

سیکرٹریٹ

اسمبلی

صوبائی

بلوچستان

بروز سوموار مورخہ 22 دسمبر 2025ء بوقت سہ پہر 3:00 بجے منعقد ہونے والے بلوچستان صوبائی اسمبلی کے اجلاس کی

ترتیب کارروائی**تلاوت قرآن پاک و ترجمہ**

(1)

وقفہ سوالات

(2)

علیحدہ فہرست میں مندرج محکمہ محنت وافرادی قوت اور محکمہ صنعت و حرفت سے متعلق سوالات دریافت اور ان کے جواب دیئے جائیں گے۔

توجہ دلاؤ نوٹس

(3)

مولانا ہدایت الرحمن بلوچ، رکن بلوچستان صوبائی اسمبلی۔

وزیر برائے محکمہ منصوبہ بندی و ترقیات کی توجہ ایک اہم مسئلہ کی جانب مبذول کروائی گئے کہ نیوٹاون ہاؤسنگ اسکیم گوادر گزشتہ کئی سالوں سے جاری ہے۔ مذکورہ ہاؤسنگ اسکیم کے الاٹیز کو بقایا پلاٹس کب تک فراہم کئے جائیں گے۔ تفصیل فراہم کی جائے۔

میرزا بدلی ریکی، رکن، بلوچستان صوبائی اسمبلی۔

وزیر برائے محکمہ مواصلات و تعمیرات کی توجہ ایک اہم مسئلہ کی جانب مبذول کروائی گئے کہ ناگ تاوا شک روڈ (70 کلومیٹر) پر تعمیراتی کام عرصہ دو سال گزرنے کے باوجود مکمل نہیں ہوا ہے۔ جس کی وجہ سے علاقے کے لوگوں کو سخت مشکلات کا سامنا ہے۔ لہذا ناگ تاوا شک روڈ کی تعمیراتی کام پرست روی کی کیا وجوہات ہیں۔ نیز مذکورہ روڈ پر تعمیراتی کام کب تک مکمل ہوگا۔ تفصیل فراہم کی جائے۔

ایوان کی کارروائی

(4)

جلس برائے قواعد انضباط کار، بلوچستان صوبائی اسمبلی کی رپورٹ کا پیش و منظور کیا جانا۔

(i) چیئر مین مجلس برائے قواعد انضباط کار، بلوچستان صوبائی اسمبلی تحریک پیش کریں گے۔ کہ قواعد انضباط کار، بلوچستان صوبائی اسمبلی مجریہ 1974 میں مجوزہ ترامیم کی بابت مجلس کی رپورٹ پیش کرنے کی مدت میں آج مورخہ 19 دسمبر 2025 تک توسیع دینے کی منظوری دی جائے۔

(ii) چیئر مین مجلس برتقواعد انضباط کار، قواعد انضباط کار، بلوچستان صوبائی اسمبلی مجریہ 1974 میں مجوزہ ترامیم کی بابت مجلس کی رپورٹ پیش کریں گے۔

(iii) میرپونس عزیز زہری قائد حزب اختلاف / محرک تحریک پیش کریں گے۔ کہ مجلس کی رپورٹ برتقواعد انضباط کار، بلوچستان صوبائی اسمبلی مجریہ 1974 میں مجوزہ ترامیم کو مجلس کی سفارشات کے بموجب بی الفور زیر غور لائیں جائیں۔

(iv) میرپونس عزیز زہری قائد حزب اختلاف / محرک تحریک پیش کریں گے۔ کہ مجلس کی رپورٹ برتقواعد انضباط کار، بلوچستان صوبائی اسمبلی مجریہ 1974 میں مجوزہ ترامیم کو مجلس کی سفارشات کے بموجب منظور کئے جائیں۔

(جاری صفحہ۔ 2)

(i) مذمتی قرارداد منجانب:- میرزا بدعلی ریکی، رکن بلوچستان صوبائی اسمبلی۔

ہر گاہ بلوچستان صوبائی اسمبلی کا یہ ایوان گذشتہ دنوں بھارتی صوبہ بہار میں پیش آنے والے نہایت ہی توہین آمیز اور انتہائی نامناسب واقعے کی سخت ترین الفاظ میں مذمت کرتا ہے جس میں وہاں کے وزیر اعلیٰ نے ایک سرکاری تقریب کے دوران ایک مسلم خاتون ڈاکٹر کو سرٹیفکیٹ دیتے وقت زبردستی ان کا نقاب کھینچنے کی ناپاک جسارت کی۔ یہ ایوان اس آمر پر گہری تشویش کا اظہار کرتا ہے کہ اس توہین آمیز اقدام سے نہ صرف متعلقہ مسلم خاتون ڈاکٹر کی عزت نفس، وقار اور صنفی احترام مجروح ہوا۔ بلکہ اس واقعے نے دنیا بھر کے مسلمانوں کے مذہبی جذبات، اجتماعی وقار اور اخلاقی شعور کو بھی شدید ٹھیس پہنچائی۔ جس کے نتیجے میں مسلمانوں میں گہرے رنج و غم اور شدید غم و غصے کی لہر دوڑ گئی۔

واضح رہے کہ نقاب/حجاب مسلم خواتین کی مذہبی شناخت اور ان کے آئینی اور شرعی حقوق کا لازمی حصہ ہے اور کسی بھی فرد کو اس حق سے زبردستی محروم کرنا، اس کی تضحیک کرنا یا کم تر ثابت کرنا بنیادی انسانی حقوق کی صریح خلاف ورزی ہے۔ اس نوعیت کے واقعات بھارت میں مسلمانوں کے خلاف بدھمتی ہوئی عدم برداشت، اسلاموفوبیا اور ریاستی سطح پر امتیازی سلوک کے رجحان کو بے نقاب کرتے ہیں۔ بھارت کی جانب سے خود کو ایک نام نہاد سیکولر اور جمہوری ملک قرار دینے کے دعوؤں کے برعکس اس طرح کے واقعات اس کے اعلانیہ اصولوں اور عملی اقدامات کے درمیان واضح تضاد کو ظاہر کرتے ہیں جس سے عالمی برادری کے سامنے اس کا تشویشناک اور مکروہ چہرہ آشکار ہو رہا ہے۔

لہذا یہ ایوان وفاقی حکومت سے پر زور مطالبہ کرتا ہے کہ وہ فوری طور پر عالمی برادری، اقوام متحدہ، او آئی سی اور بین الاقوامی انسانی حقوق کی تنظیموں سے رجوع کرے کہ وہ بھارت میں مسلمانوں کے خلاف ہونے والے امتیازی سلوک اور مذہبی آزادی کی پامالی کے ان واقعات کا فوری سنجیدہ نوٹس لینے کا مطالبہ کرے۔ اور بھارتی صوبہ بہار کے وزیر اعلیٰ کو اس شرمناک واقعے پر مستعفی ہونے پر مجبور کرے۔

(ii) قرارداد نمبر 75 منجانب:- جناب اصغر علی ترین، رکن بلوچستان صوبائی اسمبلی

ہر گاہ کہ صوبہ بلوچستان جو رقبے کے لحاظ سے پاکستان کا سب سے بڑا اور وسائل سے مالا مال صوبہ ہے۔ لیکن مسائل کی وجہ سے متاثرہ اور پسماندہ صوبہ ہے۔ علاوہ ازیں 44% کل رقبہ کا کل صرف جنگ نہیں۔ بلکہ اس کی اصل نمائندگی ہے اور نمائندگی بڑھانے سے ہی مسائل کا حل ممکن ہے۔ لہذا یہ ایوان صوبائی حکومت سے سفارش کرتا ہے کہ وہ وفاقی حکومت سے رجوع کرے کہ کثیر آبادی اور وسیع رقبہ کو مد نظر رکھتے ہوئے بلوچستان کی صوبائی اسمبلی کی نشستیں 65 سے بڑھا کر 85 اور قومی اسمبلی میں بلوچستان کی نشستیں 20 سے بڑھا کر 28 کرنے کے لئے عملی اقدامات اٹھانے کو یقینی بنائے۔ تاکہ بلوچستان کے عوام میں پائی جانے والی بے چینی اور احساس محرومی کا خاتمہ ممکن ہو سکے۔

(iii) قرارداد نمبر 76 منجانب:- مولانا ہدایت الرحمن، رکن بلوچستان صوبائی اسمبلی

ہر گاہ کہ ضلع گوادریں گزشتہ کئی سال سے سیٹلمنٹ کے ذریعے غریبوں اور جدی پشتی لوگوں کو بے دخل کر کے ان کی زمینوں کو بااثر لوگوں میں تقسیم کیا گیا ہے۔ جبکہ زمین کے اصل مالکان ایک ایکٹرز زمین سے بھی محروم رہ گئے ہیں۔ جس کی بابت علاقے کے لوگ عدالتوں سے رجوع کر رہے ہیں۔ لیکن تاحال ان کی کوئی شنوائی نہیں ہو رہی ہے۔

لہذا یہ ایوان صوبائی حکومت سے سفارش کرتا ہے کہ تحصیل گوادریں، تحصیل پسنی، تحصیل جیونی اور تحصیل اور ماڑہ کے موجودہ سیٹلمنٹ کو منسوخ کر کے نیا شفاف سیٹلمنٹ کرنے کی بابت عملی اقدامات اٹھائے جائے۔ تاکہ علاقے کے اصل مالکان کو ہی زمینیں الاٹ کی جاسکے۔

بلوچستان صوبائی اسمبلی

بروز سوموار مورخہ 22 دسمبر 2025ء

نشان زدہ سوالات اور انکے جوابات

(1) محکمہ محنت و افرادی قوت (2) محکمہ صنعت و حرفت

مورخہ 19 دسمبر 2025 کی اسمبلی نشست میں موخر شدہ

لوٹس موصول ہونے کی تاریخ 11 جولائی 2024

☆ 56 میرزا بد علی ریکی رکن اسمبلی

کیا دزیر محنت و افرادی قوت ازراہ کرم مطلع فرمائیں گے کہ۔
مورخہ 19 نومبر 2025 کو موخر شدہ

سال 2024.2025 کے بجٹ میں ضلع واشک کیلئے محکمہ محنت و افرادی قوت کے نئے اسکیمات شامل کئے گئے ہیں اگر جواب اثبات میں ہے تو اسکیم کا نام، پی ایس ڈی پی نمبر اور مختص شدہ رقم کی تفصیل دی جائے نیز سال 2024.2025 کے بجٹ میں ضلع ڈیرہ بگٹی، ضلع خضدار اور ضلع ژوب کیلئے محکمہ محنت و افرادی قوت کے کل کتنے نئے اسکیمات شامل کئے گئے ہیں اسکیم کا نام، پی ایس ڈی پی نمبر اور مختص شدہ رقم کی مکمل تفصیل بھی دی جائے۔

جواب موصول ہونے کی تاریخ 21 اگست 2024

وزیر محنت و افرادی قوت

سال 2024.2025 کے بجٹ میں ضلع واشک، ضلع ڈیرہ بگٹی اور ضلع خضدار کیلئے محکمہ محنت و افرادی قوت میں کوئی اسکیم شامل نہیں ہے جبکہ سال 2024.2025 کے بجٹ میں ضلع ژوب کیلئے ذیل اسکیم شامل کی گئی ہے۔

نمبر شمار	نام اسکیم	پی ایس ڈی پی نمبر	مختص رقم
1	ٹیکنیکل ٹریننگ سینٹر ژوب	Z20241257	160.00 ملین

لوٹس موصول ہونے کی تاریخ 2 جنوری 2025

☆ 175 میرزا بد علی ریکی رکن اسمبلی

کیا دزیر محنت و افرادی قوت ازراہ کرم مطلع فرمائیں گے کہ۔
مورخہ 19 نومبر 2025 کو موخر شدہ

کیا یہ درست ہے کہ دزیر اعلیٰ پروگرام کے تحت صوبہ کے تیس ہزار نو جوانوں کو بیرون ملک بھجوایا جا رہا ہے اگر جواب اثبات میں ہے تو ان نو جوانوں کو کن کن ممالک میں بھیجنے کا پروگرام ہے اور اس کیلئے کیا معیار رکھا گیا ہے کی مکمل تفصیل دی جائے۔

وزیر محنت و افرادی قوت

جواب موصول ہونے کی تاریخ 3 فروری 2025

جی ہاں یہ درست ہے کہ بلوچستان کے نوجوانوں کی بیروزگاری کو مد نظر رکھتے ہوئے وزیر اعلیٰ بلوچستان میر سر فراز بگٹی نے بلوچستان کے 30 ہزار نوجوانوں کیلئے بیرون ملک روزگار پروگرام کا اعلان کیا جو کہ چیف منسٹر یوتھ سکل ڈویلپمنٹ اینڈ اورینٹر ایپلائمنٹ پروگرام کے نام سے ہے یہ پروگرام بلوچستان ٹیکنیکل ایجوکیشن اینڈ وکیشنل ٹریننگ اتھارٹی کے زیر اہتمام عمل میں لایا جا رہا ہے اس پروگرام کیلئے معیار اور دیگر تفصیل ذیل ہے۔

1- عمر کی حد 16 سے 40 سال ہے۔

2- کم سے کم تعلیم پڑھنا لکھنا جانتا ہو اور زیادہ سے زیادہ تعلیم کی کوئی قید نہیں۔

3- ہنرمند افراد کو زیادہ ترجیح دی جا رہی ہے۔

4- جسمانی اور ذہنی طور پر صحت مند ہو۔

5- مرد اور خواتین دونوں کیلئے یکساں مواقع ہیں۔

6- بلوچستان کا لوکل/ڈویسائل ہونا لازمی ہے۔

بلوچستان کے تمام اضلاع سے نوجوانوں کا انتخاب یکساں طور پر کیا جائے گا۔

پروگرام پانچ سال میں مرحلہ وار مکمل ہوگا۔

ممالک۔ ممالک بشمول سعودی عرب، عمان، متحدہ عرب امارات اور دیگر خلیجی ممالک GCC یورپی یونین، جرمنی، رومانیہ وغیرہ شامل ہیں۔

