# **THE ELECTION RULES 2017**

# CHAPTER I

# **PRELIMINARY**

- **1. Short title and commencement.** (1) These Rules may be called the Election Rules, 2017.
  - (2) They shall come into force at once.
- **2. Definitions.** (1) In these Rules, unless there is anything repugnant in the subject or context,—
  - (i) "Act" means the Elections Act, 2017;
  - (ii) "continuing candidate" with reference to election to the Senate means any candidate not elected and not excluded from the poll at any given time;
  - (iii) "delimitation committee" means the committee constituted or appointed by the Commission under the Rules for the purpose of delimitation of constituencies of an Assembly, or, as the case may be, a local government;
  - (iv) "Delimitation authority" means an authority appointed by the Commission for hearing and disposal of representations made in connection with delimitation of constituencies of local governments.
  - (v) "exhausted paper" with reference to election to the Senate means a ballot paper on which no further preference is recorded for a continuing candidate:

Provided that a ballot paper shall also be deemed to have become exhausted whenever—

- (a) the name of two or more candidates, whether continuing or not, are marked with the same figure and are next in order of preference; or
- (b) the name of the candidate next in order of preference, whether continuing or not is marked—
  - (i) by a figure not following consecutively after some other figure on the ballot paper; or

- (ii) by two or more figures;
- (vi) "first preference" with reference to election to the Senate means the figure 1 set opposite the name of a candidate, "second preference" means the figure 2 set opposite the name of a candidate, "third preference" means the figure 3 set opposite the name of a candidate, and so on;
- (vii) "form" means a form appended to these Rules and the Act and includes translation thereof into any language as may be approved by the Commission;
- (viii) "original vote" in relation to any candidate for election to the Senate means a vote derived from a ballot paper on which a first preference is recorded for such candidate;
- (ix) "Party Leader" means the head of a political party duly elected in accordance with the constitution of the political party and the provisions of the Act by whatever name designated;
- (x) "publish" with its grammatical variations, includes exhibition at a place accessible to the public;
- (xi) "schedule" means schedule appended to these Rules;
- (xii) "section" means a section of the Act;
- (xiii) "surplus" with reference to election to the Senate means the number by which the value of the votes, original and transferred, of any candidate exceeds the quota;
- (xiv) "transferred vote" in relation to any candidate for election to the Senate means a vote the value or the part of the value of which is credited to such candidate and which is derived from a ballot paper on which a second or a subsequent preference is recorded for such candidate; and
- (xv) "unexhausted ballot paper" with reference to election to the Senate means a ballot paper on which a further preference is recorded for a continuing candidate.

(2) The words and expressions used but not herein defined shall have the meanings as assigned to them in the Constitution and the Act.

### CHAPTER II

## **ELECTION COMMISSION OF PAKISTAN**

- **3. Procedure of the Commission.** (1)For the performance of its functions and duties under the Constitution and the Act, the Commission may hold meetings as and when it deems appropriate.
- (2) Secretary to the Commission shall prepare an agenda of the meeting along with a working paper and submit it to the Commissioner for approval and shall place the same before the Commission on a date to be fixed by the Commissioner.
- (3) The minutes of the meeting containing decisions of the Commission shall be communicated by the Secretary to all concerned for implementation.
- (4) The Commission may require any of its members or any of its officers to supervise the implementation of a particular assignment or activity and to submit a compliance report in regard thereto.
- (5) The Commission may review the progress of previous decisions in its subsequent meetings.
- 4. Procedure relating to contempt of the Commission.—
  (1) The Commission may take cognizance of its alleged contempt under section 10, either *suo-moto* or on a petition filed by any person on account of willful disobedience of any order, instruction or direction of the Commission or a breach of undertaking submitted to the Commission or using intemperate language against the Commissioner, or the Commission or any of its members.
- (2) A petition for contempt proceedings shall be duly registered by the office before presenting to the Commission.
- (3) The petition shall briefly and clearly state all relevant facts, purported to be constituting contempt of the Commissioner, the Commission or any of its members and shall be supported by an affidavit of the petitioner, if any.

- (4) Notice of the petition along with statement of allegations and affidavit, if any, shall be served on the person complained against hereinafter called "the respondent" and the notice shall require the respondent to appear in person and unless the Commission otherwise directs, he shall appear on each date of hearing and, if so required shall enter into recognizance with one or more sureties.
- (5) Where the alleged contempt by any of office bearer or member of a political party enlisted under the Act consists of any of the grounds mentioned in sub-rule (1), the notice shall be served on the party leader of such political party and such of office bearers or members of the party who at the time of alleged contempt were responsible for such act.
- (6) Where the Commission is satisfied by an affidavit or otherwise, that the respondent is or, as the case may be, respondents are avoiding service, it may direct issuance of bailable or non-bailable warrants for his or their arrest.

<sup>1</sup>Provided that in case of bailable warrant, the Commission may in its discretion by endorsement on warrant and subject to its satisfaction, direct the police officer(s) to take such bail or security if such person is ready and willing to give bail and security required by such direction and shall forward the bond to the Commission:

Provided further that where a person is arrested in pursuance of a non-bailable warrant in which no direction has been endorsed, the Commission may for sufficient reasons release the person subject to furnishing such bond or security, as the Commission thinks fit and direct the person to appear by a specified date before it.

(7) Where the contempt consists of words or any act of visible sign which tends to prejudice a party to the proceeding before the Commission or tends to scandalize the Commissioner or any member of the Commission or otherwise tends to bring the Commissioner or a member of the Commission in relation to his office into hatred, ridicule or contempt, the matter shall in the first instance be placed before the Commissioner and such member as the Commissioner may nominate to consider the expediency or propriety of taking action in the matter.

4

<sup>&</sup>lt;sup>1</sup> Inserted vide ECP SRO 2271(1)/2022 dated 12th December, 2022

- <sup>1</sup>(8) If the Commission on the basis of opinion expressed by the Commissioner or the member mentioned in sub-rule (7) decides that action should be taken in the matter, it may direct a notice or a show cause notice to be issued to the alleged contemnor by the Secretary of the Commission or in his absence, any other officer of the Commission and copy of such notice or show cause notice shall be sent to the Advocate General, Islamabad who shall in that event either conduct proceedings himself or depute an Additional Advocate General or a Deputy or Assistant Advocate General for the purpose.
- (9) The respondent shall, on the first hearing, file a written reply in answer to the allegations against him and shall be afforded reasonable opportunity to adduce evidence in his defence.
- (10) No oath shall be administered to the respondent unless he chooses to appear as his own witness.
- (11) Notwithstanding anything contained in this rule, where the contempt is committed in the face of the Commission, Commissioner or a member of the Commission in Chambers, the Commission, the Commissioner or the member, as the case may be, may proceed forthwith to determine the guilt of the respondent and the procedure laid down in this rule shall be followed.
- (12) If at any time during the pendency of the contempt proceedings or thereafter but before the execution of the sentence, the respondent tenders unqualified apology, the Commission may consider such apology and make such order as it may consider appropriate.
- (13) The Commission may award sentence of imprisonment, fine or both as it may deem fit in the circumstances of each case.
- (14) The warrant of arrest of any person, witness and commitment to jail in case of sentence of imprisonment or imprisonment in default of payment shall be in Form-1, Form-2, Form-3 and Form-4, respectively.
- <sup>2</sup>(15) The bond referred to in proviso to sub-rule (6) and notice or a show cause notice referred to in sub-rule (8) shall be on Forms 4A and 4B, respectively.

<sup>&</sup>lt;sup>1</sup> Inserted vide ECP SRO 2271(1)/2022 dated 12th December, 2022

<sup>&</sup>lt;sup>2</sup> Inserted vide ECP SRO 2271(1)/2022 dated 12th December, 2022

- **5. Financial powers of the Commissioner.** (1) The financial powers of the Commissioner contained in section 11 shall include powers:
  - (a) for creation of posts;
  - (b) to upgrade, downgrade or change the nomenclature of any post;
  - (c) to sanction and incur expenditure on any item including any allowance from within approved budgetary allocation; and
  - (d) to re-appropriate funds from one head of account to another head of account within approved budgetary allocation.
- (2) The powers of the Commissioner contained in clause (c) in sub-rule (1) shall include the power to sanction and incur expenditure on account of remuneration, or, as the case may be, honoraria to be paid to:
  - (a) the election officials appointed in connection with an election:
  - (b) the enumeration staff engaged for the preparation or revision of electoral rolls;
  - (c) officers and staff working under the Commissioner on account of conduct of an election, delimitation or other activities;
  - (d) training experts engaged for imparting training to the officers and staff working under the Commissioner and the election officials appointed in connection with an election; and
  - (e) such officers and officials belonging to other departments whose services are requisitioned for any activity carried out by the Commission.
- **6. Measures for Trainings.** (1) In pursuance of section 12, for trainings to be arranged for its own officers or election officials deputed or appointed in connection with an election, the Commission shall appoint a Committee to prepare or review the handbooks, manuals and other training material for such trainings, well before the

start of the trainings, which shall be approved by the Commission or an officer authorized by it.

- (2) The trainings for officers and staff of the Commission will be held in Federal Election Academy or at such other place or places as the Commissioner may decide.
- (3) The training plan for election officials to be appointed or deputed in connection with election shall be prepared by the Training wing in consultation with Provincial Election Commissioners and shall be submitted to the Commission or to an officer authorized by it for its approval.
- (4) The Commission may utilize services of its own officers or requisition services of trainers from any government for conduct of trainings mentioned in sub-rule (1) and arrange the trainings either itself or hire services of some other department or organization for this purpose on terms and conditions to be determined by it.
- (5) The Commission may appoint a Training Coordinator for each district <sup>1</sup>[\*\*\*] who shall assist the District Election Commissioner <sup>2</sup>[\*\*\*]in arranging venues, providing logistics and training material and execution of trainings in the manner as may be determined by the Commission.
- (6) The Commission or an officer authorized by it in this behalf may direct any public authority, educational or training institution to organize exclusive training, or include in their training programmes, sessions to promote dissemination of knowledge regarding electoral laws, procedures and best practices.
- (7) The trainings to be imparted to District Returning Officer, Returning Officer and polling personnel shall be monitored in order to ensure attendance of trainees and assess effectiveness of such trainings and reports thereof shall be submitted to the Secretary to the Commission for perusal and necessary measures, if required.
- <sup>3</sup>6A. Procedure of the Commission under Sub Section (1) of the Section 9 of the Elections Act, 2017. (1) For exercising the powers under sub-section (1) of section 9, the Commission shall regulate its procedure as follows:

<sup>&</sup>lt;sup>1</sup> Omitted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

<sup>&</sup>lt;sup>2</sup> Omitted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

<sup>&</sup>lt;sup>3</sup> Inserted *Vide* ECP Notification SRO. 1(1)/2022 dated 18<sup>th</sup> April, 2022.

- (a) The Commission may on the petition presented to it, initiate proceedings under section 9 and pass order to the office for fixation for hearing or placing before it on file.
- (b) The petition under section 9 shall contain a statement of material facts alongwith complete particulars of grievances and grave illegalities and violations of the Act or the Rules.
- (c) The petitioner shall file one plus seven (1+7) copies of the petition for utilization of the Commission and handing over to the respondent(s).
- (d) The petition shall be duly accompanied by relevant documents pertaining to the grievances, illegalities or violation of the Act or the Rules.
- (e) The petition shall contain complete address of the parties and copy of the national identity card and contact number of the petitioner.
- (f) The officer or official authorized in this behalf shall examine the petition and ensure that the petition is properly indexed and duly page numbered.
- (g) The petition shall be duly entered in the register on the duly approved format and data entry of its particulars shall be carried out accordingly.
- (h) The officer or official shall return the petition, if it is found to be not properly numbered, paged or is not accompanied by relevant documents, with the advice of resubmission thereof by due date if the petitioner so desires.
- (2) Once the matter has been fixed for hearing or placed before it on file, the Commission may proceed as follows:
  - (a) The Commission shall cause to be issued notice(s) to all the respondent(s) or any other person to be affected by the Order of the Commission along with copy of the petition and the accompanying documents requiring them to appear in person or through a duly authorized agent or counsel.

- (b) The notice(s) under sub-rule(a) may be issued through any of the following modes:
  - (i) registered post acknowledgment due;
  - (ii) courier service;
  - (iii) urgent mail service;
  - (iv) special representative;
  - (v) any other mode as the Commission may deem fit
- (c) the date and time of hearing may also be disseminated by the following modes:
  - (i) newspaper;
  - (ii) short message service (SMS): or
  - (iii) any electronic mode of communication, which may include radio, television.
- (d) If the respondent(s) fail to appear before the Commission on a date of hearing despite due service, the Commission shall proceed in the matter ex-parte.
- (e) The Commission may require a respondent to file his written statement, if desired by it.
- (f) Each respondent shall provide his complete address, copy of the national identity card and contact number (mobile number) for his service with his reply or written statement to be filed under clause (d).
- (g) The Commission may in appropriate case(s) require a petitioner to file a rejoinder.
- (h) The Commission may seek report and relevant documents from the concerned department or agency or any of the officer thereof or its own officers.
- (i) The Commission may record such evidence as it may deem necessary concerning grave illegalities and violations of the Act and the Rules.
- (j) The Commission may order that any or all facts to be proved or disproved by affidavit(s) and, for the purpose

- of expeditious conclusion of inquiry, may apply such other procedure as it deems fit if circumstances so warrant.
- (k) The Commission may also on its own motion or on the report of concerned election official initiate proceedings under section 9 of the Act and may conduct such inquiry, issue summons or notices to the parties, government functionaries, election officials, elected members and other citizen(s) relevant to the matter, as it may deem necessary and shall make an order declaring the poll void in one or more polling stations or in the whole constituency.
- (I) The Commission shall decide the matter after providing an opportunity of hearing to the parties.
- **6B.** Procedure before the Commission for inquiry under section 9(1) of the Elections Act 2017. For the purpose of inquiry under section 9(1) of the Elections Act 2017, the Commission shall have powers in respect of the following:
  - (a) enforcing the attendance of any person and examining him on oath;
  - (b) compelling the discovery and production of documents, articles or objects;
  - (c) summoning and examining, on its own motion, any person whose evidence appears to be material; and
  - (d) Proceeding with the matter on day-to-day basis and the Commission may grant no adjournment to any party for more than three days and that too on payment of such costs as it may determine.

### **CHAPTER III**

# **DELIMITATION OF CONSTITUENCIES**

# A. DELIMITATION OF CONSTITUENCIES OF ASSEMBLIES

**7. Commission to delimit constituencies**. — After allocation of seats in the National Assembly under clause (5) of

Article 51 to each Province <sup>1</sup>[\*\*\*] and the Federal Capital, the Commission shall carry out the delimitation of constituencies of general seats in an Assembly in accordance with section 19 and the procedure laid down in this Chapter, on the basis of population in accordance with the last preceding census officially published.

- **8. Determination of quota**. (1) The Commission shall, after allocation of seats referred to in rule 7, determine the average population (hereinafter referred to as "quota per seat") of a constituency for each Province<sup>2</sup>[\*\*\*] and the Federal Capital by dividing total population thereof by general seats in the National Assembly allocated to a Province<sup>3</sup>[\*\*\*] or, as the case may be, the Federal Capital.
- (2) The Commission shall determine and notify the share of a district or districts, <sup>4</sup>[\*\*\*] or, as the case may be, the Federal Capital by dividing total population thereof with the quota per seat of the National Assembly as determined under this rule:

Provided that a fraction of more than 0.5 may be counted as one seat and a fraction of less than 0.5 may be ignored:

Provided further that the Commission may deviate from the principle laid down in the first proviso in exceptional cases for reasons to be recorded.

- (3) The Commission shall divide total population of a Province by the number of general seats in the Provincial Assembly to determine quota per seat in that Assembly.
- (4) The Commission shall determine and notify the share of a district or districts by dividing total population thereof with the quota per seat of the Provincial Assembly concerned as determined under this rule:

Provided that a fraction of more than 0.5 shall be counted as one seat and a fraction of less than 0.5 may be ignored:

Provided further that the Commission may deviate from the principle laid down in the first proviso in exceptional cases for reasons to be recorded.

