#### BALOCHISTAN PROVINCIAL ASSEMBLY SECRETARIAT.

Dated Quetta the 15th September, 2025.

#### NOTIFICATION.

No.PAB/Legis: V (28)/2025/6287. The Balochistan Levies Force Bill, 2025 (Bill No.28 of 2025) having been passed by the Balochistan Provincial Assembly on 10th September, 2025 and assented to by the Governor Balochistan on 12th September, 2025; is hereby published as an act of the Balochistan Provincial Assembly.

#### THE BALOCHISTAN LEVIES FORCE ACT, 2025 (ACT NO XXIV OF 2025).

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ACT

To reconstruct and regulate Balochistan levies Force & to provide for the maintenance of Ex-Federal Levies Force Balochistan and to enable its smooth transition to Balochistan Levies Force and merger of Levies into Balochistan Police in areas converted to A-Area.

Preamble.

WHEREAS, it is expedient to re-organize and regulate the Balochistan Levies Force and to make it a more efficient instrument for the prevention and detection of crime and maintenance of public order in the province in accordance with Law.

AND WHEREAS, after Constitution (Twenty-Fifth Amendment) Act, 2018 (Act No. XXXVII of 2018). The erstwhile Provincially Administered Trible Areas have been abolished, and the Ex-Federal Levies Force, established under the Federal Levies Force Instructions, 1954 working in the said areas have lost its legal status for working in districts and sub-divisions.

AND WHEREAS, it is in the best public interest to allow the Ex-Federal Levies Force Balochistan to continue its functions in the zones, districts and sub-divisions and to regulate and maintain them under the administrative control of the Government of Balochistan.

AND WHEREAS, to achieve the objective, it is expedient to give legal status to the Ex-Federal Levies Force in Balochistan and to re-visit their institutional structure.

AND WHEREAS, to regulate and maintain the Levies Force previously employed in Balochistan, particularly in areas now converted to A-Areas, it is imperative to integrate them into the Balochistan Police. This merger shall ensure the continued effectiveness of law enforcement, discipline and operational efficiency across province.

AND WHEREAS, it is in public interest to allow the Ex-Levies Force to continue their functions for better public order, peace and security in the converted districts and sub-divisions and to achieve the objectives, it is expedient to give legal status to the merged Force district converted from B-Area to A-Area and to revisit their institutional structure and functional assignment for effective discipline, better performance and optimal utility.

It is hereby enacted as under: -

- Short title, extent, and commencement.
- (1) This Act may be called" the Balochistan Levies Force Act, 2025".
- (2) It extends to whole Balochistan.
- (3) It shall come into force at once.
- 2. Definitions. In this Act unless there is anything repugnant in the subject or context,
  - (a) "Act" means the Balochistan Levies Force Act, 2025;



- (b) "Additional Chief Secretary" means Additional Chief Secretary Home Department Government of Balochistan;
- (c) "Additional Deputy Commissioner" means and officer appointed to assist Deputy Commissioner as such under the Land Revenue Act, 1967 (W.P. Act XVII of 1967);
- (d) "Assistant Enforcement Officer" means Assistant Commissioner appointed as such under Section 10 of the Land Revenue Act, 1967 (W.P Act XVII of 1967);
- (e) "A-Area" means the area as notified by the Government in Official Gazette, Where Police shall Act as law enforcement agency, and any change in respect of A-Area of any district wholly shall be subject to approval of the Provincial Assembly;
- (f) "B-Area" means the area as notified by the Government in official Gazette, where Levies shall act as law enforcement agency and any change in respect of B Area of any district wholly shall be subject to approval of the Provincial Assembly;
- (g) "Commissioner" means officer appointed under the Balochistan Land Revenue Act, 1967 (W.P. Act XVII of 1967) who shall act as the chief officer charged with the executive administration of division;
- (h) "Compulsory Retirement' Scheme" means an amount prescribed in Schedule II of the Act for the members of the service who are between the ages of fifty (50) years and sixty (60) years and who shall be compulsorily retired from service in accordance with this Scheme;

L'ASSE Director General" means the Provincial Head of Levies;

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Director(s)" means officer(s) appointed under Act;

\* a district and such officers subordinate to him as may be designated by the Government to perform the functions of the district administration under any law for the time being in force.