شعبہ جات۔ ممالک کی مانگ GCC مسٹری، پلمبر، سٹیل فلکسز، ٹائل فلکسز مکرین اور کنسٹرکشن مشینری آپریٹرز اور ڈرائیوروں کو بیرون ملک بھیجا جائے گا جبکہ جرمنی اور رومانیہ سمیت یورپی یونین ممالک میں نوجوانوں کو یورپی یونین کے ممالک کی مانگ کے مطابق صحت، ہوٹل مینجمنٹ اور انفارمیشن ٹیکنالوجی کے شعبے میں ملازمت دی جائے گی۔

اور GCC پہلے مرحلے میں بلوچستان کے 2375 مستقل باشندوں کا انتخاب کر کے انکو مطلوبہ تربیت دیکر بیرون ملک یورپی یونین کے ممالک میں بھیجا جائے گا۔

امیدواروں کے انتخاب کیلئے معیار میں متعلقہ شعبے میں خواندگی اور تجربہ متعلقہ شعبے اور ذیلی شعبے کے بنیادی معلومات مطلوبہ قانونی دستاویزات کا حامل بلوچستان کا مستقل رہائشی وغیرہ شامل ہیں یہ پروگرام خاص طور پر بیروزگار نوجوانوں کیلئے ترتیب دیا گیا ہے بلوچستان کے تمام اضلاع سے منتخب امیدواروں کو ایک سخت اسکریننگ اور انتخاب کے عمل سے گزرنا پڑے گا جس میں ابتدائی اسکریننگ، اسکل ایسسمنٹ ٹیسٹ، تربیت اور ایک خود مختار کمیٹی کے ذریعے انٹرویوز شامل ہے۔

☆ 306 میرزا عبدعلی ربکی رکن اسمبلی

نوٹس موصول ہونے کی تاریخ 29 ستمبر 2025

مورخہ 19 نومبر 2025 کو موخر شدہ

کیا وزیر محنت و افرادی قوت ازراہ کرم مطلع فرمائیں گے کہ۔

ضلع واشک میں محکمہ محنت و افرادی قوت کے گریڈ 1 تا گریڈ 15 کی کل کتنی آسامیاں خالی ہیں ہر آسامی کی گریڈ اور خالی آسامیوں کی تعداد بتلائی جائے نیز سال 2025.2026 کے بجٹ میں ضلع واشک کیلئے محکمہ ہذا نے کل کتنی آسامیاں مختص کی گئی ہے اور ساتھ ہی صوبہ کے تمام اضلاع کیلئے منظور کی گئی آسامیوں کی ضلع وار تفصیل بھی دی جائے۔

وزیر محنت و افرادی قوت

جواب موصول ہونے کی تاریخ 20 اکتوبر 2025

عرض ہے کہ ضلع واشک میں نظامت افرادی قوت تربیت بلوچستان کا کوئی تربیتی ادارہ یا دفتر موجود نہیں ہے لہذا متعلقہ ضلع میں گریڈ 1 تا 15 کی کوئی آسامی خالی نہیں ہے۔

مالی سال 2025.2026 میں دیگر اضلاع کیلئے گریڈ 1 تا 15 کی ذیل آسامیاں منظور ہوئی ہیں۔

نمبر شمار	ضلع	منظور شدہ آسامیاں	گریڈ	تعداد
1	ضلع چاغی	انسٹرکٹر (عارضی)	B-14	01
2	ضلع ڈیرہ بگٹی	انسٹرکٹر	B-14	01
3	ایضاً	اسسٹنٹ کمپیوٹر آپریٹر	B-12	01
4	ایضاً	شاپ اسٹنٹ	B-06	01
5	ایضاً	ڈرائیور	B-04	01
6	ایضاً	مالی	B-01	01
7	ضلع خاران	جونیر کلرک	B-11	01
8	ایضاً	ڈرائیور	B-04	01
9	ایضاً	نائب قاصد	B-01	01

☆ 271 نوابزادہ میر ظفر اللہ خان زہری رکن اسمبلی

نوٹس موصول ہونے کی تاریخ 27 مئی 2025

مورخہ 19 نومبر 2025 کو موخر شدہ

کیا وزیر محنت و افرادی قوت ازراہ کرم مطلع فرمائیں گے کہ۔

کیا یہ درست ہے کہ وزیر اعلیٰ بلوچستان یوتھ پروگرام کیلئے رقم مختص کی گئی ہے اگر جواب اثبات میں ہے تو کل کس قدر رقم مختص کی گئی ہے تفصیل دی جائے نیز یوتھ پروگرام کے تحت جو کنسلٹنٹ کمپنیاں ہائر کی گئی ہیں ان کمپنیوں کو کل کس قدر رقم بطور معاوضہ ادا

کی گئی ہے کی بھی مکمل تفصیل دی جائے۔
وزیر محنت و افرادی قوت

جواب موصول ہونے کی تاریخ 26 جون 2025

مالی سال 2024-2025 کے پی ایس ڈی میں مذکورہ پروگرام کیلئے کوئی مخصوص رقم مختص نہیں کی گئی تھی جبکہ یونٹ کے انڈومنٹ فنڈ کی رقم سے حاصل شدہ منافع اور محکمہ خزانہ سے کل ملا کر ایک ارب اٹھائیس کروڑ نوے لاکھ روپے اس پروگرام کیلئے جاری کیے گئے ہیں اب تک کنسلٹنٹ کمپنیوں کو پینتالیس کروڑ بیس لاکھ روپے کی ادائیگیاں کردی گئی ہیں۔

☆ 272 **نوابزادہ میر ظفر اللہ خان زہری رکن اسمبلی**
نوٹس موصول ہونے کی تاریخ 27 مئی 2025

کیا وزیر محنت و افرادی قوت ازراہ کرم مطلع فرمائیں گے کہ۔
مورخہ 19 نومبر 2025 کو موخر شدہ

کیا یہ درست ہے کہ محکمہ محنت و افرادی قوت نے بلوچستان یوتھ پروگرام کے تحت مختلف کنسلٹنٹ کمپنیوں نے نوجوانوں کو سعودی عرب، رومانیہ اور جرمنی میں روزگار کیلئے بھیج دیا ہے اگر جواب اثبات میں ہے تو کل کتنے نوجوانوں کو بھیجا گیا ہے تفصیل دی جائے نیز ترک کنسلٹنٹ کمپنی نے اب تک کتنے نوجوانوں کو رومانیہ بھیج دیا ہے کی بھی مکمل تفصیل دی جائے۔

وزیر محنت و افرادی قوت
جواب موصول ہونے کی تاریخ 26 جون 2025

جی ہاں یہ درست ہے کہ چیف منسٹر یوتھ سکل ڈولپمنٹ اینڈ اورینٹیشن پروگرام کے تحت نوجوانوں کو روزگار کے لیے بیرون ممالک بھیجا جا رہا ہے اب تک اس پروگرام کے توسط سے جانے والے نوجوانوں کی تفصیل ضمیمہ (الف) آخر پر منسلک ہے ترکش کنسلٹنٹ نے اب تک 610 نوجوانوں کی تربیت کا عمل مکمل کر کے ان میں 82 نوجوانوں کے ویزہ کے حصول کا عمل جاری ہے جبکہ باقی ماندہ نوجوانوں کی جانب سے انکے کاغذات مکمل ہوتے ہی ان کے ویزہ کے حصول کا عمل شروع کر دیا جائیگا

☆ 273 **نوابزادہ میر ظفر اللہ خان زہری رکن اسمبلی**
نوٹس موصول ہونے کی تاریخ 27 مئی 2025

کیا وزیر محنت و افرادی قوت ازراہ کرم مطلع فرمائیں گے کہ۔
مورخہ 19 نومبر 2025 کو موخر شدہ

مئی 2025 تک بے روزگار نوجوانوں نے آن لائن پورٹل کے ذریعے کتنی درخواستیں جمع کرائی ہیں نیز ان سے فیس کی مد میں کل کس قدر رقم وصول کی گئی ہے کی بھی تفصیل دی جائے۔

وزیر محنت و افرادی قوت
جواب موصول ہونے کی تاریخ 26 جون 2025

31 مئی 2025 تک آن لائن پورٹل کے ذریعے 12839 نوجوانوں نے درخواستیں جمع کرائی ہیں فی درخواست (1000) ایک ہزار روپے فیس ہے اور فیس کی مد میں اب تک مبلغ (12839000) ایک کروڑ اٹھائیس لاکھ انتالیس ہزار روپے کی رقم وصول ہوئی جو کہ بی یونٹ کے اکاؤنٹ میں جمع ہے۔

☆ 274 نوابزادہ میر ظفر اللہ خان زہری رکن اسمبلی

نوٹس موصول ہونے کی تاریخ 27 مئی 2025

مورخہ 19 نومبر 2025 کو موخر شدہ

کیا وزیر محنت و افرادی قوت ازراہ کرم مطلع فرمائیں گے کہ۔

حکومت کی جانب سے مقرر کردہ کنسلٹنٹ کمپنیاں نے نو جوانوں کو بیرون ملک روزگار کے مواقع فراہم کرنے کے کب تک پابند ہونگے کی تفصیل دی جائے۔

جواب موصول ہونے کی تاریخ 26 جون 2025

وزیر محنت و افرادی قوت

مقرر کردہ کنسلٹنٹ کمپنیاں نو جوانوں کو بیرون ممالک روزگار فراہم کرنے کے پابند ہیں اس کیلئے مندرجہ ذیل وجوہات کی بنا پر کوئی مخصوص وقت اور تاریخ کے پابند نہیں ہو سکتے چونکہ اس پروگرام میں تمام اضلاع کے نو جوانوں کو یکساں مواقع فراہم کرنے ہیں اس سلسلے میں آئن لائن درخواستوں کی وصولی پھر ان نو جوانوں کا انٹرویو اور تمام اضلاع کے انٹرویوز کے بعد کامیاب امیدواروں کی حتمی فہرست کا اجرا کیا جاتا ہے اور اس کے بعد کنسلٹنٹ کمپنیوں کی جانب سے ان کامیاب نو جوانوں کی تربیت جو کہ چند ہفتوں سے لے کر چار ماہ تک کی ہو سکتی ہے جو کہ ریجن پر منحصر ہے اس کے بعد ویزہ کے اجرا کا عمل شروع ہوتا ہے۔

☆ 275 نوابزادہ میر ظفر اللہ خان زہری رکن اسمبلی

نوٹس موصول ہونے کی تاریخ 27 مئی 2025

مورخہ 19 نومبر 2025 کو موخر شدہ

کیا وزیر محنت و افرادی قوت ازراہ کرم مطلع فرمائیں گے کہ۔

اگر کوئی کنسلٹنٹ کمپنی نو جوانوں کو بیرون ملک بھجوانے میں ناکام رہتی ہے تو محکمہ ہذا کی جانب سے کیا کارروائی عمل میں لائی جاتی ہے کی مکمل تفصیل دی جائے۔

جواب موصول ہونے کی تاریخ 26 جون 2025

وزیر محنت و افرادی قوت

کنسلٹنٹ کمپنیوں کے ساتھ باقاعدہ مفاہمتی یاداشت پر دستخط کیے گئے ہیں جس میں تمام شرائط و ضوابط واضح ہیں بلخصوص آرٹیکل 17, 18 معاہدے کی کاپی آخر پر منسلک ہے۔

نوٹس موصول ہونے کی تاریخ 26 جون 2025

☆ 286 میر یونس عزیز زہری رکن اسمبلی

مورخہ 02 اکتوبر 2025 کو موخر شدہ

کیا وزیر صنعت و حرفت ازراہ کرم مطلع فرمائیں گے کہ۔

محکمہ صنعت و حرفت نے ضلع خضدار میں ماربل سٹی کیلئے کل سکود رقم مختص کی گئی ہے مختص شدہ رقم سے اب تک کل کتنی رقم خرچ کی گئی اور یہ کب تک مکمل ہو جائے گا نیز ان کی فزیکل اور فنانشل صورتحال کی بابت بھی مکمل تفصیل دی جائے۔

وزیر صنعت و حرفت

جواب: وصول ہونے کی تاریخ 16 اگست 2025

مالی سال 2019-2020 کے دوران محکمہ صنعت و تجارت حکومت بلوچستان کی جانب سے ضلع خضدار، اورائی اور دالبندین میں مقامی ماربل صنعت کو فروغ دینے کے لیے ماربل سٹی کے قیام کے منصوبے شروع کیے گئے۔ اس سلسلے میں اورائی اور دالبندین میں مجموعی طور پر 1500 ایکڑ اراضی مختص کی گئی جبکہ ضلع خضدار میں علیحدہ طور پر 1200 ایکڑ اراضی مختص کی گئی حکومت بلوچستان نے ضلع خضدار، لورائی اور دالبندین میں ماربل سٹی کے قیام کے لیے مالی سال 2019-2020 کے پی ایس ڈی پی میں مجموعی طور پر 300 ملین روپے کی رقم مختص کی اس فنڈ کے تحت مجوزہ مقامات پر سڑکوں، پانی کی فراہمی اور حفاظتی ڈھانچے (گارڈ رومز) کی تعمیر عمل میں لائی گئی۔

محکمہ صنعت و تجارت نے مذکورہ اسکیم کی تخمینہ لاگت پر نظر ثانی کے بعد اضافی لاگت کا تخمینہ بھی پیش کیا تاہم محکمہ منصوبہ بندی و ترقیات نے اس تجویز کو موخر کرتے ہوئے یہ سفارش کی کہ منصوبے کے لیے فیڈرل اسٹڈی کروائی جائے اس ضمن میں محکمہ صنعت و تجارت نے فیڈرل اسٹڈی کے لیے درکار فنڈز کی فراہمی کی غرض سے محکمہ منصوبہ بندی و ترقیات کو گزارشات ارسال کیں تاہم تاحال یہ تجویز پی ایس ڈی پی میں شامل نہیں کی جاسکی مزید تفصیل آخر پر منسلک ہے۔