<sup>&</sup>lt;sup>1</sup>Omitted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

<sup>&</sup>lt;sup>2</sup>Omitted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

<sup>&</sup>lt;sup>3</sup>Omitted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

<sup>&</sup>lt;sup>4</sup>Omitted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

- **9. Constitution of Delimitation Committees.**—(1) For delimitation of constituencies in accordance with the quota determined under rule 8, the Commission shall constitute, for each Province, a Delimitation Committee consisting of not less than three officers of the Commission, one of whom shall be designated as the Convener, which shall be responsible to prepare draft proposals for delimitation of constituencies of National Assembly and Provincial Assembly of the respective Province.
- (2) A Delimitation Committee shall be constituted separately for the Federal Capital <sup>1</sup>[\*\*\*] which shall be responsible to prepare the draft proposals for delimitation of constituencies of the National Assembly from <sup>2</sup>[\*\*\*] the Federal Capital.
- (3) The Commission shall convey the share of seats for each district or districts <sup>3</sup>[\*\*\*]in the National Assembly or, as the case may be, the share of seats for each district or districts in the Provincial Assembly, to the concerned Delimitation Committees constituted under sub-rule (1) and sub-rule (2) and shall also provide guidelines and timeframe for functioning of the Committee.
- 10. Draft proposals for delimitation of constituencies.—
  (1) A Delimitation Committee constituted under rule 9 shall, immediately after its constitution, proceed to obtain from Pakistan Bureau of Statistics, population data of last census officially published along with relevant maps showing therein census charges, census circles and census blocks along with description, relating to a Province, a district <sup>4</sup>[\*\*\*] or any other administrative or revenue unit as it may require.
- (2) The Delimitation Committee shall also obtain district maps along with description, duly authenticated by Pakistan Bureau of Statistics, or, as the case may be, the district head of Revenue Department, prepared on a uniform scale as may be determined by the Commission indicating therein details of all administrative and revenue units in the district to the level of a Patwar Circle or, as the case may be, a Tapedar Circle, as well as prominent geographical and physical features, such as rivers and mountains and any other information as may be determined by the Commission or required by the Committee.

<sup>&</sup>lt;sup>1</sup>Omitted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

<sup>&</sup>lt;sup>2</sup>Omitted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

<sup>&</sup>lt;sup>3</sup>Omitted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

<sup>&</sup>lt;sup>4</sup>Omitted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

- (3) In preparing draft proposals for delimitation of constituencies, the Delimitation Committee shall follow the principles of delimitation as laid down in section 20, procedure given in this Chapter and the guidelines provided by the Commission from time to time.
- (4) The constituency for an Assembly shall not ordinarily extend to more than one district except in exceptional circumstances for reasons to be recorded by the Delimitation Committee:

Provided that a Patwar Circle or, as the case may be, a Tapedar Circle shall be the basic unit for delimitation and it shall not be broken under any circumstances:

Provided further that in case of urban areas census circle shall not be broken under any circumstances.

(5) As far as possible, the delimitation of constituencies of an Assembly shall start from the Northern end of the district <sup>1</sup>[\*\*\*] and then proceed clock-wise in zigzag manner keeping in view that population among the constituencies of an Assembly shall remain as close as may be practicable to the quota:

Provided that the quota under this sub-rule shall be determined by dividing total population of the district  $^2[***]$  with number of seats allocated to that district  $^3[***]$ :

Provided further that the variation in population between two or more constituencies shall not ordinarily exceed ten percent and the Delimitation Committee shall record reasons if, in exceptional circumstances, the variation has to exceed the limit.

- (6) For the purpose of preparation of draft proposals for delimitation, the Delimitation Committee may require assistance from any Federal, Provincial or, as the case may be, a Local Government Authority.
- (7) After the draft proposals for delimitation of constituencies are finalized on Form-5, the Delimitation Committee shall send the same to the Commission, within the time specified and in the manner as may be determined by the Commission.

<sup>&</sup>lt;sup>1</sup>Omitted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

<sup>&</sup>lt;sup>2</sup>Omitted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

<sup>&</sup>lt;sup>3</sup>Omitted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

- 11. Publication of preliminary proposals.—(1) The Commission may, on receipt of Form-5 containing draft proposals of delimitation of constituencies of an Assembly, examine such proposals with reference to the principles of delimitation as laid down in section 20, the provisions of this Chapter and its guidelines and may make such alterations or modifications therein as it may deem necessary or may refer such proposals back to the Delimitation Committee concerned for re-consideration in the light of observations of the Commission and such Delimitation Committee after making modifications in the proposals as may be necessary shall re-submit the same to the Commission within fifteen days of its receipt.
- (2) The Commission, after it is satisfied that draft proposals for delimitation conform to the provisions of the Act and these Rules, shall publish them as preliminary proposals for delimitation along with its report in the official gazette and cause to give wide publicity to the same as it may deem fit.
- **12. Manner of making representation.**—(1) A voter in a constituency may, within a period of thirty days from the publication of the preliminary proposals, make a representation to the Commission in respect of the delimitation of constituencies of the district <sup>1</sup>[\*\*\*] wherein his vote is registered.
- (2) A representation shall be in the form of a memorandum giving therein the grounds for such representation and the details of how the constituencies of an Assembly in the district <sup>2</sup>[\*\*\*] may be delimited if representation is accepted by the Commission.
- (3) The representation shall be signed by the person making it and be presented either in person or by an agent duly authorized in writing.
- (4) A representation referred to in sub-rule (1) shall be filed with the Secretary to the Commission and shall be accompanied by eight copies thereof along with duly marked equal number of relevant maps to be obtained from the Commission, Pakistan Bureau of Statistics or, the revenue department, as the case may be, on the scale approved by the Commission indicating therein all existing administrative and revenue units in the district <sup>3</sup>[\*\*\*]:

<sup>&</sup>lt;sup>1</sup>Omitted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

<sup>&</sup>lt;sup>2</sup>Omitted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

<sup>&</sup>lt;sup>3</sup>Omitted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

Provided that a person making representation may obtain copies of maps against payment of a fee of one thousand rupees per map from the Commission or an officer authorized by it:

Provided further that a person making representation shall rely only on the figures of population taken from the last census officially published.

- (5) While submitting a representation under sub-rule (4), a district <sup>1</sup>[\*\*\*] as a whole shall be taken as minimal unit for the purpose of preparing maps wherein all constituencies of the district <sup>2</sup>[\*\*\*], including the constituency in respect whereof representation has been filed, shall be marked on the basis of suggestion made in the representation and highlighted to distinguish them from each other.
- (6) The representations filed with the Secretary to the Commission shall be entered in a register in Form-6.
- 13. Hearing and disposal of the representations by the Commission.— The Commission, on receipt of representations, shall hear the same in such manner and within such time as it may deem fit:

Provided that the Commission may hold inquiries, if so required, and summon any record or witness as may be necessary for the disposal of a representation.

- **14. Final list of constituencies.**—After making such amendments, alterations and modifications in the preliminary proposals of delimitation as may be required as a result of hearing of representations, the Commission shall publish, within a period of thirty days from the last date fixed for making representation, final lists of constituencies of an Assembly on Form-7 in the Official Gazette showing the areas included in each constituency of the National Assembly or, as the case may be, a Provincial Assembly.
- **15. Re-description of constituencies.**—The Commission may re-describe a constituency in case of any change in administrative units, however, in doing so, the limit of the constituency shall remain the same.

<sup>&</sup>lt;sup>1</sup>Omitted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018. <sup>2</sup>Omitted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

# B. DELIMITATION OF CONSTITUENCIES FOR LOCAL GOVERNMENTS

**16. Appointment of Delimitation Committee.**— (1) For the purpose of delimitation of local governments, the Commission shall appoint a delimitation committee for each district or a part thereof (hereinafter referred to as "the Committee" in this Chapter) from amongst the officers of the Commission, the federal government or the provincial government, autonomous bodies controlled by the federal or provincial governments as it may deem appropriate:

Provided that the convener of the committee shall be the District Election Commissioner <sup>1</sup>[\*\*\*] concerned as may be notified by the Commission.

- (2) The Committee referred to in sub-rule (1) shall delimit the local governments, or, as the case may be, a ward within a local government, in accordance with the provisions of the Act, the applicable local government laws, the Rules and such other instructions as may be issued by the Commission from time to time.
- 17. Functions of the Committee.— Subject to the principles of delimitation laid down in the Act, the Committee shall delimit the constituencies in accordance with the applicable local government laws, the Rules and such other instructions as may be issued by the Commission from time to time:

Provided that the constituencies so delimited for the local governments or, as the case may be, a ward within a local government shall as far as possible be equal in population among themselves and in case of variation in population difference shall not be more than ten percent and the census block shall not be broken:

Provided further that in case of variation exceeding ten per cent, the Committee shall record reasons thereof.

**18.** Assistance to the Committee.—(1) Subject to superintendence, direction and control of the Commission, the Committee may require any person or authority to perform such functions or render such assistance as may be required for the purposes of delimitation of constituencies under the Act, the applicable local government laws, the Rules and such other instructions as may be issued by the Commission from time to time.

<sup>&</sup>lt;sup>1</sup>Omitted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

- (2) The Federal, or, as the case may be, the provincial government, subject to the direction of the Commission, shall provide the number of constituencies to be delimited, details of administrative and revenue units, census data and requisite maps prepared on the scale determined by the Commission and any other information as may be required for delimitation of constituencies.
- 19. Preliminary list of constituencies.—The Committee shall prepare preliminary lists of constituencies, on Form-8 and publish along with a preliminary report specifying the areas proposed to be included in each constituency within such period as may be determined by the Commission.
- **20.** Appointment of Delimitation Authority.—The Commission may appoint as many delimitation authorities (hereinafter referred to as "the Authority" in this Chapter) as may be required for the hearing and disposal of objections filed under rule 21 from amongst its own officers or from subordinate judiciary in consultation with Chief Justice of the High Court concerned.
- 21. Manner of filing objections before the Authority.—(1) A voter in a constituency may make an objection to the Authority in respect of the preliminary delimitation of that constituency within fifteen days of the delimitation of constituencies by the Committee as mentioned in sub-section (3) of section 223.
- (2) The objection shall be signed by the person making it and be presented either in person or through an agent duly authorized in writing.
- (3) The Authority may hold inquiries, summon witnesses and record evidence as it may deem necessary and shall decide the objections within thirty days of delimitation of constituencies by the Committee as mentioned in sub-section (3) of section 223.
- (4) The Authority shall as early as possible, but not later than seven days after last day fixed for disposal of objections communicate its decisions to the Committee.
- (5) The Committee shall incorporate the decisions of the Authority received by it under sub-rule (4) in the preliminary list of the constituencies and shall prepare final list of constituencies on Form-9 and publish the same as may be directed by the Commission, and send a copy thereof to the Provincial Election Commissioner for publication in the official gazette.

- **22. Register of objections.** The Authority shall maintain the record of objections in Form-10.
- 23. Supply of copies etc.— Any person may obtain a copy of preliminary or final list of constituencies published under rule 19 and sub-rule (5) of rule 21, respectively, on payment of fee at the rate of rupees ten per page in the shape of court fee stamps.
- **24.** Alteration in the programme for delimitation.— Notwithstanding anything contained in these Rules, the Commission may, at any time, alter, amend or recall the timelines given for carrying out different activities under this Chapter for reasons to be recorded.

# **CHAPTER IV**

# **ELECTORAL ROLLS**

- 25. Form, language and arrangement of electoral roll.—
  (1) The electoral roll for each electoral area shall be in Form-11.
  - (2) It shall be prepared in Urdu.
- (3) The Commission may direct that the electoral roll of any electoral area specified by it shall, in addition to the national language, be prepared in the regional language of that area.
- (4) Subject to any directions issued by the Commission, the names of the voters in the electoral roll of each electoral area or part thereof shall be numbered serially.
- (5) For the use at the polling station, the electoral rolls shall be in Form-12 having photograph of the voters and a space for affixing of thumb impression by the voters.
- **26.** Appointment of enumerators or verifying officials etc.—The Registration Officer shall, subject to the directions of the Commission, appoint such number of enumerators or, as the case may be, verifying officials and supervisors as may be necessary for carrying out the purposes of the Act and these Rules.
- **27. Particulars of eligible voters.**—(1) The Registration Officer may, for the purpose of preparing electoral rolls or revising the existing electoral rolls of an electoral area, cause to be obtained a statement in Form-13 from persons residing at their temporary or

permanent address as given in the National Identity Card issued by the National Database and Registration Authority.

(2) Every statement referred to in sub-rule (1) shall be signed by, or bear the thumb impression of, the head of the household or of any other member thereof who is eligible to be enrolled in the electoral roll:

Provided that the statement shall bear the thumb impression of the head of the household or of any aforesaid member of the family thereof in addition to signature.

- (3) Every statement shall contain a certificate from the enumerator or, as the case may be, verifying official to the effect that the statement under sub-rule (1) was obtained after a personal visit to the house and also a certificate by the supervisor to the effect that the entries therein were verified or corrected in each statement after a house-to-house visit.
- (4) The draft electoral roll or the list of additions to, deletions from and corrections of, the electoral roll for the time being in force for the purposes of revision shall not be published until the entries in the draft roll or the roll under revision have been verified to the extent of at least ten per cent by a house-to-house visit by the Assistant Registration Officer concerned.
- 28. Enrolment of persons holding certain offices.—(1) Any person referred to in sub-section (2) or sub-section (3) of section 27 may, before such date as may be fixed by the Commission, make an application in Form-14 for his or her enrolment to the Registration Officer of the electoral area in which he or she is residing for being in the service of Pakistan.
- (2) If the Registration Officer is satisfied that the person making the application under sub-rule (1) is entitled to do so, he shall enroll as voter such person and his or her spouse and such of his or her children as ordinarily reside with him or her in the electoral area as applied for by him or her.
- 29. Preliminary publication in case of fresh preparation of electoral rolls.—As soon as may be, after the preliminary electoral roll for an electoral area has been prepared, the Registration Officer shall publish it in Form-11 at his office and at such other place or places accessible to the public as the Commission may direct,

together with a notice specifying the dates within which claims, objections or applications for correction shall be filed.

**30. Preliminary publication for periodical revision of rolls.**—For the purposes of periodical revision, the Registration Officer may publish the electoral roll for an electoral area for the time being in force at his office and at such other place or places accessible to the public as the Commission may direct along with a list of additions to, deletions from and corrections of the electoral roll, together with a notice specifying the dates within which claims and objections shall be filed:

Provided that the period of preliminary publication under this rule and rule 29 shall not be less than thirty days as required under section 28.

- 31. Forms of claims, objections and application for correction.— Every claim for inclusion of a name in the electoral roll shall be in Form-15, every objection to any entry therein shall be in Form-16 and every application for correction of any entry therein shall be in Form-17.
- **32. Manner of lodging claims and objections.** (1) A claim or objection shall be addressed to the Revising Authority of the electoral area concerned and shall either be presented to that Authority or to the Registration Officer of the electoral area or to such other officer as may be designated in that behalf by the Commission.
- (2) A claim shall be signed by the person making it and shall be presented by the claimant himself or his immediate family member namely father, mother, spouse, son or daughter, as the case may be, who is authorized by him in writing in this behalf.
- (3) No person shall prefer an objection to the inclusion of any name in the electoral roll unless his name appears in that electoral roll.
- (4) The person claiming to be enrolled in the electoral roll of an electoral area or objecting to the inclusion of any name in the electoral roll may submit Form-15 or Form-16, as the case may be, along with such proof as he may like to add in support of his claim or objection.
- (5) Where an objection is made to the inclusion of any person in the electoral roll, such objection shall contain all the particulars of that person in the electoral roll.

- (6) If any particular in any entry in the electoral roll is not correct, the person to whom the entry relates may apply to the appropriate Revising Authority for the correction thereof in Form-17.
- **33.** Rejection of claims, objections and applications for correction.—Any claim, objection or application for correction not made within the period mentioned in section 30 or in the manner specified in these Rules or made or presented by a person not entitled to make or present, shall be rejected.
- **34.** Register of claims, objections and application for corrections.— (1) A register of claims and objections shall be maintained by every Revising Authority or officer to whom claims and objections may be presented under sub-rule (1) of rule 32.
- (2) The Revising authority shall also maintain in the Register mentioned in sub-rule (1) a record of the applications for correction received by it.
- (3) Except where a claim or objection or an application for correction is rejected under rule 33 or, being prima facie valid, is accepted under section 33 without further inquiry, the Revising Authority shall cause to be served—
  - (a) in the case of a claim, a notice in Form-15 (Part-II) on the claimant or his family member authorized in this behalf;
  - (b) in the case of an objection, a notice in Form-16 (Part II) on the objector and a notice in Form-16 (Part-III) on the person to whom the objection relates; and
  - (c) in the case of an application for correction, a notice in Form-17 (Part-II) on the applicant.
- **35. Service of notice.**—Every notice to be served on any person under rule 34 may be served either personally or by post under postal certificate or through courier service.
- **36.** Enquiry into claims and objections.— (1) On the day fixed for the purpose, the Revising Authority shall hold a summary inquiry into each claim or objection or application for correction in respect of which it has issued notice under rule 34 and shall record its decision thereon.

- (2) While hearing a claim or objection or deciding an application for correction, the Revising Authority may, besides the claimant or the person objecting to any entry or the applicant for correction, hear such other person as desires to be heard in connection with the claim or objection or the application for correction.
- (3) The claimant or the person objecting to any entry or the applicant for correction or any other person who is heard under subrule (2) shall not be entitled to any adjournment:

Provided that the Revising Authority may, if it so desires, adjourn the case to any other date for reasons to be recorded.