- (m) "Enforcement Officer" means Deputy Commissioner appointed under the Balochistan Land Revenue Act, 1967 (W.P. Act XVII of 1967); who shall act as the chief officer charged with the administration of district and exercising the powers of the Enforcement Officer, by whatever designation the chief officer charged with such administration is styled;
- (n) "Departmental Redressal Committee (DRC)" means a committee constituted as first appellate forum under this Act for the redressal of grievances in service of Ex-Federal Levies Force from transition into Balochistan Levies Force (Provincial);
- (o) "District Grievance Committee" means a committee constituted under this Act district level to address grievances of Ex-Federal Levies Force from transition into Balochistan Levies Force (Provincial);
- (p) "Ex-Federal Levies Force Balochistan" means members comprising strength of senior and subordinate officers and personnel of Ex-Federal Levies Force Balochistan as employed/appointed under repealed instructions i.e. Federal Levies Force Instructions, 1954;

- (q) "Ex-Levies Force" means the members of the Balochistan Levies Force, including the Ex-Federal Levies Force, who, upon conversion of a district or division from B Area to A Area, stand merged into the Balochistan Police under this Act.
- who is actually performing duties in place of a member of the Ex-Federal Levies Force and is getting full or split remuneration for the service rendered, Whereas the salary is still drawn in the name of the original service holder one in whose place he is performing such duties in the Ex-Federal Levies Force;
- (s) "Government" means the Government of Balochistan;
- (t) "Levies" means all personnel who shall be enrolled under this Act including the members of the ex-Federal Levies Force who are merged into Provincial Levies Force under this Act;
- (u) "Levies Officer" means an officer of the rank of Daffedar or above of Levies Force appointed/ Posted as Officer In-charge / Station House Officer of Levies Thana;
- (v) "Levies Thana" means a Levies Thana in a District, Subdivision/Tehsil or any other area or place declared by the declared by the Government;
- (w) "Lump sum Ex Gratia payment" means onetime payment made to members of the service of ex-Federal Levies Force as a gesture of goodwill at the time of superannuation (i.e. Sixty Years) in case no legal heir is nominated for service;

"Magistrate" shall include all persons exercising all or any of powers of a Judicial Magistrate;

the rank of Naib-Risaldar of Levies Force appointed/posted as Officer In-charge Station House Officer of Levies

Person" shall include a company or corporation;

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- (aa) "Property" shall include any movable property, money or valuable security;
- (bb) "Repealed Instructions" means the Federal levies Force Instructions, 1954, repealed under Section 50 sub section (3) of this Act;
- (cc) "Rules" means the rules framed under this Act or any other applicable law for the time being in force;
- (dd) "Schedule" means the Schedule appended with this Act;
- (ee) "Subordinate ranks of a Levies force" shall be construed as to members of that force below the rank of Risaldar;
- (ff) "Superintendent of Levies" means Deputy Commissioner the head of Levies for B-Area of a District; and
- (gg) "Superintendent of Police" means the head of Police for A-Area of a District.
- 3. Constitution of the Levies.
- (1) The entire Levies establishment under a Provincial Government shall i.e. Provincial Levies Force and the Ex-Federal Levies Force, for the purposes of this Act, be deemed to be one Levies Force and shall be formally enrolled; and shall consist of such number of officials/members of service, and shall be constituted in such manner, as shall from time to time be ordered by the Government.

- (2) Subject to the provisions of this Act, the pay and all other conditions of service of members of the subordinate ranks of any Levies force shall be such as may be determined by the Government.
- 4. Merger of Ex-Federal Levies Personnel into Balochistan Levies Force (Provincial).
- (1) All personnel of the Ex-Federal Levies Force from districts of Balochistan as mentioned in Schedule-I appended with this Act shall be merged into the Balochistan Levies Force (Provincial) in ranks, salaries, and benefits equivalent to that of the members of Balochistan Levies Force (Provincial).
- (2) The Ex-Federal Levies Force shall be integrated into the Balochistan Levies Force effective from the date of commencement of this Act:

Provided that this transition shall not affect the seniority of the Balochistan Levies Force (Provincial) and members of service of absorbed Ex-Federal levies Force shall be placed at the bottom of the existing seniority as issued therein.

- (3) The terms and conditions of service of the transferred personnel shall be governed by the rules and policies applicable to the Balochistan Levies Force (Provincial).
- (4) The Government shall ensure that the Balochistan Levies Force is adequately resourced to accommodate the additional personnel.
- (5) Employees of Ex-Federal levies Force merged into Provincial Levies shall be entitled to all the benefits and privileges as enjoyed by the Balochistan Levies Force (Provincial) employees.
- All assets, including equipment, vehicles and property, of the Extenderal Levies Force shall be transferred to the Balochistan Levies Force moreovincial).

All liabilities, including financial obligations and debt, of the Ex-Federal Levies Force shall be assumed by the Balochistan Levies Force (Provincial).

