

TO BE PUBLISHED IN THE NEXT
ISSUE OF BALOCHISTAN GAZETTE.

BALOCHISTAN PROVINCIAL ASSEMBLY SECRETARIAT

NOTIFICATION.

Dated Quetta, the 23rd August, 2022.

No.PAB/Legis:V(17)/2022/8746. The Balochistan Local Government
(Amendment) Bill, 2022 (Bill No.17 of 2022), having been passed by the Provincial

Assembly of Balochistan on 15th August, 2022 and assented to by the Governor

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Balochistan, on 22nd August, 2022 is hereby published as an Act of the Balochistan
Provincial Assembly.

THE BALOCHISTAN LOCAL GOVERNMENT (AMENDMENT)
ACT, 2022 ACT NO. XXIII OF 2022

AN
ACT

to further amend the Balochistan Local Government Act, 2010 (Act No. V of 2010)

Preamble. WHEREAS, it is expedient to further amend the Balochistan Local
Government Act, 2010 (Act No. V of 2010) in the manner hereinafter
appearing;

It is hereby enacted as follows: -

Short title and 1. (1) This Act may be called the Balochistan Local Government
commencement. (Amendment) Act, 2022.

(2) It shall come into force at once.

Amendment of 2. In the Balochistan Local Government Act, 2010 (Act No. V of
section 2, Act V of 2010), hereinafter referred to as "the said Act", in section 2, in
2010. sub-section (1),

(a) after clause (11), the following new clause shall be inserted:

"Gi-a) "Board" means Balochistan Local Government
Board constituted under this Act";

(b) in the said Act, in sub-section (2), in sub-clause (ix) the
words "Municipal Corporation" appearing after the words
District Council shall be omitted,

(c) after clause (xxiv), the following new clause shall be
inserted: -

"(xxiv-a) "election official" includes an officer or official of the
Election Commission, a District Returning Officer, a Returning
Officer, an Assistant Returning Officer, a Presiding Officer, an

Assistant Presiding Officer, a Polling Officer or any officer or official of law enforcing agency or other agencies or any other official appointed or deputed to perform duties in connection with an election”;

(d) after clause (xlii), the new clause shall be inserted: -

“(xlii-a) “Metropolitan City means a city to be declared as Metropolitan City by the Government”,

Amendment of
section 6, Act V of
2010.

Amendment of
section 7, Act V of
2010

3.

(e) for clause (1xix) the following shall be substituted: -
"Secretary" means an officer incharge of the administration
of Local Council established under this Act, provided that
the Secretary of the District Council and Municipal
Committee shall be designated as Chief Officer, the
Secretary of the Municipal Corporation and Town
Municipal Corporation shall be designated as Chief
Executive Officer and the Secretary of the Metropolitan
Corporation shall be designated as Chief Metropolitan
Officer;

(f) after (lxxvi), new clause shall be inserted: -
(lxxvi-a) "Town" means an urban area declared to be a town
by the Government, provided that the Government may
notify as many Towns in a Metropolitan City as it deems
necessary",

And new clause shall be inserted after this as: -
(lxxvi-b) "Town Municipal Corporation" means a town
municipal corporation constituted under this Act",

In the said Act, in section 6, -

(a) the existing provision shall be numbered as sub-section (1)
of that section; and

(b) after sub-section (1) numbered as aforesaid, the following
new sub-section shall be added, namely: -

"(2) The Election Commission may by order in the official
Gazette, make provisions for the conduct of local government
elections if no provision or insufficient provision has been made
under this Act or the Rules".

In the said Act, in section 7, for sub-section (1) and (2) the
following may be substituted: -

(1) As soon as may be, the following local councils shall be
constituted: -

(a) A Union Council for each Union;

(b) A District Council for each District;

Provided that there shall not be any District Council in District Quetta.

(c) An Urban Union Council for each urban union in a Town Municipal Corporation;

(d) A Municipal Committee for each Municipality;

(e) A Municipal Corporation for each City;

(f) A Town Municipal Corporation for each town in a Metropolitan City;

(g) A Metropolitan Corporation for each Metropolitan City;
Provided that within a Metropolitan Corporation, the Government may constitute one or more Town Municipal Corporations.

