shall be the responsibility of the Appointing Authority or the Head of the Department or Head of its Provincial/ District/ Divisional Office or the Head of the Institution, as the case may be, to issue a Notice of Vacation of Post to the officer concerned forthwith by registered post, in the format of Appendix 14. If the vacation of post notice is issued by an authority other than the Appointing Authority, copies of the Notice of Vacation of Post shall be sent to the Appointing Authority and to other relevant authorities.
- 215. A charge sheet against an officer who is deemed to have vacated post should not be served, nor should call upon to submit explanation for his absence without leave.
- 216. If a person who is deemed to have vacated his post, submits an appeal in writing to his Disciplinary Authority giving an explanation regarding his absence and requesting reinstatement in service within three months of the date on which the Notice of Vacation of Post was served, the Disciplinary Authority should consider his appeal in terms of the disciplinary rules.
- 217. If the Disciplinary Authority upon receipt of an appeal is of the view that the officer has not reported for duty due to acceptable reasons, he may order either the reinstatement or the reappointment of the officer in any of the following manner.
  - I. With appropriate disciplinary punishments;
  - II. Subject to appropriate conditions;
  - III. Subject to appropriate disciplinary punishments and appropriate conditions;
  - IV. Without punishments and conditions.
- 218. The total period of absence from service of the officer reinstated or reappointed in accordance with Section 217 above shall be deemed as a period on no pay and such period shall not be considered as one that has an entitlement for the purpose of any promotions or computation of pension benefits or granting of salary increments or any other benefits.
- 219. If the Disciplinary Authority considers that the matters set out in the appeal are unacceptable, he may reject the appeal for reinstatement.

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- 220. The Disciplinary Authority shall record the reasons for his decision in the relevant file. Furthermore, he shall also duly communicate his decision to such officer.
- 221. Where an officer who has not been duly served with a notice of vacation of post as stated in Section 214 above requests to report for duty, the Appointing Authority may order the Head of the Institution or the Head of the Department to issue a Notice of Vacation of Post to such officer as per Section 214 above. An appeal received upon a notice of vacation of post may nevertheless be dealt with in accordance with Sections from 215 to 220 above.
- 222. Where the Disciplinary Authority is not being the Public Service Commission, an officer may appeal against such decision or order made under Section 217 or 219 above to the Commission within six (06) months from the date of such decision or order.
- 223. The Commission may, upon consideration of such an appeal, alter or vary or rescind or confirm the decision or order made by the Disciplinary Authority or give some other appropriate direction as the Commission shall deem fit.
- 224. A public officer who is aggrieved by a decision or order made by the Commission may submit an appeal to the Hon. Governor.

#### **Chapter XVI**

#### Retirement

- 225. The retirement of a provincial council public officer is governed by the Public and Judicial Officers (Retirement) Ordinance, Rules made under that Ordinance, Minutes on Pensions and by the policy decisions made by the government.
- 226. Subject to the provisions of the Public and Judicial Officers (Retirement) Ordinance and any policy decision of the government, the optional age of retirement of an officer shall be 55 years.
- 227. The officer shall be granted the right to retire at his discretion after giving 03 months' notice between the period from age of 55 years to the compulsory retirement age subject to the Sections 228, 229 and 230 below. However, if the relevant Appointing Authority decides that the officer's efficiency and condition of service is not satisfactory after the age of 57 years or after a particular age limit approved by the Cabinet of Ministers, the power to retire him shall be delegated to the Appointing Authority having provided the officer with 06 months' time so as to afford him an opportunity to make an appeal against it.
- 228. Where disciplinary proceedings are pending against an officer or such disciplinary proceedings are contemplated, the retirement of the officer shall be made in terms of Section 12 of the Minutes on Pensions. It shall be the duty of the Head of the Department and/ or Head of the Institution to bring such matters to the notice of the Appointing Authority when requests for retirement of officers are made.
- 229. Where the officer commits an offence warranting disciplinary action against him after his retirement has been approved by the Appointing Authority, the order for such retirement shall be converted from normal retirement to that of a retirement under Section 2.12 of the Minutes on Pensions by the Appointing Authority, when such offence is brought to the notice of the Appointing Authority before the effective date of retirement and shall serve or cause to be served a copy of such order on the officer by the Appointing Authority.
- 230. Where the Appointing Authority has granted a normal retirement to a public officer on the basis that no disciplinary proceedings are pending or contemplated against an officer and if any pending disciplinary proceedings or contemplated disciplinary action is brought to the notice of the Appointing Authority after the normal retirement has been granted and before the effective date of retirement, the Appointing Authority shall convert the normal retirement to a retirement under Section 2.12 of the Minutes on Pensions and shall serve or cause to be served a copy of the order on the officer concerned.

- 231. In order to pay the pension without delay to an officer following his retirement, it shall be the duty of the Administrative Authority and the Head of the Department or the Head of the Institution, at least nine months before the optional age of retirement, to ensure that the personal file and history sheet of the officer is complete, accurate and updated and maintained in such manner until the officer reaches his date of retirement.
- 232. Where an officer retires from the provincial council public service, the respective Appointing Authority or Administrative Authority or Head of the Department or Head of the Institution shall forward to the Director General of Pensions, all documents required to pay his pension at least three months before the date of his retirement.

#### **Chapter XVII**

#### **Procedure Governing Promotions**

#### **General Procedure**

- 233. Every promotion in the Provincial Council Public Service shall be made only in accordance with the approved Service Minute or Scheme of Recruitment by the Hon. Governor.
- 234. It shall be the responsibility of the Appointing Authority to promote public officers in compliance with the provisions of the Service Minutes or Schemes of Recruitment approved by the Hon. Governor within the prescribed periods.
- 235. Before making a promotion, it shall be the responsibility of the Appointing Authority to satisfy himself that a vacancy in the approved cadre exists in all promotions except in the case of a grade to grade promotion made irrespective of the vacant positions where an officer has acquired all the necessary qualifications.
- An officer shall earn his promotion by achieving satisfactory service and fulfilling other qualifications as prescribed in the Service Minute or the Scheme of Recruitment, as the case may be.
  - I. Where an officer has not been granted his due annual salary increments for legitimate reasons, the period during which the increment had been suspended or reduced or stopped or deferred and where an officer has been found guilty of an offence punishable under First Schedule of offences set out in the North Western Provincial Disciplinary Procedures, a period of three years from the date committing the offence and where an officer has been found guilty of an offence falling under Second Schedule of offences set out in the North Western Provincial Disciplinary Procedures, a period of one year from the date committing the offence, shall be excluded in computing his period of satisfactory service.
  - II. It should be considered ineligible to recruit an officer under limited and merit (service experience) streams or for grade promotion made on the number of vacancies as per the Schemes of Recruitment and Service Minutes on whom a disciplinary punishment has been imposed for an offence set out under the First Schedule of Offences of Chapter XLVIII of the Establishments Code or the North Western Provincial Disciplinary Procedures, an officer on whom a disciplinary punishment has been imposed for an offence set out under the Second Schedule of Offences of Chapter XLVIII of the Establishments Code or the North Western Provincial Disciplinary Procedures and an officer on whom a disciplinary punishment has been imposed for an offence under Section 25.2 of Chapter XLVIII of the Establishments Code or under Section 22.2 of the North Western Provincial Disciplinary Procedures, following the Summary Disciplinary Procedure for a period of five (05) years, two (02) years and one (01) year respectively from the date of committing the offence by the officer concerned.
- 237. In counting the period of service for a promotion in the provincial council public service, only the period of active service in the officer's respective service, class or grade should be taken into account.
- 238. It shall be the duty of the Appointing Authority or the Administrative Authority to conduct the relevant examinations, professional tests, interviews etc. on the due dates in order to provide the officers in the North Western Provincial Council with an opportunity to acquire qualifications necessary for promotion.

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- 239. Notwithstanding the provisions contained in Sections 35, 36 and 37 of Chapter III, where the Appointing Authority makes a decision to promote an officer in a service from one grade to another after the due date and whereupon the Appointing Authority considers that the relevant officer in the provincial council public service is in no way responsible for such delay in the decision regarding his promotion, the Appointing Authority shall take action to grant such promotion with effect from the due date. Before the decision, the Appointing Authority shall satisfy himself that the officer has fulfilled all the requirements for his promotion by that due date, (irrespective of the fact that the officer is no longer in service or retired or deceased).
- 240. However, where a promotion is made on the results of a written examination and/ or an interview or based on vacancies, such promotion shall come into force to be effective as from the date on which the officer concerned had fulfilled such qualifications.
- 241. Where marks are allocated to an officer during examinations, professional tests and interviews for evaluating eligibility conducted in accordance with the approved Service Minute or the Scheme of Recruitment, the approved marking scheme shall be included in the advertisement calling applications for such promotions or shall be made known before holding the interviews.
- 242. Where an internal promotion is made to a post on the basis of seniority and merit, the date of promotion to the post shall be clearly stated in the advertisement calling for applications. If the relevant Service Minute or the Scheme of Promotion or Recruitment unless otherwise provided for, the date of promotion shall be decided taking into consideration the following facts.
  - I. Availability of financial provisions to fill the vacancy;
  - II. The need to fill the vacancy;
  - III. The need to minimize the payment of arrears of salary.

When the date of promotion and the closing date for applications stated in the advertisement are two different dates, the applicants should fulfil the required qualifications as at the date of promotion and the criteria of their seniority and merit should be assessed at the relevant interviews for evaluating eligibility based on the date of promotion.

243. The provisions in Chapter VII on "Procedure to be followed in Recruitments and the Appointments" in these Procedural Rules shall be applied, as appropriate with regard to the promotions as well.

#### **Chapter XVIII**

#### **Transfers**

#### General

- 244. Every officer in the North West Provincial Council public service and every officer absorbed into the North West Provincial Council is subject to transfers. Transfers can only be made by the Hon. Governor or the North Western Provincial Council Public Service Commission or delegated authorities.
- 245. Transfer should not be done as a matter of custom. A transfer shall be effected only on the ground mentioned in Section 246 below.
- 246. Transfers are fourfold as indicated below
  - I. Transfers made annually;
  - II. Transfers made upon the exigencies of service;
  - III. Transfers made on disciplinary grounds;
  - IV. Non annual transfers upon the requests made by the officers.

- 247. An officer is transferred to achieve all or several or any one of the following objectives.
  - I. to fill a vacancy in an institution;
  - II. to meet the administrative requirements of an institution;
  - III. to promote the efficiency and productivity of an institution;
  - IV. to facilitate a disciplinary action in progress or contemplated;
  - V. to implement a disciplinary order;
  - VI. to provide the officer with an opportunity to gain experience in a wider field;
  - VII. to provide the officer with an opportunity for career development and to improve his skills;
  - VIII. to provide relief for personal difficulties experienced by an officer.
- 248. It shall be a responsibility of the Head of the Institution/ Head of the Department/ Secretary to the Provincial Ministry to formally release an officer under a transfer order from his present duty station so as to enable him to report for duty to his new station with effect from the prescribed date.

#### **Annual Transfers**

249. Internal attachment within a Ministry or a Department or an institution in the Provincial Council that does not involve a change of duty station shall not fall within the meaning of annual transfers.

#### 250. Annual Transfer Committee

- I. The authority with delegated power shall before the 1st of June each year constitute Annual Transfer Committees within Ministries and Departments to seek proposals on annual transfers.
- II. The authority with delegated power shall set up separate Annual Transfer Committees for the public officers in each service or category in a Ministry or Department in the North Western Provincial Council Public Service where the number of such officers in each service or category exceeds 25. However, an authority with delegated power may under special circumstances and at his discretion, appoint an Annual Transfer Committee in a Ministry or Department even where the number of officers is less than 25.
- III. The composition of an Annual Transfer Committee of a Ministry or Department shall be as follows.
  - i. A relevant Deputy Head or an Assistant Head of the relevant Ministry or the Department or in the absence of such a post the senior most Staff Officer of the relevant Ministry or Department;
  - ii. A senior officer in charge of establishments matters in the relevant Ministry or Department;
  - iii. One representative of either
    - (a) A representative nominated by each trade union falling under the provisions of Chapter XXV of the Establishment Code with a representation of at least 15% of the officers of the Provincial Council Public Service belonging to the officers categories and services falling under the purview of the Annual Transfer Committee.
    - (b) Each Trade Union of which an officer has been released for full time for Trade Union work.
- IV. The Annual Transfer Committees in respect of the officers authorized to be transferred by the North Western Provincial Chief Secretary shall be established by the North Western Provincial Chief Secretary as follows.
  - i. A Deputy Chief Secretary or Assistant Chief Secretary.
  - ii. A Senior Staff Officer in another Ministry or a Department.
  - iii. A representative nominated by each trade union falling under the provisions of Chapter XXV of the Establishment Code with a representation of at least 15% of the officers of the Provincial Council Public Service belonging to the officers categories and services falling under the purview of the Annual Transfer Committee.