طاہر شاہ کاکڑ،
سیکرٹری

کوئٹہ،
مورخہ 19 دسمبر 2025

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سوال نمبر 272 . صحیح جواب

Sl. No.	RYEVTAS No	Batch	Name	Father name	CNIC	Passport No	District	Date of Departure	Destination
1	110 / list 194	Batch 1	Meeran Khan	Sanwla khan	55103-5594301-3	LF4133012	Dera Bugli	27-Apr	Dammam
2	74 / list 194	Batch 1	Muhammad Dawood	Muhammad Hussain	54400-4652223-9	AD7672232	Quetta	27-Apr	Dammam
3	102 / list 194	Batch 1	Abdul Karim	Hasoo khan	55102-5985775-5	CR4457751	Dera Bugli	27-Apr	Dammam
4	7 / list 194	Batch 1	HAMMAL Soomaro	SOOMARO	51506-5948713-1	CQ5227131	Lasbela	24-Mar	Dammam
5	18 / list 194	Batch 1	Meharullah Baloch	Muhammad Ayub	51503-1116598-5	AZ1135982	Hub	09-May	Dammam
6	46 / list 194	Batch 1	Muhammad Shah	Safar Khan	51301-8843786-5	QJ5167861	Kharan	27-Apr	Riyadh
7	70 / list 194	Batch 1	Salman Ahmed	Aurang Zaib	54400-9287832-7	FW1188321	Quetta	27-Apr	Riyadh
8	23 / list 194	Batch 1	Farman Ullah	Niamat Ullah	54401-7153346-5	Applid	Quetta	27-Apr	Dammam
9	67 / list 194	Batch 1	Khalid Khan	Sarwar Khan	54401-5997511-3	DN4165111	Quetta	24-Mar	Dammam
10	107 / list 194	Batch 1	Muhammad Rizman	Rehmal	55102-2843165-7	CU9851651	Dera Bugli	24-Mar	Riyadh
11	R	Batch 1	Muhammad	Khuda Bakhsh	53402-4213808-5	NI01268081	NASIRABAD	24-Mar	Riyadh
12	98 / list 194	Batch 1	Muhammad Arshad	Khairmuhammad	56101-4964005-7	NA1910051	Barkhan	24-Mar	Riyadh
13	108 / list 194	Batch 1	Raheem Buksh	Kareem Dad	55102-6454965-3	H83349651	naseerabad	24-Apr	Riyadh
14	117 / list 194	Batch 1	Ghulam Hussain	Bakhtiar Khan	55103-7182557-1	SC6915571	Dera Bugli	27-Apr	Jeddah
15	6 / list 194	Batch 1	Sana Ullah	Obaid Ullah	54400-1548646-3	AF5796463	Chaghi	28-Mar	Dammam
16	47 / list 194	Batch 2	Riaz Ahmed	Ahmed Nawaz	51301-9401256-9	SZ1172561	Kharan	29-Apr	Dammam
17	98 / list 312	Batch 2	Sohail Malik	Malik Dad	53405-9537911-1	HP0769111	NASIRABAD	29-Apr	Dammam
18	288 / list 312	Batch 2	Mehmood Ahmed	M Dawood	54400-5492690-3	FH1166902	Quetta	01-Jun	Dammam
19	16 / list 194	Batch 2	Abuzer Ahmed Bajwa	Muhammad Mushtaq	54400-5182417-1	AM3594172	Harnai	29-Apr	Dammam
20	30 / list 312	Batch 2	Asmat Ullah	Rahim dad	56202-6171979-3	XK2749791	Killa Saifullah	29-Apr	Dammam
21	20 / list 312	Batch 2	Fareed Ullah	Syed Abdul Ghafar	54401-2933069-1	DM8970691	Killa Abdullah	01-Jun	Dammam
22	119 / list 194	Batch 2	Ghumthar Khan	Soomar khan	53202-7717750-9	RY4147501	Jaffarabad	29-Apr	Dammam
23	127 / list 194	Batch 2	Sana Ullah	CHAKAR KHAN	53201-0336568-9	BC5795682	Jaffarabad	29-Apr	Dammam
24	135 / list 194	Batch 2	Imam Ali	Ghulam muhammad	53201-1390655-5	ZR1816552	Jaffarabad	29-Apr	Dammam
25	157 / list 194	Batch 2	Sudheer Ahmed	Khadim Hussain	53202-7271034-3	XP1170341	Jaffarabad	29-Apr	Dammam
26	384 / list 458	Batch 2	Najeeb Ullah	Abdul Kareem	56301-7270144-1	BL951441	Duki	29-Apr	Dammam
27	8 / list 194	Batch 2	Muhammad Tahir	Rasool Bakhsh	51503-3544639-1	EU7126391	Labella	29-Apr	Dammam
28	61 / list 194	Batch 2	Jan Khan	Adam Khan	51602-3219939-7	QA4149392	Mastung	29-Apr	Dammam
29	134 / list 194	Batch 2	Ayaz Jamali	FAQIR BAKHSH JAMAL	53201-1826043-7	HA8200431	Jaffarabad	29-Apr	Dammam
30	438 / list 438	Batch 2	Tariq Khan	Ahmed Shah	41304-1509584-9	pw4165841	Loralai	29-Apr	Dammam
31	162 / list 194	Batch 3	MUHAMMAD Ismail	MUHAMMAD AKRAM	54401-1859275-5	MM1852751	Kachhi	01-Jun	Dammam
32	320 / list 458	Batch 3	Emal khan	sahib khan	54400-8303926-5	HL4169261	Killa Saifullah	01-Jun	Dammam
33	130 / list 194	Batch 3	Fida Hussain	Ghulam Qadir	53201-5894192-1	YX6911921	Jaffarabad	27-May	Dammam
34	279 / list 458	Batch 3	Muhammad Numan	Abdul Aziz	55401-8708012-5	BT9200121	Ziarat	27-May	Dammam
35	397 / list 458	Batch 4	Behram Khan	Musa Khan	56101-1475670-3	VQ4146831	Barkhan	01-Jun	Dammam

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35	267 / Ist 458	Batch 4	Zulfiqar Ali	Mir khawand Bakhsh	55302-0706384-9	OO1833841	Sibi	27-May	Dammam
37	R	Batch 4	Noor Hassan	Muhammad Afzal	54400-6932813-7	VS6808131	Quetta	01-Jun	Dammam
38	48 / Ist 458	Batch 4	Malak Farooq Khan	Pir Muhammad	55202-9694477-7	DA4124772	Kohlu	27-May	Dammam
39	48 / Ist 458	Batch 4	Abdul Wahab	Saeed Muhammad	55202-9784256-3	BS6132561	Kohlu	01-Jun	Dammam
40	74 / Ist 458	Batch 4	Muhammad Akhtar	Bazay	56401-9009682-1	CT4166821	Musakhel	27-May	Dammam
41	50 / Ist 458	Batch 4	Faiz Ullah Adil	Mehboob Khan	54401-4484550-7	HM8915501	Quetta	01-Jun	Dammam
42	50 / Ist 458	Batch 4	M.Zafar	Rehmat Khan	55202-7719163-1	EF5521631	Kohlu	01-Jun	Dammam
43	348 / Ist 458	Batch 4	Mehmood Khan	Aqal Khan	54401-2962650-1	KW4156501	Quetta	27-May	Dammam
44	428 / Ist 458	Batch 4	Simt Ullah	Azmat Ullah	54102-6624178-9	AX5271781	Nushki	01-Jun	Dammam
45	184 / Ist 458	Batch 4	Masood Ahmed	Jamil Ahmed	54306-0340893-9	KX1188931	Pishin	27-May	Dammam
46	795 / Ist 458	Batch 4	Muhammad Tahir	Muhammad Zaman	54401-6983174-1	FC5201241	Jsta Mohammad	01-Jun	Dammam
47	151 / Ist 458	Batch 4	RAB Nawaz	MUHAMMAD NAWAZ	53402-1963813-9	KW9618131	Naseerabad	01-Jun	Dammam
48		Batch 4	Muhammad Shoaib	Muhammad Essa Khan	54401-6947310-7	RG5193101	Mastung	27-May	Dammam
49	55 / Ist 458	Batch 4	Muhammad Younas	Muhammad ismail	54102-2336771-9	WF6907712	Nushki	01-Jun	Dammam
50	35 / Ist 177	Batch 5	Farhan Lodhi	Muhammad Afzal Khan	54401-1430322-7	AU8443221	Quetta	27-May	Dammam
51	103 / Ist 177	Batch 5	Shah Hassan	Raz Muhammad	54401-7530539-7	YE6805391	Quetta	01-Jun	Dammam
52	266 / Ist 458	Batch 5	Ahsan Ayoub	Muhammad Ayoub	55302-1778996-3	AF1199951	Sibi	27-May	Dammam
53	146 / Ist 458	Batch 5	Zulfiqar Ali	Lal Mohammad	53405-9730003-1	XE1830031	Naseerabad	01-Jun	Dammam
54	263 / Ist 458	Batch 5	Zulfiqar ahmed	Abdul Qadir	55302-4224935-7	FN1189351	Sibi	27-May	Dammam
55	89 / Ist 177	Batch 5	Najeeb Ullah	Syed Muhammad Farooq	54401-0781774-9	BF9537741	Quetta	27-May	Dammam
56	71 / Ist 177	Batch 5	Muhammad Zubair	Ghulam Rasool	54400-2577712-9	ER5097121	Quetta	01-Jun	Dammam
57	437 / Ist 458	Batch 5	Abdul Waheed	Ishaq khan	56403-0344342-5	JL6173421	Musakhel	01-Jun	Dammam
58	88 / Ist 458	Batch 5	Deen Muhammad	Muheem khan	53405-6243434-9	QJ0164341	Naseerabad	01-Jun	Dammam
59	60 / Ist 177	Batch 5	Muhammad Ibrahim	Abdul Rehman	54400-4680321-9	FK1023211	Quetta	27-May	Dammam
60	388 / Ist 458	Batch 5	Muhammad Nawaz	Ghulam Mustafa	53302-7488070-1	KM9610701	Jhal Magsi	01-Jun	Dammam
61	9 / Ist 177	Batch 5	Bakhat Ullah	Moulla Dad	54401-9781364-5	HC3343541	Quetta	01-Jun	Dammam
62	218 / Ist 458	Batch 5	Noor Ullah	Muhammad Sharif	52301-4221642-3	CK9906421	Panjgur	27-May	Dammam
63	51 / Ist 177	Batch 5	Muhammad Qasim	Raza Muhammad	54401-6127539-9	CA4855392	Quetta	27-May	Dammam

any infringement. Additionally, they indemnify each other and maintain confidentiality of shared information. These provisions survive the agreement's termination.

ARTICLE - 17

FORCE MAJEURE

17.1 Definition of Force Majeure:

17.1.1 Where a Party fails to perform one or more of its obligations under this Agreement, the consequences will follow if and to the extent that the Party proves its ability to perform.

17.2 Force Majeure events shall include the following:

17.2.1 War or armed conflict or serious threat of the same or similar, civil wars, strikes, mob violence, terrorism, Acts of God, natural disasters, epidemics, tornadoes, blizzards, violent storms, cyclones, hurricanes, and earthquakes.

17.3 The occurrence of such an event shall be intimated to the other party within 15 day of such an occurrence.

17.4 If the Second Party is affected by *force majeure*, it shall promptly notify the First Party at the details specified herein as to the nature and extent of the circumstances leading to such *force majeure*. Notwithstanding any other provision of this Agreement, the First Party, if satisfied about *force majeure*, may condone the breach by the Second Party, or, any delay in performance or the non-performance of any of its obligations under this Agreement, to the extent that the delay or non-performance is due to such *force majeure*, of which it has notified the First Party within 05 working days. The revised time for the performance of that obligation may be extended by the First Party accordingly.

17.5 If the First Party is affected by *force majeure*, then it may inform the Second Party about the First Party's decision on any changes in this Agreement affecting the Program, and this decision will be considered final, in its sole discretion. Where the delay in performance by Second Party due to *force majeure*, continues for a period of thirty (30) continuous calendar days after the intimation, First Party may forthwith terminate this Agreement by written notice.

ARTICLE - 18

NON-PERFORMANCE & CONSEQUENCES

18.1 If the firm/consultant/training institute/promoter fails to fulfill its obligations to train trainees and ensure a 90% overseas employment rate following the course completion, BTEVTA shall be entitled to seek compensation for any financial losses suffered due to the breach. Such compensation shall be determined based on the actual loss incurred by BTEVTA as a result of the breach.

18.2 If monetary compensation alone would not adequately remedy the breach, BTEVTA reserves the right to seek specific performance of the agreement. The firm/consultant/training institute/promoter shall be compelled to fulfill its obligations as stipulated in this agreement, including the provision of training and achieving the specified employment rate.