- (4) The Revising Authority shall, after considering any verbal or written objection preferred, decide an application made under section 30 or section 31, as the case may be, or an application made under section 32 by the Registration Officer.
- (5) The Revising Authority shall bring to the notice of the Registration Officer for correction of any clerical, printing or other error which it discovers in the electoral roll.
- (6) Before implementing the orders of the revising authority for deleting any entry of the person objected to, in the electoral roll, it shall be ensured that a person registered as a voter on permanent or temporary address according to the National Identity Card shall not be deleted and if the person objected to is registered as voter on other than the permanent or temporary address of the National Identity Card, the vote of that person shall be transferred according to his permanent address of National Identity Card.
- **37. Final Publication.**—The Registration Officer shall, after making additions, deletions, modifications or corrections under section 34, publish in Form-11, the final electoral roll at his office and at such other place or places accessible to the public as the Commission may direct.
- **38. Preparation of electoral roll afresh.** (1) For the purposes of preparation of an electoral roll afresh under section 38, the procedure laid down for the preparation of electoral rolls shall be followed.
- (2) An electoral roll as prepared afresh under sub-rule (1) shall, upon its final publication, be deemed to be the electoral roll for

the electoral area concerned and shall come into force immediately on such publication.

- **39. National Database and Registration Authority to transmit data.**—(1) The National Database and Registration Authority shall:
  - (a) obtain option of the applicant where he wishes to be enrolled as voter in the electoral roll at his temporary or permanent address in the application for issuance of National Identity Card;
  - (b) transmit data electronically of all fresh National Identity Cards issued by it along with the option expressed by the person concerned under clause (a) to the Commission in Form-18 during the first week of every month in respect of preceding month or as and when so required by the Commission.
- (2) For the period under report as provided in sub-rule (1), the Authority shall also transmit to the Commission data relating to:
  - (a) cancelled National Identity Cards referred to in subsection (2) of section 25 on Form-19;
  - (b) deceased persons referred to in sub-section (2) of section 25 on Form-19;
  - (c) modified National Identity Cards referred to in subsection (2) of section 25 on Form-20;
  - (d) gender disaggregated data including data about persons with disabilities, transgender and religion, census block, district and province-wise;
  - (e) such other information as may be required by the Commission.

<sup>1</sup>[(2A) Notwithstanding anything contained in any other law for the time being in force including its bye-laws, the National Database and Registration Authority shall transmit to the Commission the data mentioned in sub-rule (1) and sub-rule (2) free of charge:

<sup>&</sup>lt;sup>1</sup>Inserted vide ECP Notification S.R.O.761(I)/ 2021 dated 14thJune, 2021.

Provided that the National Database and Registration Authority may charge a mutually agreed upon fee from the Commission for assigning census block to the address of the applicant as per option obtained from him under section 25.1

- (3) The Commission shall forward the data referred to in sub-rule (1) and sub-rule (2) to the Registration Officer concerned relating to:
  - (a) fresh National Identity Cards;
  - (b) cancelled National Identity Cards;
  - (c) deceased voters; and
  - (d) Modified National Identity Cards.
- (4) The Registration Officer on receipt of data under sub-rule (3) shall examine the same in the light of the provisions of section 37 and the guidelines, if any, conveyed to him by the Commission for each category of entry referred to therein and approve it, after making necessary verification where required for enrolment, deletion or correction, as the case may be.
- (5) The Commission shall periodically provide, supplementary lists of electoral rolls separately containing details of additions, deletions and corrections, to each Registration Officer in respect of his district.
- **40.** Periodical revision or updation of electoral rolls.—(1) For the purpose of revising and correcting the electoral rolls periodically, the Registration Officer shall, subject to such directions as the Commission may give in this behalf, prepare draft electoral roll for each electoral area including therein entries made by him under section 37 and names of new National Identity Card holders who had not been registered under section 37,removing there from the names of persons mentioned in clause (b) of sub-section (1) of section 36 and correcting therein the entries or supplying any omission as mentioned in clause (c) of sub-section (1) of section 36.
- (2) The draft electoral roll prepared under sub-rule (1) shall be published in the manner as provided under rule 37 and shall be deemed to be the electoral roll for that electoral area, and the provisions of rules 26 to 36, so far as are applicable, shall apply to such electoral rolls:

Provided that where the Commission is satisfied that it is not feasible to follow the procedure laid down under sub-rule (1) and sub-rule (2), it may direct that the electoral roll shall be revised in such manner as it may deem fit for reasons to be recorded.

(3) When the draft electoral roll is prepared for an electoral area under this rule, it shall be sufficient to print only the list of amendments and it shall not be necessary to re-print the entire electoral roll:

Provided that the Commission may, if it thinks fit, direct that the entire roll for any electoral area after incorporating the amendments shall be printed as a single electoral roll.

- 41. Amendment of electoral roll.— (1) When an electoral roll has been amended under section 37 by the Registration Officer for enrolment, deletion or correction of any entry on Form-21, Form-22 or Form-23, respectively, the corresponding amendment shall be made by the Registration Officer in master copy of the electoral roll in his custody as well as in the database of the electoral roll.
- (2) Every amendment made under this rule shall be signed by the Registration Officer and the electoral roll in which such amendment is made shall thereupon be deemed to have been amended accordingly.
- (3) Where, at any time, any clerical, printing or other error in an entry in an electoral roll for the time being in force comes to the notice of the Registration Officer, he may, on an application of the person concerned or of his own motion, after giving notice to the person to whom the entry relates, correct such error in the master copy as well as in the database of the electoral roll.
- **42.** No revision, correction or transfer after constituency called upon to elect.— "The cut-off date" referred to in section 39 shall be applicable to the election of an Assembly or a local government and the proceedings in respect of election to the Senate shall have no effect whatsoever on the operation of the electoral rolls of any electoral area.
- **43.** <sup>1</sup>Information regarding deaths.—(1) The person incharge of the register of births and deaths in a local government or, as the case may be, the other authority mentioned in section 43 shall communicate relevant information regarding deaths on Form 20A to

<sup>&</sup>lt;sup>1</sup> Substituted vide ECP Notification S.R.O.1903(I)/2022 dated 12<sup>th</sup> October, 2022.

the Registration Officer concerned within fifteen days after the end of each quarter.

(2) On receipt of Form 20A under sub-rule (1), the Registration Officer shall scrutinize the information contained therein and after satisfying himself, shall proceed for removal of names of deceased persons appearing in Form 20-A from the electoral roll of the concerned electoral area:

Provided that in case the Registration Officer deems it necessary to verify the information in respect of any person appearing on Form 20A, he may seek assistance of Assistant Registration Officer for verification of such information prior to removal of name of that person from the electoral roll.

- (3) If after verification carried out under sub-rule (2), it transpires that the information about death of a person is found to be incorrect, the Registration Officer shall forthwith report the matter to the Commission.
- (4) On receipt of the report from the Registration Officer under sub-rule (3), the Commission shall take up the matter with concerned Government.
- **44.** Receiving of forms in bulk.—(1) The Registration Officer, Assistant Registration Officer, a Revising Authority, or, as the case may be, a display center in-charge shall not in any case receive the Forms for addition, deletion or correction in bulk from any individual or a political party.
- (2) The Forms shall be submitted only by the applicant himself or immediate family member namely his father, mother, spouse, son or daughter along with copy of his or her National Identity Card.
- 45. Custody and preservation of the electoral rolls.—(1) After the electoral roll for an electoral area has been finally published, the following papers shall be kept in the office of the Registration Officer and at such place or places as the Commission may direct for a period of one year unless their retention for a longer period is ordered by the Commission, namely—
  - (a) one copy of draft electoral rolls published under rule 27 and rule 40;

- (b) one copy of preliminary electoral rolls published under rule 29 or 30;
- (c) statements made under sub-rule (1) of rule 27;
- (d) applications made under sub-rule (1) of rule 28;
- (e) claims and objections to the draft electoral rolls and applications for correction of any particulars in the roll;
- (f) decisions of the Revising Authority;
- (g) applications made by the Registration Officer under section 32; and
- (h) one master copy of the electoral rolls finally published under rule 37 and one additional copy thereof for day to day use.
- (2) Copies of the electoral rolls published under rule 37 for any electoral area in excess of the number required for preservation under sub-rule (1) shall be deposited in such place as the Commission may direct and the copies of the electoral roll so deposited shall be available for sale to any person making an application to that effect at the rate of two rupees per page of the printed electoral roll in addition to bearing the expenditure to be incurred on the photocopies of the electoral roll:
- (3) A candidate or an election agent shall have the right to obtain hard as well as searchable soft copy of the final electoral roll with photographs of the voters in accordance with section 79:

Provided that the hard copy of the electoral rolls mentioned in this sub-rule shall be provided on payment of five rupees per page in addition to bearing the expenditure to be incurred on the photocopies of the electoral roll:

Provided further that the searchable soft copy of such electoral rolls shall be provided on payment of ten rupees per page.

(4) The candidate, or, as the case may be, the election agent, who apply for provision of soft copy of the final electoral rolls with photographs of voters under sub-rule (3), shall, along with his application, submit to the Registration Officer an undertaking on Form-24 stating therein that he will neither breach the security or integrity of the information or data of electoral roll, nor misuse, abuse,

publish or communicate, the information or the data of the electoral rolls contained in the soft copy he is applying for in any manner whatsoever:

Provided that in case such candidate or election agent is found to have contravened the provisions of the undertaking, that candidate, or, as the case may be, the election agent shall be proceeded against for committing offence of divulging information under section 195.

- (5) The amount of sale proceeds under sub-rule (2) and sub-rule (3) shall be deposited at a branch of the National Bank of Pakistan under the head of account <sup>1</sup>[C02-Receipts from Civil Administration and Other Functions, C021-General Administration Receipts-Organs of State, C02166-Receipts of Election Commission of Pakistan under Elections Act 2017.]
- (6) Every person shall have the right to inspect during office hours the documents referred to in sub-rule (1) and to obtain attested copies thereof on payment of the following fees—
  - (a) Ten rupees per page for inspection of a document; and
  - (b) Ten rupees per page for supply of copy of a document:

Provided that every application for inspection or supply of copies of documents under this sub-rule shall be accompanied by court fee stamps of the requisite value.

(7) The papers referred to in sub-rule (1) and the copies of the rolls deposited under sub-rule (2) may be disposed of, when no longer needed, in such manner as the Commission may direct.

## **CHAPTER V**

# CONDUCT OF ELECTIONS TO THE ASSEMBLIES

**46. Appointment of District Returning Officer.**—The officer to be appointed by the Commission as District Returning Officer for each district or a specified area under section 50 maybe in basic pay scale 18, <sup>2</sup>having good integrity and reputation.

Substituted *vide* ECP Notification S.R.O.1514(I)/2021 dated 23<sup>rd</sup> November, 2021.

<sup>&</sup>lt;sup>2</sup> Inserted vide ECP ---- dated -----

Provided that the remaining period of service for such officer may be at least one year from the date of appointment as District Returning Officer.

**47.** Appointment of Returning Officer and Assistant Returning Officer.—(1) The officer to be appointed by the Commission as Returning Officer for a constituency under section 51 may be in basic pay scale 17, <sup>1</sup>having good integrity and reputation.

Provided that the remaining period of service for such officer may be at least one year from the date of appointment as Returning Officer.

(2) The officers to be appointed by the Commission as Assistant Returning Officers for a constituency under section 51 may be in basic pay scale 16 or above:

Provided that the remaining period of service for such officer may be at least six months from the date of appointment as Assistant Returning Officer.

(3) Notwithstanding anything contained in these Rules, an officer shall in no case be transferred after his appointment under rule 46 or this rule:

Provided that, in exceptional circumstances, the case for transfer of such officer shall be sent to the Commission and the Commission shall pass order thereon as it may deem appropriate.

48. Appointment of Presiding Officers, Assistant Presiding Officers and Polling Officer.—(1) For a simultaneous election to the National and Provincial Assembly, there shall be a Presiding Officer for each polling station and as far as possible, two Assistant Presiding Officers and a Polling Officer for each booth at a polling station:

Provided that in case of a bye-election to a single seat of national, or, as the case may be Provincial Assembly, there shall be one Assistant Presiding Officer for each booth at a polling station.

(2) The person to be appointed by the Returning Officer as Presiding Officer under section 53 maybe in basic pay scale 16 having good integrity and reputation

<sup>&</sup>lt;sup>1</sup> Inserted vide ECP ---- dated -----. <sup>2</sup> Inserted vide ECP ---- dated -----.

Provided that a person whose remaining service is less than six months from the date of appointment may not be appointed as Presiding Officer.

(3) The person to be appointed as Assistant Presiding Officers under section 53 may be drawn from amongst officials working in BPS-11 and above whereas the Polling Officers shall be the officials working in BPS-5 and above:

Provided that a person whose remaining service is less than six months from the date of appointment may not be appointed as an Assistant Presiding Officer, or, as the case may be, a Polling Officer.

- (4) The Returning Officer, for a constituency, shall earmark five percent reserved staff for each category namely Presiding Officer, Assistant Presiding Officer and Polling Officer.
- (5) The Returning Officer shall prepare the list of polling staff namely Presiding Officers, Assistant Presiding Officers and Polling Officers to be appointed at the polling stations in the constituency on Form-25 and shall include therein the names of reserved staff earmarked under sub-rule (4) and submit the same to the District Returning Officer for approval thereof under sub-section (3) of section 53.
- (6) After approval of the District Returning Officer under subrule (5), the Returning Officer shall issue Appointment Orders to the Presiding Officer, Assistant Presiding Officers and Polling Officers in respect of each polling station on Form-26.
- <sup>1</sup>(7) The list of Polling Staff to be appointed by the Returning Officer shall be in updated form and error free which shall be prepared on prescribed form."
- **49. Oath by election officials.** (1) An election official shall make an oath, after their appointments in accordance with section 56, in Form-27.
  - (2) The oath shall be administered in the following manner:
  - (a) the Provincial Election Commissioner shall administer oath to the District Returning Officers of his province;

<sup>&</sup>lt;sup>1</sup> Inserted vide ECP SRO 452(1)/2023 dated 7th April, 2023.

- (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:
- (3) The Forms mentioned in sub-rule (1), shall be retained, after administration of oath, by the officer administering oath:

<sup>1</sup>[Provided that the forms relating to the oath administered to polling staff at the polling station shall be placed in packet-18 labeled "Miscellaneous Papers" by the Presiding Officer.]

**50. Polling stations.**—(1) Within one week after appointment of Returning Officers, the District Election Commissioner shall provide, a list of proposed polling stations referred to in sub-section (1) of section 59 for each constituency to the concerned Returning Officer in Form-28in soft as well as in hard form duly signed by him.

Provided that the District Election Commissioner shall also send a copy of list of proposed polling stations, provided to the Returning Officer under this sub-rule, to the Commission which shall be placed on the website of the Commission immediately upon receipt as required under sub-section (1) of section 59.

- (2) The District Election Commissioner shall prepare the proposed list of polling stations under sub-rule (1) keeping in view the provisions contained in sub-section (2), sub-section (3), sub-section (10) and sub-section (11) of section 59.
- (3) After receipt of Form-28from District Election Commissioner under sub-rule (1), the Returning Officer shall proceed

<sup>&</sup>lt;sup>1</sup> Substituted vide ECP Notification S.R.O.650(I)/ 2018 dated 21<sup>st</sup> May, 2018.

according to the relevant provisions of section 59 for preparation and publication of preliminary list of polling stations in Form-28.

(4) The District Returning Officer shall finalize the list of polling stations of each constituency in the district according to the relevant provisions of section 59 and publish the same in Form-28 in the official Gazette.

Provided that the District Returning Officer shall also send a copy of the list of polling stations so published to the Commission which shall be placed on the website of the Commission immediately upon receipt as required under sub-section (6) of section 59.

(5) As provided in sub-section (7) of section 59, the Commission shall determine the date or dates required for completion of the actions mentioned in section 59 for finalization of the list of polling stations:

Provided that in case of a bye-election, the actions specified in sub-section (1), sub-section (4) and sub-section (6) of section 59 shall be completed within such time as the Commission may determine.

**51. Nomination paper.**—A nomination paper by which the proposal is made under section 60for general seats shall be in the Form-A appended to the Act.

<sup>1</sup>Provided that a candidate shall open an exclusive bank account or dedicate an existing bank account already opened with a scheduled bank to maintain transactions of election expenses and shall attach a statement of the said bank account with the nomination papers for election to an Assembly or the Senate on Form-A. The dedicated existing account shall start with entries of seven days prior to the election schedule. The bank account so opened or dedicated shall not be a joint signatory account.

- **52. Deposit for nomination**.—(1) The Returning Officer shall maintain a register in Form-29 in which he shall enter the particulars of every cash deposit made to him under section 61 or of the bank draft or deposit receipt of the National Bank of Pakistan accompanying a nomination paper.
- (2) Receipt of a cash deposit or of a bank draft, as the case may be, by the Returning Officer shall be acknowledged in Form-30

<sup>&</sup>lt;sup>1</sup> Inserted vide ECP Notification ----- dated -----

and the amount received in cash or through bank draft shall be deposited by him at a branch of the National Bank of Pakistan.