- V. Where there is a grave disparity in the opportunities to serve in the popular work stations between the Departments under a particular Ministry, a transfer committee should be set up in such Ministry to effect transfers of officers between the Departments of same Ministry with a view to providing services to officers.
- VI. Following instances shall not include the scope of an Annual Transfer Committee.
  - i. Internal attachment made in an institution in a manner that does not involve a change of duty station;
  - ii. Transfers made by a disciplinary order or on the exigency of a disciplinary action;
  - iii. Transfers made on the exigencies of service;
  - iv. Non annual transfers made on the requests of officers.

#### 251. Annual Transfer Procedure

- I. The authority with delegated power shall, in accordance with the policy of the government and the special needs of a relevant Ministry or Department and in consideration of the conditions in the Service Minutes or Schemes of Recruitment of the respective services and posts, prepare the policies and procedures on annual transfers of such Ministry or Department and forward to the Hon. Governor for approval.
- II. Annual Transfers shall be effected in terms of approved Schemes of transfer.
- III. When preparing the Schemes of Annual Transfers, the authority with delegated power shall take the following matters into consideration.
  - i. Grading of duty stations into categories such as unpopular, popular and highly popular based on the geographical location of such duty stations, approved financial benefits, other perks and privileges and the number of transfer requests received.
  - ii. The minimum period an officer should serve in a particular duty station to be eligible for applying annual transfers.
  - iii. The maximum period an officer is allowed to serve in a particular duty station.
  - iv. Matters based on which an officer may make an application of annual transfers
  - v. To provide an opportunity for an officer to improve his knowledge and skills in an extensive field.
  - vi. To prevent the attempts by officers to remain continuously in the same area obtaining transfers between the duty stations located geographically within one and the same area.
  - vii. The Scheme of Transfers approved by the Hon. Governor as well as any amendments made by the Hon.Governor at a later stage should be brought to the notice of all relevant officers.

#### 252. Calling Applications for Annual Transfers

- I. The authority with delegated power may before the 31<sup>st</sup> of August every year issue the notice calling for applications for annual transfers from officers. He should state in the notice that the applications for annual transfers should be submitted to him on or before the 30<sup>th</sup> of September.
- II. The authority with delegated power shall take steps to hand over the annual transfer applications received by him to the relevant Annual Transfer Committee before the 10<sup>th</sup> of October.
- III. Annual Transfer Committee shall consider only the application submitted in accordance with the relevant Scheme of Transfer.

#### 253. Publishing the Proposed Annual Transfer Orders

I. When proposals the made by the Annual Transfer Committee, the Committee shall take into consideration the Scheme of Annual Transfer approved by the Hon. Governor, the provisions in this Chapter and policies of the government related to transfers.

- II. The Annual Transfer Committee may submit its proposals in writing to the authority with the delegated power before the 31st of October every year. It shall be the duty of each Annual Transfer Committee to duly record the reasons for its recommendations.
- III. The authority with delegated power shall take action to approve and publish the notice on the proposed annual transfers before the 15<sup>th</sup> of November every year.
- IV. The notice shall contain the last date on which any clarification should be made to the authority with delegated power by any officer who is dissatisfied with such transfer order. Provided however, the maximum period for such clarification shall not exceed 14 days inclusive of holidays.
- V. An officer who wishes to make clarifications regarding the proposed annual transfer order relating to him should make such clarifications in the format of Appendix 15 to the authority with delegated power through the Head of the Institution or the Head of the Department to reach him on or before the date given in the said notice
- VI. The officer may submit a copy of his clarification direct to the delegated authority, if he so wishes. It shall be the responsibility of the relevant Secretary to the Ministry or Head of the Department or the Head of the Institution, as the case may be, to refer such written clarifications submitted to him by the relevant officers to the authority with delegated power to reach him on or before the date specified in the Annual Transfer Notice.

#### 254. Annual Transfer Proposals Review Committee

- I. The authority with delegated power shall appoint an Annual Transfer Proposals Review Committee before the 15th of September to review the proposals of the annual transfers based on the clarifications made in terms of Sub Section V of Section 253 above.
- II. The Annual Transfer Proposals Review Committee shall consist of an officer served in an annual transfer committee and an executive level officer nominated by the Head of the Department and the executive level officers nominated by the authority with delegated power. However, the maximum number of members shall not exceed five.
- III. The Annual Transfer Proposals Review Committee may take steps to submit its written recommendations on the proposed annual transfers to the authority with delegated power on or before the 15th of October. It shall be the duty of the Annual Transfer Proposals Review Committee to indicate in their report the reasons for its recommendations.
- IV. In making its recommendations in accordance with Sub section III above, they shall take into consideration the Annual Transfer Schemes approved by the Hon. Governor and the provisions set out in this Chapter and the policies of the government.
- V. A clarification made in accordance with Sub section V of section 253 above will be entertained only on the grounds that a proposed transfer violates the scheme of transfers of the Transfer Board or that the circumstances have so changed as to justify a variation of the original transfer order or that the transfer concerned may cause very grave personal hardships of exceptional nature.

#### 255. Issuing Annual Transfer Orders

The authority with delegated power shall issue annual transfer orders taking into consideration the proposals
of the Annual Transfer Committee and the recommendations of the Annual Transfer Proposals Review
Committee.

II. All annual transfers should be made effective from the 1st of March. It shall be the duty of the authority with delegated power to ensure the issuance of the annual transfer orders before at least a period of two months prior to that effective date of annual transfer, i.e., before the 1st of January each year.

#### 256. The procedure for making appeals to the Public Service Commission against the decisions on Annual Transfers

- I. If any appeal is made by a public officer aggrieved by an order made by the authority with delegated power to the Public Service Commission against an order made on an annual transfer, such appeal shall strictly be made in accordance with the format of Appendix 16 hereof together with related certified copies of all supporting documents.
- II. An officer shall make an appeal to the Public Service Commission only through the respective Head of the Institution, Head of the Department and Secretary to the Ministry and / or the authority with delegated power, as the case may be.
- III. However, such officer may send an advance copy of appeal directly to the Secretary of the Public Service Commission.
- IV. An appeal made against an order of annual transfer should be forwarded within 14 days from the date on which such transfer order was made public. Appeals which are not received within the prescribed period will be rejected by the Public Service Commission.
- V. Respective Head of the Institution, Head of the Department and Secretary to the Ministry and the authority with delegated power shall take action to refer to the Public Service Commission such appeal with all files, documents, reports etc., his observations on the appeals with Appendices 16 and 17 hereof inclusive of recommendations relating to the appeal made by an officer to be sent to the Public Service Commission before the 15th of November.
- VI. The Public Service Commission shall make a decision on appeals within 15 days of the receipt of such an appeal.

#### 257. Implementation of Annual Transfer Orders

- I. The Secretary of the Ministry, the Head of the Department or the Head of the Institution shall release a public officer on annual transfer order, well in advance from his present duty station so that he may assume duties at his new station on the due date. Likewise, it shall be the responsibility of the officer on transfer order to report for duty at his new station on the due date as prescribed.
- II. It shall be the duty of the disciplinary authorities to take disciplinary action against officers who do not make arrangements to formally release an officer on an annual transfer order from his present duty station so as to enable him to assume duties in the new station on the due date.
- III. The Secretary of the Ministry, Head of the Department or the Head of the Institution shall take action to make temporary internal arrangements to cover up the duties of an officer on annual transfer order without waiting for the arrival of his successor to release the officer.
- IV. The Secretary to the Ministry, the Head of the Department or the Head of the Institution shall, when an officer in his staff receives an annual transfer order, forthwith make arrangements to take charge of the files, documents, other properties owned by the government or provincial council, keys, computer passwords and official identity card under his custody before the effective date of such transfer order. Likewise, it shall be the duty of the officer on annual transfer order to make arrangements, in consultation with his head, to duly hand over all the items that are in his custody.
- V. An officer who does not duly report for duty at his new duty station despite the fact that he had been released from his former duty station shall be deemed as having vacated his post on his own accord and it shall be

the duty of the new Secretary of the Ministry, Head of the Department or the Head of the Institution, as the case may be, to take action in terms of Chapter XV of these Procedural Rules.

VI. The Secretary of the Ministry, Head of the Department or Head of the Institution shall, in order to enable the Head of the new duty station to take action as stated in Sub section (V) above, see to issuing the letter releasing the officer on transfer order from his present duty station in the format of Appendix 18 in a manner that includes the necessary information of him. A copy of such release letter shall be sent to the Head of the new duty station.

#### Transfers made on exigency of service

- 258. An officer may be transferred on exigencies of service by the Appointing Authority or the authority with delegated power for any one of the following reasons.
  - I. Where the service of an officer is no longer needed by his present duty station;
  - II. Where an officer is needed for service in another duty station or where the service of the relevant officer himself is needed;
  - III. Where an officer is not suitable to be further employed in his present station due to administrative reasons.
- 259. Before an officer is transferred on exigencies of service, the Appointing Authority or the authority with delegated power shall satisfy himself that a need has actually arisen as set out in Section 258 above and that the transfer concerned cannot be deferred till the next annual transfers.
- 260. Depending on the nature of the exigencies of service, the authority with delegated power may transfer an officer even on short notice.
- 261. The authority with delegated power shall record in the relevant file clearly all the facts that led to the transfer of an officer on exigencies of service.
- 262. Furthermore, the authority with delegated power shall clearly state such facts in the letter of transfer issued to the officer concerned.

#### **Transfers on Disciplinary Grounds**

- 263. The Disciplinary Authority or the authority with delegated power may transfer an officer on disciplinary grounds in the following instances even without prior notice.
  - I. Where a disciplinary order has been made with a transfer as punishment consequent upon the formal disciplinary inquiry held against the officer concerned;
  - II. Where an officer is not interdicted considering the findings of a preliminary investigation, but that officer is not allowed to serve in his present duty station;
  - III. Where it is found on matters revealed either before the beginning, or in the course of a preliminary investigation or on existing circumstances that the continued retention of a public officer in service in his post or at his present duty station may obstruct the conduct of a preliminary investigation.
- 264. The Disciplinary Authority or the authority with delegated power shall state in the letter of transfer issued to the officer who is transferred as per Section 263 above, under which Sub section of Section 263 above he is transferred. However, if requested by the said officer, the officer shall be given the reasons for the transfer, in writing.
- 265. Where it is established at the end of preliminary investigation that there is no basis as to furnish a charge sheet against the officer concerned or where he is exonerated from all the charges following a formal disciplinary inquiry, the officer concerned may make an appeal to his Disciplinary Authority or the authority with delegated power against a transfer made on him under II and III of Section 263 above.

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- 266. A Disciplinary Authority or the authority with delegated power upon receiving an appeal as described in Section 265 above shall, in consideration of the facts stated in such appeal and in Section III of 258 above, inform the officer concerned of the decision made on such appeal within 02 months of the receipt of it.

# Procedure to be followed in respect of appeals made to the Public Service Commission against transfer orders on exigencies of service and disciplinary grounds

267. Any public officer aggrieved by an order relating to a transfer made by an authority with delegated power on exigencies of service or upon disciplinary grounds may, in terms of the Chapter XX of these Rules, appeal to the Commission against such decision in the format of Appendix 19.

#### Non annual transfers on request made by the public officers

- 268. The authority with delegated power over transfers may consider a special request of transfer made by an officer on the following grounds that were not taken into consideration under annual transfers.
  - I. Special requests made on medical grounds
  - II. Requests made on personal problems faced with in consequence of unforeseen circumstances;
  - III. Requests made to meet requirements set out in Service Minutes and Schemes of Recruitment.
- 269. Every possible effort should be made by the authority with delegated power over transfers to attend to annual transfer requests made owing to the reasons stated in Section 268 above. The authority with delegated power shall, on ascertaining the fact that it is not possible to delay the request of transfer preferred by an officer until the time of the next annual transfers taking place, consider only such requests under this situation after having obtained the information concerning it.
- 270. Any transfer made on the requests preferred under Section 268 above shall not adversely affect the annual transfers and it shall not be prejudicial to the privileges and entitlements of any officer subject to transfer under annual transfers.
- 271. Any transfer made under Section 268 above shall not affect a transfer effected on an officer owing to disciplinary grounds.

#### **Transfers of Trade Union Officers**

- 272. Key office bearers of the parent organization of a union should be posted to stations where their services are required for the work of the union and will not be liable to transfer under the normal transfer rules. The final decision of transfer made within the province should be made by the Chief Secretary.
- 273. The designations of the office bearers of union and the union to whom this concession should be granted and the station to which such office bearers should be posted will be determined by the competent authority (as defined in Section 277) in consultation with the union concerned.
- 274. An officer posted to a station under Section 272 above will be liable to transfer under the normal rules on his ceasing to hold the office which entitled him to the concession or on promotion to a higher post, class or grade.
- 275. The grant of this concession should, at all times, be subject to the exigencies of the service and to disciplinary requirements.
- 276. A union which is entitled to this concession and contemplating to avail itself of such concession, shall make an application to the competent authority stating the following facts.
  - I. the names of the officers for whom this concession is requested;
  - II. the station to which each of such officers should be appointed and the current membership of the union.