18.3 The firm/consultant/training institute/promoter shall provide an insurance guarantee equivalent to 05% of the total contract amount as specified in this agreement. This insurance guarantee shall serve as security for the performance of the service provider's obligations under this agreement. In the event of a breach, BTEVTA may invoke this

286
16/7/25
2017 - 20 Original

تفصیل سوا 286

Chapter: INDUSTRIES

Sector: Industries & Commerce

Subsector: Industries

			Estimated Cost		Exp: Upto June 2019		Fin:	Allocation 2019-20			
S No	Project ID	Project Name	GOB / FPA	Total	GOB / FPA	Total	Activ %	Capital/ FPA	Revenue	Total	Ta
	New										
104	Z2019.0040 Provincial CP approved	ESTAB: OF COMMERCIAL MARKETS AT 9 PLACES ALONG PAK-IRAN & PAK-AFGHAN BORDER.	25,000 0.000	25,000	0.000 0.000	0.000	0%	25,000 0.000	0.000	25,000	10
105	Z2019.0041 Provincial CP approved	ESTABLISHMENT OF MARBAL CITY AT LORALAI, DALBANDIN & KHUZDAR.	300,000 0.000	300,000	0.000 0.000	0.000	0%	100,000 0.000	0.000	100,000	3
106	Z2019.0043 Bela CP approved	RAVAMPING OF INDUSTRIAL ESTATE AT EASTERN BYPASS QUETTA PHASE-I.	194,000 0.000	194,000	0.000 0.000	0.000	0%	58,200 0.000	0.000	58,200	3
107	Z2019.0048 Provincial CP approved	REMAINING COMPONENTS OF INFRASTRUCTURE FACILITIES MINI INDUSTRIAL ESTATE AT KHUZDAR, TURBAT & CHAMAN.	675,030 0.000	675,030	0.000 0.000	0.000	0%	100,000 0.000	0.000	100,000	1
108	Z2019.0055 Jaffarabad CP approved	PROVISION OF INFRASTRUCTURE FACILITIES AT INDUSTRIAL ESTATE DERA MURAD JAMALI.	354,800 0.000	354,800	0.000 0.000	0.000	0%	50,000 0.000	0.000	50,000	1
	Z2019.0058	CONST. OF HANDICRAFT	16,000 0.000	16,000	0.000 0.000	0.000	0%	16,000 0.000	0.000	16,000	10

Q. 286
16/7/25 -

2

BLISHMENT OF MARBLE CITY AT LORALAI, DALBANDIN AND KHLUZDAR

BASED ON COMPOSITE SCHEDULE OF RATES - 2018

GENERAL ABSTRACT OF COST

Description of Work	Amount
LORALAI	100.00
DALBANDIN	100.00
KHUZDAR	100.00
Gross Total Rs.	300.00

Q 286
16/7/25
3
ESTABLISHMENT OF MARBLE CITY AT LORALAI, KHUZDAR AND DALBANDIN

TOTAL COST OF THE PROJECT 300.00 MILLION (year 2019-20)

s.no	Name of scheme	Main components	Total cost in million	Funding source	Total expenditure	progress
1	Establishment of marble city at loralai 500 acres	Road, Tube well, Guard Room	100.00	Government of Balochistan (PSDP scheme)	100.00	Completed
2	Establishment of marble city at Khuzdar 200 acres	Road, Tube well, Guard Room	100.00	Government of Balochistan (PSDP scheme)	100.00	Completed
3	Establishment of marble city at Dalbandin 500 acres	Road, Tube well, Guard Room	100.00	Government of Balochistan (PSDP scheme)	100.00	Completed




4
GOVERNMENT OF BALUCHISTAN
DIRECTORATE GENERAL
INDUSTRIES AND COMMERCE
(Development Section)
SIRKI ROAD, QUETTA


PROJECT CONCEPT FORM FOR NEW PROJECTS/INITIATIVES


Sector :- <u>Industries & Commerce</u>	Department / Agency :- <u>Industries & Commerce</u>
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1	Title of the Proposed Project	FEASIBILITY STUDY OF MARBLE CITIES AT LORALAI AND KHUZDAR.
2	Proposer of the Project.	Industries & Commerce Department Government Balochistan.
3	Cost of the Project.	Rs. <u>40.00</u> Million
4	Goals and Objectives Set to be achieved.	<ul style="list-style-type: none"> To conduct the feasibility study. To conduct a comprehensive study and propose the recommendations for successful project. To attract the Industrialists and Investors to install Industrial units to give easy access to raw materials.
5	Main Components of the proposed Project.	<ul style="list-style-type: none"> Feasibility study
6.	Justification clearly showing the Gap) in quantitative terms) that the proposed project will fill.	<p>There is no Marble industry in Loralai & Khuzdar. There is large potential to promote and develop marble and other related industries. After completion of study the project, Marble industrial units, a large number of job opportunities will be created for the local youth. This Marble Industry will also play a vital role in uplifting the living standard of the local population.</p> <p>Industrial activities in the area definitely affect the surrounding areas and living standard of the people can be up-graded. It is worth mentioning that huge revenue can also be generated from this project.</p>
7.	Geographical Coverage (X-Y Coordinates) (For whole province or specific District / Tehsil)	DISTRICT LORALAI AND KHUZDAR
8	Is the project aligned with Sector Plan, if exists.	The scheme is purely concerned to Industries & Commerce sector therefore proposed for funding under Provincial PSDP 2025-26
9.	Sector's Objectives.	<p>The main objectives of the proposed project is to attract the Industrialists and Investors to install Industrial units to give easy access to raw materials.</p> <p>To provide job opportunities.</p> <p>To reduce poverty & to uplift living standard of the people.</p>
10	Relationship of the Project objectives with Sectors objective (Give study / Plan consulted)	It is line with BDNA (Baluchistan Development Needs Assessment) as at present industrial estate is top requirement. Establishment of the said estate is as per BCDS in a sense that it will improve living standard of the people.
11.	Nearest place where similar facility is available.	None
12.	Duration of the Project (in Months).	(12 Months) Upto 30 th June 2026 from the date of start.

13	Financial Phasing, if project duration is of more than 12 months.	2025-26 = Rs. 40.00 Million
14	Beneficiaries (Type & Number)	People of Balochistan province specially those where project is executed.
15	Expected Output (Qualitative & Quantitative)	Industrial activities in the area definitely affect the surrounding areas and living standard of the people can be up-graded and a considerable number of jobs. It is worth mentioning that huge revenue can also be generated from this project.
16	Priority (Indicate Top, Normal or Low)	Top priority.
17	Is project suggested for execution under PPP mode? (Yes / No)	No.
18	Which Sustainable Development Goals (SDGs) and its / their respective target (s) will be proposed project contribute?	The marble cities will definitely have a positively effect on local community. The quantity of the projects can be enhanced to meet the requirements of the province.


EXECUTIVE ENGINEER
INDUSTRIES & COMMERCE
BALUCHISTAN, QUETTA.


DIRECTOR OF INDUSTRIES & COMMERCE
DEPARTMENT BALUCHISTAN, QUETTA.


SECRETARY
INDUSTRIES & COMMERCE
DEPARTMENT BALUCHISTAN, QUETTA.

Desktop
not found.

رپورٹ

مجلس برائے قواعد انضباط کار واستحقاقات۔

بابت

"(بلوچستان صوبائی اسمبلی کے قواعد انضباط کار مجریہ 1974ء میں مجوزہ ترمیم)"

منجانب:- میر اسد اللہ بلوچ

چیئر مین مجلس۔

رپورٹ مجلس قواعد انضباط کارواستحقاقات

بابت

"بلوچستان صوبائی اسمبلی کے قواعد انضباط کار مجریہ 1974ء میں مجوزہ ترامیم"

پس منظر:-

مجلس کی پہلی نشست بروز منگل مورخہ 21 اکتوبر 2025ء بوقت صبح 11:00 بجے اور دوسری نشست بروز منگل مورخہ 18 نومبر 2025ء بوقت دوپہر 12:00 بجے اور تیسری نشست بروز بدھ مورخہ 19 نومبر 2025ء بوقت صبح 11:00 بجے بلوچستان صوبائی اسمبلی سیکرٹریٹ کے کمیٹی روم میں زیر صدارت میر اسد اللہ بلوچ، چیئر مین مجلس منعقد ہوئی۔ جس میں ذیل ایجنڈا زیر غور آیا۔

ایجنڈا برائے مجلس:-

بلوچستان صوبائی اسمبلی کے قواعد انضباط کار مجریہ 1974ء میں مجوزہ ترامیم پر غور و خوص۔

2۔ مجلس کی نشستوں میں ذیل اراکین اور افسران نے شرکت فرمائی:-

شرکاء مجلس:-

- | | | |
|-------|---|----------------|
| i۔ | میر اسد اللہ بلوچ، رکن صوبائی اسمبلی | چیئر مین مجلس۔ |
| ii۔ | جناب کمیشن ریٹائرڈ عبدالخالق خان اچکزئی، اسپیکر بلوچستان اسمبلی | خصوصی دعوت۔ |
| iii۔ | میر سلیم احمد کھوسہ، صوبائی وزیر | رکن مجلس۔ |
| iv۔ | ڈاکٹر محمد نواز کبزی، رکن صوبائی اسمبلی | رکن مجلس۔ |
| v۔ | جناب خیر جان بلوچ، رکن صوبائی اسمبلی | رکن مجلس۔ |
| vi۔ | محترمہ شاہدہ رؤف، رکن صوبائی اسمبلی | رکن مجلس۔ |
| vii۔ | میر یونس عزیز زہری، اپوزیشن لیڈر | خصوصی دعوت۔ |
| viii۔ | میرزا بدعلی ریکی، رکن صوبائی اسمبلی | خصوصی دعوت۔ |

افسران:-

- | | |
|------------------------|---------------------------------|
| i- جناب طاہر شاہ کاکڑ | سیکرٹری، صوبائی اسمبلی۔ |
| ii- جناب عبدالرحمن | ایڈیشنل سیکرٹری، صوبائی اسمبلی۔ |
| iii- جناب سعید اقبال | ایڈیشنل سیکرٹری، محکمہ قانون۔ |
| iv- جناب وسیم شاہد | ڈپٹی سیکرٹری، محکمہ قانون۔ |
| v- جناب عبدالمنان کاکڑ | ڈپٹی سیکرٹری، محکمہ قانون۔ |
| vi- جناب احسان برکت | ڈپٹی سیکرٹری، محکمہ قانون۔ |

آغاز:-

4- تمام نشستوں کا آغاز تلاوت کلام پاک سے ہوا۔ جسکی سعادت جناب طاہر شاہ کاکڑ، سیکرٹری اسمبلی نے حاصل کی۔ بعد از تلاوت سیکرٹری اسمبلی نے نشست کا پس منظر بیان کرتے ہوئے کہا کہ مورخہ 12 ستمبر 2025ء کی اسمبلی نشست میں لیڈر آف اپوزیشن میر یونس عزیز زہری صاحب (محرم) نے قواعد انضباط کار بلوچستان صوبائی اسمبلی مجریہ 1974ء میں ترامیم پیش کئے جسے جناب اسپیکر صوبائی اسمبلی نے مجلس برائے قواعد انضباط کار و استحقاقات کے سپرد کیا۔

5- سیکرٹری اسمبلی نے مذکورہ مجوزہ ترامیم کے اغراض و مقاصد بیان کرتے ہوئے کہا کہ اسمبلی کی کارروائی کو بہتر انداز میں چلانے کی غرض سے اور موجودہ قواعد انضباط کار میں موجود لکونا کو ختم کرنے اور اراکین اسمبلی کے استحقاق کی بابت کچھ تجاویز زیر غور ہے۔

6- مجلس نے مذکورہ مجوزہ ترامیم پر شق وار غور و خوض اور سیر حاصل بحث کے بعد ذیل تجاویز مرتب کیں۔

☆ مجلس نے قواعد انضباط کار بلوچستان صوبائی اسمبلی مجریہ 1974ء کے رول نمبر 13 کے سب رول (1) میں

الفاظ amongst the members کے بعد الفاظ of whom one may be a

woman کا اضافہ کرنے کی سفارش کی۔

☆ مجلس نے قواعد انضباط کار بلوچستان صوبائی اسمبلی مجریہ 1974ء کے رول نمبر 55 کے سب رول (1) میں نیا

جز s ذیل الفاظ کے ساتھ اضافہ کرنے کی سفارش کی:-

(s) refusal of government officers to make themselves available to members upon request, in the public interest;

☆ مجلس نے قواعد انضباط کار بلوچستان صوبائی اسمبلی مجریہ 1974ء کے رول نمبر 66 جو کہ اصل ترامیم کے ساتھ متعارف نہیں ہوئے۔ تاہم مجلس نے ضروری جان کر رول 66 ذیل جملوں سے تبدیل کرنے کی سفارش کی:-

(1) When an FIR is lodged against a member on any charge, the concerned authority shall intimate the Speaker at least twenty four-hours prior to the member's arrest.

(2) When a Member is arrested, or sentenced to imprisonment by a Court, or detained under an executive order, the Court or the executive authority, as applicable, shall immediately intimate the Speaker of the fact together with the reasons for the arrest, detention, or imprisonment, using the form prescribed in Schedule II."

☆ مجلس نے قواعد انضباط کار بلوچستان صوبائی اسمبلی مجریہ 1974ء کے رول نمبر 69-A میں نئے تجویز کردہ ذیل قاعدہ (3) میں لفاظ any other suitable place کو الفاظ His house سے تبدیل کرنے کی سفارش کی۔

☆ مجلس نے قواعد انضباط کار بلوچستان صوبائی اسمبلی مجریہ 1974ء کے رول نمبر 81 کے سب رول (1) میں لفظ if required کو حذف کرنے کی سفارش کی۔

☆ مجلس نے قواعد انضباط کار بلوچستان صوبائی اسمبلی مجریہ 1974ء کے رول نمبر 131 اور 134 میں تجویز کردہ ترامیم کو مکمل طور پر حذف کرنے کی سفارش کی۔

☆ مجلس نے قواعد انضباط کار بلوچستان صوبائی اسمبلی مجریہ 1974ء کے رول نمبر 135 کے سب رول (6) میں ذیل شرطیہ جملہ شامل کرنے کی سفارش کی:-

☆ Provided that the vetted/re-vetted Bill, if required, may be placed before the committee for consideration.