6. Superintendence in the Government.

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- The superintendence of the Balochistan Levies Force throughout the Province shall vest in and shall be exercised by the Government.
- 7. Director General of Levies.
- The administration of the Levies shall be vested in an officer to be called the Director General of Levies.
- 8. Powers of Director General.
- The Director General of Levies shall exercise such powers and directions of Government issued from time to time and perform such functions and duties and shall have such responsibilities as may be provided by or under this Act and any other law for the time being in force.
- 9. Functional organization of Balochistan Levies Force.
- (1) The Balochistan Levies Force shall, as far as practicable, be organized on functional basis into following wings and unites and units as may be approved by the Government:
  - (a) Academic and Training Wing;
  - (b) Accountability and Complaints Wing;
  - (c) China Pakistan Economic Corridor Wing;
  - (d) Communication and Information Technology Wing;
  - (e) Counter-Terrorism Wing;
  - (f) Crimes and Investigation Wing;
  - (g) Intelligence Wing;
  - (h) Legal Affairs and Prosecution Wing;
  - (i) Special Socio-Economic Protection Unit; and
  - (j) Quick Response Force.
- (2) The operational role, functions and powers of each wing and unit of the Levies Force may be proscribed by rules framed under this Act.

(3) Every Levies officer and official shall be subject to assignment or posting to any branch, wing, unit or location within the province, as deemed necessary.

Provided that the member of service of each wing as at sub-section (1) shall maintain their seniority in the wing against which they are appointed.

- (4) A posting to any technical/specialized branch, wing or unit shall be subject to necessary training and experience, as may be prescribed for it.
- 10. Appointment, dismissal etc. of officers/officials.
- (1) Subject to such rules/ policies/SOPs as the Government may from time to time make under this Act, the Director General and Enforcement Officer/Deputy Commissioner may at any time dismiss, compulsorily retire, suspend or reduce either in rank or within time scale any Levies office of the subordinate ranks whom they shall think remiss or negligent in the discharge of his duty, or unfit for the same; or may award any one or more of the following punishments to any Levies officer of the subordinate ranks who shall discharge his duty in a careless or negligent manner, or who by any act of his own shall render himself unfit for the discharge thereof, namely: -
  - (a) Fine to an amount not exceeding two month's pay;
  - (b) Confinement to quarters for a term not exceeding fifteen days, with or without punishment drill, extra guard, fatigue or other duty;

Deprivation of good-conduct pay;

Removal from any office of distinction or special emolument; and

stoppage of increments.

the order of the Director General shall supersede the orders of the Entirecement Officer/ Deputy Commissioner.

(3) The Departmental Selection Committee / Balochistan Public Service, Commission shall be responsible for the recruitment, appointment, promotion, and discipline of personnel within the Force.

11. Certificate to Levies Officers.

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Every Levies offer appointed to the Levies force shall receive on his appointment a certificate in the form annexed to this Act, under the seal of the Director General or such other officer as the Director General shall appoint, by virtue of which the person holding such certificate shall be vested with the powers, functions and privileges of a Levies officer:

Provided that such certificate shall cease to have effect whenever the person named in it ceases for any reason to be a Levies officer, and, on his ceasing to be such an officer, shall forthwith be surrendered by him to any officer empowered to receive the same:

Provided further that a Levies officer shall not, be reason of being suspended from office, cease to be a Levies Officer. During the term of such suspension, the powers, functions and privileges vested tin him as a Levies officer shall be in abeyance, but he shall continue subject to the same responsibilities, discipline and penalties and to the same authorities, as if he had not been suspended.

12. Levies officer not to resign without leave or two months' notice.

No Levies officer shall be at liberty to withdraw himself from the duties of his office, unless expressly allowed to do so by the Superintendent i.e. Deputy Commissioner or by some other officer authorized to grant such permission, or , without the leave of the Superintendent i.e. Deputy Commissioner, to resign his office, unless he shall have given to his superior, officer notice in writing, for a period of not less than two months, of his intention to resign.

 Levies Officer not to engage in other employment.

No Levies officer shall engage in any employment or office whatever other than his duties under this Act, unless expressly permitted to do so in writing by the Director General.

14. Investigation and regulation of Levies accounts.

The Government shall have authority to regulate all matters of accounts connected with the Levies force subject to his authority and all persons concerned shall be bound to give him reasonable aid and facilities in conducting such investigation, and to comply with his lawful orders in that behalf.

15. Powers of Director General to Frame Rules or issue orders.

The Director General of Levies may, from time to time, subject to the approval of the Government, frame rules or regulations or issues such orders as he shall deem, expedient relative to the organization, classification and distribution/rationalization of the Levies force as per security requirements, the places at which the members of the force shall reside and the particular services to be performed by them; their inspection, the description of arms, accourtements and other necessaries to be furnished to them; the collecting and communicating by them of intelligence and information; and all such other orders and rules relative to the Levies force as the Director General, shall, from time to time, deem expedient for preventing abuse or neglect of duty, and for rendering such force efficient in the discharge of its duties.