277. The competent authority for each union means-

for a union of officers of a Combined Service is the Chief Secretary; a union, the membership of which is confined to officers of a single Department is the Head of that Provincial Department; the membership of which is not limited only to officers of a single Department is the Chief Secretary.

#### Steps to be taken following the implementation of Transfers

- 278. It shall be the responsibility of the Head of his previous workstation to duly send the following documents regarding the officer to his new Head of the duty station within two weeks of the transfer of the officer.
  - I. Updated personal file with the updated history sheet;
  - II. Written recommendation regarding the payment of the officer's next salary increment for the period from the date of his last increment up to the date of the implementation of his transfer;
  - III. Performance Appraisal Report of the officer;
  - IV. Leave particulars of the officer;
  - V. Statement on holiday railway warrants obtained by the officer;
  - VI. Salary particulars of the officer;
  - VII. Credit Balance Statement of the officer;
  - VIII. A certificate to show that the Widows'/ Widowers' and Orphans contributions have been continuously recovered from the salary of the officer for the period during which he served in the institution.
  - IX. Report on Academic courses, workshops and various seminars at which the officer has participated.
  - X. Other important documents relating to the officer.

#### **Chapter XIX**

#### Procedure on Appeals against decisions on Transfers other than the annual transfers and Promotions

- 279. In terms of Section 32 of Provincial Council Act No. 42 of 1987, any public officer aggrieved by an order of promotion or transfer made by an authority with delegated power may appeal to the Commission against such order. If any officer aggrieved by any decision, such officer may appeal to the Hon. Governor.
- 280. An appeal made by an officer with regard to a promotion or transfer other than an annual transfer shall be made in the format of Appendices 19 or 20. He shall also submit certified copies of relevant documents in support of his appeal.
- 281. An officer shall submit an appeal to the Hon. Governor or the Commission through the authority with delegated power and the copies of such appeal shall also be submitted to the Secretary to the respective Ministry, the Head of the Department, and the Head of the Institution. It shall be the duty of the authority with delegated power to submit the appeals referred to him without delay to the Hon. Governor or the Commission with his observations. The officer, if he so desires, may submit an advance copy of the appeal directly to the Authority of Appeal.
- 282. A retired officer making an appeal relating to a promotion due during the period he was in the provincial council public service on which a decision has been made by the authority with delegated power after his retirement, shall submit such appeal within 30 days of the receipt of such decision directly to the Commission. However, he shall send the copy of the appeal also to his former Head of the Department or Head of the Institution.
- 283. An appeal against an order relating to a promotion made by an authority with delegated power shall be made within 30 days of making the decision. An appeal against an order relating to a transfer made by an authority with delegated power shall be made within 14 days of the receipt of the transfer order by the officer concerned.

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- 284. The respective Head of the Institution, Head of the Department, Appointing Authority and Secretary to the Ministry shall ensure that an appeal submitted by an officer for referring to the Commission is delivered to it within 15 days of the receipt of the appeal together with all relevant files, documents and reports and his observations and recommendations related thereto.
- 285. It is the responsibility of every officer including a retired officer to submit his appeal in compliance with the requirements in this Chapter and any appeal that does not conform to such requirements will not be considered by the Commission.
- 286. The Commission shall send its decision regarding an appeal submitted as aforesaid directly to the officer with copies to the authority with delegated power, the Head of the Department and the Head of the Institution, as the case may be.
- 287. An officer aggrieved by an order or decision made by the Commission has right to submit an appeal to the Hon. Governor.

#### Chapter XX

#### Preparation of Registers and Reports on provincial council public officers

288. Every authority with delegated power, Administrative Authority, shall maintain and regularly update the following registers according to the Appendices stated below containing information on officers under their purview.

Serial No.	Appendix No.	Registers to be maintained
I.	21	Register to be maintained by the authority with delegated power in respect of the appointments and promotions of the public officers.
II.	22	Register to be maintained by the authority with delegated power in respect of the public officers dismissed from service.
III.	23	Register to be maintained by the authority with delegated power in respect of the public officers who have resigned from service
IV.	24	Register to be maintained by the authority with delegated power in respect of the public officers who have vacated the post
V.	25	Register to be maintained by the authority with delegated power in respect of the public officers under interdiction and those on compulsory leave
VI.	26	Register to be maintained by the authority with delegated power in respect of retired public officers
VII.	27	Register to be maintained by the authority with delegated power in respect of public officers retired due to general inefficiency
VIII.	28	Register to be maintained by the authority with delegated power in respect of public officers retired as a merciful alternative instead of dismissal from service
IX.	29	Biannual report on changes in staff furnished by the authority with delegated power to the Public Service Commission (Submission of statistical data relating to public officers biannually to the Commission)
X.	30	Register to be maintained on the entire staff in every government office/institution
XI.	31	Register to be maintained on the officers released permanently or temporarily

- 289. The authority with delegated power, the Head of the Department or the Head of the Institution shall, as the case may be, forward biannually a summary of statistical data contained in the registers maintained as set out in Section 288 above to the Chief Secretary in the format of Appendix 29.
- 290. Every Head of Ministry/ Department/ Institution shall maintain and regularly update a register relating to the entire staff employed in each government office in the format of Appendix 30.

#### **Chapter XXI**

#### **Channel of Communication**

- 291. Every authority with delegated power may communicate with the Commission on matters relating to his powers through his Secretary to the Ministry.
- 292. Unless otherwise provided for in these Procedural Rules, the public officers shall in all instances correspond with the Commission only through the respective Head of the Institution, Head of the Department and Secretary to the Ministry.
- 293. Correspondence with the Commission shall be only through the Secretary to the Commission.

#### **Chapter XXII**

#### **Definitions**

- 294. Unless the context otherwise requires, in these Procedural Rules
  - I. "Constitution" means the Constitution of the Democratic Socialist Republic of Sri Lanka
  - II. "The Hon. Governor" means the Hon. Governor in the North Western Province.
  - III. "Citizen" means a citizen of Sri Lanka as defined in the Constitution.
  - IV. "Provincial Council" means the North Western Provincial Council.
  - V. "Province" means a North Western Province.
  - VI. "Commission" means the North West Council Public Service Commission established under Section 33 (1) of the Provincial Council Act, No. 42 of 1987.
  - VII. "Authority with delegated power" means the authority specified under Section 32 of the Provincial Council Act, No. 42 of 1987 and the Provincial Council (Amendment) Act, No. 28 of 1990, on whom, the powers vested in the Hon. Governor under Section 32/(1) of the Provincial Council Act, have been delegated.
  - VIII. "Chief Secretary" means the Chief Secretary of the North Western Provincial Council appointed by the President.
    - IX. "Secretary to the Ministry" means a secretary to a Ministry of the North-West Provincial Council, the Secretary to the Hon. Governor of the North-West Provincial Council, and the Secretary of the North-West Provincial Council Public Service Commission.
    - X. "Head of Department" means the Heads of Departments of the North Western Provincial Council and the Municipal Commissioner and the Chief Secretary as the case may be, the Secretary to the Hon. Governor of the North Western Province, the Secretary of the Public Service Commission of the North Western Provincial Council, the Secretaries of the Ministries of the Provincial Council and the Secretary of the North Western Provincial Council also means the Heads of the Department.
    - XI. "Appointing Authority" means the Commission or delegated authority empowered by the Provincial Councils (Amendment) Act, No. 42 of 1987 to appoint an officer in the North West Provincial Council Public Service.
  - XII. "Disciplinary Authority" means the North Western Provincial Council Public Service Commission or an authority with delegated powers of disciplinary control of officers or dismissal of officers from service.

- XIII. "Administrative Authority" means an officer in the North Western Provincial Public Council Service who has been duly designated to carry out administrative functions in an institute of the North Western Provincial Council.
- XIV. "Permanent Officer" means an officer appointed by the Appointing Authority on permanent basis to a post in the approved cadre in accordance with the approved Service Minute or the approved Scheme of Recruitment subject to the period of probation or acting or the conditions thereof with or without pension rights.
- XV. "Staff Officer" means an officer of the North Western Provincial Council Public Service who is defined as a staff officer by Section 11 of Public Administration Circular No. 6/2006 or who is defined as staff officer by circulars issued by the Ministry of Public Administration from time to time.
- XVI. "Officer" means an officer employed in the North Western Provincial Council Public Service.
- XVII. "Field officer" means an official in the North Western provincial public service who is mainly assigned to the work sites, who is not limited to one particular place, who must go to the field regularly, who is required to carry out inspections and visits, who is involved in the field duties according to the nature of the duties and whose responsibilities are not limited to one specific place or office.
- XVIII. "Substitute Appointee" means a person employed to perform the duties of a post which has been filled on permanent basis but whose holder is absent from the post for a limited period.
- XIX. "Casual Appointee" means a person appointed to a post approved as a casual post on daily paid basis for a short period on casual basis.
- XX. "Temporary Officer" means a person appointed as such to a post approved as a temporary post.
- XXI. "Ex-serviceman" means an officer or a person of any other rank who has honorably left an armed service by retirement or on being completed his period of service other than on disciplinary grounds.
- XXII. "All Island Services" mean services already identified as All Island Services by the Cabinet of Ministers namely, the Sri Lanka Administrative Service, Sri Lanka Engineering Service, Sri Lanka Scientific Service, Sri Lanka Architects Service, Sri Lanka Accountants Service, Sri Lanka Planning Service, Sri Lanka Education Administrative Service, Sri Lanka Agriculture Service, Sri Lanka Animal Production and Health Service, Sri Lanka Medical Service, Sri Lanka Indigenous Medical Service and the Sri Lanka Surveyors Service and any other service being so identified from time to time as belonging to the All Island Services.
- XXIII. "Combined Service" means the North Western Provincial Management Service Officers Service, Librarians Service, Translators Service, Drivers Service, Office Employees Service, Information Technology Service, Development Officers Service and any other service being identified from time to time as belonging to the Combined Service.
- XXIV. "Scheme of Recruitment" means a formal scheme approved by the Hon. Governor in the North Western Province for the recruitment or promotion of officers to a particular post, class or grade in the North Western Provincial Council Public Service and matters incidental thereto.
- XXV. "Service Minute" means a service minute duly approved by the Hon. Governor in the North Western Province and in respect of which the Hon. Governor in the North Western Province has granted approval for matters of policy for the appointment and promotion of officers to a particular class, grade or post of a service and matters incidental thereto and published in the *Gazette* of the Democratic Socialist Republic of Sri Lanka.
- XXVI. "Appointment" means the conferment of any paid office in the provincial public service, whether or not subject to confirmation, to a person not already in the provincial public service or an appointment or promotion with or without an increase of salary or any change in status of a person already in the provincial public service.

- XXVII. "Promotion" means the appointment in accordance with an approved Service Minute or a Scheme of Recruitment, as the case may be, of an officer holding a post in the provincial public service to a post, class or grade which is superior to the post he holds or the class or grade to which he belongs with or without a period of probation.
- XXVIII. "Period of Satisfactory Service" means a period of service during which an officer has earned all salary increments due to have been earned by him during the prescribed period by discharging duties efficiently and diligently, passing over the efficiency bars required to have been passed and fulfilling the qualifications necessary for the confirmation in appointment required to have been completed and has not committed a punishable offence. However, where a decision has been made to reckon a period of no pay leave granted on a policy decision of the government as a period of satisfactory service, such period should also be considered as a period of satisfactory service.
- XXIX. "Good Conduct" means the proper conduct of an officer during and outside of his duty hours without indulging in an act connected to any disciplinary or criminal offence.
- XXX. "Period of Active Service" means the period of service during which an officer was actually engaged in duties whilst drawing his salary. The periods of no pay leave as being specified as a period of active service as a policy and the period for which as officer has been released or sent on secondment to a post outside the provincial public service on the need of the government other than on the officer's own instance will be considered as a period of active service. However, where an officer under interdiction or on compulsory leave is acquitted and exonerated from all the charges after the formal disciplinary inquiry or the judicial process, such period under interdiction or on compulsory leave will be reckoned for the purpose of the period of active service. Likewise, in the computation of the period of active service in a specific service, the officer's engagement in duties of such post and his receiving the salary of such post should be considered as the period of active service of such post.
- XXXI. "Period of Continuous Service" means the period of service during which an officer was actually served continuously whilst drawing his salary. A period of duly approved salaried or no pay leave granted on a policy decision of the government will be reckoned in the period of continuous service. Likewise, in the computation of the period of continuous service in a specific post, the period of service the officer has actually engaged in the duties of such post drawing the salary applicable to it should be considered as the period of continuous service of such post.
- XXXII. "Transfer" means the transferring of an officer of the provincial council public service from one duty station or institution to another duty station or institution by the Hon. Governor in the North Western Province or the authority with delegated power at their discretion or on disciplinary grounds or on the proposal of an Annual Transfer Committee / on the recommendations of an Annual Transfer Proposals Review Committee or on the request of the officer or on exigencies of service or on the appointment of the officer to another post as a result of promotion.
- XXXIII. "Appointment on Contract basis" means an appointment of a person to a post in the North Western Provincial Council public service with specific conditions for a specific period of time.
- XXXIV. "Reinstatement" means the restoration to public office of a person who had been interdicted or dismissed from service or whose appointment has been terminated or who has been deemed as having vacated his post in the North Western Provincial Public Service.
- XXXV. "Superior Post" means a post that has at least the same initial salary and the same incremental rate of and a higher maximum salary than the post with which it is compared. A post which has a fixed salary higher than or equal to the maximum salary of the post with which it is compared is also a superior post.
- XXXVI. "Comparable Post" means a post which has at least the same incremental rate and a maximum salary not less than that of the post with which it is compared.