<sup>1</sup>(3) The sum deposited by the candidate under Section 61 shall be non-refundable and shall be deposited in the Government Treasury in the receipt head "C02-Recepits from Civil Administration and other functions, C021-General Administration Receipts – Organs of state C02166 - Receipts of Election Commission of Pakistan under Elections Act, 2017" of the Election Commission."

 $^{2}(4)$ 

- **53.** Notice in respect of nominated candidates.—The notice containing the particulars of the candidates to be prepared by the Returning Officer under sub-section (6) of section 60 shall be in Form-31.
- 54. Appeal against acceptance or rejection of the nomination by the Returning Officer. (1) An appeal under subsection (1) of section 63 may be presented by a candidate or by a voter who has filed an objection to the nomination of a candidate or by a person authorized in this behalf in writing by the candidate or, as the case may be, such voter.
- (2) The appeal shall be addressed to the Appellate Tribunal constituted for the constituency to which the nomination relates.
- (3) The appeal shall be in the form of a memorandum which shall state the date of acceptance or rejection of the nomination and the grounds of appeal and shall be accompanied by a certified copy of the order accepting or rejecting the nomination.
- (4) The memorandum of appeal shall be submitted in quadruplicate.
- (5) If the appeal is allowed, the Appellate Tribunal shall immediately convey this fact to the Returning Officer concerned who shall revise the list of validly nominated candidates accordingly.
- **55.** List of validly nominated candidates.—(1) The list of validly nominated candidates prepared under section 64 shall be drawn up in Form-32 soon after the scrutiny of the nomination papers.

<sup>1</sup> Substituted vide ECP Notification ------ dated -----2 Omitted vide ECP Notification ----- dated -----

- (2) The Returning Officer shall publish a copy of the list of validly nominated candidates at some conspicuous place in his office.
- (3) In the case of acceptance of an appeal filed under subrule (5) of rule 54, the Returning Officer shall revise the list of validly nominated candidates in accordance with the decision in the appeal and shall publish the list so revised at some conspicuous place in his office.
- (4) A copy of the list referred to in sub-rule (1) and also a copy of the list as revised, if any, under sub-rule (3) shall be furnished by the Returning Officer to the District Election Commissioner, Provincial Election Commissioner concerned and to the Commission.
- **56.** List of contesting candidates.—(1) The list of contesting candidates prepared under sub-section (1) of section 68 shall be drawn up in Form-33.
- (2) The names on the list shall be entered in Urdu alphabetical order indicating against the name of each contesting candidate the symbol allocated to him.
- <sup>1</sup>(3) The Returning Officer shall publish the list of contesting candidates with their respective symbols at some conspicuous place in his office and furnish a copy thereof to the contesting candidates, District Election Commissioner, Provincial Election Commissioner and to the Commission, which shall upload it for display on its website."
- **57. Declaration of uncontested election.**—(1) The result of an uncontested election shall not be declared under sub-section (1) of section 75 unless the Returning Officer has ascertained in writing from the Commission that no appeal has been filed against the rejection, or, as the case may be, acceptance of any nomination paper.
- (2) If there is only one validly nominated candidate or, after withdrawal under section 65 or retirement under section 72, there remains only one contesting candidate, the Returning officer shall prepare the return of uncontested election in Form-34and shall furnish a copy thereof to the Commission.

<sup>&</sup>lt;sup>1</sup> Amended vide ECP Notification ----- dated -----

- **58. Appointment of polling agents.**—The number of polling agents appointed at a polling station by each contesting candidate under section 77 shall not exceed the number of booths set up at that polling station.
- **59. Form of ballot paper.**—(1) Every ballot paper shall be in Form-35.
- (2) Every ballot paper shall contain the number and name of the constituency to which the ballot paper relates.
- (3) The names of the contesting candidates along with their corresponding symbols shall be arranged on the ballot paper in the same order as shown on the list of contesting candidates prepared under rule 56.
- **60. Format and design of ballot papers.**—The format and design of a ballot paper shall be as may be determined by the Commission.
- **61. Printing of ballot papers.**—(1) The Returning Officer shall determine the requirement for printing of ballot papers in respect of his constituency or constituencies based on the formula that the number of ballot papers per polling station shall be rounded off to the next hundred.

**Explanation**: Rounding off to the next hundred means that if the total strength of voters at a polling station is 1201 to 1299, the requirement of ballot papers for that polling station would be 1300.

- (2) The Provincial Election Commissioner shall, with prior approval of the Commission, place order for printing of ballot papers for each constituency of his province with the designated printing press and send a copy thereof to the Commission.
- **62. Shredding of extra ballot papers.**—No ballot paper shall be printed in addition to the requirement conveyed by the Provincial Election Commissioner under sub-rule (2) of rule 61and any excess printing of the ballot papers, on any account, for a constituency shall be destroyed by the printing press by shredding in the presence of officials of the Commission and security personnel as may be designated:

Provided that where extra ballot papers are destroyed under this rule, the printing press shall communicate to the Commission reasons for such extra printing along with a certificate signed by the officials of the Commission, the printing press and the security agency present to the effect that shredding has been carried out in their presence.

- **63. Supply of ballot papers.** The ballot papers to be supplied to the Returning Officer under section 80 shall be printed constituency-wise and shall be dispatched to the respective Returning Officer under proper security to be arranged by the District Returning Officer concerned in coordination with District Administration and Returning Officer of the respective constituency or constituencies.
- **64. Distribution of ballot papers to the Presiding Officers.** (1) At the time of distribution of ballot papers, the Returning Officer shall ensure that the packing invoice is prepared in Form-36 in respect of each polling station indicating therein the quantity &number inscribed on official code mark stamps and brass seal and details of ballot papers assigned to that polling station.
- (2) The packing invoice referred to in sub-rule (1) shall be prepared in quadruplicate and a copy thereof shall be:
  - (a) placed in the bag meant for ballot papers;
  - (b) given to the Presiding Officer by hand against proper receipt;
  - (c) sent to the respective District Election Commissioner;
  - (d) retained by the Returning Officer for office record.
- **65. Form of postal ballot**.— (1) The postal ballot shall be on Form-37.
- (2) Every postal ballot paper shall have space for writing the number and name of the constituency to which the ballot paper relates.
- **66.** Issue of postal ballot papers.—(1) The Returning Officer shall, as soon as practicable, send a postal ballot paper by post to each voter who is entitled to vote by postal ballot under section 93 and who has applied in accordance with sub-section (2) of that section and shall at the same time—
  - (a) enter on the counterfoil number and name of the constituency;

- (b) enter on the counterfoil of the ballot paper the name of the voter to whom the ballot paper is sent and his serial number on the electoral roll together with the name of the electoral area; and
- (c) take necessary steps to ensure that the voter is not allowed to vote at a polling station and shall score out his name from the electoral rolls with red pen after issuance of postal ballot.
- (2) Along with the ballot paper, the Returning Officer shall send to the voter—
  - (a) a declaration in Form-38;
  - (b) a cover in Form-39;
  - (c) a large cover addressed to himself in Form-40; and
  - (d) instructions for the guidance of the voter in Form-41.
- (3) Every officer under whose care or through whom a postal ballot paper is sent shall ensure that the same is delivered to the addressee without delay.
- (4) After the ballot papers have been issued to all the voters referred to in sub-rule (1), the Returning Officer shall <sup>1</sup>place all the counterfoils of the postal ballot papers in one or more packets and sign and seal the same and record on the packet(s) a brief description of its contents, the number of counterfoils contained therein, the name of the constituency and the date on which he seals it.
- **67.** Recording of votes on postal ballot paper.—(1) A voter who has received a postal ballot paper and desires to vote shall record his vote on the ballot paper by writing the name of the candidate of his choice within the blank space provided on the ballot paper:

Provided that where the names of two or more candidates are same, the voter shall also record the symbol of the candidate of his choice.

<sup>&</sup>lt;sup>1</sup> Amended vide ECP Notification ----- dated -----

- (2) In recording the vote, such voter shall, after complying with the instructions contained in Form-41sent to him under clause (d) of sub-rule (2) of rule 66, put the ballot paper in the cover in Form-39.
- (3) The voter shall sign the declaration in Form-38 in the presence of a Gazetted or a Commissioned Officer to whom he is personally known or to whose satisfaction he has been identified and he shall have his signature attested by such Officer.
- **68.** Assistance to illiterate or infirm voters casting vote by postal ballot.—(1) If a voter is illiterate or is unable through physical infirmity to record his vote on a postal ballot paper and sign the declaration in Form-38, he shall be entitled to have his vote recorded and his declaration signed by any Gazetted or Commissioned Officer.
- (2) Any such voter may take the ballot paper together with the declaration and the covers received by him to any Gazetted or Commissioned Officer and request such officer to record his vote and sign his declaration on his behalf.
- (3) Such Gazetted or Commissioned Officer shall thereupon mark the ballot paper in accordance with the wishes of the voter in his presence and sign the declaration on behalf of the voter and complete the appropriate certificate contained in Form-38.
- **69.** Assistance to a voter with physical disability who cannot travel.—A voter with physical disability as mentioned in clause (c) of sub-section (1) of section 93, shall authorize one of his family members, namely father, mother, spouse, son or daughter, as the case may be, who is a voter registered in that electoral area, to get the declaration attested from a Gazetted or a Commissioned officer:

Provided that the authorization shall be accompanied with a copy of the National Identity Card of the voter bearing logo of disability issued by the National Database and Registration Authority.

- **70.** Re-issue of postal ballot paper.—(1) When a postal ballot paper and other papers sent under rule 66 are for any reason returned undelivered, the Returning Officer may reissue them by post or deliver them or cause them to be delivered to the voter personally on a request being made by him.
- (2) If any voter has inadvertently dealt with his ballot paper or any of the other papers sent to him under rule 66 in such a manner

that they cannot conveniently be used, another ballot paper and such other papers shall be issued to him after he has returned the ballot paper and other papers and satisfied the Returning Officer of the inadvertence.

- (3) The Returning Officer shall cancel the ballot paper and other papers so returned and keep them in a separate packet and also note the serial numbers of all such cancelled ballot papers on the packet.
- **71.** Return of postal ballot paper.—(1) After a voter has recorded his vote and made his declaration under rule 67, or has his vote recorded and his declaration signed under rule 68, he shall return the ballot paper and his declaration to the Returning Officer in accordance with the instructions communicated to him in Form-41.
- (2) If any cover containing a postal ballot paper is received by the Returning Officer after the expiry of the time fixed under <sup>1</sup>subsection (4) of section-93,he shall note thereon the date of its receipt and shall keep all such covers together in a separate packet.
- **72.** Statement to be signed by the contesting candidates, etc.—The statement referred to in clause (b) of sub-section (4) of section 78 shall be in Form-42.
- 73. Manner of marking the ballot paper.—(1) The mark to be put under clause (b) of sub-section (7) of section 84 on the ballot paper, at any place within the space containing the name and symbol of the contesting candidate for whom the voter wishes to vote, shall be a mark containing nine squares on a rubber-stamp provided for the purpose by the Presiding Officer at the polling station and no other mark.
- (2) No other marking aid or rubber-stamp except the rubberstamp supplied for the purpose by the Presiding Officer under subrule (1) shall be used by the voter for marking his ballot paper.
- 74. Manner of marking ballot paper if voter is incapacitated.—(1) If a voter is totally blind or physically otherwise so incapacitated as to require the help of a companion, the Presiding Officer may allow him to be accompanied by a companion of his choice who is not less than eighteen years of age; and in case the disability is such that the voter cannot mark the ballot paper himself,

<sup>&</sup>lt;sup>1</sup> Amended vide ECP Notification ----- dated -----

the person accompanying the voter may mark the ballot paper indicated by the voter:

Provided that the person allowed to accompany the voter shall not himself be a candidate or an agent of a candidate.

- (2) If the ballot paper is to be marked by the companion, the Presiding Officer shall make it clear to him that he must mark the ballot paper for the candidate of the voter's choice and that he must maintain the secrecy of voting by not divulging to any one the voter's choice of candidate.
- (3) The Presiding Officer shall maintain a list of voters on whose behalf the ballot papers have been marked by their companions.
- <sup>1</sup>[(4) In case a disabled voter is having no finger at all to receive a personal mark of indelible ink under clause (c) of subsection (4) of section 84, the personal mark shall be applied on the backside of lobe of his right ear.]
- **75. Manner of inserting a ballot paper.**—After the ballot paper has been marked by the voter or by the person allowed to mark a ballot paper under rule 74, the voter or such person shall fold the ballot paper in the screened off compartment so as to conceal his vote and insert it in the ballot box within the view of the Presiding Officer.
- **76.** Format of packets to be used at polling station.—The format of the packets to be used by the Presiding Officer at the polling station under section 90 and to be endorsed by the Returning Officer under sub-section (2) of section 99 shall be in accordance with the Schedule-I.
- 77. Tendered votes.—(1) The Tendered Votes List referred to in sub-section (3) of section 85 shall be in Form-43 and the Presiding Officer shall, after the close of poll, put the same in packet-14 labeled 'Tendered Votes List'.
- (2) The Presiding Officer shall, before issuing a ballot paper to a person referred to in sub-section (1) of section 85, obtain his signature and thumb impression on the form referred to in sub-rule (1).

<sup>&</sup>lt;sup>1</sup>Inserted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

- (3) The Presiding Officer shall, after the voter has marked and folded the Tendered Ballot Paper, place it in the same condition in packet-14 labeled 'Tendered Ballot Papers' instead of being placed in the ballot box.
- The Presiding Officer shall put, <sup>1</sup>[in packet-14 labeled "Tendered Votes List"], the Tendered Votes List along with copies of the National Identity Cards and other documents, if any, produced by the voters as mentioned in sub-section (4) of section85 and send it to the Returning Officer, who shall send the same, after consolidation of the results, to the Commission together with relevant original electoral roll and relevant original counterfoil bearing the thumb impressions of the voters:

Provided that the Returning Officer shall ensure that the photocopies of the original electoral rolls and counterfoils have been kept in his office record:

<sup>2</sup>[Provided further that, after their retrieval, the Returning Officer shall place the original electoral rolls and counterfoils in a tamper-evident bag to be labelled as "Documents related of Forensic Inquiry", seal it and deposit the same in the storage of the Commission, or, as the case may be, the Treasury or Sub-Treasury where the tamper-evident bags of the same constituency had been earlier deposited by him under sub-rule (1) of rule 90.]

- **78. Challenged votes.** (1) The Challenged Votes List referred to in sub-section (2) of section 86 shall be in Form-44 and the Presiding Officer shall, after the close of poll, put the same in packet-15 labeled 'Challenged Votes List'.
- The Presiding Officer shall, soon after the close of the poll, hand over against proper receipt such sum as has been deposited with him under sub-section (1) of section 86 to the Returning Officer, who shall deposit the same in a branch of National Bank of Pakistan against the head of account <sup>3</sup>[C02-Receipts from Other Functions, Civil Administration and C021-General Administration Receipts-Organs of State, C02166-Receipts of Election Commission of Pakistan under Elections Act 2017.]
- (3) The Presiding Officer shall, after the Challenged Ballot Paper has been marked and folded by the voter, place it in the same

<sup>&</sup>lt;sup>1</sup>Substituted vide ECP Notification S.R.O.650(I)/2018 dated 21<sup>st</sup> May, 2018.

<sup>&</sup>lt;sup>2</sup>Substituted *vide* ECP Notification S.R.O.650(I)/2018 dated 21<sup>st</sup> May, 2018. <sup>3</sup>Substituted *vide* ECP Notification S.R.O.1514(I)/2021 dated 23<sup>rd</sup> November, 2021.

condition in packet-7 labeled "Challenged Ballot Papers", instead of being placed in the ballot box.