16. Additional Levies officers employed at cast of individuals.

Subject to the standing order of the Government it shall be lawful for the Director General of Levies to deploy any additional number of Levies officers to keep the peace at any place within the B-Area of the District anywhere in Balochistan, or on the application of any person showing the necessity thereof and for such time as shall be deemed proper Such force shall be exclusively under the orders of the Director General or the Enforcement Officer, and shall be at the charge of the person making the application:

Provided that it shall be lawful for the person on whose application such deployment shall have been made, on giving one month's notice in writing to the Director General through Enforcement Officer to require that the Levies officers so deployed shall be withdrawn; and such person shall be relived from the charge of such additional force from the expiration of strong notice.

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The nit shall appear that any unlawful assembly, or riot or disturbance of the peace has taken place, or may reasonable be apprehended, and that the Levies force ordinarily employed for preserving the peace is not sufficient for its preservation and for the protection of the inhabitants and the security of property in the place where such unlawful assembly or riot or disturbance of the peace has occurred, or a apprehended, it shall be lawful for any Levies officer not below the rank of Risaldar to apply to the nearest Deputy Commissioner (Enforcement Officer) or Assistant Commissioner (Assistant Enforcement Officer) to appoint so many of the residents of the neighborhood as such Levies officers may require to act as special Levies officers for such time and within such limits as he shall deem necessary on voluntarily honorary basis; and the Enforcement Officer or Assistant Enforcement Officer to whom such application is made shall, unless he sees cause to the contrary, comply with the application.

18. Powers of Special Levies officers.

Every special Levies officer so appointed shall have the same powers, protection and responsibilities as determined by the Director General in consultation with Deputy Commissioner (Enforcement Officer), and shall be liable to perform the same duties and shall be amenable to the same penalties, and be subordinate to the same authorities, as the ordinary officers of Levies.

19. Refusal to serve as Special Levies officer.

If any person being appointed a special Levies officer as aforesaid shall without sufficient excuse, neglect or refuse to serve as such, or to disobey such lawful order or direction as may be given to him for the performance of his duties, he shall be liable, upon conviction before an Enforcement Officer or Assistant Enforcement Officer, to a penalty as per rules made under this act such neglect, refusal or disobedience.

20. Authority to be exercised by Levies officers.

Levies officers enrolled under this Act shall not exercise any authority, except the authority provided for a Levies officer under this Act and any act which shall hereafter be passed for regulating criminal procedure.

21. Village Levies officer.

Nothing in this Act shall affect any village-Levies officer, unless such officer shall be enrolled as a Levies officer under this Act. When so enrolled, such officer shall be bound by the provisions of the last preceding Section. No village Levies officer shall be enrolled without his consent and the consent of those who have the right of nomination.

22. Levies officer always on duty and may be employed in any part of province.

Every Levies officer shall, for all purposes in this Act contained, be considered to be always on duty, and may at any time be employed as a Levies officer in any part of the B-Area of the Province.

23. Duties of Levies officers.

It shall be the duty of every Levies officer promptly to obey and execute all orders and warrants lawfully issued to him by any court of law; to collect and communicate intelligence affecting the public peace; to prevent the commission of offences and public nuisances; to detect and bring offenders to justice and to apprehend all persons whom he is legally authorized to apprehend, and for whose apprehension sufficient ground exists; and it shall be lawful for every Levies officer, for any of the purposes mentioned in this Section, without a warrant, to enter and inspect any drinking-shop or other place of resort of loose and disorderly characters.

24. Levies officers may lay information etc.

It shall be lawful for any Levies officer to lay any information before a Judicial Magistrate, and to apply for a summons, warrant, search-warrant, search-warrant or such other legal process as may be law issue against any person committing an offence.

- 25. Levies Officers to take charge of unclaimed property and be subject to Deputy Commissioner's (Enforcement Officer) order as to disposal.
- (1) It shall be the duty of every Levies officer to take charge of all unclaimed moveable property, and to furnish an inventory thereof to the Deputy Commissioner (enforcement Officer).
- (2) The Levies officers shall be guided as to the disposal of such moveable property by such orders as they shall receive from the Deputy Commissioner (Enforcement Officer).
- (3) The Deputy Commissioner (Enforcement Officer) may detain the property and issue a proclamation, specifying the articles of which it consists, and requiring any person who has any claim thereto to appear and establish his right to same within six months from the date of such proclamation.

The provisions of Section 524 of the Code of Criminal Procedure, 8, shall be applicable to property referred to in this Section.

If no person shall within the period allowed claim such moveable poverty, or the proceeds thereof, if sold, it may, if not already sold under sub-section (4), be sold by the Deputy Commissioner under the orders of Judicial Magistrate or any other Judicial Officer.

- (6) The sale proceeds of moveable property sold under the preceding sub-sections to which no claim has been established shall be at the disposal of the Government.
- 26. Persons refusing to deliver certificate etc. on ceasing to be Levies Officer.