- XXXVII. "Inferior Post" means a post which has a lower initial salary, a lower incremental rate and lower maximum salary, or any two of them lower than those of the post with which it is compared.
- XXXVIII. "Public Corporation" means any Corporation, Board or any other body which was or is established by or under any written law other than the Companies Act with funds or capital wholly or partly provided by the government by way of grant, loan or otherwise.
  - XXXIX. "Authority" means an institute which have been established or to be established under a statute passed by the North Western Provincial Council.
    - XL. "Documents" include all files, letters, documents, statements, reports, publications, books and computer passwords, computerized data and information.
    - XLI. Unless the context otherwise requires, words of masculine gender also mean words of feminine gender.
    - XLII. Unless the context otherwise requires, singular words also include their plural sense.
- 295. Action to be taken in the event of any inconsistency between the texts.

In the event of any inconsistency or discrepancy between the Sinhala, Tamil and English texts of these Procedural Rules, the Sinhala text shall prevail.

#### 296. Enforcement of the Rules.

These rules shall come into force with effect from the date on which the Hon. Governor grants the approval of His Excellency. All orders made and all steps taken in respect of appointments, promotions and transfers, all orders made, directions given, proceedings taken, transfers or retirements and releases made, all things done or pending under provisions in force on the immediately preceding the date of commencement of these rules, shall be deemed to have been made under these rules and shall continue in force. Furthermore, they shall be treated as have been made, issued, given or done under these rules and shall remain in force mutatis mutandis.

The existing Procedural Rules shall be rescinded from the date on which these Rules come into force without prejudice to any decision or action made thereunder.

#### List of Appendices

#### No. **Appendix** 01. Format of Standard of Service Minute 02. Format of standard Scheme of Recruitment 03. Letter of Appointment on permanent basis 04. Letter of Appointment on contract basis 05. Letter accepting or rejecting the Appointment 06. Letter confirming the reporting for duty 07. Letter of termination of the appointment of an officer whose appointment was not confirmed after the period of probation. 08. Annual Review Report to be submitted with regard to the public officers during the period of probation 09. Letter of reversion to the former post of an officer whose appointment was not confirmed after period of probation of one year 10. Letter of informing the confirmation in the appointment 11. Letter of informing the passing over the Efficiency Bar 12. Request for permanent/ temporary release from public service by a public officer. Request for permanent/temporary release of a public officer from the post presently held by him/her by a Secretary 13. to the Ministry on the exigency of the government 14. Notice of Vacation of Post 15. Presenting facts by a public officer on the proposed annual transfer 16. Format informing the particulars of the Appellant when appeals are made to the Commission on annual transfer decisions 17. Format informing of the particulars of the Successor when appeals are made to the Commission on annual transfer decisions' 18. Letter of release from service as per annual transfer order. 19. Format of appeal against non-annual transfers submitted to the Commission 20. Format of appeal in respect of promotions submitted to the Commission' 21. Register of appointments and promotions of public officers to be maintained by the authority with delegated power. 22. Register of public officers dismissed from service to be maintained by the authority with delegated power. 23. Register of public officers who have resigned from service to be maintained by the authority with delegated power. 24. Register of public officers who have vacated the post to be maintained by the authority with delegated power Register of public officers under interdiction and those sent on compulsory leave to be maintained by the authority 25. with delegated power. Register of retired public officers to be maintained by the authority with delegated power. 26. 27. Register of public officers retired for general inefficiency to be maintained by the authority with delegated power. Register of public officers retired as a merciful alternative to dismissal from service maintained by the authority 28. with delegated power. 29. Biannual report on changes in staff furnished by the authority with delegated power to the Public Service Commission (Submission of statistical data relating to public officers biannually to the Commission).

- 30. Register to be maintained on the entire staff in every government office/institution
- 31. Register to be maintained relating to temporarily or permanently released officers
- 32. Application to express preference to serve under the North West Provincial Council Public Service

# Appendix 01 (Section 39 of Chapter IV)

		Service Min	ute of	••••••		
to Pa <sub>l</sub>	have be per No.	en taken in terms of the Service M	inute of the	Se	hout prejudice to any action taken or purpor ervice published in the <i>Extraordinary Gaz</i> f Sri Lanka and the amendments made the	ette
					By order of the Hon. Governor,	
					Secretary to the Hon. Governor.	
On		of20			·	
1.	Effect	ive Date				
	This S	Service Minute shall come into force	with effect f	rom		
2.	Detail	s on Appointing Authority				
		Appointing Authority:				
3.	Detail	s on Categories of Services				
		Categories of Services:				
		Grades:				
		General definition on the role assig				
4.	Nature	e of the post:				
5.	Salari	es				
	5.1	Salary Code :				
	5.2	Salary Scale :				
	5.3	Grade system relating to the Service	ce Category a	nd monthly salary	step involving the grade system	
		Grade	Initial Sala	ary Step	Salary point	
6.	Posts	associated with the Service Categor	ies			
	6.1	Titles of approved posts, number of	of approved po	osts and functions	assigned thereto	
		Titles of posts approved	Number	of approved posts	Functions	
		Times of posts approved	Tvallieer	or approved posts	T directoris	
	6.2	Consolidated Number of officers	:			
7.	Metho	d of Recruitment				
. •						
	/.1	Percentages of Recruitment			Developer	
		Stream			Percentages	

7.2		ecruitme							
			at Recruitment						
	1.2.2	Qualific	ations						
		7.2.2.1	Educational Qualifications:						
		7.2.2.2	Professional Qualific						
				Experience:					
			-	Physical fitness:					
		1.2.2.3	Oulei	Other:					
	7.2.3	Age							
		7.2.3.1	Minimum limit:						
		7.2.3.2	Maximum limit:						
	<b>50</b> 4	36.1.1	an .						
	7.2.4		of Recruitment Written Examination	n					
		7.2.4.1	Witten Examination	11					
			Subjects		Maximum 1	Marks	Pass Marks	1	
			J					1	
								1	
			7.2.4.1.1 Authority	conduct	ting the exan	nination			
		7242	Professional Test						
		1.2.4.2	Trotessional Test						
			Subjects		Maximum Marks		Pass Marks		
			-						
			7.2.4.2.1 Authority	conduc	ting the exar	nination: .	•••••		
		7.2.4.3	Interview for Evalua	ating Eli	gibility				
		,		8	8				
			Headings for which	Mavir	num Marks	Minimun	n Marks considered for		
		n	narks are awarded	IVIGAII	num warks		selection		
			7.2.4.3.1 Officer an	nointing	the Board o	of Interview	w for Evaluating Eligib	oility:	
			, 12	Pommy	5 4110 2 0 4110 1	71 11101 110	Wiles Examining Engin		
		7.2.4.4	General Interview						
			Objectives to be ach	iieved: .					
			7 2 4 4 1 Authority	annoint	ting the Ross	d of Gene	ral Interview:		
			7.2.4.4.1 Tumority	арропп	ing the Both	d of Gene	iai interview		
	7.2.5	Method	of inviting application	ns:					
7.3	Limite	d Recruit	tment						
			t Recruitment						
	7.3.2	Qualific	eations						
		7221	E4	4:					
			Educational Qualific Professional Qualific						
			Experience:						
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	•				
7.3.3.	. Age				
7.3.4	Method of Recru	ıitment			
	7.3.4.1 Written	Examination			
	Subjec	ts	Maximum Marks	Pass Marks	
	7.3.4.1.	1 Authority	of conducting the exam	nination	
	7.3.4.2 Profess	ional Test			
	Subje	ects	Maximum Marks	Pass Marks	
		1 4 3 4			
	7.3.4.1. 7.3.4.3 Intervie		_	nination	
	Main Headin marks are	-	Maximum Marks	Minimum Marks considered for selection	
	7242	1		6 - F - 1 - 4' - FI' '1'I'	
	7.3.4.3. 7.3.4.4 Genera	·	appointing the intervie	w for Evaluating Eligibility: .	•••••
			eved:		
	7.3.4.4.	1 Authority a	appointing the Board o	f General Interview:	
7.3.5	Method of inviti	ng application	ıs:		
ncy Bars					
Whiel	h of the Efficiency Bars		nany years the Efficiency r to be passed	Nature of the Efficiency Ba Examination/Professional Tes Course/Other	

9.	Langua	ge Proficiency	
		Language	Proficiency to be acquired
10.	Promot	ion to Grades	
	10.1	Promotion from Grade III to Grade II	
		10.1.1 Qualifications to be fulfilled:	
		10.1.2 Method of Promotion:	
	10.2	Promotion from Grade II to Grade I	
	10.2	10.2.1 Qualifications to be fulfilled:	
		10.2.2 Method of Promotion:	
	10.0		
	10.3	Promotion from Grade I to Special Grade	
		10.3.1 Qualifications to be fulfilled:	
		10.3.2 Method of Promotion:	
11.	Appoint	ments to posts	
		Qualifications	
		Post	Qualifications
	11.2	Method of Selection	
	11.2	Post	Method of Selection
		<u> </u>	
12.			Procedural Rules of the Public Service Commission:
12		to retire:	
			ystem of the reorganized service/ absorption into grade system
14.	Ausorp	tion of officers in service to the new grade s	
15.	Interim	provisions:	
16.		s not provided for Decisions on matters extra Service Commission.	aneous to provisions of this Service Minute will be made by the
	Public	Service Commission.	
17.	17. Oth	er matters	
			officers who are recruited or absorbed. The posts belonging to
			and their grading should be in accordance with the
	17.2		o dated in relation to the Procedural Ru
	17.2		nd the provisions in the Establishments Code will be applicable
	17.3		the Hon. Governor, provisions of the Establishments Code,
		Provincial Financial Regulations and rules	and / or regulations enacted by the government from time to t
	17.4	In the event of any inconsistency between the Sinhala text shall prevail.	the Sinhala, Tamil and English texts of these Procedural Rule

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21.	Recommendation of the North Western Provincial Council Public Service Commission Reference No.:						
	Provincial Council Public Serv	the service category of the service approved by the Hon. Gov	ernor of the North V	North Western Vestern Province on the date of			
		_	nature: me:				
		Secretary North Western Provin	ncial Council Public	Service Commission			
	Date:	Official Seal:.					
22.	Approval of the Hon. Governo Reference No.:		9				
		vice of in the N		ncial Council Public Service has			
			nature:me:				
		Sec	cretary to the Hon. C				
	Date:	Off	icial Seal:				
			Schedule				
	List of	the titles of posts constituting t	he	Service			
	osts in Class						
11	tle of the post	Institution the post belongs t	O Ni	umber of posts			
		Scl	hedule				
Co		cruitment to Class of Service (Please see of		e)			
1. 2.		xamination will be held in the r					
	Question paper	Duration	Total marks	Pass marks			
3. 4	Authority conducting the examination:	nination:					

