

BRTRAORDINARY ; : REGISTERED No.£--.2771.

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NO. 271 QUETFA WEDNESDAY | NOVEMBER: 6. 198s
~~" BALUCHISTAN PROVINCIAL ASSEMBLY SECRETARIAT.
NOTIFICATION,

Quetta, the 6th November, 1985.

No, LEGIS=lil.(6)/85.. - The Quetta Development Authority (Amendment) Bil. 1985
having .been'. passed. by the Provincial Assembly of Baluchistan.on 9th October, 1985
and 'asserted 'toby' the Governor of: Baluchistan. is hereby published as an Act of the
Provincial: Assembly. in

THE QUETTA DEVELOPMENT AUTHORITY (AMENDMENT)
ACT, 1985.

BALUCHISTAN. ACT. NO. VI,OF 1985.

(First published after having received the assent of the Governor of Baluchistan in the
Baluchistan Gazette (Ex tra-ordinary) dated 6th Novem ber, 1985.)

AN
ACT

to amend the Quetta Development Authority Ordinance, 1978
QV of 1978): a

G.P.(Q)594-350-copies-1 1/85.

Preamble. ; WHEREAS it

Authority Ordinai

“expedient to amend the Quetta Development
the manner hereinafter appearing.

It is hereby enacted as'follows:—

Short title and 1. (1) This. Act may be called the Quetta Development Authority
commencement, (Amendment) Act, 1985. :

(2) It shall come into force at once and shall be deemed to have
_taken.effect-on the 1st day. of December,.1984.

Amendment of 2. In the Quetta Development Authority Ordinance, 1978; herein-

section 8 of after referred to. as the said Ordinance, after'sub-section (6) of section
Ordinance IV 8, the full stop occurring at the end shal! be substituted by a colon
of 1978. and thereafter the following proviso shall be added, namely:—

“Provided that no appeal shall be decided. unless the appellant
or the person likely to be affected thereby is afforded an oppor-
tunity of being heard,”

Amendment of 3. In the said Ordinance, after clause (v) of section 31 anew clause

section 31 of shall be added, namely: —

Ordinance IV
of 1978. io “(v) construction of mosque, wherever necessary, in any

residential area and earmarking of the plot for the said
purpose.”

Amendment of 4. In the said Ordinance, in sub-section (6) of section 42, after the

section 42 of words. “the Provincial Government on any such revision” and before
Ordinange 1V the words “shall be final” the following words shall be inserted:—
of 1978 :

“made after giving an opportunity of being heard to the
person affected thereby.”

Amendment of 5. In the said Ordinance in sub-section (4) of section' 43, after the

section 43 of words “the decision of the Authority thereon” and.before the words
Ordinance IV “shall be final” the following words shall be inserted: —
of 1978. ‘

“made after giving an opportunity of being heard to the
owner”.

Amendment of 6. _In the said Ordinance, in sub-section (2) of section S51, after the

section 51 of words "and the Provincial Government" and before the word "shall" Ordinance IV the words "after affording him an opportunity of being heard," shall of 1978, be inserted.

Amendment of 7. In the said Ordinance, in section 95, for the words 'or any other section 95 of law for the time being in force" the words, bracket and figures "or the Ordinance 1V Quetta Acquisition of Land (Housing and Development Scheme) of 1978. Ordinance, 1979 (XVII of 1979)" shall be substituted.

Amendment of
para 3 of
SCHEDULE of
Ordinance IV
of 1978.

Saving.

8. In the said Ordinance, in para 3 of the Schedule from clause (iv) of section 11 of the Land Acquisition Act, 1894, the words "and who is not entitled to receive the additional sum of fifteen percent" shall be omitted.

9. Anything done, action taken, order passed, or any decision made after the lapse of the Quetta Development Authority (Amendment) Ordinance, 1985 (XIX of 1985), under the provisions of the said Ordinance shall be deemed to have been validly done, taken, passed or made, as if this Act was in force on the day on which such thing was done, action taken, order passed or decision made.

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AZHAR SAEED KHAN
Secretary,
Provincial Assembly of Baluchistan.