- **79.** Stray ballot papers.— (1) If any ballot paper which has been issued to a voter has not been inserted by him into the ballot box but is found anywhere else in or near the polling station, it shall be cancelled and accounted for as 'Spoilt Ballot Paper'.
- (2) The Presiding Officer shall put all Spoilt Ballot Papers referred to in sub-section (2) of section 87 together with the Spoilt Ballot Papers mentioned in sub-rule (1) in packet-10 labeled 'Spoilt Ballot Papers'.
- **80. Count on close of poll**.— (1) The Presiding Officer shall, after taking out the ballot papers from the used ballot box or ballot boxes,—
  - (a) separate the ballot papers which are unambiguously marked in favour of a contesting candidate from those which bear—
    - (i) no official mark and signature of the Presiding Officer; or
    - (ii) any writing or any mark other than the official mark, signature of the Presiding Officer and the prescribed mark made with the rubber-stamp supplied for the purpose or to which a piece of paper or any other object of any kind has been attached; or
    - (iii) no prescribed mark indicating the contesting candidate for whom the voter has voted; or
    - (iv) any mark from which it is not clear for whom the voter has voted, provided that a ballot paper shall be deemed to have been marked in favour of a candidate if the whole or more than half of the area of the prescribed mark appears clearly within the space containing the name and symbol of that candidate; and where the prescribed mark is divided equally between two such spaces, the ballot paper shall be deemed not to show clearly for whom the voter has voted.
  - (b) count separately in respect of each contesting candidate in the alphabetical order of their names as appearing on

the ballot paper, the ballot papers which are unambiguously marked in favour of that candidate and put each lot in a separate packet-1 labeled 'valid ballot papers' bearing the name and symbol of the contesting candidate to which it relates:

- (c) count and put in a separate packet-2 labeled 'ballot papers excluded from the count' the ballot papers mentioned in sub-clauses (i) to (iv) of clause (a);
- (d) open the packet-4 labeled 'Tendered Ballot Papers' and count the ballot papers unambiguously marked in favour of each candidate, excluding from the count the ballot papers suffering from any of the defects mentioned in sub- clauses (i) to (iv) of clause (a);
- (e) after the Tendered Ballot Papers have been so counted, the Presiding Officer shall put all such ballot papers as were taken out of the packet-4 labeled 'Tendered Ballot Papers' into:
  - packet-5 labeled 'valid Tendered Ballot Papers included in the count' the Tendered Ballot Papers held to be valid and counted by the Presiding Officer;
  - (ii) packet-6 labeled 'Tendered Ballot Papers excluded from the count' the Tendered Ballot Papers excluded from the count by the Presiding Officer.
- (f) open the packet-7 labeled 'Challenged Ballot Papers' and count the ballot papers unambiguously marked in favour of each candidate, excluding from the count the ballot papers suffering from any of the defects mentioned in sub clauses (i) to (iv) of clause (a);
- (g) after the Challenged Ballot Papers have been so counted, the Presiding Officer shall put all such ballot papers as were taken out of the packet-7 labeled 'Challenged Ballot Papers' into:
  - (i) packet-8 labeled 'valid Challenged Ballot Papers included in the count' the Challenged Ballot Papers held to be valid and counted by the Presiding Officer:

- (ii) packet-9 labeled 'Challenged Ballot Papers excluded from the count' the Challenged Ballot Papers excluded from the count by the Presiding Officer.
- (h) write on each packet the number of ballot papers put therein, and sign and seal each packet;
  - obtain on each packet the signature and seal of such of the contesting candidates or their election or polling agents as may desire to sign and seal it; and
- (j) enclose all packets-1 and packet-2 in a packet-3labeled 'principal packet' and specify the number of packets enclosed in the principal packet.
- (2) The Presiding Officer, after the close of poll, shall:
- (a) put the unissued ballot papers in packet-11 labeled 'unissued ballot papers';
- (b) put the counterfoils of used ballot papers in packet-12 labeled 'counterfoils of used ballot papers'; and
- (c) put marked copies of the electoral rolls in packet-13 labeled 'marked copies of the electoral rolls'.
- <sup>1</sup>[(3) Before start of proceedings at the close of poll under this rule, the Presiding Officer shall require the polling agents belonging to same candidate who performed their duties at the polling booths of the polling station to nominate one polling agent from amongst them to witness the counting process:

Provided that only the polling agent so nominated in respect of each candidate shall be allowed to observe the counting process and he shall put his signature on the statements and the packets as and when asked by the presiding officer to do so.]

- 81. Result of the Count to be prepared by the Presiding Officer.— (1) The Result of the Count under sub-section (10) of section 90 shall be prepared in Form-45.
- (2) The Presiding Officer shall put a copy of the Result of the Count in packet-16 labeled 'Result of the Count'.

<sup>&</sup>lt;sup>1</sup>Inserted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

- **82. Statement about turnout of women voters.**—The Presiding Officer shall prepare gender segregated statement of voters on Form-45(Result of the Count) as required under subsection (1) and sub-section (2) of section 91, on the basis of male and female voters scored out from the electoral rolls in the relevant polling booth or booths.
- 83. Ballot Paper Account to be prepared by the Presiding Officer.—(1) The Ballot Paper Account referred to in sub-section (11) of section 90 shall be prepared in Form-46.
- (2) The Presiding Officer shall put a copy of the Ballot Paper Account in packet-17 labeled 'Ballot Paper Account'.
- **84. Announcement of provisional results.** (1) The Returning Officer shall prepare the provisional consolidated statement of results of the count (excluding postal ballots) of the constituency, as required under section 92, in Form-47on the basis of the results of the count received by him from Presiding Officers electronically under sub-section (2) of section 13 or personally whichever is earlier.
- (2) The Returning Officer shall make sure that Result of the Count furnished by Presiding Officer is arithmetically error-free before accepting the same.
- (3) In case, the Returning Officer finds any error in the Form, he shall ask the Presiding Officer to rectify the error and sign the same in token of the fact that the error has been corrected by the Presiding Officer himself:

Provided that in the event of correction of Form under this subrule, the Presiding Officer shall resend electronically the scanned copy of the corrected Form to the Commission:

Provided further that the Returning Officer shall keep copy of the said corrected Form and also place the same in the relevant packet.

(4) After preparing the provisional consolidated statement of results of the count under sub-rule (1), the Returning Officer shall announce the same in the presence of such of the candidates, their election agents or authorized observers as may be present and shall affix a copy of such results at a conspicuous place in his office for information of general public:

Provided that the Returning Officer shall forthwith communicate the scanned copy of the Form-47 containing provisional results to the Commission electronically on or before 02:00 am the day immediately following the polling day and if, for any reason, the results are incomplete by 02:00 a.m. on the day immediately following the polling day, the Returning Officer shall communicate to the Commission provisional results as consolidated till that time along with reasons for the delay, in writing, while listing the polling stations from which results are awaited and thereafter shall send the complete provisional results as soon as compiled but not later than 10:00 a.m.

Provided that where the Returning Officer forward a case against the defaulting presiding officer(s) that delivery of result has been inordinately delayed, the Commission shall initiate disciplinary proceedings under Section 54 and 55 of the Act and remunerations due to presiding officer(s) shall be withheld and in case it is already paid shall be recoverable from his salary.

- <sup>1</sup>[84A. Registration procedure for voting by Overseas Pakistanis.—(1) Where the Commission decides in terms of subsection (1) of section 94 to make arrangements for voting by Overseas Pakistanis living abroad, it shall hold such voting through internet (I-voting).
- (2) Only those Overseas Pakistani voters shall be eligible for voting who possess:
  - (a) valid National Identity Card for Overseas Pakistanis (NICOP);
  - (b) valid Machine Readable passport (MRP); and
  - (c) valid E-mail address.
- (3) The Overseas Pakistani voter, desirous to cast his vote through I-voting from abroad, during registration time-period as may be fixed by the Commission, shall access the Overseas Voting System through the internet and shall create an account using following credentials:
  - (a) Name;
  - (b) Email Address;

<sup>&</sup>lt;sup>1</sup> Inserted vide ECP Notification S.R.O.1166(I)/2018 dated 28<sup>th</sup> September, 2018.

- (c) Generating password of his choice;
- (d) Mobile Phone Number (optional); and
- (e) Country of Stay.
- (4) A confirmation email of account so created shall be forwarded by the system to the applicant at his given email address and by clicking on the link therein the voter shall be prompted to provide the number of his Machine Readable Passport with its tracking Identity and NICOP number along with date of issuance thereof.
- (5) Upon completion of proceedings under sub-rule (4), a verification process will be initiated wherein random questions regarding voter's identity information shall be asked by the System and upon correct reply, a message of "Successfully verified" shall be displayed by the system:

Provided that a confirmation email of account verification shall also be forwarded by the system to the applicant.

(6) In case the voter could not correctly reply first set of questions mentioned in sub-rule (5), the system will allow multiple attempts to correctly reply failing which that NICOP number shall be restricted for further attempts:

Provided that upon successful verification, a unique passcode shall be forwarded to the applicant by the system through email before the polling day:

Provided further that on receipt of list, from the Commission, in respect of Overseas Pakistani voters registered as such, the Returning Officer shall take necessary steps to make sure that no overseas voter so registered for overseas voting is allowed to cast his vote at the polling station in person.

**84B. Voting procedure for Overseas Pakistanis.**— On polling day, the voter shall log in to the overseas voting system using his username and password and shall avail the voting option from the system for casting his vote in respect of his National Assembly, or, as the case may be, Provincial Assembly Constituency by entering unique passcode:

Provided that by going through designated list of candidates of selected constituency, the voter shall cast his vote by selecting his desired candidate:

Provided further that upon successful submission of vote, a "confirmation" message shall be displayed on the screen.

- **84C.** Preparation of results in respect of Overseas voting.—(1) After the polling hours are over, the Commission shall generate the Form-45 (Result of the Count) in respect of the constituency by using Reporting Portal of the Overseas Voting System and send the same to the Returning Officer concerned immediately through quickest means as are available for the purpose.
- (2) On receipt of Form-45 (Result of the Count) from the Commission under sub-rule (1), the Returning Officer shall include the results contained therein in the consolidated results of the count as furnished by the presiding officers to be prepared by him under section 95 in such manner as the Commission may determine:

Provided that the Commission may direct for non-inclusion of the result in respect of the Overseas voting during consolidation of results under section 95, if in its opinion, the technical efficacy, secrecy and security of the voting has not been maintained during the said voting.]

- **85. Consolidation of results.** (1) The Returning Officer shall consolidate in Form-48 the results of the count furnished by the Presiding Officers.
- (2) Before consolidating the results, the Returning Officer shall <sup>1</sup>in presence of contesting candidates and one of their election agents duly authorized by such candidate as may be present, open the packet-2 containing the ballot papers excluded from the count by Presiding Officer and also the packet-6 and packet-9 containing, respectively, the Tendered Ballot Papers and Challenged Ballot Papers excluded from the count by the Presiding Officer and scrutinize each such ballot paper as was excluded from the count by the Presiding Officer.
- (3) If the Returning Officer finds that any ballot paper excluded from the count by the Presiding Officer should not have

<sup>&</sup>lt;sup>1</sup> Amended vide ECP Notification ----- dated -----

been so excluded, he shall count it as a valid ballot paper cast in favour of the contesting candidate for whom it was cast:

Provided that in so doing the Returning Officer shall not mix up the ballot papers taken out from the packets labeled 'Tendered Ballot Papers' and 'Challenged Ballot Papers' but shall keep the entire lot of Tendered Ballot Papers and Challenged Ballot Papers excluded from the count by the Presiding Officer separately in their respective packet.

- (4) The Returning Officer shall reject a ballot paper, hereinafter referred to as 'rejected ballot paper', recording thereon the fact of such rejection if it suffers from any of the defects mentioned in clause (c) of sub-section (4) of section 90.
- (5) If any contesting candidate or election agent objects to the rejection of a ballot paper, the Returning Officer shall add to his endorsement the words 'rejection objected to'.
- (6) In consolidating the results of the count, the Returning Officer shall record the number of valid ballot papers cast in favour of each contesting candidate as shown by the Presiding Officer in the Result of the Count, unless the figures thereof have undergone a change as a result of recount under sub-section (5) or sub-section (6) of section 95, in which case he shall record the figures as arrived at after the recount.
- (7) Before recording the number of valid votes in the consolidated statement against the name of each contesting candidate, the number of ballot papers including the Tendered votes and Challenged votes, if any, treated by him as valid which were excluded from the count by the Presiding Officer shall be taken into account.
- (8) The ballot papers rejected by the Returning Officer under sub-rule (4) shall be shown separately in the consolidated statement.
- (9) The consolidated statement shall be so completed that the figures in respect of one polling station are completed before the incorporation of the figures in respect of any other.
- (10) The Returning Officer shall deal with the postal ballot papers in the following manner namely:

- (a) no cover in Form-40 containing a postal ballot paper received by the Returning Officer after the expiry of the time fixed in that behalf shall be counted:
- (b) the Returning Officer shall close and seal in a separate packet all the packets referred to in sub-rule (2) of rule 71;
- (c) all other covers in Form-40 containing postal ballot papers shall then be opened one after another;
- (d) as each cover is opened, the Returning Officer shall scrutinize the declaration in Form-38 contained therein and shall reject the ballot paper and make an appropriate endorsement on the cover in Form-39 without opening the same—
  - (i) if the said declaration is not found in the cover in Form-40; or
  - (ii) if the said declaration is substantially defective; or
  - (iii) if the serial number of the ballot paper entered in the said declaration differs from such number endorsed on the cover in Form-39.
- (e) each cover so endorsed and the declaration received with it shall be replaced in the cover in Form-40; and all such covers in Form-40 shall be kept in a separate packet which shall be sealed and on which the following particulars shall be recorded, namely:
  - (i) the name of the constituency;
  - (ii) the date of counting; and
  - (iii) a brief description of its contents:
- (f) the Returning officer shall then place all the declarations in Form-38 which he has found to be in order in a separate packet which shall be sealed before any cover in Form-39 is opened and on which shall be recorded the particulars referred to in clause (e);
- (g) all covers in Form-39 containing postal ballot papers which have not already been dealt with under the

foregoing provisions of this rule shall then be opened one after another and the Returning Officer shall scrutinize each ballot paper and decide the validity of the vote recorded thereby;

- (h) a postal ballot paper shall be liable to rejection on the grounds mentioned in clause (c) of sub-section (4) of section 90, reference in that sub-section to prescribed mark being construed as reference to writing of name of the candidate as mentioned in sub-rule (1) of rule 67;
- the Returning Officer shall count all the valid votes given by postal ballot in favour of each contesting candidate and record the total thereof as well as the number of such valid votes polled in favour of each such candidate in the consolidated statement in Form-48; and
- (j) all valid postal ballot papers shall, after they have been counted, be placed in a separate packet which shall be sealed and on which shall be recorded—
  - (i) the name of the constituency;
  - (ii) the date of counting; and
  - (iii) a brief description of its contents.
- **86. Procedure for recount.** (1)For the purpose of recount under sub-section (5) and sub-section (6) of section 95, the Returning Officer shall:
  - (a) serve a notice to the contesting candidates of date, time and place of recount;
  - (b) open, in the presence of such contesting candidates or election agents as are present, the polling bag or bags relating to the polling station or polling stations for which request for recounting is made, and shall complete the recount of:
    - (i) all the valid ballot papers including valid Tendered and Challenged Ballot Papers;
    - (ii) all the ballot papers excluded from the count including Tendered and Challenged Ballot Papers; and

- (iii) valid postal ballot papers, if required;
- (2) The Returning Officer shall, after the recount, consolidate the result in accordance with the provisions of section 95 read with rule 85.

<sup>1</sup>Provided that the notice referred to in sub-rule 1(a) of Rule 86, shall be affixed at a conspicuous place and it shall also be issued to and served on each and every contesting candidate through person or any other medium recognised by law.

- 87. Resealing of packets and statements by the Returning Officer.— (1) The packets and the statements opened by the Returning Officer for the purpose of consolidation under section 95 shall be resealed, as required by section 96, immediately after the consolidation proceedings are over.
- (2) All the packets received from the Presiding Officers and not opened, together with those opened and resealed by the Returning Officer, shall be sealed in a tamper-evident bag, provided to him for the purpose, for each polling station.
- <sup>2</sup>(2a) The provisional and final consolidated statement of results of the count and final consolidated results, as referred to, in clause (da) of sub-section (1) of section 99 to be prepared on Form-47, 48 and 49 respectively shall be sealed by Returning Officer in TEB-II before sealing the same in TEB-III.
- (3) The Returning Officer shall allow such of the contesting candidates or their election agents as may be present to sign and affix their seals to each of the packets resealed by the Returning Officer, as also the bag containing those packets.
- **88. Final Consolidated Result**.—(1) The Final Consolidated Result required to be submitted to the Commission by the Returning Officer under sub-section (1) of section 98 shall be in Form-49.
- (2) The consolidated statement prepared under sub-rule (1) of rule 85by the Returning Officer together with the Final Consolidated Result referred to in sub-rule (1) shall be sent to the Commission immediately after the consolidation for declaration of the result and publication of the name of the returned candidate in the official Gazette.

<sup>&</sup>lt;sup>1</sup> Inserted vide ECP SRO 452(1)/2023 dated 7th April, 2023 <sup>2</sup> Inserted vide ECP Notification ------ dated ------

<sup>1</sup>Provided that the Commission may order for preservation of Form-45 (Result of Count) & Form-46 (Ballot Paper Account) in the strong room at Regional level."