☆ مجلس نے قواعد انضباط کار بلوچستان صوبائی اسمبلی مجریہ 1974ء کے رول نمبر 137 کے سب رول (1) میں لفظ Secretary کے بعد الفاظ in consultation with the Speaker کو حذف کرنے کی سفارش کی۔

☆ مجلس نے قواعد انضباط کار بلوچستان صوبائی اسمبلی مجریہ 1974ء کے رول نمبر 162 کے سب رول (4) میں الفاظ Notwithstanding anything contained in Subject to the provision of سے تبدیل کرنے کی سفارش کی۔

☆ مجلس نے قواعد انضباط کار بلوچستان صوبائی اسمبلی مجریہ 1974ء کے رول نمبر 203 میں تجویز کردہ ترمیم کو مکمل طور پر حذف کرنے کی سفارش کی۔

☆ مجلس نے قواعد انضباط کار بلوچستان صوبائی اسمبلی مجریہ 1974ء کے رول نمبر 204 کے سب رول (1,2,3,4) میں تجویز کردہ ترمیم کو مکمل طور پر حذف کرنے کی سفارش کی۔

☆ مجلس نے قواعد انضباط کار بلوچستان صوبائی اسمبلی مجریہ 1974ء کے رول نمبر 220 میں تجویز کردہ ترمیم کو مکمل طور پر حذف کرنے کی سفارش کی۔

☆ مجلس نے قواعد انضباط کار بلوچستان صوبائی اسمبلی مجریہ 1974ء کے رول نمبر 222 میں الفاظ Subject to Rule 162 کو الفاظ Except the reports of Auditor General of Pakistan سے تبدیل کرنے کی سفارش کی۔

☆ مجلس نے قواعد انضباط کار بلوچستان صوبائی اسمبلی مجریہ 1974ء کے رول نمبر A-226 اور C-226 کو مکمل طور پر حذف کرنے کی سفارش کی۔

7- مجلس کی ہدایت کی روشنی میں مذکورہ مجوزہ ترمیم میں اسمبلی سیکرٹریٹ اور محکمہ قانون و پارلیمانی امور کی باہمی مشاورت سے Legal Language, Structure, Allignment, Punctuation and Patent error درست کیے گئے۔

7- لہذا مجلس کی رپورٹ بر "بلوچستان صوبائی اسمبلی کے قواعد انضباط کار مجریہ 1974ء میں مجوزہ ترمیم برائے ملاحظہ و منظوری پیش خدمت ہے۔

نوٹ:- مذکورہ مجوزہ ترمیم کے جن سیکشنز میں ترمیم یعنی اضافہ کیا گیا ہے اس کو underline اور جن الفاظ کو حذف کیا گیا ہے ان کو overline ظاہر کئے گئے ہیں۔

Sd/-

(میر اسد اللہ بلوچ)

چیئر مین مجلس۔

PROPOSED RULES AS INTRODUCED IN THE HOUSE	PROPOSED RULES AS RECOMMENDED BY THE COMMITTEE
1. In the Provincial Assembly of Balochistan, Rules of Procedure and Conduct of Business 1974, hereinafter referred to as the said Rules, for the expression "Call Attention Notice" wherever occur, with the "Calling Attention Notice" shall be substituted.	In the Provincial Assembly of Balochistan, Rules of Procedure and Conduct of Business 1974, hereinafter referred to as the said Rules, for the expression "Call Attention Notice" wherever occur, with the "Calling Attention Notice" shall be substituted.
2. In the said Rules, in Rule 5, after sub-rule (2), the following sub-rules (3) and (4) shall be inserted: - "(3) The first sitting of the Assembly for making oath of the members-elect shall be presided over by the outgoing Speaker. (4) If the office of the Speaker is vacant or the outgoing Speaker is absent or is unable to perform the functions of his office due to illness or any other cause, the sitting shall be presided over by such member-elect as may be nominated by the Governor."	In the said Rules, after Rule 5 (2), the following sub-rules (3) and (4) shall be inserted: - "(3) The first sitting of the Assembly for making oath of the members-elect shall be presided over by the outgoing Speaker. (4) If the office of the Speaker is vacant or the outgoing Speaker is absent or is unable to perform the functions of his office due to illness or any other cause, the sitting shall be presided over by such member-elect as may be nominated by the Governor."
3. In the said Rules, for Rule 7, the following shall be substituted: - "7. Seating of members. The members shall sit in the House in such order as the Speaker may determine. Provided that before election of the Speaker, the outgoing Speaker, or in his absence, the Secretary shall determine such order."	In the said Rules, for Rule 7, the following shall be substituted: - "7. Seating of members. The members shall sit in the House in such order as the Speaker may determine: Provided that before election of the Speaker, the outgoing Speaker, or in his absence, the Secretary shall determine such order."
4. In the said Rule, for Rule 13, the following shall be substituted: - "13. Panel of Chairpersons. (1) The Speaker, or in the event of the Speaker's non-availability, the Deputy Speaker, shall nominate a panel of not more than four chairpersons from amongst the members, in order of precedence, at the commencement of each session or from time to time, and in the absence of the Speaker and Deputy Speaker, the nominated chairperson with	In the said Rule, for Rule 13, the following shall be substituted: - "13. Panel of Chairpersons. (1) The Speaker, or in the event of the Speaker's non-availability, the Deputy Speaker, shall nominate a panel of not more than four (4) chairpersons from amongst the members <u>of whom one may be a woman</u> , in order of precedence, at the commencement of each session or from time to time, and in the absence of the Speaker and Deputy Speaker, the nominated chairperson with precedence amongst those present shall take the chair.

	<p>precedence amongst those present shall take the chair.</p> <p>(2) If, for any reason, a panel of chairpersons has not been nominated before the commencement of a session, the panel of the last session shall continue to be the panel of chairpersons.</p> <p>(3) The ministers and parliamentary secretaries shall not be nominated as members of the panel of chairpersons.</p> <p>(4) If, at any sitting of the Assembly, neither the Speaker nor the Deputy Speaker nor any member of the panel of chairperson is present, the Secretary shall inform the Assembly, and the Assembly shall elect one of its present members to preside over the sitting through a motion and for this purpose the Secretary shall hold the election, if required."</p>	<p>(2) If, for any reason, a panel of chairpersons has not been nominated before the commencement of a session, the panel of the last session shall continue to be the panel of chairpersons.</p> <p>(3) The ministers and parliamentary secretaries shall not be nominated as members of the panel of chairpersons.</p> <p>(4) If, at any sitting of the Assembly, neither the Speaker nor the Deputy Speaker nor any member of the panel of chairperson is present, the Secretary shall inform the Assembly, and the Assembly shall elect one of its present members to preside over the sitting through a motion and for this purpose the Secretary shall hold the election, if required."</p>
5.	<p>In the Said Rules, the following new Rule 19-F shall be added: -</p> <p>"PARLIAMENTARY LEADER.</p> <p>19-F. Declaration of Parliamentary Leader.</p> <p>The Speaker shall declare a parliamentary leader for each parliamentary party in the Assembly based on the nomination of majority of that party's members or of the head of that party, within ninety days after election of the Speaker:</p> <p>Provided that if nominations are received both from the majority of the parliamentary members and from the head of that party, the Speaker shall give preference to the nomination of party head:</p> <p>Provided further that if a parliamentary party has only one member, the speaker shall declare that member as the parliamentary leader of that party.</p> <p>Explanation, - In this Rule, "Party Head" means any person, by whatever name called, declared as such by the parliamentary party."</p>	<p>In the Said Rules, the following new Rule 19-F shall be inserted: -</p> <p>"PARLIAMENTARY LEADER.</p> <p>19-F. Declaration of Parliamentary Leader.</p> <p>The Speaker shall declare a parliamentary leader for each parliamentary party in the Assembly based on the nomination of majority of that party's members or of the head of that party, within ninety days after election of the Speaker:</p> <p>Provided that if nominations are received both from the majority of the parliamentary members and from the head of that party, the Speaker shall give preference to the nomination of party head:</p> <p>Provided further that if a parliamentary party has only one member, the speaker shall declare that member as the parliamentary leader of that party.</p> <p>Explanation, - In this Rule, "Party Head" means any person, by whatever name called, declared as such by the parliamentary party."</p>
6.	<p>In the said Rules, in sub-rule (1) of Rule 21, for the word "Government", the phrase "Chief Minister or the Minister for Law</p>	<p>In the said Rules, in sub-rule (1) of Rule 21, for the word "Government", with the words "Chief Minister or the Minister for Law and Parliamentary Affairs" shall be substituted.</p>

	and Parliamentary Affairs" shall be substituted.	
7.	<p>In the said Rules, in Rule 24, the following third proviso shall be inserted: -</p> <p>"Provided also that an urgent Government Bill may be introduced and passed on private members' day as a last item of the List of Business."</p>	<p>In the said Rules, in Rule 24, the following third proviso shall be inserted: -</p> <p>"Provided also that an urgent Government Bill may be introduced and passed on private members' day as a last item of the List of Business."</p>
8.	<p>In the said Rules, after Rule 52, the following new Rule 52-A shall be added: -</p> <p>"52-A. Death of a member.</p> <p>In case of the death of a member, the Deputy Commissioner of the concerned district shall immediately inform the Speaker and the Secretary shall, as soon as may be, after the Speaker has received intimation of the death of a member, publish the notification in the official Gazette stating the name of the member who has died and the date of his death and forward a copy to the Chief Election Commissioner for filling the vacant seat."</p>	<p>In the said Rules, after Rule 52, the following new Rule 52-A shall be inserted:</p> <p>"52-A. Death of a member.</p> <p>In case of the death of a member, the Deputy Commissioner of the concerned district shall immediately inform the Speaker and the Secretary shall, as soon as may be, after the Speaker has received intimation of the death of a member, publish the notification in the official Gazette stating the name of the member who has died and the date of his death and forward a copy to the Chief Election Commissioner for filling the vacant seat."</p>
9.	<p>In the said Rules, for Rule 54, the following shall be substituted: -</p> <p>"54. Resignation of seat.</p> <p>(1) A member under clause (1) of Article 64 read with Article 127 may, by writing under his hand addressed to the Speaker, resign his seat.</p> <p>(2) The Speaker shall inform the Assembly of the resignation of a Member if:</p> <p>(a) a member personally submits resignation to the Speaker and informs him that the resignation is voluntary and genuine and the Speaker has no information or knowledge to the contrary; or</p>	<p>In the said Rules, for Rule 54, the following shall be substituted: -</p> <p>"54. Resignation of seat.</p> <p>(1) A member under clause (1) of Article 64 read with Article 127 may, by writing under his hand addressed to the Speaker, resign his seat.</p> <p>(2) The Speaker shall inform the Assembly of the resignation of a Member if:</p> <p>(a) a member personally submits resignation to the Speaker and informs him that the resignation is voluntary and genuine and the Speaker has no information or knowledge to the contrary; or</p> <p>(b) the Speaker receives the resignation by any other means and he, after such inquiry as he thinks fit, is satisfied that the resignation is voluntary and genuine.</p> <p>(3) If a member resigns his seat, when the Assembly is not in session, the Speaker shall direct that intimation of his resignation specifying the date of the resignation be given to every member</p>

	<p>(3) the Speaker receives the resignation by any other means and he, after such inquiry as he thinks fit, is satisfied that the resignation is voluntary and genuine.</p> <p>(4) If a member resigns his seat, when the Assembly is not in session, the Speaker shall direct that intimation of his resignation specifying the date of the resignation be given to every member immediately.</p> <p>(5) The Secretary shall, after the Speaker satisfies himself that the letter of resignation is voluntary and genuine, publish the notification in the official Gazette to the effect that the member has resigned his seat and forward a copy of the notification to the Chief Election Commissioner for filling the vacancy.</p> <p>(6) The date of resignation of a member shall be the date specified in writing by which he has resigned or if no date is specified therein the date of receipt of such writing by the Speaker."</p>	<p>immediately.</p> <p>(4) The Secretary shall, after the Speaker satisfies himself that the letter of resignation is voluntary and genuine, publish the notification in the official Gazette to the effect that the member has resigned his seat and forward a copy of the notification to the Chief Election Commissioner for filling the vacancy.</p> <p>(5) The date of resignation of a member shall be the date specified in writing by which he has resigned or if no date is specified therein the date of receipt of such writing by the Speaker."</p>
10	<p>In the said Rules, for Rule 55, the following shall be substituted:</p> <p>"55. Question of Privilege.</p> <p>(1) A Member may, with the consent of the Speaker, raise a question involving a breach of privilege of a member, the Assembly or a committee, if based on</p> <ul style="list-style-type: none"> (a) misconduct in the presence of House or the committees; (b) disobedience of order or direction of the House; (c) non-implementation of the ruling, decision or directions of the Speaker; (d) non-implementation or non-compliance of the decision(s) of the house; (e) non-implementation of the decision of Assembly's Finance Committee; 	<p>In the said Rules, for Rule 55, the following shall be substituted: -</p> <p>"55. Question of Privilege.</p> <p>(1) A Member may, with the consent of the Speaker, raise a question involving a breach of privilege of a member, the Assembly or a committee, if based on:</p> <ul style="list-style-type: none"> (a) misconduct in the presence of House or the committees; (b) disobedience of order or direction of the House; (c) non-implementation of the ruling, decision or directions of the Speaker; (d) non-implementation or non-compliance of the decision(s) of the house; (e) non-implementation of the decision of Assembly's finance Committee; (f) answer to a unstarred Question that is not received within given time period; (g) presenting false, forged or fabricated documents to the House or its committees;

(f) answer to a starred Question that is not received within given time period;	(h) tampering with document presented to the House or a committee;
(g) presenting false, forged or fabricated documents to the House or its committees;	(i) speech or writing reflecting on the House, committee or a member;
(h) tampering with document presented to the House or a committee;	(j) publication of false or distorted report of debate in the House;
(i) speech or writing reflecting on the House, a committee or member;	(k) publication of expunged proceedings in the House;
(j) publication of false or distorted report of debate in the House;	(l) publication of proceedings of secret sittings of Assembly or a committee;
(k) publication of expunged proceedings in the House;	(m) premature publication of proceedings, evidence or report of a committee;
(l) publication of proceedings of secret sittings of Assembly or a committee;	(n) premature publication of various other matters connected with the business of the House or a committee;
(m) premature publication of proceedings, evidence or report of a committee;	(o) derogatory reflection on the report of a committee;
(n) premature publication of various other matters connected with the business of the House or a committee;	(p) obstructing a member or an officer of the Assembly in the discharge of their official duties;
(o) derogatory reflection on the report of a committee;	(q) attempt to improperly influence a member or an officer of the House or a committee in their official duties and conduct;
(p) obstructing a member or an officer of the Assembly in the discharge of their official duties;	(r) intimidation of a member or an officer of the House or a committee;
(q) attempt to improperly influence a member or an officer of the House or a committee in their official duties and conduct;	(s) refusal of government officers to make themselves available to members upon request, in the public interest;
(r) intimidation of a member or an officer of the House or a committee;	(t) refusal of Government functionary to assist an officer of the House or a committee when called upon to do so in pursuance of the orders of the House or the Speaker, or a committee;
(s) refusal of Government functionary to assist an officer of the House or a committee when called upon to do so in pursuance of the orders of the House or the Speaker, or a committee;	(u) obstructing witnesses for testifying before the House or a committee;
	(v) failure of the Government to lay before the House any report or a document required to be laid before the House in pursuance of the provisions of the Constitution or any law;
	(w) failure of a person of the government to appear before committee when summon to