(2) Government may, by notification, declare an area: -

(a) comprising a village or a number of villages having, as far as possible, an aggregate population between 7000 and 10,000, excluding its urban areas and the cantonment areas, to be a Union Council;

(b) comprising the area of a revenue district, excluding its urban areas and the cantonment areas, to be a District Council;

(c) comprising an urban area having a population between 10,000 to 15,000 to be an urban union council;

(d) comprising an urban area having a population exceeding

15000 but not exceeding one lac to be a Municipal Committee;

(e) comprising an urban area having a population exceeding one lac but not exceeding five lacs to be a Municipal Corporation; and

(f) comprising an urban area within a Metropolitan City declared as a Town to be a Town Municipal Corporation;

(g) comprising an urban area having population exceeding five lacs to be a Metropolitan Corporation.

Amendment of 5. In the said Act, in section 10, -
section 10, Act V of

2010. (a) the existing provision shall be numbered as sub-section (1) of

that section; and

(b) in sub-section (1), numbered as aforesaid, under the heading

“Urban Councils” for clauses (iii), (iv) and (v), the following

shall be substituted: -

ii. Urban Union Council

(a) General members as are determined on the basis of population ranging between 3000 to 4000 with a marginal adjustment of 300 in the lower and upper stage;

(b) Such number of Non-Muslim members as are determined under Section 11; and

(c) Such number of members belonging to peasants, workers, and women as are determined under Section 12;

iv. Municipal Committees

(a) General members as are determined on the basis of population ranging between 2000 to 2500 with a marginal

adjustment of 200 in the lower and upper stage;

(b) Such number of Non-Muslim members as are determined under Section 11; and

(c) Such number of members belonging to peasants, workers, and women as are determined under Section 12;

v. Municipal Corporation

(a) General members as are determined on the basis of one member for a population between 3500 and 7000 with a marginal adjustment of 500 in the lower and upper stage;

(b) Such number of Non-Muslim members as are determined under Section 11; and

(c) Such number of members belonging to peasants, workers, and women as are determined under Section 12;

vi. Town Municipal Corporation

(a) Vice Chairmen of all Urban Union Councils within the Town Municipal Corporation;

(b) Such number of Non-Muslim members as are determined under Section 11; and

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Amendment of
section 13, Act V of
2010.

Amendment of
section 16, Act V of
2010.

Amendment of
section 18, Act V of
2010.

(c) Such number of members belonging to peasants, workers,
and women as are determined under Section 12;

vii. Metropolitan Corporation

(a) Chairmen of all Urban Union Councils within each Town
Municipal Corporation;

(b) Such number of Non-Muslim members as are determined
under Section 11; and

(c) Such number of members belonging to peasants, workers,
and women as are determined under Section 12.

(c) after sub-section (1) numbered as aforesaid, the following new
sub-sections shall be added: -

“(2) The Election Commission shall appoint a Delimitation
Committee for each district for delimitation of constituencies of the
Local Councils in the district including union councils, wards within
a Union Council, or wards in Municipal Committees, Municipal
Corporation, Metropolitan Corporation or any other local
government institution.

(3) Revenue or other executive officers posted in the district
shall provide necessary assistance to the Delimitation Committee in
carrying out delimitation of constituencies of the local councils or
local governments as the case may be in the district.

(4) For the purpose of election to the Local Councils or the
Local Government the Commission shall carry out delimitation as
per procedure laid down in the Election Act, 2017 and Rules framed
there-under with due regard to this Act.

(5) The Election Commission shall appoint from amongst its
own officers or from the officers of the subordinate judiciary a
Delimitation Authority for each district to hear and decide the
Objection against the delimitation carried out by the Delimitation
Committee.

(6) An officer of the subordinate judiciary shall be appointed as Delimitation Authority in consultation with the Chief Justice of the High Court of Balochistan.

(7) A voter may, within fifteen days of the delimitation of constituencies by the Delimitation Committee, file objections against the delimitation before the Delimitation Authority which shall decide the objections within thirty days from the date of delimitation of constituencies by the Delimitation Committee”.

6. In the said Act, in section 13, in sub-section (2) for the word “Government” the words “Election Commission” shall be substituted.

7. In the said Act, in section 16, in sub-section (4), for the words, comma and figures “Representation of the People Act, 1976” the words, comma and figures “Election Act, 2017” shall be substituted.

8. In the said Act, in section 18, the following proviso shall be added: -

“Provided that the Budget of the Balochistan Local Council Election Cell shall be passed by the Balochistan Local Government Board”.