- 89. Documents to be retained by the Commission.—
  (1) The endorsement under sub-section (2) of section 99 in respect of each packet shall be made in the space provided thereon for the purpose for the description of its contents, the date of the election to which the contents relate and the name and number of the constituency for which the election was held.
- (2) The certificate required to be furnished by the Returning Officer to the Commission under sub-section (2) of section 99 regarding compliance of the provisions of sub-section (1) and subsection (2) of section 99 shall be in Form-50.
- **90.** Depositing and withdrawal of polling bags.—(1) The Returning Officer shall, after consolidation, deposit tamper-evident sealed bags of a constituency in a storage of the Commission, or a treasury or a sub-treasury, with inventory on Form-51, in triplicate, one copy each for himself, the officer incharge of the storage and the Commission.
- (2) If Returning Officer, or an officer authorized by the Commission, under the orders of the Commission, a Tribunal or a Court, as the case may be, withdraws tamper-evident sealed bag(s) of one or more polling stations of a constituency from the storage, or the treasury or sub-treasury, he shall also provide to the storage incharge, treasury officer or, as the case may be, sub-treasury officer a certificate to the effect that all tamper-evident sealed bags withdrawn there from were found in good condition:

Provided that if Returning Officer, or, as the case may be, an officer authorized by the Commission finds any or all bags tampered with, he shall immediately report the matter to the Commission for taking appropriate action under sub-section (4) and sub-section (5) of section 99.

**91. Public inspection of documents.**— (1) The documents retained by the Commission under section 99, except the ballot papers, shall be open to public inspection during office hours on payment of a fee at the rate of ten rupees per page of a document.

<sup>&</sup>lt;sup>1</sup> Inserted vide ECP SRO 452(1)/2023 dated 7th April, 2023

- (2) Copies of, or extracts from the documents mentioned in sub-rule (1) shall be furnished upon an application made by any person on payment of fee at the rate of ten rupees per page.
- (3) Every application for inspection of documents or supply of copies shall be accompanied by court fee stamps of the requisite value.
- (4) The nomination form, accompanying declaration and statements referred to in section 60 and section 110 shall be open to inspection by the public, during office hours on payment of fee of rupees ten per page in the shape of court fee stamps.
- (5) The certified copies of documents referred to in sub-rule (4) may be supplied to a person, making application in that behalf, on payment of fee of ten rupees per page in the shape of court fee stamps.

### **CHAPTER VI**

### **ELECTION TO RESERVED SEATS IN AN ASSEMBLY**

- **92. Election to seats reserved for women and non-Muslims.** (1) Election to the seats reserved for women and non-Muslims in the National Assembly and Provincial Assemblies shall be held on the basis of proportional representation system of political parties' lists of candidates in accordance with the provisions of these Rules and the Act.
- (2) The Members to fill seats reserved for women in the National Assembly allocated to a Province shall be elected through proportional representation system of political parties' lists of candidates submitted to the Commission on the basis of total number of general seats won by each political party from the Province concerned in the National Assembly.
- (3) The Members to fill seats reserved for women allocated to a Province shall be elected through proportional representation system of political parties' lists of candidates on the basis of total number of general seats won by each political party in the Provincial Assembly.
- (4) The Members to fill seats reserved for non-Muslims in the National Assembly and the Provincial Assemblies shall be elected through proportional representation system of political parties' lists of candidates on the basis of total number of general seats won by each

political party in the National Assembly, or, as the case may be, in the Provincial Assembly.

- (5) If, at any time, the party list is exhausted, the political party may submit a name for any vacancy which may occur thereafter and the provisions of sub-section (1) and sub-section (2) of section 104 shall, as nearly as possible, apply to fill such vacancy.
- (6) For the purpose of this rule, the expression "total number of general seats won by political party" shall include the independent returned candidate or candidates who may duly join such political party within three days of the publication in the official Gazette of the names of the returned candidates:

Provided that if the independent candidate applies to the leader of a political party for joining his party then the leader of that political party will forthwith inform the Commission of joining of such candidate through a letter to be delivered to the Commission along with consent of that candidate duly attested by a Notary appointed under the Notaries Ordinance, 1961 (XIX of 1961) or an Oath Commissioner appointed under the Oaths Act, 1873 (X of 1873) or a Government servant in basic pay scale 17 and above:

Provided that the consent of the independent candidate so delivered to the Commission shall, in no circumstances, be open to recall or cancellation.

- <sup>1</sup>[(7) The political parties' lists of candidates to be submitted under this rule to the Commission in connection with election to the reserved seats for women or non-Muslims in an assembly shall be on Form-66.]
- **93. Nomination paper**.—<sup>2</sup>[(1)] A nomination paper by which the proposal is made under sub-section (3) of section 104 for seats reserved for women and non-Muslims shall be in the Form A appended to the Act.
- <sup>3</sup>[(2) If nomination paper of a candidate for election to the seat reserved for women or non-Muslims is rejected, the sum deposited by that candidate under sub-section (1) of section 61 may be refunded to him or her when he or she so applies under sub-section (5) of section 61:

<sup>&</sup>lt;sup>1</sup>Inserted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018. <sup>2</sup>Numbered *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

<sup>&</sup>lt;sup>3</sup>Inserted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.

Provided that the deposit made by the candidate, whose nomination paper has been accepted by the Returning Officer, shall become non-refundable and shall be forfeited to the Federal Government.]

- <sup>1</sup>[(3) Notwithstanding anything contained in sub-rule (2), if a political party fails to secure any general seat from National Assembly, or, as the case may be, a Provincial Assembly during General Election, the deposit made by a candidate for the seat reserved for women or non-Muslims on behalf of that political party, may be refunded to that candidate, if he or she so applies, under sub-section (5) of section 61.]
- **94.** Commission to declare seats won by each Political party.— (1) The Commission shall, by notification in the official Gazette, declare the total number of reserved seats won by each political party in the National Assembly and the Provincial Assemblies respectively.
- (2) The per centum share of each political party shall be worked out with reference to total number of general seats in the National Assembly, or, as the case may be, the respective Provincial Assembly.
- (3) In calculating the number of seats, the highest fraction shall be taken as one seat till the allocation of total reserved seats in the concerned Assembly is completed.
- (4) The seats reserved for non-Muslims and women shall be divided among the political parties on the basis of their per centum share as worked out in sub-rule (2) and in order of priority of the names of candidates mentioned in the party list:

Provided that the list submitted by a political party shall not be subject to change or alteration, either in the order of priority or through addition of new names or subtraction of old names after expiry of the date of submission of nomination papers:

**Explanation**.— For the purpose of this rule, the expression "political party" means a political party to which a symbol has been allocated by the Commission.

95. Procedure where a nominee of political party is elected on more than one general seats, etc.— (1) If a contesting

<sup>&</sup>lt;sup>1</sup>Inserted vide ECP Notification S.R.O.589(I)/2019 dated 29<sup>th</sup> May, 2019.

candidate, being nominee of a political party, has been elected on more than one general seats whether in the same or different Assemblies, all the seats won by him shall be counted for the purpose of calculation of general seats won by that party in the National or the Provincial Assembly, as the case may be.

(2) The seats won by independent candidates shall be excluded from the total number of general seats in the National Assembly or, as the case may be, the Provincial Assembly for the purpose of determination of share of each political party:

Provided that if an independent candidate duly joins a political party under sub-rule (6) of rule 92, he shall not be excluded for the purpose of calculation of total number of general seats of such political party.

- **96.** Declaration of result by the Commission.— (1) The Commission shall calculate the total number of seats won by each political party separately in the National Assembly and each Provincial Assembly in the manner specified in rule 94 and shall then ascertain the proportion of each political party of the seats reserved for women and non-Muslims.
- (2) On the basis of the calculations done under sub-rule (1), the Commission shall ascertain the number of seats to which each political party is entitled.
- (3) The Commission shall then declare elected to the National Assembly, or, as the case may be, the Provincial Assembly such number of candidates belonging to each political party, in order of priority in which their names appear in the lists provided by a political party as is equal to the number of seats to which that party is entitled under sub-rule (2).

### **CHAPTERVII**

# CONDUCT OF ELECTION TO THE SENATE

**97. Nomination paper**.—A nomination paper by which a proposal is made under sub-section (2) of section 110 shall be in the Form A appended to the Act:

Provided that, in the case of a bye-election to fill two or more casual vacancies arising in any of the circumstances specified in section 127, this rule shall have effect as if it required the proposer

and the seconder to specify, in the said Form, the name of the Member of the Senate whose vacancy is to be filled.

- **98.** Deposits for nomination.—(1) The Returning Officer shall maintain a register in Form-29in which he shall enter the particulars of every cash deposit made with him under section 111.
- (2) Receipt of a cash deposit by the Returning Officer shall be acknowledged in Form-30and the amount shall be deposited by him at a branch of National Bank of Pakistan, a Government Treasury or sub-Treasury.
- (3) The head of account for the purpose of deposit at a branch of National Bank of Pakistan or at a Government Treasury or sub-Treasury shall be <sup>1</sup>[C02-Receipts from Civil Administration and Other Functions, C021-General Administration Receipts-Organs of State, C02166-Receipts of Election Commission of Pakistan under Elections Act 2017.]
- **99. Notice in respect of nominated candidates.**—The notice containing the particulars of the candidates to be prepared by the Returning Officer under sub-section (7) of section 110 shall be on Form-52.
- 100. Appeal against rejection or acceptance of nomination paper by the Returning Officer.—(1) An appeal under sub-section (1) of section 113 may be filed by a candidate or by a person authorized in writing by the candidate in this behalf, against the decision of the Returning Officer rejecting, or, as the case may be, accepting the nomination paper of a candidate.
- (2) The appeal shall be addressed to the Appellate Tribunal constituted by the Commission for the province concerned, or, as the case may be, Federal Capital <sup>2</sup>[\*\*\*].
- (3) An appeal shall be in the form of a memorandum which shall state the date of rejection or, as the case may be, acceptance of the nomination and the grounds of appeal and shall be accompanied by a certified copy of the order rejecting, or, as the case may be, accepting the nomination.
- (4) The memorandum of appeal shall be accompanied by as many copies thereof as there are candidates at an election.

<sup>&</sup>lt;sup>1</sup>Substituted vide ECP Notification S.R.O.1514(I)/2021.

<sup>&</sup>lt;sup>2</sup> Omitted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

- (5) The appeal shall be disposed of either summarily or after such inquiry as the Appellate Tribunal may consider necessary.
- (6) If the appeal is allowed, the name of the appellant shall, by order of the Appellate Tribunal be entered, or, as the case may be, deleted by the Returning Officer in the list of validly nominated candidates.
- **101.** List of validly nominated candidates.—(1) The list of validly nominated candidates prepared under section 114 shall be drawn up in Form-53 soon after the scrutiny.
- (2) The Returning Officer shall publish a copy of the list of validly nominated candidates at some conspicuous place in his office.
- (3) In the case of acceptance of an appeal filed under subsection (1) of section 113, the Returning Officer shall revise the list of validly nominated candidates in accordance with the decision of the Appellate Tribunal and shall publish the list so revised at some conspicuous place in his office.
- (4) A copy of the list referred to in sub-rule (1), and also a copy of the list as revised, if any, under sub-rule (3), shall be furnished to the Commission.
- **102. List of contesting candidates.**—(1) The list of contesting candidates prepared under sub-section (4) of section 115 shall be drawn up in Form-54.
- (2) The names on the list shall be entered in Urdu alphabetical order.
- (3) The Returning Officer shall, on the day next following the withdrawal day, publish the list of contesting candidates at some conspicuous place in his office and furnish a copy thereof to the Commission and also to each of the contesting candidates.
- **103.** Retirement of contesting candidate.—(1) A contesting candidate may, by notice in writing signed by him and delivered to the Returning Officer by 12 noon on the day immediately preceding the polling day, either in person or, by an agent authorized by him in writing in this behalf, retire from the election.
- (2) A notice under sub-rule (1) shall, in no circumstances, be open to recall or cancellation.

- (3) On receiving a notice of retirement under sub-rule (1), the Returning Officer shall, if he is satisfied that the signature on the notice is that of the candidate, cause a copy of the notice to be affixed at some conspicuous place in his office and thereupon such candidate shall cease to be a contesting candidate.
- **104. Declaration of uncontested election.**—(1) The result of an uncontested election shall not be declared under sub-section (1) of section 118 unless the Returning Officer has ascertained in writing from the Appellate Tribunal that no appeal has been filed against the rejection or acceptance of any nomination paper or that, if an appeal has been filed, no nomination rejected by the Returning Officer has been accepted on such appeal.
- (2) The Returning Officer shall draw the public notice, referred to in sub-section (1) of section 118, in Form-55and shall furnish a copy thereof to the Commission.
- **105.** Form of ballot paper.—(1) Every ballot paper shall be in such form as may be specified by the Commission and the names of the contesting candidates shall be written on it in Urdu.
- (2) The names of contesting candidates shall be arranged on the ballot paper in the same order as shown on the list of contesting candidates prepared under rule 102.
- (3) If two or more candidates bear the same name, they shall be distinguished by adding the names of their father.
- **106. Agent.**—(1) A contesting candidate may, before the commencement of the poll, appoint not more than one agent, and shall give notice thereof in writing to the Returning Officer.
- (2) The appointment of an agent under sub-rule (1) may at any time be revoked by the candidate and when it is so revoked or the agent dies, another person may be appointed by the candidate to be an agent and a notice of such appointment shall be given to the Returning Officer.
- **107. Ballot boxes**.—(1) The ballot boxes shall be such as may be provided by the Commission.
- (2) The Returning Officer shall ensure, in the presence of such of the contesting candidates or their agents as may be present, before the commencement of the poll that each box is empty and

seal it in the balloting position and so place it within his sight as to be ready to receive the ballot papers.

- **108.** Admission to polling station.—The Returning Officer shall, subject to such instructions as the Commission may give, so regulate the entry of voters to the polling station that only one voter is admitted at a time and exclude there from all other persons except:
  - (a) any person on duty in connection with the election;
  - (b) the contesting candidates, or one agent of each contesting candidate; or
  - (c) such other person as may specifically be permitted by the Returning Officer or the Commission.
- **109.** Arrangements at the polling station.—(1)There shall be displayed, outside the polling station, a copy of the list of contesting candidates.
- (2) To enable the voters to mark their ballot papers in secret, the Returning Officer shall set up one or more voting booths screened from observation where voters shall record their votes.
- (3) The Commission shall provide sufficient number of ballot boxes, copies of the lists of voters, ballot papers, stamps for marking the official mark, instruments for indicating preferences on the ballot papers and such other articles as may be necessary for facilitating the casting of votes.
- 110. Maintenance of order at the polling station.—(1) The Returning Officer shall keep order at the polling station and may remove or cause to be removed any person who misconducts himself at the polling station or fails to obey any lawful order of the Returning Officer.
- (2) Any person removed under sub-rule (1) from the polling station shall not, without the permission of the Returning Officer, again enter the polling station during the day.
- (3) The powers under this rule shall not be so exercised as to deprive a voter of an opportunity to cast his vote.
- **111. Issue of identity cards.**—(1) Each voter shall carry with him an identity card issued to him by the Secretary of the Assembly

of which he is a Member and shall, if so required, show the same to the Returning Officer before a ballot paper is issued to him.

- (2) The Returning Officer shall, after satisfying himself about the identity of the voter and after ensuring that he has not already voted, put a tick mark against the name of the voter in the list of voters, enter the name of the voter on the counterfoil of the ballot paper and, after stamping the ballot paper on its back with the official mark and initialing it, hand it over to the voter.
- (3) No ballot paper shall be issued to a voter unless it has been stamped with an official mark and initialed.
- (4) No ballot paper shall be delivered to a voter unless he has put his signature on the counterfoil of the ballot paper in token of the receipt of the ballot paper.
- **112. Voting procedure.**—(1) A voter, on receiving the ballot paper, shall forthwith:
  - (a) proceed to the voting booth;
  - (b) record his vote in accordance with rule 113;
  - (c) fold the ballot paper so as to conceal his vote; and
  - (d) insert the ballot paper into the ballot box.
- (2) No voter shall be allowed to enter the voting booth when another voter is inside it.
- (3) A voter shall vote without undue delay and shall leave the polling station immediately after he has inserted his ballot paper into the ballot box.

# 113. Manner of recording vote for elections from Provinces and the Federal Capital.—In giving his vote; a voter—

- (a) shall place on his ballot paper the figure 1 opposite the name of the candidate for whom he wishes to vote in the first instance; and
- (b) may, in addition, place on his ballot paper the figures 2, 3 and 4 and so on, in the order of his preference, opposite the names of the other candidates.

**Explanation**.—The figures referred to in this rule may be marked against, different names either in English or in Urdu but not in both and shall not be marked in words.

114. Manner of marking ballot paper if voter is incapacitated.— (1) If a voter is blind or is physically or otherwise so incapacitated as to require the help of a companion, the Returning Officer may allow him to be accompanied by a companion of his choice who is of not less than eighteen years of age; and, in case the disability is such that the voter cannot mark the ballot paper himself, the person accompanying the voter may mark the ballot paper as indicated by the voter:

Provided that the person allowed to accompany the voter shall not himself be a candidate or his agent.

