

THE BALOCHISTAN KACHHI ABADIS REGULARIZATION  
AND DEVELOPMENT OF SLUM STRUCTURES  
ACT, 2018

(Baln. Act VI of 2018)

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'THE BALOCHISTAN KACHHI ABADIS REGULARIZATION  
AND DEVELOPMENT OF SLUM STRUCTURES  
ACT, 2018

(Balochistan Act No. VI of 2018)

[10" May, 2018]

An Act to make provisions for the regularization and development of the Kachhi Abadis and to provide facilities to such areas and slum structures.

Preamble. WHEREAS, it is expedient to make provisions for the regularization and development of the Kachhi Abadis and to provide facilities to such areas and slum structures.

It is hereby enacted as follows: —

Short title, extent 1. (1) This Act may be called the Balochistan Kachhi and Abadies Regularization and Development of slum structures Act commencement. 2018.

(2) It shall extend to the whole of Balochistan except tribal areas.

(3) It shall come into force at one.

(4) The provisions of this Act shall have over-riding affect to any provision of any other law for the time being enforced.

Definitions. 2. (1) In this Act, unless there is anything repugnant in the subject or context, —

(a) "Act" means the Balochistan Kachhi Abadis Regularization and Development of slum structures, Act, 2018;

(b) "Council means the Local Councils constituted under the Balochistan Local Government Act, No. V of 2010;

(c) "Directorate" means the Directorate of Kachhi Abadis and Slum - structures

1 This Act was passed by the Provincial Assembly of Balochistan on 30" April, 2018; assented to by the Governor of Balochistan on 10" May, 2018; and first published in the Balochistan Gazette (Extraordinary) No. 102, dated 10" May, 2018.

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established under section 11 of this Act;

"Federal Government" means the Federal Government of Islamic Republic of Pakistan;

"Fund" means the Balochistan Kachhi Abadis Fund constituted under section 10 of this Act;

"Government" means the Government of Balochistan;

"Kachhi Abadis" means a Kachhi Abadi as declared by the Government under section 3 of this Act;

"Scheme" means a scheme prepared under section 8 of this Act;

"High rise building" means the construction of a building as determined by the Local Council from time to time;

"Non-notified public land" means a building, land, place or premises vesting in or under the management or control of the Government, local council, autonomous body or registered corporate society, or

such other authority set up or established by any law or the Government;

"Prescribed" means prescribed by rules or regulations made under this Act;

"Province" means the Province' of Balochistan;

"Rules and Regulations" means the rules and regulations made under this Act;

"Slum structure" means a house or any building not fit for human habitation;

"Tribunal" means a Tribunal established under this Act;

"Unit" means an independent residential

Declaration.

unit consisting of at least one habitable room, bathroom, toilet and kitchen facilities;

(q) "Utility agency" means the QESCO, Sui Southern Gas Company, Water and Sewerage Authority Quetta, PTCL or any other services provider; and

(r) "Collector" means the collector of a District as defined in the Balochistan Land Revenue Act, 1967 /Deputy Commissioner of the District.

(2) Words not defined in this Act shall, unless the context otherwise requires, have the meanings assigned to them in the Balochistan Local Government Act 2010, (No. V of 2010).

3. (1) A council may, by resolution, apply to the Government for declaration of any area owned by it or a Local Authority or the Government, which was partially or wholly occupied unlawfully for residential purpose before the day as notified by the Government and continues to be occupied, to be a Kachhi Abadi.

(2) The Government may, after such enquiry as it deems fit, by notification in the official Gazette, declare any area specified in the resolution referred to under sub-section (1) a part thereof to be a Kachhi Abadi.

(3) The Government may, by notification in the official Gazette declare any area or part thereof which was partially or wholly occupied unlawfully for residential or commercial / industrial purpose before the day as notified in the notification; and continues to be so occupied to be a Kachhi Abadi.

(4) Save as otherwise provided in this Act, the declaration of any area to be a Kachhi Abadi shall not confer any right on any person in occupation of any land or building in the Kachhi Abadis.

(5) Area which is owned by the Federal Government may be declared as Kachhi Abadis with the consent of the

concerned Federal Department / Ministry.

(6) No area owned by a private person or a cooperative society shall be declared as Kachhi Abadi except with the consent of such person or society; and the Kachhi Abadi so declared shall be subject to such terms and conditions as may be agreed to between such person or, as the case may be, society and the Authority.

(7) The compensation for acquisition of the area shall be determined by the Collector.

(8) The tribunal shall have all the powers of a Collector exercisable by him with determining the compensation or making award.