Amendment in 9. In the said Act, in section 19: -

section 19 of Act V

of 2010. (a) in the heading of section 19, after the words “Appointment of” the words “District Returning Officers and” shall be inserted;

(b) in section 19, for sub-section (1), (2), (3), and (4), the muneezdanooncom following shall be substituted;

(1) The Election Commission shall, in the prescribed manner, appoint a District Returning Officer for each district or a specified area-

(a) from amongst its own officers subject to availability;

(b) by selection from a list of officers provided by the Government or a Provincial Government; or

(c) from the subordinate judiciary in consultation with Chief Justice of the concerned High Court.

(2) Subject to the superintendence, directions and control of the Commission, the District Returning Officer shall coordinate and supervise all work in the district in connection with the conduct of an election and shall also perform such other duties and functions as may be assigned by the Election Commission.

(3) The Election Commission shall appoint, from amongst the officers of government, corporations or other institutions controlled by Government, a Returning Officer for each local area for the purpose of election of members for that local area;

Provided that a person may be appointed as Returning Officer of two or more local area.

(4) The Election Commission may appoint, from amongst own officers, the officers of Government, corporations or other institutions controlled by Government, as many Assistant Returning Officers as may be necessary”.

(c) after sub-section (4) amended as above, the following new sub-sections shall be added:-

(5) An Assistant Returning Officer shall assist the Returning Officer in performance of his functions under this Act and may, subject to any condition imposed by Election Commission, exercise and perform, under the control of the Returning Officer, the powers and functions of the

Returning Officer.

(6) It shall be the duty of a Returning Officer to do all such acts as may be necessary for effectively conducting an

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Amendment of
section 21, Act V of
2010.

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Insertion of new
section 21A, in Act
V of 2010

election in accordance with the provisions of this Act
and the rules made thereunder.

10. In the said Act, in section 21,

(a)

in sub-section (1) after the word “necessary” the words
“from amongst the officers of any Government or
corporations, autonomous or semi-autonomous bodies
controlled by any Government” shall be inserted;

(b) in sub-section (2), after the words “Election Commission”

(c)

the expression “District Returning Officer in Form-
II(A)(appended with the Election Rules, 2017)” shall be
substituted;

after sub-section (2), the following new sub-section shall be
inserted: -

“(2A) After approval of the District Returning Officer under
sub-rule (2) of rule 48 of the Election Rules, 2017, the
Returning Officer shall issue Appointment Orders to the
Presiding Officer, Assistant Presiding Officer and Polling
Officers in respect of each polling station on Form-II(B)
(appended with aforesaid Election Rules) shall be inserted.

11. In the said Act, after section 21, the following new sections
along with the heading shall be inserted: -

“21A. “Disciplinary proceedings. —

(1) An election official appointed or deputed to perform
duties in connection with an election shall be deemed to
be under the control, superintendence and discipline of
the Election Commission for the period commencing on
and from the date of appointment or deputation till
publication of the name of the returned candidate in the
official Gazette.

(2) Notwithstanding anything to the contrary contained in any other law, the Election Commission may initiate and finalize disciplinary action and impose any penalty against any election official for any act of misconduct provided in the Efficiency and Discipline Rules as applicable to such election official or under any provision of misconduct under this Act, and for this purpose, the Election Commission shall be deemed to be the Competent Authority under the said Efficiency and Discipline Rules or this Act.

(3) The Election Commission may, at any time, for reasons to be recorded in writing, suspend or withdraw any election official, a public servant or any other person in the service of Pakistan who-

(a) obstructs or prevents or attempts to obstruct or prevent the conduct of a fair and impartial poll; or

Insertion of new
section 21B, in Act
V of 2010

(b) interferes or attempts to interfere with a voter when he casts his vote; or

(c) influences or attempts to influence in any manner the polling staff or a voter; or

(d) does any other act calculated to influence the result of the election; or

(e) disobeys any order or avoids to carry out any instructions issued by the Election Commission or any officer authorized to issue any order or instructions or violates any provision of this Act.

(4) The Election Commission may appoint an officer to act as an Enquiry Officer or Authorized Officer to initiate and finalize proceedings under the Efficiency and Discipline Rules applicable to the election official concerned against whom action has been taken by the Election Commission under sub-section (3) or other provision of this Act or by the Returning Officer under sub-section (6) of section 54.

(5) The Enquiry Officer or Authorized Officer shall complete enquiry proceedings under the Efficiency and Discipline Rules as applicable to the election official concerned or under this Act within thirty days of the reference to him and shall submit the enquiry report to the Election Commission within seven days of the completion of the enquiry.