3.1 Category of Service:

2. Appointing Authority

3. Particulars on the Category of Service

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					•			
	3.4	Assigni	nent of Duties	5:				
			Post/ Posts:					
5.	Salary		~ .					
		•						
			,					•••••
	5.3	Grade s	ystem and Mo	onthly Sala	ry Step pertainir	ng to grade system	:	
			Grade		Initial Sa	lary Step	Initial Salary Point (Rs.)	
ó.	Post/P	osts asso	ociated with th	e category	of service			
•						sts and the duties	assigned thereto:	
	0.1	ripprov	ea mies of por	ous, approv	ed name or or pe	ons and the daties	assigned thereto.	
		App	roved titles of		Grade for which the post is approved	Approved number of posts	Duties	
								$\neg$
	7 1	Dargant	ngas of Daamii	itmanti				
	7.1	Percent	ages of Recrui				Percentage	
	7.1			itment:  Stream			Percentage	
	7.1	Open Limite					Percentage	
	7.1	Open					Percentage	
		Open Limite Merit					Percentage	
		Open Limite Merit Open R	ecruitment	Stream				
		Open Limite Merit Open R 7.2.1	ed ecruitment Grade at Rec	Stream				
		Open Limite Merit Open R 7.2.1	ecruitment	Stream				
		Open Limite Merit Open R 7.2.1	ecruitment Grade at Rec Qualification	Stream eruitment:.				
		Open Limite Merit Open R 7.2.1	ed ecruitment Grade at Rec Qualification 7.2.2.1 Edu	Stream cruitment:.	ualifications:			
		Open Limite Merit Open R 7.2.1	ecruitment Grade at Rec Qualification 7.2.2.1 Edu 7.2.2.2 Prof	Stream eruitment:.	ualifications : Qualifications:			
		Open Limite Merit Open R 7.2.1	ecruitment  Grade at Rec  Qualification  7.2.2.1 Edu  7.2.2.2 Prof  7.2.2.3 Exp  7.2.2.4 Physical	eruitment:.  as acational Q fessional Q ferience: sical fitnes	ualifications : Qualifications:			
		Open Limite Merit Open R 7.2.1	ecruitment  Grade at Rec  Qualification  7.2.2.1 Edu  7.2.2.2 Prof  7.2.2.3 Exp  7.2.2.4 Physical	eruitment:.  as acational Q fessional Q ferience: sical fitnes	ualifications : Qualifications:			
		Open Limite Merit Open R 7.2.1 7.2.2	ecruitment  Grade at Rec  Qualification  7.2.2.1 Edu  7.2.2.2 Prof  7.2.2.3 Exp  7.2.2.4 Phys  7.2.2.5 Othor	eruitment:.  as acational Q fessional Q ferience: sical fitnes	ualifications : Qualifications:			
		Open Limite Merit Open R 7.2.1	ecruitment  Grade at Rec  Qualification  7.2.2.1 Edu 7.2.2.2 Prof 7.2.2.3 Exp 7.2.2.4 Phys 7.2.2.5 Othor	eruitment:.  secational Q fessional Q ferience: sical fitnes er:	ualifications : Qualifications:			
		Open Limite Merit Open R 7.2.1 7.2.2	ecruitment  Grade at Rec  Qualification  7.2.2.1 Edu  7.2.2.2 Prof  7.2.2.3 Exp  7.2.2.4 Phys  7.2.2.5 Other  Age  7.2.3.1 Min	Stream  eruitment:  scational Q fessional Q ferience: sical fitnes er:	ualifications : Qualifications:			
		Open Limite Merit Open R 7.2.1 7.2.2	ecruitment  Grade at Rec  Qualification  7.2.2.1 Edu  7.2.2.2 Prof  7.2.2.3 Exp  7.2.2.4 Phys  7.2.2.5 Other  Age  7.2.3.1 Min	eruitment:.  Is acational Querience:  Sical fitnesser:	ualifications : Qualifications: ss:			

	7.2.4.1	Written Examinat	ion				
		Subjects	Maximu	m Marks	Po	ass Marks	]
		7.2.4.1.1 Authori	ity conducting th	ne examin	ation:		
	7.2.4.2	Professional Test					
		Subjects	Maximu	m Marks	P	Pass Marks	_
		7.2.4.2.1 Authori	ity conducting th	ne examin	ation:		
	7.2.4.3	General Interview Objectives to be a		• • • • • • • • • • • • • • • • • • • •			
		7.2.4.3.1 Board o	of General Interv	iew			
	7.2.4.4	Interview for Eval	luating Eligibilit	у			
		in Headings for hich marks are awarded	Maximum Me	arks M		ks considered for ection	
							1
7.2.5 7.3 Limited		7.2.4.4.1 Officer of inviting applicament					mty
	Grade a	at Recruitment:					
	7.3.2.2 7.3.2.3	Educational Quali Professional Qual Experience : Physical Fitness :. Other:	ifications :				 
7.3.3	. Age 7.3.3.1 7.3.3.2	Minimum limit : Maximum limit :					
7.3.4		of Recruitment : Written Examinat	ion				
		Subje	cts	Maxim	um Marks	Pass Mark	ks

7.3.4.1.1 Authority of conducting the examination: ......

	7.3.4.2	Professional Test			
	Subjects		Maximum Marks		Pass Marks
		7.3.4.2.1 Authori	ty of Conducting	the examinat	ion:
	7.3.4.3	General Interview Objectives to be a			
		7.3.4.3.1 Authori	ty conducting the	e General Inte	rview:
	7.3.4.4	Interview for Eval	uating Eligibility		
		in Headings for nich marks are awarded	Maximum Mark	s Minimum	Marks considered for selection
4.2	Qualific	ations:			
		Educational Quali Professional Qual			
		Physical Fitness: .			
		Experience: Other:			
	1.4.2.3	Omer	•••••		
.4.3.	Age				
		Minimum limit:			
	7.4.3.2	Maximum limit:			
4.4	Method	of Recruitment			
	7.4.4.1	Written Examinati	ion		
		Subjec	ets	Maximum Mar	ks Pass Marks
		7.4.4.1.1 Authori	ty conducting the	e examination	:
	7.4.4.2	Professional Test	, .		
		Subjec	ets	Maximum Mar	ks Pass Marks
		7.4.4.2.1 Authori	ty conducting the	a test:	
		7. <b>7.7.</b> 2.1 Auni011	ty conducting the		• • • • • • • • • • • • • • • • • • • •
	7.4.4.3	General Interview			

7.4.4.3.1 Authority conducting the General Interview: ......

#### 7.4.4.4 Interview for Evaluating Eligibility

Main Headings for which marks are awarded	Maximum Marks	Minimum Marks considered for selection

7.4.4.4.1	Authority of	of appointing t	he Board of I	Interview for	<b>Evaluating Elig</b>	gibility:

7.4.5 Method of calling applications: .....

(If particulars pertaining to written examinations/ professional tests/ interviews for evaluating eligibility cannot be accommodated in the respective spaces provided, append the annexes thereof.)

#### 8. Efficiency Bars

8.1

Which of the Efficiency Bars	Before how many years the Efficiency Bar to be passed	Nature of the Efficiency Bar - Written Examination/Professional Test/Certificate Course/Other
1st Efficiency Bar		
2 <sup>nd</sup> Efficiency Bar		
3rd Efficiency Bar		

		are held?.	v Bar examinations	Efficiency	at which the	2 Frequenc	8.2
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8.3 Authorities of conducting Efficiency Bar examination?

#### 9. Language proficiency

9.1

Language	Expected Proficiency to be achieved
01. Official language	
02. Other official language	
03. Linking Language (only if applicable)	

10	). (	Grade	promo	tions
----	------	-------	-------	-------

10	). I	Promotion	from	Grade	Ш	to	Grade	П

10.1.1 According to the general performance

10.1.1.1 Qualifications to be obtained:

10.1.1.2 Method of promotions:....

10.2 Promotion from Grade II to Grade I

10.2.1 According to the general performance

10.2.1.1 Qualifications to be obtained :.....

10.2.1.2 Method of promotions:.....

10.3	Promotion	from	Grade 1	I to	Special	Grade

10.3.1 According to the general performance

10.3.1.1 Qualifications to be obtained :.....

10.3.1.2 Method of promotions:	
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11.	Making appointment to the Posts	

Post	Qualifications	Method of selection

	Post	Qualifications	Method of selection	
	(If required append the annexes t	hereof		
	(11 required append the annexes t	nercor)		
	onditions that are outside the inte			ern Provincial
3 In	terpretations that are outside the	interpretations specified in the Pr	ocedural Rules of the North W	Jestern Provinc
	ouncil			estern i rovine
4. A	bsorption to Grade System:			
(T	this is applicable only for those we consumer with an attachment			procedure. If
	ne conditions set out in the Procestablishment Code shall be applic		Provincial Council and the pr	ovisions of the
	there is any matter that is not pro all consult the Public Service Co			
7. In	terim Provision:			
	a.			
	Prepared by Signature	Ch	necked by: Signature.	
	Prepared by Signature (Junior staff officer in charge of		necked by: Signature.  unior staff officer in charge of t	
		of the subject) (Ju		
	(Junior staff officer in charge of	of the subject) (Ju Na De	nnior staff officer in charge of tame:esignation:	the subject)
	(Junior staff officer in charge of Name:	of the subject) (Ju Na De	unior staff officer in charge of tame:	the subject)
	(Junior staff officer in charge of Name:  Designation:	of the subject) (Ju Na Do Da	nnior staff officer in charge of tame:esignation:	the subject)
	(Junior staff officer in charge of Name:  Designation:	of the subject) (Ju No No Do Re	ame:esignation:ate:ecommended and forwarded,	the subject)
	(Junior staff officer in charge of Name:  Designation:	of the subject)  No subject)  No subject)  No subject)  No subject)  Ro Si	unior staff officer in charge of tame: esignation: ate:	the subject)
	(Junior staff officer in charge of Name:  Designation:	of the subject)  No subject)  No subject)  No subject)  No subject  No subject	amior staff officer in charge of tame:  esignation:  ete:  ecommended and forwarded,  gnature:	the subject)
	(Junior staff officer in charge of Name:  Designation:	of the subject)  No subject)  No subject)  No subject)  No subject)  No subject)  No subject (July 1988)  No subject (July 198	exignation:  execommended and forwarded, gnature:  lead of the Department)  ame: gnature:	the subject)
)ate:	(Junior staff officer in charge of Name:  Designation:	of the subject)  No subject)  No subject)  No subject)  No subject)  No subject)  No subject (July 1988)  No subject (July 198	ame: esignation: ecommended and forwarded, gnature: lead of the Department)	the subject)
	(Junior staff officer in charge of Name:	of the subject)  No subject)  No subject)  No subject)  No subject)  No subject)  No subject (July 1988)  No subject (July 198	exignation:  execommended and forwarded, gnature:  lead of the Department)  ame: gnature:	the subject)

The Recruitment Procedure of	of the service category of		of the Ministry /D	epartmen
of	approved by the Hon. Go	overnor of the North	Western Province on t	he date of
is here	ov recommended and submitted for	attestation.		

		Signature: Name:
		Secretary (Secretary to the relevant Ministry)
	Date:	Official Seal:
19.	Recommendation of the Chief Secretary Reference No:	
	Department of	rvice category of
		Signature: Name:
		Chief Secretary
Dat	te: Off	ficial Seal:
20.	Recommendation of the North Western I Reference No:	Provincial Council Public Service Commission.
		service category of of the Ministry /Department of roved by the Hon. Governor of the North Western Province on the date of ended and submitted for attestation.
		Signature :
		Name :
		Secretary North Western Provincial Council Public Service Commission
	Date:	Official Seal:
21.	Approval of the Hon. Governor in the N Reference No.	
	The recruitment procedure for the servicwas approved by the Hono	te category
		Signature:
		Name :
		Secretary to the Hon. Governor
		Office of Hon. Governor in the North Western Province
	Date:	Official Seal::

# (Sections 89 and 90 of Chapter VII)

	My No.: Date:
(By	registered Post)
Ad	/Mrs./Missdress .C. No.
Dea	ar, Mr./Mrs./Miss.
A	Appointment to Grade III of the Sri Lanka Service / Appointment to the post of in the Department of in the North Western Provincial Council Public Service
hel acc Sri	m pleased to inform you that the Public Service Commission has appointed you to a post of Grade III of the
02.	Your appointment shall come into effect from the date on which you assume duties. If you fail to report for duty as stated above without a valid reason this appointment shall stand cancelled.
03.	You shall hold this post on public trust. You shall efficiently and diligently discharge the duties of this post for the benefit country and its people.
04.	You shall be unconditionally loyal to the Democratic Socialist Republic of Sri Lanka and you are required to absolutely protect the confidentiality of your duty.
05.	You have no right to engage yourself in a job in any other institution or any other profession as long as you are in the public service.
06.	This appointment is permanent. However, you are subject to a probation period of three years / one year. During this period you shall prove that you are fit for public service by discharging the duties and responsibilities stipulated in this appointment letter competently, by good conduct and efficient discharge of your duties. You shall also ensure that the conditions set out in the Service Minute / Scheme of Recruitment of
	(Appointment on limited basis – you will be reverted to the post you previously held in the public service if you fail the test held at the end of the induction training course prescribed under Section of the Service Minute of the Sri Lanka

Appointment on limited and merit basis – You may make a request for reversion to the former service in terms of Public Service Commission Circular 2/2018.