(9) The Government may, by notification in the official Gazette, establish a Tribunal and specify the area in which Tribunal shall exercise its jurisdiction.

Exemptions. 4. Except as otherwise directed by Government no area which is reserved for the purposes of roads, streets, water supply arrangements, sewerage or other conservancy arrangement, hospitals, schools, colleges, libraries, playgrounds, gardens, mosques, graveyards, railways, high tension lines, or such other purposes, or is not safe from flood hazard, shall be declared to be

a Kachhi Abadi.

Shifting of 5. Occupants of any Kachhi Abadi may, with the prior occupants of approval of the Government, be shifted to such suitable state land Kachhi Abadis. by the Government, if the land under is a Kachhi Abadi or apart

thereof, —

(a) is not transferred by the owner of the land; or

(b) is required for providing civic amenities in the Kachhi Abadis; or

(c) is low-lying and its development is \_ not economical; or

(d) is required for any public purpose.

Execution of 6. An area declared to be a Kachhi Abadi shall subject to an Agreement. agreement referred to in sub-section 6 (4) of section 3, vest in the council concerned for the purpose of regularization and



Regularization.

Preparation of  
scheme for  
Kachhi Abadi  
and Slum  
Structure.

development.

7. (1) A Kachhi Abadi shall be regularized by the Government and shall be developed by the council concerned in accordance with the provisions of this Act.

(2) Subject to the provisions and the directions, if any, of the Government, the Director General, after such enquiry from Revenue Authority as he deems fit, by notification in the official Gazette, declare any area or part thereof which has been occupied unlawfully and continues to be so occupied and has at-least forty dwelling units on it to be a Kachhi Abadi:

Provided that the Government may by notification from time to time re-determine the number of dwelling units for the purpose of declaration of a Kachhi Abadi.

(3) The Government may by Notification in the official Gazette regularize the inhabitants of the Kachhi Abadies, where after shall be declared as owner of the land where are they are residing unlawfully:

Provided that the lease of such land allocated to him shall be non-transferable for at-least 15 (fifteen) years.

8. (1) Subject to the rules and the directions of the Government not inconsistent with the provisions of this Act, the council concerned shall prepare a scheme for regularization and development of the Kachhi Abadis and slum structures.

(2) The scheme shall inter alia provide for, —

(a) the rehabilitation of the un-authorized occupants of a Kachhi Abadi in the same Kachhi Abadi or, where it is not possible, in any other locality by allotting plots of prescribed size;

(b) allotment and leasing out of plots on such terms and conditions, including period of lease, as may be prescribed:

Provided that no plot shall be leased out unless the terms and conditions of the allotment have been compiled with



Registration of  
Agreement.

Funds.

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by the allottee:

Provided further that a \_ lease  
granted under this Act shall not be  
transferable for such period as mentioned  
in the sub-section (3) of section 7, except  
by inheritance or mortgage against a house  
building loan to the House Building  
Finance Corporation (HBFC), a scheduled  
bank or any other agency approved by the  
Government; and

Recovery of lease money and development  
charges as may be fixed by the Local  
Council.

The schemes may relate to Kachhi Abadis and  
Slum Structures and for the following purposes: —

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Community planning, housing, re-housing  
including low cost housing and  
amelioration;

Rehabilitation of occupants of Kachhi  
Abadi / Slum structures or where it is not  
possible in some other area or locality;

Community facilities including water  
supply, sewerage disposal, electricity  
supply, gas and other public utilities or  
amenities;

Roads and streets; and

Any subject or matter incidental or

ancillary to the purpose of this Act.

The Government may, by notification in the

official Gazette, alter or amend the list of subjects given in above,  
and any such addition or modification shall take effect as if it had

been enacted in this Act.

9. The lessee shall register the lease documents with the sub  
registrar under the Registration Act 1908 (VI of 1908).

10. (1)

There shall be a separate fund known as "the

Utilization of Fund.

Budget.

Accounts and Audit.

Establishment of  
Directorate.

Balochistan Kachhi Abadi Fund

(2) The fund shall consist of, —

(a) Grants and subsidy received from the Government or Federal Government or any local authority; and

(b) The directorate may, with the prior sanction of the Government and on such terms and conditions as may be approved by the Government obtain, Loans from banks or other sources like Donors for carrying out the purposes of this Act.

11. (1) The amount credited in the fund shall be deposited in a scheduled bank approved by the Government.

(2) The Directorate shall utilize the funds for carrying out the purposes of this Act including payments of, —

(a) Charges in connection with the regularization and development of Kachhi Abadis and execution of a scheme; and

(b) Remuneration to the expert, consultant's agencies employed for any work under this

Act.