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Every person, having ceased to be an enrolled Levies officer under this Act, who shall not forthwith deliver up his certificate, and the clothing, accourrements, appointments and other necessaries which shall have been supplied to him for the execution of his duty, shall be liable, on conviction before a Director General Lives Force, Enforcement Officer/Deputy Commissioner of any officer in-charge, to any minor or major penalty as per the rules made under this Act.

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27. Penalties for neglect of duty etc.

Every Levies officer who shall be guilty of any violation of duty or willful breach of neglect of any rule or regulation or lawful order made by competent authority, or who shall withdraw from the duties of his office without permission, or without having given previous notice for the period of two months, or who, being absent on leave, shall fail, without reasonable cause, to report himself for duty on the expiration of such leave, or who shall remain runaway from duty or who shall remain willfully absent from training without valid reason, or who shall engage without authority in any employment other than his Levies duty, or who shall be guilty of cowardice, or who shall offer any unwarrantable personal violence to any person in his custody or commit as offense or negligence as per the rule made under this Act, shall be liable, on conviction before Director General, Enforcement officer/Deputy Commissioner or any officer in-charge, to a penalty as per the rules made under this Act or under the Act for the time being in force.

28. Levies to keep order in public etc.

It shall be the duty of the Levies to keep order on the public roads, and in the public streets, thoroughfares, gats and landing places, and at all other places of public resort, and to prevent obstructions on the occasions of assemblies and processions on the public roads and in the public streets, or in the neighborhood of places of worship, during the time of public worship, and in any case when any road, street, thoroughfare, gats or landing-place may be thronged or may be liable to be obstructed.

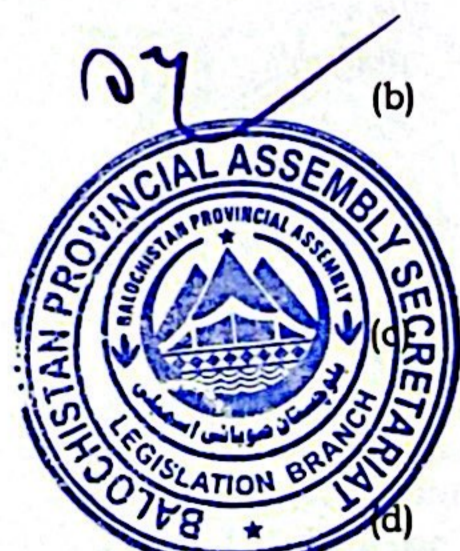
29. Saving of control of Enforcement officer.

Nothing in the last two preceding Sections shall be deemed to interfere with the general control of the Enforcement Officer or Assistant Enforcement Officer over the matter referred to therein.

30. Powers of the Enforcement Officer/Deputy Commissioner to make rules regarding use of streets, etc.

(1) In any town or other place in which he thinks fit, the Deputy Commissioner may, from time to time and subject to such order as may have been made by a municipal or other authority empowered in that respect, make rules or orders: -

Closing certain streets or places temporarily, in case of danger from ruinous buildings or other cause, with such exceptions as shall appear reasonable;



(a)

for guarding against injury to persons and property in the construction, repair and demolition of buildings, platforms and other structures from which danger may arise to passengers, neighbors, or the public;

Regulating the lending, driving, conducting or conveying of any elephant or wild or dangerous animal through or in any street;

Prohibiting the hanging or placing of any cord or pole across as street or part thereof, or the making of a projection of structure so as to obstruct traffic or the free access of light and air;

- (e) Prescribing certain hours of the day during which ordure and offensive matter or object shall not be taken from or into houses or buildings in certain streets or conveyed through such streets, and during which cattle shall not be driven along the streets or along certain specified streets, except subject to such reasonable regulation as he may prescribe in that behalf;
- (f) Prohibiting the setting fire' to or burning any straw or other matter, or lighting a bonfire, or wantonly discharging a firearm or air gun, or letting off or throwing a fire-work, or building or the putting up of any post or other thing on the side of or across a street for the purpose of affixing thereto lamps or other contrivances for illumination, except subject to such reasonable regulations as he may prescribe in that behalf;
- (g) Prohibiting, except under such reasonable regulations as the Enforcement Officer or Assistant Enforcement Officer may

impose, the making of any excavation, the placing of building materials or other articles, or the fastening or detention of any horse or other animal in any street;