- 07. This appointment is pensionable. You will be subject to a policy decision made by the government in future on the Pension Scheme entitled to you. Furthermore, you are required to contribute to the Widows'/ Widowers' and Orphans Pension Scheme. You shall make contributions towards it in a manner stipulated by the government from time to time.
- 09. You shall before the lapse of five (05) years from the assumption of this post prove that you have acquired proficiency in the official language in accordance with the policy of the government. In the event that it was the Sinhala Language through which you were qualified for this appointment, your other official language shall be Tamil. Similarly, if it was the Tamil Language through which you were qualified for this appointment, your other official language shall be Sinhala. Provisions in Public Administration Circular 01/2014 dated 21.01.2014 and provisions in circulars incidental thereto will be applicable in this regard. Furthermore, if it was the English Language through which you were qualified for this appointment, you shall at your discretion acquire proficiency of the other official language either Sinhala or Tamil within three (03) years and the proficiency of the other official language within five (05) years of the date of appointment.
- 10. You should discharge your official responsibilities and obligations adhering to all rules, regulations, orders and procedures on the public service enacted by the Public Service Commission. You will also be required to be subject to the Establishments Code of the Democratic Socialist Republic of Sri Lanka and the Financial Regulations of government and other government regulations, circulars, instructions and amendments issued thereto from time to time.
- 12. You are bound to furnish security as per the Public Servants' Securities Ordinance in such manner and sum as decided by the Head of the Department.
- 13. In accordance with the official duties of your post you are liable to discharge your duties at any time of a particular day, despite being required to engage in your duties during the periods of working days stipulated by the government under normal circumstances.
- 14. You are liable to discharge duties of this post anywhere in any area of the North Western Province on a formal advise given to you immediately or with due notice.
- 15. You shall before the expiry of three months from the assumption of this appointment prove through a formal medical examination report that you are mentally and physically fit to serve in any area of the North Western Province. It shall be your responsibility to ensure that this medical examination report is obtained through the Medical Officer in charge of a Government Hospital on Forms General 169 and Health 169.
- 16. You shall make the affirmation/ take the oath in terms of Schedules 4 and 7 of the Constitution of the Democratic Socialist Republic of Sri Lanka. If you fail to make affirmation/ take oath prescribed by law your appointment shall automatically cease.

- 17. You should duly establish your identity before taking up this appointment.
- 18. As soon as you assume duties in your appointment, you shall submit a letter on the prescribed form that you have reported for duties. (Appendix 06)
- 19. On the date of assumption of duties itself you shall submit the following documents to the Head of the Institution.
  - (i) Certified copy of your National Identity Card;
  - (ii) Certificate of Birth;
  - (iii) Originals and a set of photocopies of educational, other educational and professional certificates in support of the required basic educational qualifications for the post; (The originals will be returned after perusal)
  - (iv) Certificate of Marriage, if married: Certificate of Birth of the spouse and, Certificates of Birth of children, if any;
  - (v) Service Agreement on Form General 160;
  - (vi) Declaration of Assets on Form General 261;
  - (vii) Declaration of Assets and Liabilities, as applicable;
  - (viii) Addresses permanent and temporary.
- 20. In the event you resign from this post, due notice should be given before 30 days. You may also resign from this post by paying a sum equivalent to your month's salary to the government in lieu of such notice if the Appointing Authority agrees.
- 21. If the fact that you have submitted erroneous or false information or documents or you have not completed the prescribed qualifications to obtain this appointment in the North Western Provincial Public Service is established at any stage after the assumption of this post by you, your appointment will be treated null and void and the appointment revoked forthwith. Furthermore, action will be taken to recover from you all sums of money already paid to you under this appointment as salaries and other allowances by the government/ the provincial council.
- 22. Please complete the relevant form and forthwith inform the ....... that you are in receipt of this letter and whether you accept this appointment subject to the conditions stated herein.
- 23. Your appointment will be cancelled in the event you fail to inform the ...... that you accept this appointment in terms of Section 22 above within 14 days of the date on which this appointment takes effect.
- 24. (Any specific conditions to be met should be stated here.)

Yours faithfully,	
Signature Name Designation	
Copies:	
1 2	
3	
<ul><li>5</li><li>6. Auditor General</li></ul>	

(Strike off the paragraphs that are inapplicable)

# Appendix 04 (Sections 89 and 90 of Chapter VII) (Section 193 of Chapter XIII)

(By	My No  Date:
(Na (Ac	me)
	ar Mr./Mrs./Miss
Ap	opointment to the Post of in the Ministry / Department of in the North Western Provincial Council Public Service on Contract Basis
bas reci	n pleased to inform you that the Hon. Governor in the North Western Province has approved your appointment on contract is in the post of
02.	You shall hold this post on public trust. You shall efficiently and diligently discharge all duties and responsibilities of the post for the benefit of the North Western Province and its people.
03.	You shall be unreservedly loyal to the Democratic Socialist Republic of Sri Lanka / North Western Provincial Counci and you are bound to fully protect the confidence in performing your duty.
04.	You have no right to engage yourself in a job in any other institution or any other profession as long as you are in the North Western Provincial Public Service.
05.	This appointment is made solely on contract basis for a period of
06.	You have no right whatsoever to request that you be made permanent in this post by virtue of your holding this appointmen which is made on contract basis. Similarly, holding this post will not cause to grant you any special rights to request that you be appointed to another post in the public service on permanent basis.
07.	You will be paid a monthly allowance of Rs
08.	You shall make contributions to the Public Service Provident Fund. The amount to be paid will be announced by the government from time to time.

09. You shall discharge your official responsibilities and obligations adhering to all rules, regulations, orders and procedures enacted in respect of the North Western Provincial public service. Further, you are also required to be subject to the

Establishments Code of the Democratic Socialist Republic of Sri Lanka and North Western Provincial Financial Regulations and other government regulations, circulars, instructions and amendments issued thereto from time to time.

- 10. Your appointment on contract basis shall come into effect from the date on which you assume duties. You appointment may be terminated in accordance with the policies of the government or the North Western Provincial Council. In the event you wish to resign from the service, it shall be informed my before 30 days. Otherwise, you may pay a sum equivalent to your month's salary in lieu of one month's notice.
- 11. You are entitled to leave enjoyed by an officer in the North Western Provincial Council Public Service.
- 12. You are bound to furnish security in terms of Public Officers' (Security) Ordinance, if so required by the Head of your Department.
- 13. You shall make the affirmation/ take the oath in terms of Schedules 4 and 7 of the Constitution of the Democratic Socialist Republic of Sri Lanka. If you fail to make affirmation/ take oath during the period prescribed by law your appointment shall automatically cease.
- 14. You shall duly establish your identity before taking up this appointment.
- 15. As soon as you assume duties in your appointment, you shall submit a letter on the prescribed form that you have reported for duties.
- 16. On the date of assumption of duties itself you shall submit the following documents to Head of the Institute.
  - (i) Certified copy of your National Identity Card;
  - (ii) Service Agreement on Form General 160;
  - (iii) Declaration of Assets on Form General 261;
  - (iv) Declaration of Assets and Liabilities as applicable;
  - (v) Permanent and temporary addresses.
- 17. You are required to subscribe to the conditions that you will conform to the provisions of the Chapter VI of the Constitution of the Democratic Socialist Republic of Sri Lanka and any laws and rules that now exist or may be introduced in the future for giving effect to the language policy of the government.
- 18. Please acknowledge the receipt of this letter and inform whether you accept the appointment on contract basis in accordance with the terms and conditions stated herein. Your reply should be forwarded through the Head of the institute.
- 19. Your appointment will be cancelled in the event you fail to inform that you accept this appointment in terms of Section 18 above within 14 days of the date on which this appointment takes effect.

Yours faithfully,
Appointing Authority
Copies:
1. Ministry of
2. Auditor General
3 Department of
4. Personal file.
(Strike off the paragraphs that are inapplicable)

# (Section 93 of Chapter VII)

(By registered post)
Your No:
Name:
Address:
Date:
Mrs./Mrs./Miss
Appointment of the post of in the Ministry/ Department of
This refers to your letter No dated
02. I hereby inform you that I agree to accept the appointment in the public service offered to me by the letter under reference subject to conditions stated therein.
03. I hereby inform you that I do not wish to accept the appointment in the public service offered to me and the letter of appointment is returned herewith.
Yours faithfully,
Signature
National Identity No
Appendix 06
(Section 96 of Chapter VII)
(Should be submitted in duplicate)
Address:
Date:
Mr./Mrs./Miss  Through
Reporting for duty in the post ofin the Ministry/ Department of
This refers to the letter No dated issued by appointing me to the post stated above.
02. I hereby confirm that I reported for duty to

Yous Faithfully	
(Appointee)	
Signature:	
Name:	
Designation:	
I hereby certify that (Mr./ Mrs./ Miss)	
at the office of	
Yours faithfully,	
Signature:	
Name:	
Designation:	
<u> </u>	eal :
Appendi (Section 113 of C	
Address:	
My No.:	
Date:	
Mr./Mrs./Miss:	
National identity Card No.:	
Termination of A	appointment
You are hereby informed that your appointment which was sub- effect in terms of Section 113 of Chapter VIII of the Procedural I failure to fulfil the requirements stated in Section 110 of Chapter	Rules of the North Western Provincial Council, due to your
02. Please settle all advances and loans drawn by you from the go Failure to do so will result in legal action	
03. Furthermore, you are required to duly hand over all properties card etc. owned by the government and provincial council also result in legal action being taken against you.	
	(Appointing Authority)
	Signature:
	Name :
	Designation:
Date :	

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#### Copies:

- 1. Accountant
- 2. Auditor General
- 3. Personal file of the officer (This form should be utilized with amendments where necessary.)

# Appendix 08 (Sections 114, 117 and 120 of Chapter VIII)

Reference 1	No. :				
	iew report to be so	ubmitted in	respect of the	officers of the N	North West Provincial Council public service during
(Complete	all details. Indicat	e 'No' or 'N	Not Applicable	e' where applica	able)
1. Particula	rs of the officer				
1.1	Name of the offic	er:			
1.2	Post:				
1.3	National Identity	Card No.:			
	Duty station:				
1.5	Date of appointm	ent:			
	Date of assumption		pointment:		
	Date ending the p		_		
	Period relevant to	_		to	
3. Attend	ance				
3.1	Does he attend of	fice for duti	es at the due t	time or before it	t? Yes / No
3.2	Does he habituall	y come late	for duties? Y	es / No	
3.3	Does he duly atte	nd to his du	ities during pr	escribed hours?	Yes / No
3.4	Does he spend of	fice time to	attend to othe	r matters extran	neous to duties? Yes / No
	Leave particulars				
Casu	al Vacation	Sick	Half pay	No pay	
4. Discip	line and Conduct				

4.1 Discipline and conduct within the place of work weak / satisfactory / good / very good

4.2 Discipline and conduct outside office hours and place of work weak / satisfactory / good / very good

	4.3 Description in brief of disciplinary action on the officer d	•
5.	5. Performance of duties	
	5.1 Efficiency weak / satisfactory / good / very good	
	5.2 Reliability weak / satisfactory / good / very good	
	5.3 Knowledge of laws, rules, procedures, regulations, circula	ars etc. weak / satisfactory / good / very good
6.	• 1	
7.	•	
8.	8. Particulars of passing over the Efficiency Bar:	
9.	9. Particulars on gaining proficiency in the official languages:	
10.	$10. \ \ Additional\ educational\ and\ professional\ qualifications\ obtained:$	
11.	11. Matters to be brought to the attention of the officer:	
12.	12. Overall conclusion on the officer in consideration of all relevant	factors: weak / satisfactory / good /very good
13.	13. The conclusions of this Review Report were brought to the notice	e of the officer on
(Im	(Immediate Supervising (Head of Department / Institution) Staff Offi	cer)
_		
Dat	Date:	
14.	14. The conclusions of this Review Report were brought to my notice	e on
(Of	(Officer)	
	Signature:	
	Name:	
	Designation:	
110	17012	

# (Section 124 of Chapter VIII)

My No.:
Address:
Date :
Mr./Mrs.Miss:
National Identity Card No. :
Through:
Reversion to the former post
You are hereby informed that your appointment which was subject to a probation period of one year is terminated with immediate effect in terms of Section 124 of Chapter VIII of the Procedural Rules of North Western Public Service due to your failure to fulfil the requirements stated in Section 110 of Chapter VIII of Volume I of the said Procedural Rules.
02. Accordingly, you are reverted to your former post. / you are reverted to your former post on supernumerary basis.
03. Please duly hand over all government properties, documents, keys, computer passwords and official identity card in your charge before
(Appointing Authority)         Signature:
Copies: 1. Accountant 2. Former Appointing Authority 3. Auditor General 4. Personal file of the office
Appendix 10
(Sections 126 and 128 of Chapter VIII)
Address:
Date:
Mr. / Mrs. / Ms.:

#### **Confirmation in Service**

I am pleased to inform you that you are confirmed / that the
You are kindly informed that your period of probation has also been extended from to
in terms of the provisions in Sections 125, 127 and 128 of Chapter VIII of Volume I of the
Procedural Rules of the North Western Provincial Council Public Service.
(Appointing Authority/ Administrative Authority)
Signature:
Name :
* State, only if applicable
State, only it applicable
Copy: For Personnel file
Appendix 11
(Section 145 of Chapter X)
My No.
My No.: Address:
TRAIL COS.
Date:
Mr./ Mrs./ Ms.:
(Post):
National Identity Card No.:
Through:
Notice of passing over of the st/ nd/ rd Efficiency Bar
You are hereby informed that you have passed the st/ nd/ rd Efficiency Bar relating to the post of referred to in the Service Minute / Scheme of Recruitment of the service/ post with effect from
(Appointing Authority/ Administrative Authority)
Signature :
Name:
Designation:
Copies:
1.
2.
3.