(6) The Election Commission may impose any penalty provided in the Efficiency and Discipline Rules as applicable to the election official concerned or any penalty provided under this Act.

(7) An election official aggrieved by a final order passed by the Election Commission may within thirty days of the receipt of the final order, file an appeal in the relevant Service Tribunal or other judicial forum.

(8) Where the Election Commission suspends or withdraws any election official, it may appoint any other election official to perform the duty of the election official suspended or withdrawn.

21B. Oath by election official. —

(1) An election official shall, before the commencement of his duty, make an oath in Form-XXXVI (appended with the Election Rules, 2017), that he shall act strictly in accordance with the provisions of the Act, Rules, directions of the Election Commission and in the following manner: -

(a) The Provincial Election Commissioner shall administer oath to the District Returning Officers of the Balochistan province;

(b) The District Returning Officer, shall administer oath to each Returning Officer and Assistant Returning Officer in the district;

(c) The Returning Officer shall administer oath to each Presiding Officer under his jurisdiction;

(d) The Presiding Officer shall administer oath to each member of polling staff under his jurisdiction before the commencement of poll; and

(e) The head of the law enforcement agency or an officer authorized by him in this behalf will administer oath to each official of that agency deputed in connection with an election duty.

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(2) The Forms shall be retained, after administration of oath by the officer administering oath:

Provided that the forms relating to the oath administered to polling staff at the polling station shall be placed in packet-18 labelled "Miscellaneous Papers" by the Presiding Officer".

Amendment of 12. In the said Act, in section 26, in sub-section (1), in clause (b) the section 26, Act V of words "extend it for such period and" shall be omitted.
2010.

Amendment —_ of 13. In the said Act, in section 32, in sub-section (1) and (2), the word

O10. 32, Act V of "Government" shall be substituted with the words "Chief : Minister".

Amendment of 14. In the said Act, in section 36, -

section 36, Act V of (a) The existing provision shall be numbered as sub-section (1)

2010. of that section; and

(b) After sub-section (1) numbered as aforesaid, the following

new sub-section shall be added: -

"(2) Any Local Council, under whom a vacancy of a Member of a Local Government occurs due to any cause, shall immediately inform the Commission about occurrence of the vacancy".

Amendment of 15. In the said Act, in section 40,

section 40, Act V of

2010. (a) the existing provision shall be numbered as sub-section (1) of that section and in sub-section (1), after the words sections, the figures and the comma "476," shall be inserted.

(b) After sub-section (1) numbered as aforesaid, the following

new sub-section shall be added: -

(2) "For the purpose of enforcing attendance of witness, the local limits of the jurisdiction of the Election Tribunal shall be the territories to which this Act extends".

Amendment of 16. In the said Act, in section 41, -

section 41, Act V of

2010. (a) in sub-section (1), -

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Insertion of new
section 41-A, Act
V of 2010.

Amendment of
section 67, Act V of
2010

Amendment of
section 68, Act V of
2010

Amendment of
section 69, Act V of
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Amendment of
section 70, Act V of
2010.

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(i) in clause (b), after the word “void”, the words ““and directing that fresh poll be held in one or more polling stations” shall be inserted;

in clause (d), after the word “void”, the words ““and directing that fresh election be held in the entire constituency” shall be inserted.

(ii)

(b) in sub-section (2), the word “The” appearing before the word “decision” shall be omitted and before the aforesaid, word, the expression “save as provided in section 41 A” shall be inserted.

After section 41, the following new section shall be inserted:

“41-A. Appeal against decision of Election Tribunal, - Any Person aggrieved by the final decision of the election Tribunal in respect of an election petition challenging election to a Local

Council or Local Government, may within thirty days of the date of the decision, appeal to the High Court having Jurisdiction and the decision of the High Court on such appeal shall be final”.

In the said Act, in section 67, the word “Government” shall be substituted with the word “Board”.

In the said Act, in section 68, in clause (a) and(b), the word “Government” shall be substituted with the word “Board”.

In the said Act, in section 69, in sub-section (1) the word “Government” shall be substituted with the word “Chief Minister” and in sub-section (2), the word “Government” shall be substituted with the word “Board”.