- (h) Prohibiting save under such regulations as aforesaid, the exposure or movement in any street of persons or animals suffering from contagious or infectious diseases and the carcasses of animals or part thereof and the corpses of persons deceased;
- (i) Setting apart places for the slaughtering of animals, the cleaning of carcasses or hides, the deposit of noxious or offensive matters, and for obeying calls of nature;
- (j) in cases of existing or apprehended epidemic or infectious diseases of men or animals, with respect to cleanliness and disinfection of premises by the occupier thereof and residents therein, and as to the segregation and management of the persons or animals diseased or supposed to be diseased, as may have been directed or approved by the Government with a view to prevent the disease or to check the spreading thereof;
- (k) Directing the closing or disuse, wholly or for certain purposes, or limiting to certain purposes only the use, of any source, supply or receptacle of water, and providing against pollution of the same or of the water therein;
- (I) regulating the hours during which and the manner in which any place for the disposal of the dead, any Sarai, village-gate or other place of public resort may be used, so as to secure the equal and appropriate application of, its advantages and accommodation and to maintain orderly conduct amongst those who resort thereto; and

Regulating the movement of persons, animals and vehicles at such times and such places at which, in the opinion of the Enforcement Officer or Assistant Enforcement Officer, special regulations may be necessary for the public safety and convenience.

gulation made under clause (h) or made under clause (i) with respect to the use of a place for the disposal of the dead shall be framed with due regard to ordinary and established usages and to the necessities of prompt disposal of the dead in certain cases; and every rule or order made by the Deputy Commissioner under clauses (c), (f), (g), (h) or (i) shall be published by affixing a copy thereof, in the language of the district on some public building in the town or place in which the same is to have operation, and a copy, in the; language of the district, of every rule or order made under clauses (a), (b), (j), (k) or (l) shall be kept affixed in a conspicuous spot near to the building, structure, work or place to which the same specially relates.

- (3) Every regulation promulgated under the authority of clause (i) of sub-section (1) shall be forthwith reported to the Director General and shall be in force for not more than fifteen days unless extended by the Director General for a longer period and in such case for so long as the Director General directs.
- (4) It shall be the duty of all persons concerned to conform to any order duly made as aforesaid long as the same shall be in operation.
- Whoever contravenes any rule or order made under Section 30 or abets the commission of such an offence shall be punished with a fine which may extend to five thousand rupees.

31. Penalty for contravention of any rule or order made under Section 30.

- 32. Summary disposal of cases.
- (1) A court taking cognizance of an offence punishable under Section 28 or Section 30 may state upon the summons served to the accused person that:
  - (a) The accused may appear by pleader and not person; and
  - (b) The accused may, by a specified date prior to the hearing, plead guilty and remit the sum not exceeding five thousand rupees, as specified by the court.
- (2) If the accused pleads guilty and remits the specified sum, and complies with the provisions of sub-section (1), no further proceedings shall be taken against them. They shall not be disqualified from holding or obtaining a license due to the plea.
- 33. Jurisdiction & Delimitation of Territorial Juris diction of Levies.
- (1) All Registered cases of the Levies force in the B-Area shall be investigated by the Investigating Officers of Levies, assisted by District Investigation officers under the supervision of the Deputy Commissioner, who serves as the head of Levies at the district Level.
- (2) The Commissioner may allow Levies Force in A-Area to assist police or in Case of hot pursuit or vice versa, within the division, if law & order situation or Special circumstances require it.
- (3) The Director General may permit Levies Force to enter B-Area out of division for action if law & order or special circumstances require such action.

The Home Department may allow Police Force to enter B-Area out division for action in case of law & order special circumstances.

34. Power to prosecute under other law not affected

other law for the time being in force for an offence made punishable by Act, or from being liable under any other law for a penalty or mishment greater than what is provided in this Act. However, no person shall be punished twice for the same offence.

35. Plea that act was done under warrant.

If an action or prosecution is brought against a Levies officer for any act done by them in their capacity, it shall be lawful for the officer to plead that the act was done under the authority of a Warrant issued by a Judicial Magistrate. The officer shall produce the warrant and, if it is valid, they shall be entitled to a decree in their favor. No proof of the signature of the Judicial Magistrate is necessary unless the court doubts its genuineness. The remedy against the authority issuing the warrant remains unaffected.

- Levies officers to keep a diary.
- (1) Every officer in charge of a Levies station Must maintain a general dairy in the prescribed from.
- (2) The dairy should record all complaints and charge, the names of arrested Persons, the offences charge, any property or weapons taken, and the names of witnesses examined.
- (3) The Deputy Commissioner has the authority to inspect this diary.
- 37. Shifting of Investigation to the Special Investigation Agency.

The Provincial Government or Additional Chief Secretary (ACS) may order the transfer of the Investigation of any case to another investigating agency or to a Special Investigation Agency.

38. Government may prescribe from any returns.

The Government may direct the Submission of any returns by the Director General and other Levies officer, as deemed necessary, and may prescribe the from in which such returns must be Made

Rule-making and adoption thereof. (1) The Government may, through a Notification in the official gazette, make rules to implement the provisions of this Act.