4. Personal file

# (Sections 166 and 178 of Chapter XII)

				Date :						
	,	11 0	• /	nstitution)						
I	Request			lease from North Weste		al public service for em	ployment in the			
1.	Partic	ulars of the pub	lic officer :							
				ss :Gra						
	1.4	1.3 Post:								
	1.6	Ministry:								
		7 The date of confirmation in public service:								
	1.9	Details of temporary releases from the North Western Provincial public service prior to this : (Should be completed compulsorily)								
		Institution	Post	Period	Years	Months.				
				from to from to						
				from to from to						
2.	2.1 2.2 2.3 2.4 2.5 2.6	Institution: Ministry: Trade Union/V Post: Whether the real of temporary, f	Welfare Union:	ed to serve after release:  nament or temporary release:  in the post:						
3.				expressing lead of the Institution to		s to appoint me to the positer the release.	st of in			
4.	I forw	vard herewith a	certified copy of	the minutes of the meeting	ng of the	of the	Trade Union			

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	/					
5.	I certify that the facts stated by me above are true. I also express my willingness for the release. This request is submitted in terms of Section 166 of Chapter XII of Volume 1 of the Procedural Rules of the North Western Provincial Council Public Service. Accordingly, I request that I be permanently / temporarily released from the public service for duties in the post of in the					
	Date Signature of the Officer					
6.	Recommendation of the Head of Department/ Institution:					
0.	I, hereby certify that the above-mentioned facts are true according to the personal file, to the best of my knowledge and belief. I further certify that I scrutinized it focusing the facts set out under 1.8 and 1.9.					
	Signature of the Head of the Department Official Seal					
	Date					
7.	Recommendation of the Secretary to the Ministry:					
	I am satisfied with the facts above and recommend temporary/ permanent release from the North Western Provincial Council Public Service from to					
	Signature of the Secretary to the Ministry Official Seal					
	Date					
8.	Recommendation of the Chief Secretary:					
	I recommend Mr./ Mrs./ Ms be released temporarily/ permanently from the North Western Provincial Council Public Service from					
	Signature of the Chief Secretary					
	Signature of the Chief Secretary Official Seal					
	Date:					
	(Strike off the words and sentences that are inapplicable)					

# (Sections 166 and 178 of Chapter XII)

My	/ No. :		••••							
Ad	dress									
Da	te									
	_	ng Authority)								
R	Request	t for permane	ent / temporary re				stern Provincial Counci Vestern Provincial Cour			
1.	Particulars of the Officer:									
	1.1	Full Name:								
		Service:	Class:	: Gra	ade:					
		Post:								
			confirmation in pub	blic service / po	ost:					
		Workstation								
		Department / Ministry :	mstitution .							
	1.,	willistry.								
2.	The post to which the officer is to be appointed after the release:									
	2.1	Post:								
		Salary Scale	:							
		Workstation								
	2.4	Institution:								
	2.5	Any impediments for this release in terms of section 173 of Chapter XII of Volume I of the Procedural Rules of the North Western Provincial Council and details if any (Should be completed compulsorily)								
	2.6	2.6 Details of temporary releases from the public service prior to this								
		Institution	Designation	_		/ears	Months			
				Fromto						
				Fromto						
3.	Propo	sed Release:								
		-	manent or tempora	•	yearsN	Ionths	Days from to			
4			_	-	-		•			
4.	i ne le	euer of consen	t by the officer is a	anacned as Anr	1ex					

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5.	5. The letter of consent for the release of the Head of Institution/ Administrative Authority und serves is attached as Annex	der whom the officer presently
6.	6. 25% of the consolidated salary of the officer as contribution to his pension and contribution. Pension Fund / Widowers' and Orphans' Pension Fund will be duly paid by the to employ the officer.	
7.	7. Accordingly, You are kindly requested to release the above officer temporarily / permaner holds and from the North Western Provincial public service for appointment to the above consent for the said release and you are kindly requested to take necessary action thereon	e post. I herewith express my
	Signature:	
	Name :	
	Designation:	
	Date :	
	(Should be completed by the Secretary Institution under whom the officer is pro-	•
(St	(Strike off the words and sentences that are inapplicable)	
	Appendix 14	
	(Section 214 of Chapter XV)	
Ad	Address:	
	Ref. No :	
Dat	Date:	
	Mr. / Mrs. / Ms	
	Notice of Vacation of Post	
	You who were holding the post of in this Ministry/ Department hav without leave being duly approved.	e not reported for duty from
02.	02. Accordingly, you are hereby informed in terms of section 214 of Chapter XV of Volume I North Western Provincial Council Public Service that you are deemed to have vacated you	
03.	03. Please settle all advances and loans drawn by you from the Government or North Weste	
04.	04. Furthermore, Please duly hand over all the properties owned by the Government and North documents, keys, computer passwords and official identity card in your charge before will also result in legal action being taken against you.	
05.	05. As a result of the vacation of your post you will forfeit the right to be reappointed to a post in public service and the right to a pension or grant under the Minutes on Pensions.	the North Western Provincial

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Signature:		
Name:		
Copies : 1. Appointing Authority 2. Auditor General		
	Appendix 15	
(Sub Section	253(V) of Chapter	XVIII)
	Name	·
	Designation	1:
	Address	:
Your No. :		
Date: Through Head of Institution/ Department		
(Authority With delegated power)		
(Authority with delegated power)		
		_
Clarifications on	the proposed annua	al transfer
I have been informed by your letter/ proposed annual to proposed to transfer me to the	transfer schedule No.	dated that it i
O2. You are kindly requested under Sub Section 253( Western Provincial Council Public Service to recordescribed below.  2.1	nsider the proposed to	ransfer be cancelled / varied in view of the fact
2.2		
2.3		
03. Certified photocopies of following documents are a	attached in support of	the above facts.
04. You are kindly requested that I be transferred to on working place).	e of the following wo	orkstation(proposed
1st preference		
Std prototolio		
Signature		
Recommendation of the Head of Department		
(Authority with delegated power)		

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.....

PART IV(A) — GAZETTE EXTRAORDINARY O	OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA - 01.09.2024
I am satisfied/ not satisfied that the above facts recommended.	stated by are correct. This request is recommended/ not
	Signature:
	Name:
	Designation:
Date :	
	Appendix 16
(Sub Section	n 256 (I) and (V) of Chapter XVIII)
Submission of appeals against the decisions of	n annual transfers to the North Western Provincial Council Public Service Commission

## Particulars of Appellant Officer

## a. Personal Information

1.	Name with initials:-			
2.	Post and Class (Grade)			
3.	Date of Birth :- DD/MM/YYYY	4. Age: years months days (As at 31.12.20)	5. National Identity Card No. :-	6.Gender
7.	Permanent Address :-	08. Temporary Address:-	9. Telephone No. Office :- Private :-	
10.	Marital status (-	11. Name of Spouse:-	12. Occupation and pla Spouse:-	ace of work of
13.	No. of children-	14. Their ages:-	15. Schools attended:-	

## b. Service Information

16. Date of appointment to the post :-					
17. Present workstation :-			18. City where the workstation is situated :-		
19. Date of reporting to the present workstation:- DD/MM/YYYY			20. Period of service in the present workstation (as at 31.12.20):Years MonthsDays		
21. Have you served	in a beneficial (popul	lar) workstation /	workstat	tions?	
22. Former	Workstation	Popular works		Period	of service
workstations served in the public / provincial council public service		Unpopular workstation		From Year/ Month/ Date	To Year/ Month/ Date
	1				
	2				
	3				
	4				
	5				
	6				

Workstations to which you have made

c. Details of annual transfer request (Mark √ in the relevant cage.)

Have you applied for Yes

	annual transfers	No		applications seeking transfers, if any	
				1	
				2	
	<u> </u>			3	
Any such workstations	to which you have recei	ved annua	al transfers		
24. Number of officers i	nvolving the transfer cir	cle			
25. Have you applied to the Transfer Review Committee		Yes			
		No			
26. Details of the reque	st made to the Transfer	Review C	Committee		
ī					
Cancellation of the trans	for	If appli	ed for ame	ndment of transfer, workstations so	
Cancellation of the trans	TCI	applied		nument of transfer, workstations so	
Amendment					
Amendment					
To obtain a new transfer		3			
10 Obtain a new transfer		3	•••••		
27. Decision of the Tran	nsfer Review Committe	 e			
27. Decision of the fra	ister review committee				
28 Reasons for submi	 tting of an anneal to the	North We	estern prov	incial Council Public Service Commission	
	n of the Transfer Review			inclar Council I done Service Commission	
•					
2		•••••			
3		•••••			
29. Certified copies of re	elevant written facts in s	upport of	above reas	sons are attached as Annexes as given	
below.				_	
Annex (01)					
Annex (02)					
Annex (03)					
Ailliex (03)		•••••	•••••		
30. Relief sought					
1					
2					
3					
I declare that the forego	ing information is true a	and accur	ate		
221080	5				
Date			Signa	nture	

- d. Recommendation of the Secretary to the Ministry / Head of Department
- 1. I certify that above information stated by the officer is correct according to his / her personal file.
- 2. I recommend the appeal on annual transfers submitted to the North Western Provincial Council Public Service Commission./ I do not recommend due to the following reasons.

i	
ii	
iii	
4. The Appellant can be released/ cannot b	e released without a successor
Date	Signature
e. Recommendation of the Transferring Auth	nority
i. Number of officers involving the	ne transfer circle:
_	1:
Date	Signature
	Appendix 17
(Sul	b Section 256 (V) of Chapter XVIII)
Submission of appeals against the decision	ns on annual transfers to the North Western Provincial Public Service Commission
	Particulars of Succeeding Officer
	t Officer:ecceding Officer of the Appellant

#### a. Personal Information

1. Name with initial:-			
2. Post & Class (Grade):-			
3. Date of Birth:-	4. Age : years months days	5. National	6. Male /
DD/MM/YYYY	(As at 31.12.20)	Identity Card	Female
		No. :-	
7. Permanent Address:-	8. Temporary Address:-	9. Telephone No.	
		Office :-	
		Private :-	
10. Marital status:-	11. Name of Spouse:-	12. Occupation and p	lace of work of
		Spouse:-	
13. No. of children:-	14. Their ages:-	15. Schools attended:	:-

#### **b.** Service Information

16. Date of appointment to the post:-					
17. Present workstation:-			18. City where the workstation is situated :-		
19. Date of reporting to the present workstation:- DD/MM/YYYY			20. Period of service in the present workstation (as at 31.12.20):-		
			Years 1	MonthsDays	
21. Have you serve	d in a beneficial (po	opular) worksta	tion / workstation	ns?	
22. Former	Workstation	Popular work		Period of service	
workstations in the public service/		Unpopular workstation		From Year/ Month/ Date	To Year/ Month/ Date
provincial council public service	1				
	2				
	3				

c. Details of annual transfer request (Mark $$ in the relevant cage.)						
23. Have you applied f	For annual	Yes		Workstations to which you		
transfers		No		have made applications seeking transfers, if any		
1.				1		
2.				2		
3.				3		
Any such workstations	Any such workstations to which you have received annual transfers					
24. Have you applied to Annual Transfer I		Review	Yes			
Committee			No			
25. Request made to the	e Annual Transfer	Review Committee				
Cancellation of the transfer		If applied for amo	endment of transf	fer, workstations so applied for		
Amendment		01				
To obtain a new transfer 02						

- 26. Decision of the Transfer Review Committee
- 27. Whether the successor of the appellant have submitted an appeal to the North Western Provincial Council Public Service Commission ......