In the said Act, in section 70, -

(a) the existing provision shall be numbered as sub-section (1) of that section; and

(b) after sub-section (1) numbered as aforesaid, the following new sub-section shall be added: -

(2) Divisional Directorate of Local Councils. There shall be Divisional Directorate of Local Councils in every Division, under the Administrative and Financial control of the Balochistan Local Government Board, which shall consist of the followings from the Local Council Service-

Divisional Director Local Councils, Deputy Director (Admn) Local Councils, Deputy Director (Tech) Local Councils, an Assistant Director (B&A); and Supporting staff from the Local Council Service to be determined by the Local Government Board.

Provided that the Budget Scrutiny Committee of the Division shall consist of —

Amendment of
section 72, Act V of
2010

Amendment of
section 74, Act V of
2010

Amendment of
section 75, Act V of
2010

Amendment of
section 76, Act V of
2010

Amendment of
section 80, Act V of
2010

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(i)

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(iv)

(v)

(vi)

(vii)

Divisional Director Local Councils, Secretary of the
Local Council concerned, Deputy Director (Admn) Local
Councils, Deputy Director (Tech) Local Councils, an
Assistant Director (B&A); and Any co-opted member.

Provided that the Chairman of the Budget Committee
shall be the Divisional Director Local Council and the
Deputy Director (Admn) shall be its ex-officio Secretary.

Provided further that the Divisional Director Local
Councils shall undertake the following functions: -

to technically scrutinize the budget of Local Councils and
return it to the Local Council concerned for approval;

to provide technical support to the Local Councils;

to assist Local Councils in preparation of budgets and development schemes;

to supervise and monitor the functions of Local Councils under the provisions of BLG Act, 2010;

to coordinate with line departments in matters relating to Local Councils;

to administer, supervise and report on members of Local Councils Service and Servants of Council;

to coordinate between Government through Balochistan Local Government Board and the Local Councils of that Division; and

(viii) any other function as the Government or Board may assign.

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In the said Act, in section 72, the word "Government", wherever appearing, shall be substituted with the word "Chief Minister".

In the said Act, in section 74, the word "Government" wherever appearing, shall be substituted with the word "Board".

In the said Act, in section 75, the word "Government" wherever appearing, shall be substituted with the word "Chief Minister".

In the said Act, in section 76, the word "Government" wherever appearing, shall be substituted with the word "Chief Minister".

In the said Act, in section 80, sub-clause (3), the word "Government" shall be substituted with the word "Board".

28. In the said Act, in section 87, for the word "Government" wherever appearing, may be substituted with the word "Board"

Amendment of and the following provision shall be added: -
section 87, Act V of
2010.

"Provided that a Local Council, subject to approval of the Local Government Board, may engage Registered Community Based Organizations (CBOs)/ Community Institutions (CIs) in its local area development or execute such projects funded by the Donor Organizations/ Agencies".

www.ezqanoon.com 29. In the said Act, in section 97, in sub-section (1), the word "Government" shall be substituted with the word "Finance

Amendment of Department".
section 97, Act V of
2010

Amendment of 30. In the said Act, for section 100, the following shall be section 100, Act V substituted: -
of 2010.

(1) A Local Council shall prepare its Budget in the prescribed manner and forward it to the Office concerned in the following manner: -

"(i) a Union Council to the District Council Office for technical scrutiny;

(ii) an Urban Union Council, a District Council, a Municipal Committee, a Municipal Corporation, Town Municipal Corporation and Metropolitan Corporation to office of the Divisional Director Local Councils for technical scrutiny; and

Provided that the Budgets of Local Councils shall be passed and approved by the respective Local Councils after technical scrutiny from the respective Offices".

Provided further that in absence of an elected Local Council, the Budget of the Local Council concerned shall be passed by the Board in the manner as prescribed.

Provided also that in case of non-preparation of a Budget before the commencement of a Financial Year, the Budget for that Local Council shall be prepared and approved by the Board as prescribed.

Amendment of 31. In the said Act, for section 101, the following shall be section 101, Act V substituted: -
of 2010.

(1) The accounts of all receipts and expenditures of a local council shall be kept in such form and in accordance with such principles and methods as may be prescribed.

(2) In addition to maintenance of accounts by a local council, the Local Fund Audit shall maintain the accounts of the local councils.

(3) The Local Fund Audit of the Government shall pre-audit all the payments from the Local Fund.

Amendment of
section 110, Act V
of 2010.

Amendment of
section 116, Act V
of 2010

Amendment of
section 119, Act V
of 2010

Amendment of
section 120, Act V
of 2010.