- (2) The Government may adopt or make effective any rules made under any Existing law as per the official gazette.
- (3) The Balochistan Levies Force (Appointment & condition of Service). Rules 2023, the Balochistan levies Force (Dress Rules) 2014, and the Balochistan Levies Force Disciplinary Rules 2015 shall be deemed to have been made under this Act.
- 40. Superannuation and Benefits for Senior Personal of Ex-Federal Levies Force.
- (1) Employees of Ex-Federal Levies Force who have reached the age of Superannuation, or the Legal heirs of Members who died in service, are entitled to a one-time ex gratia payment as per Schedule II of this Act.
- (2) Members of the Ex-Federal Levies force who are between the ages of fifty (50) and sixty (60) years shall be compulsory retired from service. They shall be entitled to a one-time ex-gratia payment, as prescribed, in lieu of the compulsory Retirement mention Schedule II of the Act.
- 41. Redressal of Grievance.

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(1) Any issue related to the inheritance of posts, service, or other matters during the transition shall be initially addressed by the District Grievance Committee (DGC) under the Home Department, headed by the Deputy Commissioner.

(2) The Distract Grievance Committee shall resolve the grievance, within 15 days from the date of receipt of the grievance.

(3) If the Deputy Commissioner cannot resolve grievance, the complaint shall be referred to the Department Redressal Committee.

The Government shall notify a Department Redressed committee at Redressed DRC. The provincial Level, headed by the Director General, to address grievance Committee (DRC). Regreed by the Deputy Commissioners arising from the Transition.

The DRC shall resolve matters within 30 days of receiving the application.

- (3) The DRC shall also address issues related to contractual appointments in the EX-Federal Levies Force.
- 43. Appellate Forum.
- (1) Any party aggrieved by the decision of the DRC may file an Appeal to the Additional Chief Secretary (ACS) Home Department within 30 days.
- (2) The decision of the ACS Home Department shall be final.
- 44. Merger Committee.
- (1) The Government shall establish a committee to oversee the merger process and address any issues during merger process.
- (2) The committee shall ensure that the merger is completed within six months from the commencement of this Act.
- 45. Abolishment of Evzi/Bazgir & hereditary Systems.

The system of Evzi/Bazgir and hereditary appointments are hereby abolished.

46. Issuance of Instructions by Government:

The Government may issue instruction by notification in the official gazette:

- (a) For proper observance of the relationship between the commissioners / Enforcement Officer or Assistant Enforcement Officer and levies officers; and
- (b) To implement the provisions of this Act and its Rules.
- 47. Essential Service
  Status of the
  Balochistan Levies
  force.

The Balochistan Levies Force Shall be an essential service, and as such, all members of the force are required to perform their duties and comply with all lawful orders without the right to refuse any assignment, regardless of location or circumstances ensuring uninterrupted service in the interest of public safety, national secretary, and the maintenance of law and order within the provinces.

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48. Delegation of powers.

The Government may, by a notification, delegate any of its powers under this Act to the Additional Chief Secretary or Director General.

49. Notification of rules and regulation in the Official Gazette.

The Rules and Regulation made under this Act Shall be published by notification in the official Gazette.

- 50. Repeal and Savings.
- (1) The Balochistan Levies Force Act, 2010 (Act No. IV of 2010) is hereby repealed. However, all actions taken, appointments made, and powers exercised under the repealed Act shall continue as if they were made Under this Act,
- (2) The repeal does not affect any rights, privileges, obligations, liabilities Penalties, or ongoing legal proceedings. These can be continued and enforced as If the Act had not been repealed.
- (3) The ex-Federal Levies Force Instructions, 1954 previously declared null and void are hereby repealed by the High Court of Balochistan in C.P. No 420 /2020.
- (4) The provisions of this Act shall remain in force only to the extent of areas notified as B Area in the Province of Balochistan.
- (5) Upon the conversion of the entire revenue jurisdiction of the Province from B-Area to A-Area, the Government shall, by notification in the official Gazette, declare that this Act stands repealed from the date of issuance such notification. Subsequently, all matters pertaining to the members merged from Levies Force into the Police shall be governed and regulated in accordance with the Balochistan Police Act, 2011.
- (6) Notwithstanding such repeal, the repeal shall not:
  - (a) affect the previous operation of this Act or anything duly done or suffered thereunder;

affect any right, privilege, obligation or liability acquired, accrued or incurred under this Act;

affect any penalty, forfeiture or punishment incurred in respect of any offence committed against this Act; and

affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment; and any such investigation, legal proceeding or remedy may be instituted, continued or enforced as if this Act had not been repealed.



51. Existing Levies deemed to be constituted under this Act.

The Balochistan Levies Force Including the Ex-Federal Levies Force merged into it, shall be Deemed to be constituted under this Act as of its commencement.

52. General Powers.

The Government may by notification in official gazette issue Orders, notification, or directive as necessary for the implementation of this Act.