28.	the event of the request of the Appellant being allowed, the observations and recommendations of the Transferring thority on implementation of cycle of transfer without being prejudice to the Succeeding Officer.		
Dat	te:		
	Signature		
	Appendix 18		
	(Sub Section 257(VI) of Chapter XVIII)		
	My No. : Address : Date :		
	: / Mrs. / Ms		
	ost)stitution)		
Sir,	, / Madam,		
Rel	lease from service as per the annual transfer order		
	u have been transferred with immediate effect to the Office of		
02.	Accordingly you are kindly informed that you are released from the service of this Office after the service on		
03.	Before you transfer, you are required to duly hand over in writing all files, documents, keys, computer passwords and official identity card of the government and other government properties in your custody to(Name and designation of the designated officer).		
04.	You are required to assume duties in the new workstation and inform me through the Head of the Department / Institution.		
05.	You are further informed that if you do not report for duty on the due date at the new workstation as per the annual transfer order above, you will be deemed to have vacated the post on your own accord in terms of provisions in Section 214 of Chapter XV of Procedural Rules of the North Western Provincial Council Public Service Commission.		
	gnature		
	mesignation		
(Pe	ermanent address of the officer		
Co <sub>1</sub>	pies		
01.			
02.			
03.			

04.

## (Section 267 of Chapter XVIII and Section 280 of Chapter XIX)

	Name with initials:	
	Address:	
	Date:	
Through H Through A	the North Western Provincial Council Public Service Commission ad of Department / Institution pointing Authority cretary to Ministry	
	Appeal against non-annual transfer orders	
01. Partic	ars of the Appellant	
	Full Name :	
	Private Telephone No.	
	Service:	
	Post :	
1.5	Present Workstation:	
	Department / Institution :	
	Ministry:	
	·	
02. Detail	on decision / order on which the appeal is based	
	••	
2.1	By whom the transfer decision / order was made (State the designation of the authority who made the decision.)	
2.2	State briefly as to what transfer decision / order was made by the above authority.	
2.3	The date on which the officer received the transfer decision / order	•••
2.4	State clearly whether the transfer was made on exigencies of service or disciplinary grounds (Mark $$ in the relevant cage)	
	A transfer on exigencies of service	
	A transfer on disciplinary grounds	
2.5	n the case of a transfer on disciplinary grounds, state clearly as to what circumstance below under which it was made. (Mark $-\sqrt{}$ in the relevant cage.)	
	2.5.1 On the grounds revealed prior to commencement of a Preliminary Inquiry	
	2.5.2 On the grounds revealed during the course of a Preliminary Inquiry	
	2.5.3 On the grounds revealed subsequent to holding a Preliminary Inquiry	
	2.5.4 Inclusion of a transfer as a punishment of a disciplinary order issued after the	
	Formal Disciplinary Inquiry	

2.6 Certified copies of the letters containing the transfer decision / order above have been attached as following

	Amexes.
	Annex (1)
	Annex (2)
	N.B. It is possible to make an appeal by this format if a transfer is only included as a punishment of a disciplinary order as stated in 2.5.4 above. Where disciplinary order includes other punishments in addition to the transfer, a separate appeal should be made against such overall disciplinary order in terms of the provisions in Sections 23:7 and 23:8 of
	Procedural Rules of the North Western Provincial Council.
3.	Relief /reliefs sought by the Appellant by the submission of appeal
1.	Reasons/ facts given by the Appellant for seeking the relief stated under (03) above
	4.1
	4.2
	4.4
	4.5 Certified copies of written facts in support of the above reasons / facts have been attached as following
	Annexes:
	Annex (1)
	Annex (2)
	Timex (3)
5.	Declaration of the Appellant
	I declare that all the information above is true and accurate to the best of my knowledge and that I am well aware of the fact that the intentional furnishing of false and incorrect information will by itself lead to the dismissal of the appeal and be subject to the disciplinary action.
	Signature :
	Name :
	Designation:
5.	Observations / recommendations of the Head of Department / Institution
	My observations on the above appeal are given below.
	1
	3
	4
	Accordingly, I recommend granting relief sought by the Appellant is suitable. / not suitable.
	Signature :
	Name :

Designation:

82A	IV (අ) වැනි කොටස — ශුී ලංකා පුජාතාන්තුික සමාජ Part IV(A) — GAZETTE EXTRAORDINARY OF THE DEMOC	වාදී ජනරජයේ අ CRATIC SOCIALIST	බි විශෙෂ ගැසට් පතුය - 2024.09.01 REPUBLIC OF SRI LANKA-01.09.2024
7.	Observations / recommendations of the Appointing Autho My observations on the above appeal are given below.	rity	,
	1		
	Accordingly, I recommend granting relief sought by the	Appellant is suit Signature : Name : Designation :	
8.	Observations / recommendations of the Secretary to the M	linistry	,
	My observations on the above appeal are given below:		
	1		
	3		
	4		
	Accordingly, I recommend granting relief sought by the	Appellant is suita	ble./ not suitable.
			:
			on:
Cop	ру	Designan	· · · · · · · · · · · · · · · · · · ·
01.	Secretary, North Western Provincial Council Public Service you for necessary action)	ce Commission –	(This advance copy is kindly forwarded to
	Арре	ndix	
	(Section 280 of	Chapter XIX)	
	N	ame with initials	:
	A	ddress	:
	D	ate	:
	eretary to the Public Service Commission		
	rough Head of Department/ Institution rough Appointing Authority		
	rough Secretary to Ministry		
	Appeal made aga	inst promotions	
	11	1	

82A

1.	Partic	ulars of the Appellant
	1.2 1.3 1.4 1.5 1.6	Full Name:  Private Telephone No.:  Service:  Class:  Grade:  Post:  Present Workstation:  Department / Institution:  Ministry:
02.	Detail	s on decision / order on which the appeal was based
	2.1	By whom the decision / order on promotion was made (State the designation of the authority who made the decision.)
	2.2	State briefly as to what decision / order was made by the above authority on the promotion.
	2.3	The date on which the Appellant received the decision / order on the promotion.
	2.4	Certified copies of letters containing the decision / order on the promotion have been attached as following Annexes:  Annex (1)
03.		sought by the Appellant by the submission of appeal
04.	Reasor	ns/ facts given by the Appellant for seeking the relief stated under 03 above
		Certified copies of written facts in support of the above reasons / facts have been attached as following Annexes.
		Annex (1)
5.	I decla	ration of the Appellant are that all the information above is true and accurate to my knowledge and that I am well aware of the fact that the ional furnishing of false and incorrect information will by itself lead to the dismissal of the appeal and be subject disciplinary action.
		Signature :            Name :            Designation :

84A	$\mathrm{IV}\left(\mathbf{e} ight)$ වැනි කොටස — ශුී ලංකා පුජාතාන්තුික සමාජවාදී ජනරජයේ අති විශෙෂ ගැසට් පනුය - 2024.09.01 Part $\mathrm{IV}(\mathrm{A})$ — GAZETTE EXTRAORDINARY OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA - 01.09.2024
6.	Observations / recommendations of the Head of Department / Institution
	My observations on the above appeal are as follows.
	1
	2
	3
	4
	Accordingly, I recommend granting relief sought by the Appellant is suitable./ not suitable.
	Signature:
	Name:
	Designation:
7.	Observations / recommendations of the Appointing Authority,
	My observations on the above appeal are as follows:
	1
	2
	3
	Accordingly, I recommend granting relief sought by the Appellant is suitable. /not suitable.
	Signature:
	Name :
	Designation :
08.	Observations / recommendations of the Secretary to the Ministry,
	My observations on the above appeal are as follows:
	l
	2
	3
	4
Ac	cordingly, I recommend granting relief sought by the Appellant is suitable./ not suitable.
	Signature :
	Name :
	Designation :
Cop	vy

01. Secretary, North Western Provincial Council Public Service Commission - (This advance copy is kindly forwarded to you for necessary action)

## (Section 288 of Chapter XX)

## Register to be maintained by the authority with delegated power in respect of the appointments and promotions of the officers in the North Western Provincial Council Public Service

Se.No.	Date	Name of the	National	Service,	Designation		Nature of the appointment			Weather a
		officer	Identity Card Number of the officer	Class, Grade		Casual	Temporary	Contract	Permanent	promotion

# Appendix 22 (Section 288 of Chapter XX)

Register to be maintained by the authority with delegated power in respect of public officers dismissed from service in the North Western Provincial Council Public Service

Se.No.	Name of the officer	Service, Class, Grade, Post	NIC Number	Reasons for dismissal in brief	Date of Dismissal	File No.	Remarks

## (Section 288 of Chapter XX)

## Register to be maintained by the authority with delegated power in respect of public officers who have resigned from service in the North Western Provincial Council Public Service

Srl. No.	Name of the officer	Service, Class, Grade, Post	NIC Number	Reasons for Resignation	Date of Resignation	File No.	Remarks

## **Appendix 24**

## (Section 288 of Chapter XX)

Register to be maintained by the authority with delegated power in respect of the officers who have vacated the post in the North Western Provincial Council Public service

Se.No.	Name of the Officer	Service, Class, Grade & Post	NIC Number officer	Date of Vacation of Post	Date of the Notice issued	Remarks

## (Section 288 of Chapter XX)

## Register to be maintained by the authority with delegated power in respect of officers in the North Western Province under interdiction and those sent on compulsory leave

Srl. No.	Name of officer	Service, Class, Grade & Post	NIC Number of officer	Whether an interdiction	Whether a compulsory retirement	Reasons for such action in brief	Remarks

## **Appendix 26**

## (Section 288 of Chapter XX)

## Register to be maintained by the authority with delegated power in respect of the retired officers in the North Western Provincial Public Service

Srl. No.	Name of officer	Service, Class, Grade & Post	NIC Number of officer	Reasons for Retirement Optional Compulsory Retirement Retirement		Date of Retirement	Remarks

## (Section 288 of Chapter XX)

Register to be maintained by the authority with delegated power in respect of the officers in the North Western Provincial Council Public Service those retired for general inefficiency

Srl. No.	Name of the officer	Service, Class, Grade & Post	NIC Number of the officer	Reasons for retirement in brief	Date of Retirement	Remarks

## **Appendix 28**

## (Section 288 of Chapter XX)

Register to be maintained by the authority with delegated power in respect of officers in the North Western Provincial Public Service those retired as a merciful alternative to dismissal from service

Se.No.	Name of the officer	Service, Class, Grade & Post	NIC No. of the officer	Reasons for retirement in brief	Date of Retirement	Remarks

# Appendix 29 (Section 288 and 289 of Chapter XX)

## Biannual Report on variation of office staff submitted by the Authority with delegated power to the Chief Secretary

From tl	he date	of	· ••••••	To	

New Appointments  Casual Temporary Contract Permanent		Number of promotions	Number of Dismissal	Number of resignations	Number of vacation of posts	Number of retirements	Number of interdictions	Number of compulsory leave	

Signature:
Name:
Post:
Date:
(Head of the Department

## Appendix 30

## (Section 288 and 290 of Chapter XX)

## Register to be maintained in respect of overall office staffs in every office/institute in the North Western Provincial Public Service

Se.no.	Date of commencement of employment in the office/institute by the officer	Name of the Officer	National Identity Card No.	Post	The method and date on which the officer has resigned from the office/ institute	
					Method	Date

## (Section 288 of Chapter XX)

# Register of officers in the North Western Provincial Public Service those released from service temporarily or permanently

Se.No.	Name and N.I.C. No. of the officer	Service, Class, Grade & Post	Reason for release and the name of the institute to which the officer has been released	Due date to be reported to duty	Signature of the subject officer and date	Signature of the staff officer and date

## **Appendix 32**

## (Sub Section 99 of Chapter XX)

Secretary,
North Western Provincial Council Public Service Commission
(Through Head of the Department/ Ministry to the Secretary)
Application under the North Western Provincial Public Service
Application for expressing preference to serve under North Western Provincial Council Public Service
1. Name in Full of the officer: Mr./Mrs./Miss/
2. If the name has been changed the amended name:
3. Service: Grade:
4. Name and address of the present working place:
5. Permanent private address:
6. Date of Birth:
7. Date of first appointment and the name of the post:
8. Department/Ministry of first appointment:

9. Services/grades and posts/dates of promotions in the Public Service and Provincial Council Public Service:

Post held	From – up to	Working places
1.		
2.		
3.		

10.	State whether you joined the North West Provincial Council Public Service after being duly discharged from the public service or another provincial council public service:					
11.	The Ministry/Department of the North West Provincial Council and the address of the office first joined the provincial council public service:					
12.	Have you submitted applications for absorbing into the North West Provincial Council public service before? If so, give details including date of submission of such application:					
13.	Have you submitted an application for absorbing into the North West Province Public Service before? If so, give the details including the date of submission of such application:					
14.	If not so submitted give reasons for that:					
	I state that the above facts are true. I further certify that I wish to be absorbed into the North Western Provincial Council public service subject to the existing and future conditions of the North Western Provincial Council Public Service and declare that this consent cannot be changed later.					
	Signature of the Applicant.					
	My No.:					
	Secretary, Ministry of, North Western Province.					