Amendment of
section 121, Act V
of 2010.

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(4) A local council shall not withdraw or disburse money from the Local Fund unless it is pre-audited in the prescribed manner.

(5) The Local Fund Audit shall, by fifteenth day of July, prepare an annual statement of receipts and expenditures of the accounts of local councils for the preceding financial year and shall transmit the statement to the Board and the concerned local council.

(6) A copy of the annual statement of accounts shall be displayed at a conspicuous place in the office of the local council for public inspection and all objections or suggestions concerning such accounts received from the public shall be considered by the local council and appropriate decision shall be taken.

In the said Act, in section 110, in sub-section (2) the words "with prior approval of the Government" shall be substituted with the words "in the manner as may be prescribed by the

Government” after second proviso, the following third proviso shall be added: -

“Provided further that the District Committee, to be notified by the Government, shall accord approval for further extension of the already leased out immovable property.”

In the said Act, in section 116, in sub-section (3) and in sub-section (4), the word “Government”, wherever appearing, shall be substituted with the word “Board”.

In the said Act, in section 119, the word “Government”, wherever appearing, may be substituted with the word “Board”.

In the said Act, for section 120, along with marginal heading, the following shall substitute: -

“120. Local Councils Finance Commission: -The Chief Minister shall constitute a Local Councils Finance Commission headed by the Minister Finance, Minister Local Government as Co-Chairman and with the Additional Chief Secretary (Development) and Secretaries of Finance and Local Government Departments as members for award of share and grant to the Local Councils”.

In the said Act, in section 121, -

(a) in the heading, for the words “Local Council Grants Committee” the words “Local Council Finance Commission” shall be substituted;

Amendment of
section 122, Act V
of 2010.

Amendment of
section 124, Act V
of 2010

Amendment of
section 125, Act V
of 2010

Amendment of
section 130, Act V
of 2010.

Amendment of
section 131, Act V
of 2010.

Amendment of
section 134, Act V
of 2010

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(b) In sub-section (1), -

(i) for the word "Government" the words "Chief

Minister" shall be substituted;

in clause (a) and (b), for the word "Grant" the word
"Share" shall be substituted;

(ii)

(c) In sub-section (2), for the words "Grants Committee" the
words "Local Council Finance Commission" shall be
substituted.

In the said Act, in section 122, for the words "Local Council
Grants Committee" wherever appearing the words "Local

Council Finance Commission” shall be substituted.

In the said Act, in section 124, in sub-section (1), the word “Government”, wherever appearing, shall be substituted with the word “Board”.

In the said Act, in section 125, in sub-section (1), the word “Government”, shall be substituted with the word “Board”.

In the said Act, in section 130, the colon appearing at the end of sub-section (4) shall be substituted with full stop (.) and the proviso appearing thereafter shall be omitted.

In the said Act, in section 131, in sub-section (1), clause (d) shall be omitted.

In the said Act, in section 134, the following be inserted: -

a. in sub-section (1), the words “ten thousand” shall be substituted with the words “thirty thousand”, and the words “two hundred rupees” shall be substituted with “five hundred rupees”,

b. in sub-section (2), the words “five thousand” shall be substituted with the words “twenty five thousand”, and the words “two hundred rupees” shall be substituted with “five hundred rupees”

(TAHIR SHAH KAKAR)
Secretary

No.PAB/ Legis:V(17)/2022/8746 Dated Quetta, the 23" August, 2022.

A copy is forwarded to the Chief Controller, Government Printing Press, Balochistan, Quetta for favour of publication in the next issue of Balochistan Gazette. Before final printing, a copy thereof be sent to this Secretariat for proof reading. Fifty copies of the Act may please be supplied to this Secretariat for

record.

(ABDUL REHMAN)
Special Secretary (Legis:)

No.PAB/Legis:V(17)/2022/8746 Dated Quetta, the 23rd August, 2022.

A Copy is forwarded for information and necessary action: -

The Principal Secretary to Governor Balochistan, Quetta.

The Principal Secretary to Chief Minister Balochistan, Quetta.

The Secretary Government of Balochistan, Local Government Department, Quetta.

The Secretary, Government of Balochistan, Law and Parliamentary Affairs Department, Quetta.
The Director General, Public Relations, Balochistan, Quetta.

The System Analyst, Balochistan Provincial Assembly.

P.S. to Secretary, Balochistan Provincial Assembly.

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Special Secretary (Legis:)

14

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