	<p>(b) obstructing witnesses by testifying before the House or a committee;</p> <p>(c) failure of the Government to lay before the House any report or a document required to be laid before the House in pursuance of the provisions of the Constitution or any law;</p> <p>(d) failure of a person of the government to appear before committee when summoned to do so, and</p> <p>(e) failure to provide information or record required by the House or a committee.</p> <p>(2) The Speaker may also, in his discretion, raise and put question of breach of privilege to the Assembly for consideration and decision:</p> <p>Provided that the Speaker may, if Assembly is not in session, refer such question to the Committee on Rules of Procedure and Privileges for examination, investigation and report.</p>	<p><i>do so; and</i></p> <p>(b) failure to provide information or record required by the House or a committee.</p> <p>(2) The Speaker may also, in his discretion, raise and put question of breach of privilege to the Assembly for consideration and decision:</p> <p>Provided that the Speaker may, if Assembly is not in session, refer such question to the Committee on Rules of Procedure and Privileges for examination, investigation and report.</p>
51.	<p>In the said Rules, the Rule 61 along-with its marginal heading, shall be substituted as follows:-</p> <p>*61. Examination and punishment.</p> <p>(1) The Committee shall examine every question of privilege referred to it and determine with reference to the facts of each case whether a breach of privilege is involved, and if so, the nature of the breach and the circumstances leading to it, and make such recommendations as it may deem fit.</p> <p>(2) If the Committee finds any person or government official guilty of breaching the privilege of the House, a committee or any member, it may recommend to the House to</p> <p>(a) punish the accused person or Government official in line with the Constitution and the applicable laws, or</p>	<p>In the said Rules, the Rule 61 along-with its marginal heading, shall be substituted as follows:-</p> <p>*61. Examination and punishment.</p> <p>(1) The Committee shall examine every question of privilege referred to it and determine with reference to the facts of each case whether a breach of privilege is involved, and if so, the nature of the breach and the circumstances leading to it, and make such recommendations as it may deem fit.</p> <p>(2) If the Committee finds any person or government official guilty of breaching the privilege of the House, a committee or any member, it may recommend to the House to:</p> <p>(a) punish the accused person or Government official in line with the Constitution and the applicable laws; or</p> <p>(b) direct the Chief Secretary or to the secretary of the concerned department or to the head of relevant authority to take such action against the person or Government official committing the breach of privilege as it deems appropriate.</p>

	<p>(b) direct the Chief Secretary or to the secretary of the concerned department or to the head of relevant authority to take such action against the person or Government official committing the breach of privilege as it deems appropriate.</p> <p>(3) The report of the Committee may also state the procedure to be followed by the Assembly in giving effect to the recommendations of the Committee.</p> <p>(4) The Chief Secretary or the secretary of the concerned department or the head of relevant authority shall report to the House on the action taken pursuant to the House's directions/recommendations within two weeks from the date of communication.</p> <p>(5) The report received from the Chief Secretary or the secretary of the concerned department or the head of relevant authority shall be circulated among the Members.</p> <p>(6) If the report is not received from the Chief Secretary or the secretary of the concerned department or the head of relevant authority within two weeks, the matter shall be brought before the House for consideration and appropriate decision.*</p>	<p>(3) The report of the Committee may also state the procedure to be followed by the Assembly in giving effect to the recommendations of the Committee.</p> <p>(4) The Chief Secretary or the secretary of the concerned department or the head of relevant authority shall report to the House on the action taken pursuant to the House's directions/recommendations within two weeks from the date of communication.</p> <p>(5) The report received from the Chief Secretary or the secretary of the concerned department or the head of relevant authority shall be circulated among the Members.</p> <p>(6) If the report is not received from the Chief Secretary or the secretary of the concerned department or the head of relevant authority within two weeks, the matter shall be brought before the House for consideration and appropriate decision.*</p>
		<p>In the said Rules, for the Rule 66, the following shall be substituted:-</p> <p>Intimation to Speaker</p> <p>1. When an MP is lodged against a member on any charge, the concerned authority shall intimate the Speaker at least twenty-four hours prior to the member's arrest.</p> <p>2. When a Member is arrested or sentenced to imprisonment by a Court or detained under an executive order, the Government or the executive authority, as applicable, shall immediately intimate the Speaker of the fact together with the reasons for the arrest, detention or imprisonment using the form prescribed in Schedule 16.</p>
12.	<p>In Rule 69-A, after sub-rule (2), the following new sub-rule (3) shall be inserted: -</p> <p>*(3) The Speaker may declare any part of the MPAs' Hotels, MPA's</p>	<p>In Rule 69-A, after sub-rule (2), the following new sub-rule (3) shall be inserted: -</p> <p>*(3) The Speaker may declare any part of the MPAs' Hotels, MPA's Lodges or any other suitable place in Quetta as sub-Jail for the arrested members.*</p>

	Lodges or any other suitable place in Quetta as sub-Jail for the arrested members."	
13.	<p>In the said Rules, in Rule 78, in sub-rule (4), after the word "thereon" the phrase "within maximum of forty-five days" and thereafter for sub-rule (5), the following proviso shall be inserted:</p> <p>"Provided that in deciding the admissibility of a private member's Bill or amendment, or whether a Bill or an amendment requires the consent of the Government, the Speaker may refer the Bill to the Law and Parliamentary Affairs Department for furnishing its views within ten days."</p>	<p>In the said Rules, in Rule 78, in sub-rule (4), after the word "thereon" the phrase "within maximum of forty-five days" and thereafter for sub-rule (5), the following proviso shall be inserted: -</p> <p>"Provided that in deciding the admissibility of a private member's Bill or amendment, or whether a Bill or an amendment requires the consent of the Government, the Speaker may refer the Bill to the Law and Parliamentary Affairs Department for furnishing its views within ten days."</p>
14.	<p>In the said Rules, Rule 81 shall be substituted as follows, -</p> <p>"Publication of Bills. (1) The Secretary may, if required, publish in the official Gazette every Bill that has been introduced, as early as possible.</p> <p>(2) The Speaker may order the publication of any Bill together with the Statement of Objects and Reasons before its introduction and, if it is so published, it shall not be necessary to publish it again after its introduction."</p>	<p>In the said Rules, Rule 81 shall be substituted as follows, -</p> <p>"Publication of Bills. (1) The Secretary may publish publish in the official Gazette every Bill that has been introduced, as early as possible.</p> <p>(2) The Speaker may order the publication of any Bill together with the Statement of Objects and Reasons before its introduction and, if it is so published, it shall not be necessary to publish it again after its introduction."</p>
15.	<p>In the said Rules, in sub-rule (2) of Rule 100, the following Proviso shall be inserted: -</p> <p>"Provided that if the Governor does not assent to or return the Bill within the time stipulated under Article 116(2), the Assembly may reconsider the Bill deeming it to have been returned by the Governor under Article 116(3)."</p>	<p>In the said rules, in sub-rule (2) of Rule 100, the following Proviso shall be inserted: -</p> <p>"Provided that if the Governor does not assent to or return the Bill within the time stipulated under Article 116(2), the Assembly may reconsider the Bill deeming it to have been returned by the Governor under Article 116(3)."</p>
16.	<p>In the said Rules, in Rule 128, the existing provision shall be numbered as sub-rule (1) and, thereafter, the following sub-rule (2) shall be inserted: -</p> <p>"(2) The Speaker may, by notification in the official Gazette, change the name of the committee and the department assigned to a committee</p>	<p>In the said Rules, in Rule 128, the existing provision shall be numbered as sub-rule (1) and, thereafter, the following sub-rule (2) shall be inserted: -</p> <p>"(2) The Speaker may, by notification in the official Gazette, change the name of the committee and the Department assigned to a committee in order to bring this rule in accord with the Departments reflected in the Balochistan Government Rules of Business."</p>

	in order to bring this Rule in accord with the Department reflected in the Rajasthan Government Rules of Business.	
17	In the said Rules, sub-rule (1) of Rule 129 shall be substituted as follows and thereafter in sub-rule (3), for the word "Deputy", the word "Additional" shall be substituted: "(1) Each Standing Committee shall consist of seven Members of whom at least one shall be a woman."	In the said Rules, sub-rule (1) of Rule 129 shall be substituted as follows and thereafter in sub-rule (3), for the word "Deputy", the word "Additional" shall be substituted: - "(1) Each Standing Committee shall consist of seven Members of whom at least one shall be a woman."
18	In the said Rules, for Rule 131, the following shall be substituted: "131. Method of allocation and election. The membership of all committees shall be allocated in the Speaker in consultation with the Leader of the House and the Leader of the Opposition. Provided that the Speaker may order that the members of each committee shall be elected in the Assembly from amongst its Members according to the principle of proportional representation by means of the single transferable vote in accordance with the procedure laid down in Schedule III."	In the said Rules, for Rule 131, the following shall be substituted:- "131. Method of allocation and election.—The membership of all committees shall be allocated by the Speaker in consultation with the Leader of the House and the Leader of the Opposition. Provided that the Speaker may order that the members of each committee shall be elected by the Assembly from amongst its Members according to the principle of proportional representation by means of the single transferable vote in accordance with the procedure laid down in Schedule III."
19	In the said Rules, for Rule 134, the following shall be substituted: "134. Casual vacancies. (1) The Speaker shall fill a casual vacancy in a Committee as soon as possible after it occurs. (2) A Member appointed to fill a casual vacancy shall hold office for the remainder of the term of the Member he replaced."	In the said Rules, Rule 134 shall be substituted as follows:- "134. Casual vacancies. (1) The Speaker shall fill a casual vacancy in a Committee as soon as possible after it occurs. (2) A Member appointed to fill a casual vacancy shall hold office for the remainder of the term of the Member he replaced."
20	In the said Rules, after sub-rule (3) of Rule 135, the following sub-rules (4), (5) and (6) shall be inserted: - "(4) Subject to sub-rule (1), a committee may annually examine the expenditures, administration, delegated legislation, policies and proposed or approved Public Sector Development Program (PSDP) of the Department concerned and its attached or associated bodies, and may	In the said Rules, after sub-rule (3) of Rule 135, the following sub-rules (4), (5) and (6) shall be inserted: - "(4) Subject to sub-rule (1), a committee may annually examine the expenditures, administration, delegated legislation, policies and proposed or approved Public Sector Development Program (PSDP) of the Department concerned and its attached or associated bodies, and may forward its report containing findings and recommendations to the House:

	<p>forward its report containing findings and recommendations to the House.</p> <p>Provided that the Speaker may restrain the process of sub-rule (4) at any time, if deemed necessary.</p> <p>(5) If the Assembly approves the report with or without amendments, the department shall, within a period of sixty days, inform the House about the actions taken on the findings/recommendations of the Assembly.</p> <p>(6) In the case of a Bill, a committee may, if it deems necessary, refer the Bill to the Law and Parliamentary Affairs Department for vetting or re-vetting of the proposed/recommended amendments."</p>	<p>Provided that the Speaker may restrain the process of sub-rule (4) at any time, if deemed necessary.</p> <p>(5) If the Assembly approves the report with or without amendments, the department shall, within a period of sixty days, inform the House about the actions taken on the findings/recommendations of the Assembly.</p> <p>(6) In the case of a Bill, a committee may, if it deems necessary, refer the Bill to the Law and Parliamentary Affairs Department for vetting or re-vetting of the proposed/recommended amendments:</p> <p><u>Provided that the vetted/re-vetted Bill, if required, may be placed before the committee for consideration."</u></p>
21.	<p>In the said Rules, in sub-rule (1) of Rule 137, after the phrase "the chairman of the committee", the phrase "in consultation with the Secretary" and thereafter, after proviso, the following second proviso shall be inserted: -</p> <p>"Provided further that the Secretary, in consultation with the Speaker, shall fix the meeting of a committee for election of its Chairperson."</p>	<p>In the said Rules, in sub-rule (1) of Rule 137, after the phrase "the chairman of the committee", the phrase "in consultation with the Secretary" and thereafter, after proviso, the following second proviso shall be inserted: -</p> <p>"Provided further that the Secretary, in consultation with the Speaker, shall fix the meeting of a committee for election of its Chairperson."</p>
22.	<p>In the said Rules, after Rule 148 (2), the following new sub-rule (3) shall be inserted: -</p> <p>"(3) If the Assembly is not in session and the period for presentation of the report under sub-rule (1) has expired or is about to expire and the Committee is yet to finish its work; the Speaker may grant a special permission to the Committee to hold not more than one meeting beyond the period specified in sub-rule (1)."</p>	<p>In the said Rules, after Rule 148 (2), the following new sub-rule (3) shall be inserted: -</p> <p>"(3) If the Assembly is not in session and the period for presentation of the report under sub-rule (1) has expired or is about to expire and the committee is yet to finish its work; the Speaker may grant a special permission to the committee to hold not more than one meeting beyond the period specified in sub-rule (1)."</p>
23.	<p>In the said Rules, for the Rules 160, 161 and 162, the following shall be substituted: -</p> <p>"160. Public Accounts Committee.</p> <p>Constitution of Public Accounts Committee.</p>	<p>In the said Rules, for the Rules 160, 161 and 162, the following shall be substituted: -</p> <p>"160. Public Accounts Committee.</p> <p>(1) The Assembly shall constitute a Standing Public Accounts Committee after a general election and within ninety days after the election of the Leader of the House, for the duration of</p>