- (2) If the ballot paper is to be marked by the companion, the Returning Officer shall make it clear to him that he must mark the ballot paper for the candidate of the voter's choice and that he must not divulge to any one the voter's choice of candidate.
- (3) The Returning Officer shall maintain a list of voters on whose behalf the ballot papers have been marked by their companions.
- 115. Spoilt ballot papers.—A voter who has inadvertently spoiled his ballot paper so that it cannot be used may, after satisfying the Returning Officer about the fact of inadvertence, return the ballot paper to the Returning Officer who shall issue another ballot paper after canceling the Spoilt Ballot Paper which shall be placed in a separate packet labeled "Spoilt Ballot Papers", noting the fact of cancellation on the counterfoil also.
- **116. Stray ballot papers.**—If any ballot paper which has been issued to a voter has not been inserted by him into the ballot box but is found anywhere else, it shall be cancelled and accounted for as Spoilt Ballot Paper.
- 117. Sealing of ballot box after poll.— After the close of the poll, the Returning Officer shall, in the presence of such of the contesting candidates or the agents of such candidates as may be present, close the slit for insertion of ballot paper of each ballot box:

Provided that it shall not be necessary to seal the slit if the counting of votes is to begin immediately after the close of the poll.

- 118. Opening of ballot boxes and counting of votes.—(1) The Returning Officer shall, after notice to the contesting candidates, or, as the case may be, agents as to the time and place of counting, open the ballot boxes in the presence of such of the contesting candidates, and their agents as may be present.
  - (2) The Returning Officer shall:
  - (a) proceed to count the ballot papers taken out there from and record their number in a statement;
  - (b) scrutinize the ballot papers taken out of the ballot boxes; and
  - (c) separate the ballot papers which he deems valid from those which he rejects under sub-rule (3) endorsing on each ballot paper so rejected, the word 'rejected' and the grounds of rejection.
  - (3) A ballot paper shall be invalid, —
  - (a) on which figure 1 is not marked; or
  - (b) on which figure 1 is set opposite the names of more than one candidates, or is so placed as to render it doubtful as to which candidate it is intended to apply; or
  - (c) on which figure 1 and some other figure are set opposite the name of the same candidate: or
  - (d) on which there is a mark or writing or to which some object is attached by which the voter can be identified; or
  - (e) which is unmarked or void on the ground of uncertainty; or
  - (f) which does not bear the official mark or initials of the Returning Officer
- **119. Arrangement of valid ballot papers**.—After rejecting the ballot papers which are invalid, the Returning Officer shall—
  - (a) arrange the ballot papers in parcels according to the first preference recorded for each candidate;

- (b) count and record the number of the ballot papers in each parcel and check the total number thereof; and
- (c) credit to each candidate the value of the ballot papers on which preference for him has been recorded.
- 120. Counting of votes where one seat is to be filled.—(1) At any election, where only one seat is to be filled, every valid ballot paper shall be deemed to be of the value of 1 at each count, and the quota sufficient to secure the return of a candidate at the election shall be determined as follows:
  - (a) add the values credited to all the candidates:
  - (b) divide the total by 2; and
  - (c) add 1 to the quotient ignoring the remainder, if any, and the resulting number is the quota.
- (2) If, at the end of the first or any subsequent count, the total value of the ballot papers credited to any candidate is equal to, or greater than, the quota or there is only one continuing candidate, that candidate shall be declared elected.
- (3) If, at the end of any count, no candidate can be declared elected, the Returning Officer shall:
  - (a) exclude from the poll the candidate who upto that stage has been credited with the lowest value:
  - (b) examine all the ballot papers in his parcel and subparcels, arrange the un-exhausted papers in sub-parcels according to the next available preferences recorded thereon for the continuing candidates, count the number of papers in each such sub-parcel and credit it to the candidate for whom such preference is recorded, transfer the sub-parcel to that candidate and make a separate sub-parcel of all the exhausted papers; and
  - (c) see whether any of the continuing candidates has, after such transfer and credit, secured the quota.
- (4) If, when a candidate has to be excluded under clause (a) of sub-rule (3), two or more candidates have been credited with the same value and stand lowest on the poll, the candidate for whom the lowest number of original votes is recorded shall be excluded and, if

this number also is the same, the candidate with the smallest value at the earliest count at which these candidates had unequal values shall be excluded.

- (5) If two or more candidates are lowest on the poll and each has the same value of votes at all counts, the Returning Officer shall decide by lot which of them shall be excluded.
- **121. Ascertaining the quota.**—At any election, where more than one seat is to be filled, every ballot paper shall be deemed to be of the value of 100 and the quota sufficient to secure the return of a candidate at the election shall be determined as follows:
  - (a) add the value credited to all the candidates <sup>1</sup>[under clause (c) of rule 119];
  - (b) divide the total by a number which exceeds by 1 the number of seats to be filled; and
  - (c) add 1 to the quotient ignoring the remainder, if any, and the resultant number is the quota.
- **122. General instructions.**—(1) For the purpose of counting of votes, the Returning Officer shall disregard all fractions and ignore all preferences recorded for candidates already elected or excluded from the poll.
- (2) A candidate shall be deemed to have been elected if, at the end of any count or at the transfer of any parcel or sub-parcel of an excluded candidate, the value of ballot papers credited to such candidate is equal to or greater than the quota, and no further ballot paper shall be transferred to him.
- 123. Transfer of surplus.—(1) If at the end of any count the value of the ballot papers credited to a candidate is greater than the quota, the surplus shall be transferred in accordance with the provisions of this rule to the continuing candidates, according to the preferences indicated on the ballot papers of that candidate.
- (2) If more candidates than one have a surplus, the largest surplus shall be dealt with first and the others in the order of magnitude:

<sup>&</sup>lt;sup>1</sup>Substituted vide ECP Notification S.R.O.1514(I)/2021 dated 23<sup>rd</sup> November, 2021.

Provided that every surplus arising on the first count shall be dealt with before those arising on the second count and so on.

- (3) If more candidates than one have an equal surplus arising out of the same count, the surplus of the candidate credited with the greatest value at the earliest count at which the values credited to these candidates were unequal, shall be dealt with first and, where the values credited to such candidates were equal at all counts, the Returning Officer shall determine by lot which surplus will be dealt with first.
- (4) If the surplus of any candidate to be transferred arises from original votes only, the Returning Officer shall examine all the papers in the parcel of that elected candidate, sort out un-exhausted papers into sub-parcels according to the next available preference recorded thereon and shall make a separate sub-parcel of the exhausted ballot papers.
- (5) If the value credited to an elected candidate whose surplus is to be transferred arises from original and transferred votes, or from transferred votes only, the Returning Officer shall examine the ballot papers contained in the sub-parcel last transferred to the elected candidate.
- (6) If the total value of the unexhausted papers is equal to or less than the surplus, the Returning Officer shall transfer each sub-parcel of unexhausted papers to the contesting candidate indicated thereon as the 'voters' next preference, each being transferred at the value at which it was received by the candidate whose surplus is being transferred.`
- (7) When the total value of the unexhausted paper is less than the surplus, the exhausted papers shall be set aside at a value which is equal to the difference between the surplus and the total value of the unexhausted papers.
- (8) If the total value of the unexhausted papers is greater than the surplus, the Returning Officer shall transfer each paper in each sub-parcel of unexhausted papers to the continuing candidate indicating thereon as the 'voters' next preference and the value at which each paper shall be transferred shall be ascertained by dividing the surplus by the total number of unexhausted papers (fractional remainders being disregarded), except that the consequential loss of the value shall be noted on the result sheet.

- (9) The papers transferred to each candidate shall be added in the form of a sub-parcel to the papers already belonging to such candidate.
- (10) All papers in the parcel or sub-parcel of an elected candidate not transferred under this rule shall be set apart as finally dealt with.
- **124.** Exclusion of candidates lowest on the poll.—If, at the end of any count, no candidate has a surplus and one or more seats remain unfilled, the Returning Officer shall exclude from the count the candidate credited with the lowest value, shall sort the unexhausted papers into sub-parcels according to the next available preferences recorded thereon and shall transfer each sub-parcel to the contesting candidates for whom the next preference is recorded.
- **125.** Order of transfer of sub-parcel.—(1) The parcel containing the original votes of excluded candidate shall be transferred first, the transfer value of each paper being 100.
- (2) The sub-parcels containing transferred votes shall then be transferred in the order in which and at the value at which the excluded candidate obtained them.
- (3) Each such transfer shall be deemed to be a separate transfer.
- (4) When a candidate has been excluded and as a result of transfer of his votes another candidate has been elected with a surplus, in such a case his surplus votes shall be transferred before another exclusion is considered.
- (5) In the transfer of each parcel of sub-parcel, a separate sub-parcel shall be made of the exhausted papers which shall be set aside at the value at which the excluded candidate obtained them.
- **126. Filling the last vacancies.**—(1) If, at the end of any count as a result of transfer of papers, the number of continuing candidates is equal to the number of vacancies to be filled, no further transfer shall be made.
- (2) When the number of continuing candidates is equal to the number of vacancies remaining unfilled, the continuing candidates shall thereupon be deemed to be elected.

- (3) When, at the end of any count, only one vacancy remains unfilled and the value credited to someone continuing candidate exceeds the total of the value credited to the other continuing candidates together with any other surplus not transferred, that candidate shall thereupon be deemed to have been elected and no further transfer shall be made.
- (4) When, at the end of any count, only one vacancy remains unfilled and there are only two continuing candidates and each of them has the same value of votes at all counts and no surplus remains capable of transfer, the Returning Officer shall decide by lot which of them shall be excluded and, after excluding him in the manner aforesaid, declare the other candidate to be elected.
- 127. Equality of candidates lowest on the poll.—(1) If at any time it becomes necessary to exclude a candidate and two or more candidates have the same value of votes and are the lowest on the poll, regard shall be had to the original votes of each candidate and the candidate for whom fewest original votes are recorded shall be excluded and, if the value of their original votes is equal, the candidate with the smallest value at the earliest count at which these candidates had unequal values shall be excluded.
- (2) If two or more candidates are lowest on the poll and each has the same value of votes at all counts, the Returning Officer shall decide by drawing of lot which candidate shall be excluded.
- **128. Provision for recounting.**—(1) Any candidate or, in his absence, his agent may at any time during the counting of votes, either before commencement or after the completion of any transfer of votes, whether surplus or otherwise, request the Returning Officer to re-examine and recount the papers of all or any of the candidates, not being papers set aside at any previous transfer as finally dealt with, and the Returning Officer shall forthwith re-examine and recount the same accordingly:

Provided that nothing, in this sub-rule shall make it obligatory on the Returning Officer to recount the same votes more than once.

- (2) The Returning Officer may, in his discretion, recount the votes either once or more than once in any case in which he is not satisfied as to the accuracy of any previous count.
- **129.** Return by Returning Officer.—On the completion of counting, the Returning Officer shall prepare and certify a Return of

Election in Form-56and permit any candidate or his agent to take a copy or extract from such return:

<sup>1</sup>[Proviso omitted].

- 130. Grant of certificate of election to returned candidate.—At the request of a candidate who has been declared to be elected, the Returning Officer may grant to such a candidate a certificate of election in Form-58and obtain from the candidate an acknowledgement of its receipt duly signed by him.
- **131.** Format of packets to be used at polling station.—(1) The format of the packets to be used by the Returning Officer at the polling station in connection with the election to the Senate shall be in accordance with the Schedule-III.
- (2) The Returning Officer, after the completion of counting, shall:
  - (a) prepare separate packets containing the valid ballot papers in packet-1 labeled 'valid ballot papers' bearing the name of the contesting candidate to whom the packet relates and rejected ballot papers in packet-2 labeled 'rejected ballot papers';
  - (b) put the unissued ballot papers in packet-3 labeled 'unissued ballot papers':
  - (c) put the counterfoils of used ballot papers in packet-4 labeled 'counterfoils of used ballot papers':
  - (d) put marked copies of the list of voters in packet-5 labeled 'marked copies of the list of voters';
  - (e) put all Spoilt Ballot Papers referred to in rule 115 and rule 116 in packet-6 labeled 'Spoilt Ballot Papers'; and
  - (f) put Return of Election prepared on Form-56, or, as the case may be, on Form-57 in packet-7 labeled 'Return of Election'.
- **132. Illustration of procedure as to the count, etc.**—For election to the general seats in the Senate an illustration of the procedure as to the counting of votes in accordance with these Rules

<sup>&</sup>lt;sup>1</sup> Omitted vide ECP Notification S.R.O.410 1(4) (I)/ 2018-Law dated 02<sup>nd</sup> March, 2018.

is given in Part 'A' of the Schedule-III and an illustration for election to the seats reserved for the Ulema, technocrats and other professionals is given in Part 'B' thereof.

- 133. Documents to be sent to, and retained by, the Commission.— (1) The Returning Officer shall forward to the Commission:
  - (a) separate packets containing the valid ballot papers and rejected ballot papers each of which shall be sealed with the seal of the Returning Officer;
  - (b) the packet containing unissued ballot papers;
  - (c) the packet containing the counterfoils of issued ballot papers;
  - (d) the packet containing the marked copies of the list of voters:
  - (e) the packet containing Spoilt Ballot Papers;
  - (f) the packet containing the Return of Election; and
  - (g) such other papers as the Commission may direct.
- (2) The Returning Officer shall endorse in the space provided for the purpose on each packet forwarded under sub-rule (1) the description of its contents, the date of the election to which the contents relate and the name of the Province, or, as the case may be, Federal Capital <sup>1</sup>[\*\*\*], for which the election was held.
- (3) The Commission shall retain the documents contained in the packets received under sub-rule (1) for a period of one year from the date of their receipt, and thereafter shall, unless otherwise directed by the Tribunal, cause them to be destroyed.
- (4) The documents retained by the Commission under subrule (3), except the ballot papers, shall be open to public inspection during office hours on payment of a fee at the rate of ten rupees per page.
- (5) Copies of, or extracts from, the documents mentioned in sub-rule (4) shall be furnished upon an application made by any person on payment of a fee at the rate of ten rupees per page.

<sup>&</sup>lt;sup>1</sup> Omitted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

(6) Every application for inspection of documents or supply of copies under sub-rule (4) and sub-rule (5), respectively, shall be accompanied by court fee stamps of the requisite value.

[<sup>1</sup>[\*\*\*]]

# <sup>3</sup> CHAPTER VII-A

# SPECIAL PROCEDURE FOR VOTING AND COUNTING

- 133(A). Special procedure relating to election by certain voters,— Noting contained in rule 112, rule 113 or the rules 118 to 129, shall apply to the election of members of the Senate by the members from the Federally Administered Tribal Areas in the National Assembly and the following rules in this Chapter shall apply to such election.
- 133(B). **Voting Procedure**.— (1) A voter on receipt of the ballot paper shall forthwith.—
  - (a) Proceed to the voting booth;
  - (b) Record his vote in accordance with rule 133(c);
  - (c) Fold the ballot paper so as to conceal his vote; and
  - (d) Insert the ballot paper into the ballot box.
- (2) No voter shall be allowed to enter into the voting booth when another voter is inside it.
- (3) A voter shall vote without undue delay and shall leave the polling station immediately after he has inserted his ballot paper into the ballot box.
- 133(C). **Manner of Recording Vote**.—(1) A voter shall vote by putting a mark on the ballot paper against the names and symbols of as many candidates as there are seats to be filled.—
- (2) The marks shall be put at any place within the space containing the names and symbols of the contesting candidates so as to clearly indicate the contesting candidates for who he wishes to vote.

Chapter VIIA omitted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup>June, 2018.
 Chapter VII-A inserted again vide ECP Notification S.R.O.410(4)/2018 dated 2<sup>nd</sup> March, 2018.

- (3) The marks against the names of the candidates for the voter's choice shall be put with the rubber stamp provided for the purpose by the Returning Officer at the polling station
- (4) No marking aid or rubber stamp except the rubber stamp supplied by the Returning Officer for the purpose shall be used by the voter for marking his ballot paper.
- (5) A voter shall not put marks against the names of more candidates than the number of seats to be filled.
- 133(D). **Procedure on the close of the poll**.—(1) The Returning Officer shall immediately, after the close of the poll, proceed to.—
  - (a) Open the ballot box and take out the ballot papers from it:
  - (b) Count the votes in favour of each candidate in the presence of such of the candidates or agents as may be present.
- (2) A ballot paper shall be rejected by the Returning Officer it is bears.—
  - (a) no mark indicating the contesting candidate for whom the voter wishes vote;
  - (b) Marks against the names and symbols of more candidates than the number of seats to be filled;
  - (c) no official mark or initials of the Returning Officer; or
  - (d) Any writing or mark other than the mark referred to in sub-rule (2) of rule 133(c) or if it has attached to it some piece of paper or any other object of any kind; or
  - (e) Any mark from which it is not clear for whom the voter has voted;

#### Provided that:

 (i) A ballot paper shall not be invalid if more than one mark has been put against the name and symbol of any one candidate, but only one vote shall be counted for that candidate;

- (ii) A ballot paper shall be invalid in respect of those candidates only against whose names and symbols the mark is so placed as to render it doubtful for which candidate the voter has voted;
- (iii) A ballot paper shall be deemed to have been marked in favour of a candidate if the whole or more than half of the area of the mark appears clearly within the space relating to the name and symbol of that candidate; and where the mark is divided equally between to such spaces, the ballot paper shall be deemed not to show clearly for whom the voter has voted.
- 133(E). **Declaration of result**.—(1) The Returning Officer shall prepare a return of election in Form-57 showing therein the number of valid votes cast in favour of each contesting candidate:—
- (2) The Returning Officer shall by public notice declare to be elected such number of candidates, in order of the number of valid votes obtained by them as is equal to the number of seats to be filled.
- 133(F). **Equality of Votes.**—(1) If after the counting, it is found that there is equality of votes between two or more candidates and that the addition of one vote for one such candidate would entitle him to be declared elected the Returning Officer shall forthwith draw a lot and the candidate on whom the lot falls shall be deemed to have been elected:—

Provided that it shall not be necessary to draw lots if, according to the number of seats to be filled, the two or more contesting candidates who have equal number of votes have already been declared elected by virtue of their having obtained the highest number of votes.