53. Power to make Rules.

The Government may by notification in the official gazette make rules for the purposes of this Act.

54. Interpretation.

In case of any dispute over the interpretation of this Act, the Matter shall be referred to the Government for a final decision.

55. Power to remove difficulties.

- (1) If any difficulty arises in implementing the Provisions of this Act, the Government may issue notification to remove such Difficulties.
- (2) Every notification issued under this Section shall be laid before the provincial Assembly.

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- 56. Merger,
  Regulation and
  Maintenance of
  the Ex-Levies
  Force.
- (1) Upon the conversion of the revenue jurisdiction of any district or division from B-Area to A-Area or vice versa, the members of the Levies Force of ibid area, whether Provincial or Ex-Federal, shall stand merged into the Balochistan Police.
- (2) The merged members shall be regulated and maintained by the Government in the same nomenclature, ranks and pay scales as applicable to corresponding members of the Balochistan Police, subject to such adjustments as may be notified by the Government.
- (3) The conditions of service of the ex-Levies Force shall not be less favorable than those enjoyed immediately prior to the merger and their and other service-related matter/issues arising from merger shall be taken in consideration by the Provincial Government through Home Department.
- 57. Powers and Duties of the Merged Levies Personnel.
- (1) Notwithstanding anything contained in any other law for the time being in force, the personnel of the Levies Force merged into the Balochistan Police shall exercise the same policing powers as are conferred upon the police under the code, the Balochistan Police Act, 2011 (Act X of 2011) and any other law for the time being in force.
- (2) Without prejudice to the generality of sub-section (1), the merged personnel shall perform such institutional, organizational and operational functions as may be provided under the Balochistan Police Act, 2011 (Act X of 2011), rules made thereunder or as may be assigned by the Provincial Government from time to time.
- 58. Transfer of Assets and Liabilities.

tionaries.

**59.** 

- (1) All movable and immovable assets, including equipment, vehicles, arms and ammunition, and infrastructure of the ex-Levies Force in the areas converted to A-Area shall be handed over to Balochistan Police.
- (2) All liabilities, financial obligations and debts of the Levies Force in such areas shall stand transferred to the Balochistan Police.
- (3) The Department shall constitute a committee to oversee and recommend the modalities of transfer of assets, liabilities, records and to resolve any dispute arising therefrom.

The Superintendent of Police of a converted district shall, upon request, place personnel of the Police Force at the disposal of the District administration and other government functionaries for assistance in the enforcement of local and special laws, and for such public duties as may be lawfully required.

### FROM

(See Section 11)

A.B. has been appointed as member of the Levies Force under Act X of 2025 and is vested with the powers, functions and privileges of a Levies Officer.

### Schedule-I See Section 4(1)

S#	Districts Where EX- Federal Levies Force Exis	
	Bar khan	
2	Chagai	
3	Chaman	
4	Dukki	
5	Dera Bugti	
6	Harnai	
7	Kohlu	
8	Loralai	
9	Musakhail	
10	Nushki	
11	Pishin	
12	Quetta	
13	Killa Abdullah	
14	Killa Saifullah	
15	Sibi	
16	Sherani	
17	Zhob	
18	Ziarat	

# Schedule -II See Section 40(1)

S #	Class of Levies Official	Lump Sun Ex Gratia Payment (in Rs)
1	Risaldar Major	5.0Million
2	Risaldar or Equivalent	4.5Million
3	Naib Risaldar or Equivalent	4.0Million
4	Daffedar	3.5Million
5	Hawaldar	3.2Million
6	Sepoy	3.0Million
7	Assistant	4.5Million
8	Tracker	2.5Million
9	Muharrir	3.0Million
10	Driver	3.0Million
11	Furrer	3.2Million
12	Sweeper	2.5Million
13	Ardali	3.0Million
14	Bihisti	3.0Million



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Dated: Quetta, the 15th September, 2025.

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(ABDUL REHMAN)
Special Secretary (Legis:)

No.PAB/Legis: V (28)/2025/6287.

Dated: Quetta, the 15th September, 2025.

## Copy for information to: -

- 1. The Principal Secretary to Governor, Balochistan, Quetta.
- 2. The Principal Secretary to Chief Minister, Balochistan, Quetta.
- 3. The Additional Chief Secretary, Home, Department, Government of Balochistan, Quetta.
- 4. The Secretary, Government of Balochistan, Law & Parliamentary Affairs Department, Quetta
- 5. The Director General, Public Relations, Balochistan, Quetta for favour of publication.
- 6. System Analyst, Balochistan Provincial Assembly.
- 7. Secretary to Speaker, Balochistan Provincial Assembly
- 8. P.S. to Secretary, Balochistan Provincial Assembly.

Special Secretary (Legis:)