<p>(1) The Assembly shall constitute a Standing Public Accounts Committee after a general election and within ninety days after the election of the Leader of the House, for the duration of the Assembly.</p> <p>(2) The Committee shall consist of eleven (11) members, including at least two Women Members, to be elected in accordance with Rule 131 (2).</p> <p>(3) A Member of the Committee may resign his membership of the Committee by writing under his hand, duly signed by him, addressed to the Speaker and thereupon another member shall be elected to fill that vacancy under sub-rule (2), and a member so elected shall hold office for the remainder of the term.</p> <p>(4) If a member is absent from four consecutive meetings of the Committee without permission of the Chairperson, the Chairperson may refer the matter to the Speaker for discharge of such member from the Committee; and, if in the opinion of Speaker, the reference made by the Chairperson is valid, such member shall cease to be a member of the Committee.</p> <p>(5) The finance minister shall be the ex-officio member of the Committee, but shall have no right of vote unless he is an elected member of the Committee.</p> <p>(6) The quorum for the meeting of the Committee shall be one-third members of the Committee.</p> <p>(7) The Committee shall, within sixty days of its constitution, elect one of its members as the Chairperson by majority of votes and may remove the Chairperson when he loses confidence of majority of its members:</p> <p>Provided that a Minister or Parliamentary Secretary shall not be elected as Chairperson:</p> <p>Provided further that as and when the Chairperson is appointed as Minister or Parliamentary Secretary, he shall cease to hold office as</p>	<p>the Assembly.</p> <p>(2) The Committee shall consist of eleven (11) members, including at least two Women Members, to be elected in accordance with Rule 131 (2).</p> <p>(3) A Member of the Committee may resign his membership of the Committee by writing under his hand, duly signed by him, addressed to the Speaker and thereupon another member shall be elected to fill that vacancy under sub-rule (2), and a member so elected shall hold office for the remainder of the term.</p> <p>(4) If a member is absent from four consecutive meetings of the committee without permission of the Chairperson, the Chairperson may refer the matter to the Speaker for discharge of such member from the Committee; and, if in the opinion of Speaker, the reference made by the Chairperson is valid, such member shall cease to be a member of the Committee.</p> <p>(5) The finance minister shall be the ex-officio member of the Committee, but shall have no right of vote unless he is an elected member of the Committee.</p> <p>(6) The quorum for the meeting of the Committee shall be one-third members of the Committee.</p> <p>(7) The Committee shall, within sixty days of its constitution, elect one of its members as the Chairperson by majority of votes and may remove the Chairperson when he loses confidence of majority of its members:</p> <p>Provided that a Minister or Parliamentary Secretary shall not be elected as Chairperson:</p> <p>Provided further that as and when the Chairperson is appointed as Minister or Parliamentary Secretary, he shall cease to hold office as Chairperson and a new Chairperson may be elected as per procedure under this Rule.</p> <p>(8) If the Chairperson is absent from a meeting due to any cause, the Committee shall choose one of its members present to act as Chairperson for the meeting.</p> <p>(9) The Committee shall decide questions by a majority of members present and voting, but in case of any equality of votes, the Chairperson or the presiding member shall have a second or casting vote.</p> <p>(10) The Chairperson may resign by writing under his hand addressed to the Speaker and</p>
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<p>Chairperson and a new Chairperson may be elected as per procedure under this Rule.</p> <p>(8) If the Chairperson is absent from a meeting due to any cause, the Committee shall choose one of its members present to act as Chairperson for the meeting.</p> <p>(9) The Committee shall decide questions by a majority of members present and voting, but in case of any equality of votes, the Chairperson or the presiding member shall have a second or casting vote.</p> <p>(10) The Chairperson may resign by writing under his hand addressed to the Speaker and thereupon the Committee shall elect another Chairperson under sub-rule (7).</p> <p>(11) The Committee may, with approval of the Speaker, appoint sub-committee(s) consisting of three members for a specified function arising out of the matters referred to it which shall clearly state the point for consideration of the sub-committee.</p> <p>(12) A sub-committee shall submit its report to the main Committee for consideration and approval and the sub-committee shall stand dissolved upon presentation of its report:</p> <p>Provided that the Committee may, if deems necessary, grant additional time to the sub-committee for further investigation or consideration.</p> <p>(13) A meeting of the Committee shall be held on such date and at such time as the Chairperson, in consultation with the secretary, may determine:</p> <p>Provided that if the Chairperson is not readily available, the secretary may fix the date and time of a meeting.</p> <p>(14) A meeting of the Committee shall ordinarily be held in the precincts of the Assembly but the Speaker may permit the Committee to hold a meeting at any other location.</p>	<p>thereupon the Committee shall elect another Chairperson under sub-rule (7).</p> <p>(11) The Committee may, with approval of the Speaker, appoint sub-committee(s) consisting of three members for a specified function arising out of the matters referred to it which shall clearly state the point for consideration of the sub-committee.</p> <p>(12) A sub-committee shall submit its report to the Committee for consideration and approval and the sub-committee shall stand dissolved upon presentation of its report to the committee:</p> <p>Provided that the Committee may, if deems necessary, grant additional time to the sub-committee for further investigation or consideration.</p> <p>(13) A meeting of the Committee shall be held on such date and at such time as the Chairperson, in consultation with the secretary, may determine:</p> <p>Provided that if the Chairperson is not readily available, the secretary may fix the date and time of a meeting.</p> <p>(14) A meeting of the Committee shall ordinarily be held in the precincts of the Assembly but the Speaker may permit the Committee to hold a meeting at any other location.</p> <p>161. Functions of the Public Accounts Committee.</p> <p>(1) The Public Accounts Committee shall examine the accounts of receipts, accounts showing the appropriation of sums granted by the Assembly for the expenditure of the Government, the annual finance accounts of the Government, the report of the Auditor-General of Pakistan and such other financial matters as the Assembly or the Speaker or the finance minister may refer to it.</p> <p>(2) In scrutinizing the Appropriation Accounts of the Government and the reports of the Auditor-General, the Committee shall satisfy itself that —</p> <p>(a) the moneys shown in the accounts as having been disbursed were legally available for and applicable to the service or purpose to which they have been applied or charged;</p> <p>(b) the expenditure conforms to the authority which governs it;</p> <p>(c) every re-appropriation has been made in accordance with such rules as prescribed</p>
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<p>161. Functions of the Public Accounts Committee.</p> <p>(1) The Public Accounts Committee shall examine the accounts of receipts, accounts showing the appropriation of sums granted by the Assembly for the expenditure of the Government, the annual finance accounts of the Government, the report of the Auditor-General of Pakistan and such other financial matters as the Assembly or the Speaker or the finance minister may refer to it.</p> <p>(2) In scrutinizing the Appropriation Accounts of the Government and the reports of the Auditor-General, the Committee shall satisfy itself that —</p> <p>(a) the moneys shown in the accounts as having been disbursed were legally available for and applicable to the service or purpose to which they have been applied or charged;</p> <p>(b) the expenditure conforms to the authority which governs it;</p> <p>(c) every re-appropriation has been made in accordance with such rules as prescribed by the Government or such other instructions issued by the Finance Department; and</p> <p>(d) the expenditure was made in most economical, efficient and effective manner and as to whether value for money was achieved or otherwise.</p> <p>(3) The Committee shall examine:</p> <p>(a) the Financial Statements showing the income and expenditure of the fully or partially State-owned Corporations, Trading and Manufacturing Schemes, Concerns and Projects including Balance Sheet, Profit or Loss Statement, Cash Flow Statement and Statement of Changes in Equity together with Notes to the Accounts which the Governor may have required to be prepared or are prepared under the provisions of the statutory rules regulating the financing of a particular Corporation, Company, Enterprise, Trading and Manufacturing Scheme,</p>	<p>by the Government or such other instructions issued by the Finance Department; and</p> <p>(d) the expenditure was made in most economical, efficient and effective manner and as to whether value for money was achieved or otherwise.</p> <p>(3) The Committee shall examine:</p> <p>(d) the Financial Statements showing the income and expenditure of the fully or partially State-owned Corporations, Trading and Manufacturing Schemes, Concerns and Projects including Balance Sheet, Profit or Loss Statement, Cash Flow Statement and Statement of Changes in Equity together with Notes to the Accounts which the Governor may have required to be prepared or are prepared under the provisions of the statutory rules regulating the financing of a particular Corporation, Company, Enterprise, Trading and Manufacturing Scheme, Concern or Project and the report of the Auditor General, made to the Governor, thereon;</p> <p>(e) the statement of Accounts showing the income and expenditure of autonomous and semi-autonomous bodies of the Government the audit of which may be conducted by the Auditor-General of Pakistan under the direction of the Governor or under any law; and</p> <p>(f) the report of the Auditor-General in cases where the Governor may have required him to conduct the audit of any receipt or to examine the accounts of stores and stocks.</p> <p>(4) The Committee shall examine public money has been spent on any service during a financial year in excess of the amount granted by the Assembly for that purpose or irregular savings are observed or untimely surrender, the Committee shall examine with reference to the facts of each case the circumstances leading to such an excess and may make any appropriate recommendation to the Assembly.</p> <p>(5) The Committee may summon and examine any person, or record of the Government, a statutory body, or a body corporate, autonomous or semi-autonomous, under the Government but the Committee shall not summon any paper or record relating to a proposal for taxation.</p> <p>(6) In scrutinizing the appropriation accounts of sums granted by the Assembly for the expenditure of a particular or specific project or scheme, the Committee may examine the progress report and may direct the Director General Audit Balochistan to conduct performance</p>
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<p>Concern or Project and the report of the Auditor General, made to the Governor, thereon;</p> <p>(b) the statement of Accounts showing the income and expenditure of autonomous and semi-autonomous bodies of the Government the audit of which may be conducted by the Auditor-General of Pakistan under the direction of the Governor or under any law; and</p> <p>(c) the report of the Auditor-General in cases where the Governor may have required him to conduct the audit of any receipt or to examine the accounts of stores and stocks</p> <p>(4) The Committee shall examine public money has been spent on any service during a financial year in excess of the amount granted by the Assembly for that purpose or irregular savings are observed or untimely surrender. the Committee shall examine with reference to the facts of each case the circumstances leading to such an excess and may make any appropriate recommendation to the Assembly.</p> <p>(5) The Committee may summon and examine any person, or record of the Government, a statutory body, or a body corporate, autonomous or semi-autonomous, under the Government but the Committee shall not summon any paper or record relating to a proposal for taxation.</p> <p>(6) In scrutinizing the appropriation accounts of sums granted by the Assembly for the expenditure of a particular or specific project or scheme, the Committee may examine the progress report and may direct the Director General Audit Balochistan to conduct performance audit, special audit (Performance Audit, Citizen Participatory Audit, Thematic Audit, Compliance Audit, Follow-the-money Audit) and any other audit in respect of any Government department, autonomous body, semi-autonomous body, fully or partially state-owned Corporation, Company, Enterprise, Trading and Manufacturing Scheme, Concern, Project or any other authority which use funds from Provincial Consolidated Fund and submit report thereof to the committee for its consideration.</p> <p>(7) The Committee may direct the Director General Audit Balochistan to examine the accounts and other record of any autonomous, semi-</p>	<p>audit, special audit (Performance Audit, Citizen Participatory Audit, Thematic Audit, Compliance Audit, Follow-the-money Audit) and any other audit in respect of any Government department, autonomous body, semi-autonomous body, fully or partially state-owned Corporation, Company, Enterprise, Trading and Manufacturing Scheme, Concern, Project or any other authority which use funds from Provincial Consolidated Fund and submit report thereof to the committee for its consideration.</p> <p>(7) The Committee may direct the Director General Audit Balochistan to examine the accounts and other record of any autonomous, semi-autonomous or statutory body of the Government which meets its expenditure out of the sums Granted by the Government or the Assembly.</p> <p>(8) The Committee, if deems necessary, visit any ongoing/closed project or scheme of the Government.</p> <p>(9) The Committee may remand Audit Para(s) to the Departmental Accounts Committee (DAC) for reconsideration to compile recommendations to the Committee for final decision.</p> <p>(10) The Committee may direct departments, including the Accountant General Balochistan and Director General Audit Balochistan, to submit replies online using the Public Accounts Committee Information System (PACIS).</p> <p>162. Report and unfinished work of the Public Accounts Committee.</p> <p>(1) The Chairperson or, in his absence, any other Member of the Committee shall present report/interim report of the Committee to the House within a period of one year from the date the Assembly referred it unless the Assembly on a motion being made, directs that the time for the presentation of the report be extended to a date specified in the motion.</p> <p>(2) Save as otherwise provided in these Rules, after a report has been presented in the House, the Chairperson or any member of the Committee may move that the report be considered and adopted.</p> <p>(3) Once the motion is carried, the Speaker may allot time as he may deem necessary for consideration and adoption of the report.</p> <p>(4) Notwithstanding anything contained in Subject to the provision of these Rules, the Public Accounts Committee may proceed from the stage where the previous Committee left the proceedings.</p>
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<p>autonomous or statutory body of the Government which meets its expenditure out of the sums Granted by the Government or the Assembly.</p> <p>(8) The Committee, if deems necessary, visit any ongoing/closed project or scheme of the Government.</p> <p>(9) The Committee may remand Audit Para(s) to the Departmental Accounts Committee (DAC) for reconsideration to compile recommendations to the Committee for final decision.</p> <p>(10) The Committee may direct departments, including the Accountant General Balochistan and Director General Audit Balochistan, to submit replies online using the Public Accounts Committee Information System (PACIS).</p> <p>162. Report and unfinished work of the Public Accounts Committee.</p> <p>(1) The Chairperson or, in his absence, any other Member of the Committee shall present report/interim report of the Committee to the House within a period of one year from the date the Assembly referred it unless the Assembly on a motion being made, directs that the time for the presentation of the report be extended to a date specified in the motion.</p> <p>(2) Save as otherwise provided in these Rules, after a report has been presented in the House, the Chairperson or any member of the Committee may move that the report be considered and approved.</p> <p>(3) Once the motion is carried, the Speaker may allot time as he may deem necessary for discussion and approval of the report.</p> <p>(4) Subject to the provision of these Rules, the Public Accounts Committee may proceed from the stage where the previous Committee left the proceedings.</p> <p>(5) Any report, memorandum or note, the Committee may have prepared, or any evidence that the Committee may have taken before</p>	<p>(5) Any report, memorandum or note, the Committee may have prepared, or any evidence that the Committee may have taken before the dissolution of the Assembly, shall be made available to the new Committee."</p>
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	the dissolution of the Assembly, shall be made available to the new Committee."	
24.	In the said Rules, after sub-rule (4)(iii) of Rule 166, the following new clause (iv) shall be inserted: - "(iv) approve and enhance admissible allowances."	In the said Rules, after sub-rule (4)(iii) of Rule 166, the following new clause (iv) shall be inserted: - "(iv) approve and enhance admissible allowances."
25.	In the said Rules, for Rule 201-C. the following shall be substituted: - "201-C. Rulings, decisions, and directions of the Speaker. (1) Subject to sub-rule (3), if the Speaker gives/issues a ruling, decision, or a direction on any matter on the floor of the House or reserves it for future announcement and subsequently decides on it in his office, the decision, ruling, or direction shall be final and shall not be called in question. (2) If the Speaker gives/issues a ruling, decision, or a direction in his office on a file, the Secretary shall circulate it for information of the members and the Department or the Authority concerned or its attached/associated bodies for compliance. (3) The Speaker may, for reasons to be recorded in writing, review any decision, ruling, or direction given or issued under sub-rule (1). (4) The Department or the Authority concerned or its attached/associated bodies shall, within a period specified in the ruling, decision or direction, and if not so specified, within thirty days, inform the Assembly about the actions taken."	In the said Rules, for Rule 201-C. the following shall be substituted: - "201-C. Rulings, decisions, and directions of the Speaker. (1) Subject to sub-rule (3), if the Speaker gives/issues a ruling, decision, or a direction on any matter on the floor of the House or reserves it for future announcement and subsequently decides on it in his office, the decision, ruling, or direction shall be final and shall not be called in question. (2) If the Speaker gives/issues a ruling, decision, or a direction in his office on a file, the Secretary shall circulate it for information of the members and the Department or the Authority concerned or its attached/associated bodies for compliance. (3) The Speaker may, for reasons to be recorded in writing, review any decision, ruling, or direction given or issued under sub-rule (1). (4) The Department or the Authority concerned or its attached/associated bodies shall, within a period specified in the ruling, decision or direction, and if not so specified, within thirty days, inform the Assembly about the actions taken."
26.	In the said Rules, for Rule 203, the following shall be substituted: - "203. Withdrawal of member. (1) The Speaker may direct any member whose conduct is, in his opinion, grossly disorderly to withdraw immediately from the Assembly, and the member so ordered, subject to sub-rule (5) of rule 204, shall do so forthwith and shall absent himself during the remainder of the day."	In the said Rules, for Rule 203, the following shall be substituted: - "203. Withdrawal of member. (1) The Speaker may direct any member whose conduct is, in his opinion, grossly disorderly to withdraw immediately from the Assembly, and the member so ordered, subject to sub-rule (5) of rule 204, shall do so forthwith and shall absent himself during the remainder of the day."

