

SINDH ACT NO.VIII OF 2009

THE LARKANA DEVELOPMENT AUTHORITY (REVIVAL AND AMENDING) ACT, 2009

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Preamble.

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1. Short title and commencement.
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[31st October, 2009]

An Act to revive and amend the law relating to the  
Larkana Development Authority.

WHEREAS in order to give impetus and encourage Preamble.  
the housing industry and provide shelter to the people of  
the Province, it is expedient to revive and amend the  
Larkana Development Authority Act, 1994, in the manner  
hereinafter appearing;

It is hereby enacted as follows:-

1. (1) This Act may be called the Larkana Short title and  
Development Authority (Revival and Amending) Act, 2009. commence-  
ment.

(2) It shall come into force at once and shall be  
deemed to have taken effect on and from 24 October,  
2007.

2. The Larkana Development Authority, Act, 1994, shall Revival and  
stand revived on and from 1st day of July, 2002, as if it was amendments of  
never repealed and on such revival, shall stand amended \_ Larkana  
as under:- Development  
Authority.

1. Through out the Act, for the words "Larkana Division",

the words "District Larkana", for the words "Local

Council", the words "Zila Council", and for the word

"Commissioner", the words and bracket "Executive

District Officer (Revenue)", for the word "Collector"

and the words "Deputy Commissioner", the words

"District Officer (Revenue)", for the word "urban",

the word "certain" and for the words "local

authority", "local council", "local authority or body",

and for the words "local council or body", the words

"local Government" as defined under section 2 of

the Sindh Local Government Ordinance, 2001, shall

be substituted.

2. In section 2—

(a) after clause (f), the following new clauses shall be inserted:-

“(ff) “consolidation of land” means adjustment of plots in a scheme by way of exchange or otherwise for the purpose of the scheme; and

“(fff) “District” means District as defined under section 2 of the Sindh Local Government Ordinance, 2001.”;

(6) in clause (n), the semi colon shall be replaced by a full stop; and

(c) clause (0) shall be omitted.

3. In section 3, in sub-section (3), the words “or such other place as Government may fix by notification”, shall be omitted.

4. In section 4, for sub-section (1), the following shall be substituted:-

“(1) The Authority shall consist of-

(a). Minister, Housing Town Planning Chairman and Local Government.

(b) Three Local Members of the Members/ Vice Provincial Assembly to be Chairman nominated by the Speaker, one of them shall be nominated as Vice Chairman.

(c) Secretary Local Government Member Department

d) District Coordination Officer, Member

District Government Larkana

(e) Director General, Member/ Larkana Development Secretary Authority

(f) Director General, Public Health Member

Engineering Department.

(g) Two persons to be nominated Members by Government

5. In section 6, for the word “Non-official”, the word “The” shall be substituted.

6. In section 9, in sub-section (1), after clause (iii), the following new clause shall be inserted:-

“(ili-a) consolidate any land in such manner as may be prescribed by rules;”.



3. All orders made, proceedings taken, appointments Saving.  
made, acts done by the authority, or by any person, which

were made, taken or done, or purported to have been

made, taken or done between the first day of July two  
thousand two, and the date on which this Act comes into

force (both days inclusive), shall notwithstanding any  
judgment of any court be deemed to be and always to

have been validly made, taken or done under the said law

and shall not be called in question in any court or forum on

any ground whatsoever.