12. The Government may sanction the separate budget under this Act.

13. (1) The Directorate shall maintain or cause to be

maintained complete and accurate accounts of the fund in such manner or form as may be prescribed by rules.

(2) The accounts of the Directorate shall be audited in every financial year by the Auditor General.

14. (1) There shall be a provincial Directorate consisting of such officers and staff as may be determined by the Government headed by the Director General.

(2) The officer and staff including the Director General shall be deemed to be Civil Servants under the



Power of Director  
General.

15. (1) The Director General, shall exercise such powers and perform such functions and duties as may be necessary for carrying out the purposes of this Act.

(2) Without prejudice to the generality of the foregoing provision, the Director General shall, —

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implement policies formulated by the Government for the regularization, development and improvement of a Kachhi Abadi;

lay-down guidelines for the implementation of such policies by the concerned authorities;

identify an area to be declared as a Kachhi Abadi / Slum Structures under this Act;

arrange or carry out detailed physical survey, and census of occupants of the Kachhi Abadis / Slum Structures and prepare or cause to be prepared plans and amelioration plans and designs of infrastructural works in connection with the regularization and development of the Kachhi Abadies;

formulate development and financial programmes in respect of the Kachhi Abadies / Slum Structures and determine implementation strategy of — such

programme;

oversee the operation of the fund;

acquire, hold, control and administer,  
moveable or immoveable property or  
dispose of such property;

prepare or cause to be prepared schemes  
and execute or cause to be executed such  
schemes;

undertake, where necessary, low cost  
housing and redevelopment schemes for



Submission of  
Reports.

Rehabilitation  
Programme of  
Kachhi Abadies  
and Slum  
Structure.

Bar of Jurisdiction.

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resettlement of shiftees from the Kachhi  
Abadis / Slum Structures and the areas  
which are not regularizable as Kachhi  
Abadis;

(j) incur expenditure for carrying out the  
purposes of this Act;

(k) arrange civic amenities and civic services  
in the Kachhi Abadis / Slum Structures  
through the Government Agency or a  
donor agency of Pakistan or foreign origin;  
and

(1) implementation of all the decisions and  
other business of the Directorate.

(3) A consultant may be appointed to look after the  
work of rehabilitation.

16. The Local councils and the Directorate shall submit to the  
Government such periodical reports, documents and other  
information as may be called for by the Government from time to  
time.

17. (1) Every Kachhi Abadi and slum structure shall be  
rehabilitated by providing an alternative tenement measuring 600  
square feet, preferably in the same area of slum structure of the  
size alternative tenement deciding by the Government.

(2) The Kachhi Abadi or slum structure being used for  
commercial purpose shall be granted as alternative tenement  
having equal area of 300 square feet or the size of alternative  
tenement decided by the Government.

(3) The law enforcement agencies shall provide  
maximum support to the Directorate for removal of Kachhi  
Abadis, Slums structure and encroachments.

18. (1) No suit, prosecution or other legal proceedings  
shall lie against a person for anything which is in good faith done  
or purports to be done under this Act or directions given

thereunder.

(2) If the Government considers that anything done or intended to be done by or on behalf of any officer or authority

Prevention of New  
Kachhi Abadis.

Quota for poor  
peoples in the  
new housing  
schemes.

Power to make rules.

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exercising any power under this Act, is not in conformity with law or is, in any way, against public interest. It may, by order, quash the proceedings, suspend the execution of any order, or prohibit the doing of anything proposed to be done or require such officer or authority to take such action as may be specified.

19. The Government shall control formation of new Kachhi Abadis and informal settlement shall be discouraged by exercising strict development control in and all over the province, and there should be no eviction till the residents of Kachhi Abadis are reallocated as per resettlement plans/ schemes.

20. Any housing scheme which is going to be established in the province irrespective of whether the Government or Private shall fix 15% quota for the homeless, poor people, so that encroachment of the state land particularly may be discouraged.

21. The Government may, by notification in the official Gazette, make rules for carrying out the purposes of this Act.

22. (1) The Balochistan Kachhi Abadis (Regularization and Development) (Act No. II of 1987), is hereby repealed.

(2) Notwithstanding the repeal of the Act, mentioned in sub-section (1), anything done action taken, order issued, appointments made, directorate established, agreement executed, scheme prepared or made, Fund established, reports submitted, cell established, rules made or any other action taken under the repealed Act, shall be deemed to have been taken, made, appointed, issued or established under this Act.