	<p>so forthwith and shall absent himself during the remainder of the day's sitting or session, as the case may be:</p> <p>Provided that the Speaker may on his own initiative or the Assembly on a motion, may resolve to allow such member to attend.</p> <p>(2) If a member who has been ordered by the Speaker to withdraw from the Assembly refuses to do so, the Sergeant-at-Arms shall, himself or with the assistance of such other officers appointed under rule 208, carry out such orders as he may receive from the Speaker.</p>	<p>sitting or session, as the case may be:</p> <p>Provided that the Speaker may on his own initiative or the Assembly on a motion, may resolve to allow such member to attend:</p> <p>(2) If a member who has been ordered by the Speaker to withdraw from the Assembly refuses to do so, the Sergeant-at-Arms shall, himself or with the assistance of such other officers appointed under rule 208, carry out such orders as he may receive from the Speaker.</p>
27	<p>In the said Rules, for Rule 204, the following shall be substituted: -</p> <p>*204. Suspension of member.</p> <p>(1) The Assembly through a motion may suspend a member from service of the Assembly for such period as specified in a motion, who disregards the authority of the Speaker or abuses these rules by consistently and willfully obstructing the business of the Assembly.</p> <p>(2) A member suspended under this rule shall forthwith withdraw from the Assembly.</p> <p>(3) The Assembly may, on a motion, resolve to terminate such suspension of the member.</p> <p>(4) If a member who has been suspended and ordered by the Speaker to withdraw from the Assembly refuses to do so, the Sergeant-at-Arms shall, himself or with the assistance of such other officers appointed under rule 208, carry out such orders as he may receive from the Speaker.</p> <p>(5) Notwithstanding anything contained in this rule, a member suspended from sitting of the Assembly may, during such suspension:</p> <p>(a) cast a vote in the election of Chief Minister, Speaker or Deputy Speaker;</p>	<p>In the said Rules, for Rule 204, the following shall be substituted: -</p> <p>*204. Suspension of member.</p> <p>(1) The Assembly through a motion may suspend a member from service of the Assembly for such period as specified in a motion, who disregards the authority of the Speaker or abuses these rules by consistently and willfully obstructing the business of the Assembly.</p> <p>(2) A member suspended under this rule shall forthwith withdraw from the Assembly.</p> <p>(3) The Assembly may, on a motion, resolve to terminate such suspension of the member.</p> <p>(4) If a member who has been ordered by the Speaker to withdraw from the Assembly refuses to do so, the Sergeant-at-Arms shall, himself or with the assistance of such other officers appointed under rule 208, carry out such orders as he may receive from the Speaker.</p> <p>(5) Notwithstanding anything contained in this rule, a member suspended from sitting of the Assembly may, during such suspension:</p> <p>(a) cast a vote in the election of Chief Minister, Speaker or Deputy Speaker;</p> <p>(b) take part and vote on a confidence motion for the Chief Minister;</p> <p>(c) take part and vote on a motion for no confidence against the Chief Minister, Speaker or the Deputy Speaker;</p> <p>(d) vote on the annual or supplementary budget and the Finance Bill; and</p>

	<p>(b) take part and vote on a confidence motion for the Chief Minister;</p> <p>(c) take part and vote on a motion for no confidence against the Chief Minister, Speaker or the Deputy Speaker;</p> <p>(d) vote on the annual or supplementary budget and the Finance Bill; and</p> <p>(e) take part in the proceedings of a committee under these Rules."</p>	<p>(e) take part in the proceedings of a committee under these Rules."</p>
26.	<p>In the said Rules, for Rule 220, the following shall be substituted:</p> <p>"220. Rules to be observed by the members while present in the House.</p> <p>While the Assembly is sitting, a member —</p> <p>(a) shall not read any book, newspaper or letter except in connection with business of the Assembly;</p> <p>(b) shall not pass between the Chair and any member who is speaking;</p> <p>(c) shall not leave the House when the Speaker is addressing the House;</p> <p>(d) shall not interrupt any member while speaking by disorderly expression or noises or in any other disorderly manner;</p> <p>(e) shall always address the Chair;</p> <p>(f) shall keep to his allotted seat while addressing the Assembly;</p> <p>(g) shall maintain silence when not speaking in the Assembly;</p> <p>(h) shall not obstruct proceedings and shall avoid making running commentaries when speeches are being made in the Assembly;</p>	<p>In the said Rules, for Rule 220, the following shall be substituted:—</p> <p>"220. Rules to be observed by the members while present in Assembly.</p> <p>While the Assembly is sitting, a member—</p> <p>(a) shall not read any book, newspaper or letter except in connection with business of the Assembly;</p> <p>(b) shall not pass between the Chair and any member who is speaking;</p> <p>(c) shall not leave the House when the Speaker is addressing the House;</p> <p>(d) shall not interrupt any member while speaking by disorderly expression or noises or in any other disorderly manner;</p> <p>(e) shall always address the Chair;</p> <p>(f) shall keep to his allotted seat while addressing the Assembly;</p> <p>(g) shall maintain silence when not speaking in the Assembly;</p> <p>(h) shall not obstruct proceedings and shall avoid making running commentaries when speeches are being made in the Assembly;</p> <p>(i) shall not chant slogans, display banners or play cards, throw and tear Table documents and reports, etc.;</p>

<ul style="list-style-type: none"> (i) shall not chant slogans, display banners or play-cards, throw and tear Table documents and reports, etc.; (j) shall not indulge in rowdy behavior; (k) shall not approach the dais of the Speaker in a threatening manner; (l) shall not act to erode the sanctity of the House or act in a manner which lowers the dignity of the House; (m) shall not act in any manner detrimental to the order and decorum of the House; (n) shall not applaud when a stranger enters any of the galleries except when a foreign delegation or a foreign dignitary is specially invited to the sitting; (o) shall not, while speaking, make any reference to a stranger in any of the galleries; (p) shall not occupy a seat in the galleries nor while in the Chamber engage himself in conversation with any visitor in a gallery; (q) shall not use a mobile or electronic device that impairs decorum of the House; (r) shall not chew or eat or drink or smoke; (s) shall not break or harm any furniture, equipment or device installed in the House; and (t) shall not bring any stick unless permitted by the Speaker." 	<ul style="list-style-type: none"> (j) shall not indulge in rowdy behavior; (k) shall not approach the dais of the Speaker in a threatening manner; (l) shall not act to erode the sanctity of the House or act in a manner which lowers the dignity of the House; (m) shall not act in any manner detrimental to the order and decorum of the House; (n) shall not applaud when a stranger enters any of the galleries except when a foreign delegation or a foreign dignitary is specially invited to the sitting; (o) shall not, while speaking, make any reference to a stranger in any of the galleries; (p) shall not occupy a seat in the galleries nor while in the Chamber engage himself in conversation with any visitor in a gallery; (q) shall not use a mobile or electronic device that impairs decorum of the House; (r) shall not chew or eat or drink or smoke; (s) shall not break or harm any furniture, equipment or device installed in the House; and (t) shall not bring any stick unless permitted by the Speaker."
<p>In the said Rules, for Rule 222, the following shall be substituted:</p> <p>"222. Effect of dissolution of Assembly.</p>	<p>In the said Rules, for Rule 222, the following shall be substituted: -</p> <p>"222. Effect of dissolution of Assembly.</p>

	Subject to rule 162, on the dissolution of the Assembly, all pending business shall lapse."	Subject to Rule 162, Except the reports of Auditor General of Pakistan, on the dissolution of the Assembly, all pending business shall lapse."
30.	<p>In the said Rules, After Rule 224, the following new Rules 224-A and 224-B shall be added: -</p> <p>"224-A. Secretary to make announcements in the Assembly.</p> <p>The Secretary may, when asked to do so by the Speaker or the Presiding officer, or in their absence, if required under the circumstances, make announcements in the Assembly.</p> <p>224-B. Parliamentary Secretary may answer question and supplementary question.</p> <p>A Parliamentary Secretary may answer questions and supplementary questions on behalf of the Minister concerned and perform such other functions in the Assembly as may be assigned to him by the Minister concerned."</p>	<p>In the said Rules, After Rule 224, the following new Rules 224-A and 224-B shall be inserted: -</p> <p>"224-A. Secretary to make announcements in the Assembly.</p> <p>The Secretary may, when asked to do so by the Speaker or the Presiding officer, or in their absence, if required under the circumstances, make announcements in the Assembly.</p> <p>224-B. Parliamentary Secretary may answer question and supplementary question.</p> <p>A Parliamentary Secretary may answer questions and supplementary questions on behalf of the Minister concerned and perform such other functions in the Assembly as may be assigned to him by the Minister concerned."</p>
31.	<p>In the said Rules, after Rule 226, the following new Rules 226-A, 226-B and 226-C shall be added: -</p> <p>"226-A. Correction of patent errors.</p> <p>When a Bill, resolution or amendment in these Rules is passed by the Assembly, the Speaker may correct any patent error and make such other changes in the Bill, the resolution or the amendment in the theses Rules, as are incidental or consequential in order to avoid absurdity, ambiguity and to correctly convey the sense of the House.</p> <p>226-B. Induction and orientation of members.</p> <p>(1) At the commencement of every new Assembly, the Assembly Secretariat shall arrange induction programme for the newly elected members with an aim to familiarise them with these Rules, the Assembly, its mandate and its role, and to help them understand their responsibilities.</p>	<p>In the said Rules, after Rule 226, the following new Rules 226-A, 226-B and 226-C shall be inserted: -</p> <p>"226-A. Correction of patent errors.</p> <p>When a Bill, resolution or amendment in these Rules is passed by the Assembly, the Speaker may correct any patent error and make such other changes in the Bill, the resolution or the amendment in the theses Rules, as are incidental or consequential in order to avoid absurdity, ambiguity and to correctly convey the sense of the House.</p> <p>226-B. Induction and orientation of members.</p> <p>(1) At the commencement of every new Assembly, the Assembly Secretariat shall arrange induction programme for the newly elected members with an aim to familiarise them with these Rules, the Assembly, its mandate and its role, and to help them understand their responsibilities.</p> <p>(2) The Assembly Secretariat shall arrange, from time to time, orientation programmes for the</p>

<p>(2) The Assembly Secretariat shall arrange, from time to time, orientation programmes for the members during the tenure of the Assembly.</p> <p>(3) The members shall be encouraged and incentivized for attending these programmes in the manner as may be determined by the Speaker.</p> <p>226-C. Matters relating to the Secretariat of Assembly.</p> <p>A Member shall not discuss in the House any matter relating to the Secretariat of the Assembly, including the conduct of its officers, but may be discussed with the Speaker in his chamber."</p>	<p>members during the tenure of the Assembly.</p> <p>(3) The members shall be encouraged and incentivized for attending these programmes in the manner as may be determined by the Speaker.</p> <p>226-C. Matters relating to the Secretariat of Assembly.</p> <p>A Member shall not discuss in the House any matter relating to the Secretariat of the Assembly including the conduct of its officers, but may be discussed with the Speaker in his chamber."</p>
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