(B) Following existing provision to rule 129 in the Election Rules, 2017 shall be omitted;

["Provided that in case of election from Federal Administered Tribal Areas the Returning Officer shall prepare a Return of Election in Form-57 showing therein the number of valid votes cast in favor of each contesting candidate."]

(C) The words "National Identity Card number of the Presiding Officer" appearing at the end of Form-45 and Form-46 shall be substituted with the words "NIC No."

(D) At the end of Form-45 and Form-46, following shall be

NIC NO.

inserted:

(E) The reference of rule in Form-57 namely "see rule 129" shall be substituted with "see rule 133E";

#### **CHAPTERVIII**

# ELECTION EXPENSES AND STATEMENTS OF ASSETS AND LIABILITIES

- **134. Account of election expenses.**—(1) A contesting candidate shall maintain contesting candidate shall maintain or cause to be maintained a register of receipts and expenditure.
- (2) The contesting candidate shall, after the publication of the name of the returned candidate under section 98 or section 124, submit to the Returning Officer an account of election expenses as required under section 134 in form C appended to the Act.
- (3) All vouchers shall accompany the account of election expenses duly arranged according to the date of payment and serially numbered:

Provided that the candidate shall append a copy of the poster, the handbill, or, as the case may be, the pamphlet printed by him with the relevant bill or receipt issued by the printer or the publisher by whom such material was got printed or published:

Provided further that as required under clause (b) of subsection (3) of section 180, all poster, handbills, or, as the case may

be, pamphlets mentioned in first proviso shall bear the name and address of the printer or publisher.

- (4) It shall not be necessary, while rendering account to the Returning Officer, to give particulars of the payees in regard to the items of expenditure for which receipts are not required to be obtained under sub-section (4) of section 132.
- <sup>1</sup>134A. Bank account for election expenses and record thereof– (1) For the purpose of election expenses, a candidate shall open an exclusive bank account or dedicate his existing bank account with any branch of a scheduled bank before the date fixed for Scrutiny of nomination papers for election to an Assembly or Senate.

Provided that in case of existing bank account it shall be an active account and in case of its dormancy, it shall be restored before the filing of nomination paper. The statement of active account shall be attached with the nomination paper, starting from 7 days prior to the election schedule.

- (2) A candidate shall maintain the said bank account in accordance with Section 133 of the Act and shall also maintain separate record relating to transactions made through said bank account pertaining to counterfoils of cheque book(s), bank statement, bills, invoices challans and receipts.
- 135. Inspection of election expenses, return, etc.—(1) Immediately after receipt, the original return and documents submitted by the returned candidate under sub-section (3) of section 98, or, as the case may be, sub-section (3) of section 123; or by a contesting candidate under section 134 shall be sent by the Returning Officer to the Commission.
- (2) For a period of one year from the date of receipt by the Commission, the documents referred to in sub-rule (1) shall be open to public for inspection in Commission's Secretariat during office hours on payment of fee at the rate of ten rupees per page.
- (3) Copies or extract of return or of the documents mentioned in sub-rule (1) shall be furnished upon an application made by any person on payment of fee at the rate of ten rupees per page.

<sup>&</sup>lt;sup>1</sup> Inserted vide ECP Notification ----- dated -----

- (4) Every application for inspection of the return or of the documents or supply of copies thereof shall be accompanied by court-fee stamps of the requisite value.
- **136.** Action relating to election expenses.—(1) In accordance with the provisions of sub-section (1) of section 136, the concerned officer of the Commission shall, on receipt of original return of election expenses and documents under rule 135, scrutinize the election expenses in respect of each contesting candidate.
- (2) In order to ascertain the veracity of the bills, receipts or other documents, the officer may contact the printer, the publisher or any other vender by whom such bills, receipts or documents were issued.
- (3) The process of scrutiny of returns under section 136 shall be completed within a period of ninety days from the date of submission of return of election expenses.
- 137. Submission of statement of assets and liabilities.—
  (1) Every Member of an Assembly and Senate shall submit to the Commission on or before thirty first December each year a copy of the statement of assets and liabilities including assets and liabilities of his spouse and dependent children as on the preceding thirtieth day of June on Form B appended to the Act.
- (2) In order to ascertain that the statements of assets and liabilities submitted by any Member is not false in material particular, the Commission may scrutinize or cause to be scrutinized the statement of assets and liabilities in such manner as it may deem necessary and for this purpose may seek assistance of any authority or department in the Federation or a Province.
- (3) In case, after such scrutiny under sub-rule (2), the statement of assets and liabilities submitted by a Member is found to be false in material particulars, the Commission shall direct an authorized officer to file a complaint against such Member for committing the offence of corrupt practice within one hundred and twenty days from the date of submission of the statement of assets and liabilities.
- 138. Publication of statement of assets and liabilities.— The copies of statement of assets and liabilities published by the Commission in the official gazette under section 138 shall be made

available upon an application made by any person on payment of fee at the rate of ten rupees per page:

<sup>1</sup>Provided that the application shall be accompanied by courtfee stamps of the requisite value and the applicant shall provide his identification, reasons of seeking data as per Form-67 along with an Affidavit that data procured under section 138 of the Elections Act, 2017, will not be misused.

#### **CHAPTER IX**

#### **ELECTION DISPUTES**

- **139. Presentation of election petition.**—(1) An election petition may be presented by any contesting candidate in person or by a representative authorized by him in writing in this behalf or by registered post, or by courier service.
- (2) An election petition, if sent by registered post or courier service, shall be deemed to have been filed in time if it is posted within the period specified in sub-section (1) of section 142.
- (3) Every election petition shall be filed with the Election Tribunal concerned in triplicate and shall be accompanied by the documents mentioned in section 144.
- (4) The petition shall also be accompanied by a receipt showing that the petitioner has deposited at any branch of the National Bank of Pakistan as security for the costs of the petition, a sum of twenty thousand rupees in the head of account <sup>2</sup>[C02-Receipts from Civil Administration and Other Functions, C021-General Administration Receipts-Organs of State, C02166-Receipts of Election Commission of Pakistan under Elections Act 2017.]
- (5) No witness whose name is not mentioned in the petition shall be summoned or examined unless required by the Tribunal.
- (6) Where the election petition claims as relief a declaration that the election of the returned candidate is void on the ground that the returned candidate was not, on the nomination day, qualified for, or was disqualified from, being elected as a Member, the Tribunal may decide the question of such qualification or disqualification as a preliminary issue.

Substituted vide ECP Notification SRO 52(I)/2023 dated 17th April, 2023.
 Substituted vide ECP Notification S.R.O.1514(I)/2021 dated 23<sup>rd</sup> November, 2021.

- (7) The Election Tribunal may refuse to issue order for recount if the petitioner had failed to seek recount of votes before consolidation of the result or where it is not likely to have an impact on the result of the election.
- **140.** <sup>1</sup>Processing the Petition.—Every petition shall be processed by the office of the Tribunal and in case the petition is not in accordance with the provisions of sections 142, 143 or 144, it shall be laid before the Tribunal for orders under sub-section (1) of section 145.
- **141. Notice of hearing of the petition.**—If a petition is not rejected under sub-section (1) of section 145, the Tribunal shall issue notices to the petitioner and each of the respondents in the manner mentioned in sub-section (2) of section 145.
- **142. Filing of written statement.**—The respondent shall upon the receipt of notice of the petition from the petitioner within seven days file his written statement together with all documents relied upon by him to rebut the allegations in the election petition and the affidavits of the witnesses as are desired to be produced in defence as provided under section 147.
- **143.** Case management.—(1) On filing of reply by the respondent, the Election Tribunal may, with the consent of parties, fix time schedule for trial and disposal of the petition within <sup>2</sup>one hundred and eighty days period from the date of filing of the petition till announcement of the final judgment in the case.
  - (2) The time schedule mentioned in sub-rule (1) may include:
  - (a) date for submission of miscellaneous applications, if any;
  - (b) date of hearing, decisions on miscellaneous applications and preliminary questions;
  - (c) evidence of the petitioners and timelines for cross examinations;
  - (d) evidence of the respondents and timelines for cross examinations:

<sup>&</sup>lt;sup>1</sup> Inserted vide ECP SRO 452(I)/2023 dated 7th April, 2023.

<sup>&</sup>lt;sup>2</sup> Amended vide ECP Notification ----- dated -----

- (e) official evidence, if any and timelines for crossexaminations;
- (f) final arguments;
- (g) announcement of final judgment; and
- (h) any other activity required in the peculiar circumstances of the case.
- (3) If a party fails to adhere to the time-schedule agreed under sub-rule (2), the Election Tribunal may proceed with the case as if the party in default has forfeited its right under the time-schedule.
- (4) If the parties do not consent to time-schedule mentioned in sub-rule (2), the Election Tribunal shall record the fact and proceed with the trial of the election petition on day-to-day basis and no adjournment shall be granted to any party for more than seven days and that too on payment of <sup>1</sup>One hundred thousand rupees and election petition shall be decided within one hundred and eighty days of its filing and in case petition is not finally decided within one hundred and eighty days the further adjournment sought by a party shall be granted only on payment of special costs ranging from ten thousand to fifty thousand rupees per adjournment and adjournment shall not be granted for more than three days.
- **144.** Cross-examination of witnesses.—The petitioner shall make available for cross-examination all witnesses whose affidavits are filed with the petition for cross-examination on the first date of hearing before the Election Tribunal and the trial of petitions shall proceed on day-to-day basis.
- **145. Summoning of official witness.**—Where any party desires to summon any official witness, he shall file with the petition a list of such witnesses justifying production of such official and also mention the documents, if any, which are required to be proved through such witness.
- **146. Making the memorandum of evidence**.—The Election Tribunal may make a memorandum of the evidence of each witness as his examination proceeds unless it considers that there is special reason for taking down the evidence of any witness in full.

<sup>&</sup>lt;sup>1</sup> Inserted vide ECP Notification ----- dated -----

- **147. Refusal to examine witness.**—The Election Tribunal may refuse to examine a witness if it considers that his evidence is not material or that he has been called on a frivolous or vexatious ground for the purpose of delaying the proceedings or defeating the ends of justice.
- **148. Withdrawal of respondents.**—A notice, under section 163 by a respondent in an election petition shall be in, Form-59.
- 149. Supply of copies of decisions on petitions and other documents.—(1) Copies of documents forming part of an election petition presented to the Election Tribunal and of any order passed by it under section 145 may be furnished to any person by the Tribunal on an application in writing.
- (2) The fees for the supply of copies mentioned in sub-rule (1) shall be ten rupees per page.
- (3) Every application for the supply of copies under sub-rule (1) shall be accompanied by court fee stamps of the requisite value.
- **150.** Order of production of documents.—(1) As provided under section 101, the Tribunal may order the opening of packets of counterfoils and certificates or the inspection of any counted ballot papers.
- (2) An order under sub-rule (1) may be made subject to such conditions as to persons, time, place and mode of inspection, production of documents and opening of packets as the Election Tribunal making the order may think expedient:

Provided that in making and carrying into effect an order for the inspection of counted ballot papers, care shall be taken that no vote shall be disclosed until it has been held by the Tribunal to be invalid.

#### **CHAPTER X**

#### **OFFENCES, PENALTIES AND PROCEDURES**

**151. Summary trial by authorized officer.**—(1) An officer authorized by the Commission to exercise the powers of a Magistrate of the first class under section 193, shall hold summary trial in the manner given in this rule.

- (2) For summary trial under the Act, the procedure given in the Code shall be followed and the officer exercising power of Magistrate of the first class shall record statement of the complainant and record further proceedings if any on Form-60.
- (3) Where a person is found guilty of personation, the officer authorized under sub-rule (1) shall order the arrest of such person in Form-61.
- (4) The officer shall, if required, commit a convict after summary trial to the superintendent or keeper of the Jail concerned on warrant of commitment in Form-62or Form-63, as the case may be.
- **152. Court report to Commission.**—The court or other competent forum convicting any person for an offence, other than the offence of corrupt practice, shall send a report to the Commission of such conviction.

#### **CHAPTERXI**

#### **POLITICAL PARTIES**

- 153. Political parties to provide printed copy of constitution.—Every political party shall
  - (a) within thirty days of its formation; or
  - (b) which is already in existence, within sixty days of the commencement of the Act;

provide to the Commission a printed copy of its constitution along with a certificate duly attested by the Party Leader that its constitution is in conformity with the requirements of the Act.

- **154.** Enlistment of Political Parties.—(1) A political party applying for its enlistment under section 202 shall submit its application to the Commission in the manner as may be determined by the Commission.
- (2) The list of two thousand members of the political party required to be submitted under sub section (2) of section 202 shall be provided in Form-64.
- (3) The sum of two hundred thousand rupees shall be deposited in State Bank of Pakistan or National Bank of Pakistan as

enlistment fee in the head of account<sup>1</sup>[C02-Receipts from Civil Administration and Other Functions, C021-General Administration Receipts-Organs of State, C02166-Receipts of Election Commission of Pakistan under Elections Act 2017.]

- 155. Political parties enlisted before the commencement of the Act.—A political party, enlisted by the Commission before the commencement of the Act, shall be deemed to have been enlisted under this Act provided that it shall comply with the provisions of subsection (4) of section 202.
- **156. Mode of submission of documents.**—The constitution, certificates, documents, etc. to be submitted to the Commission under the Act shall be delivered through an office bearer of the party, duly authorized by the Party Leader and shall not be entertained through post, fax, courier service or any other mode.
- 157. Scrutiny of political parties' constitution and information, etc.—Where the Commission is of the opinion that the constitution, other documents and information submitted by a political party is not in conformity with the Act, it shall return the same with specific observations to the concerned political party for resubmission in accordance with the provisions of the Act.
- 158. Submission of certificate to the Commission regarding intra-party elections.—<sup>2</sup>(1) The Party Leader of each political party under his signature shall, issue a schedule of the intra-party election and inform the Commission before fifteen days of the conduct of intra-party election. Further, within seven days of the completion of intra-party elections, Party leader shall submit a certificate to the Commission in Form-65 specifying that the intra-party elections have been held in accordance with the constitution of the party and the provisions of the Act.
- (2) The Commission shall, after satisfying itself that the certificate fulfills the requirements of sections 208 and 209, publish the certificate including the details of election in the official Gazette.
- 159. Submission of consolidated statement of accounts to the Commission.—Every political party shall maintain its accounts indicating its annual income and expenses, sources of funds, assets and liabilities and shall, within sixty days from the close of each financial year, submit to the Commission a consolidated

<sup>&</sup>lt;sup>1</sup>Substituted vide ECP Notification S.R.O.1514(I)/2021 dated 23<sup>rd</sup> November, 2021.

<sup>&</sup>lt;sup>2</sup> Amended vide ECP Notification ----- dated -----

statement of accounts of the party audited by a Chartered Accountant in Form D appended to the Act which shall contain a certificate duly signed by an office-bearer authorized by the Party Head to the effect that no funds from any source prohibited under the Act were received by the party and that the statement contains an accurate financial position of the party:

Provided that the detailed audit report of the Charted Accountant shall be annexed with Form D submitted under this rule.

- **160.** Confiscation of prohibited funds.—Where the Commission on its own motion or on the application filed by any person, decides that the contributions or donations, as the case may be, accepted by a political party, are prohibited under sub-section (3) of section 204, it shall, subject to notice to the political party concerned and after giving an opportunity of being heard, direct the same to be confiscated in favour of the State to be deposited in State Bank of Pakistan or National Bank of Pakistan in the head of the account [C02-Receipts from Civil Administration and Other Functions, C021-General Administration Receipts-Organs of State, C02166-Receipts of Election Commission of Pakistan under Elections Act 2017.]
- **161. Submission of details of campaign finance to the Commission.**—(1) Every political party taking part in a general election, bye-election or senate shall furnish to the Commission details of the election expenses incurred by it during that election:

Provided that such detail of election expenses shall also contain the list of contributors who donated or contributed an amount equal to or more than one million rupees to the political party for its election campaign expenses.

(2) The details of election expenses under this rule shall be submitted by the political party in form-69 within sixty days of the publication of the names of returned candidates in the official gazette.

#### **CHAPTERXII**

#### **ALLOCATION OF SYMBOLS**

**162. Symbol.**—(1) An independent candidate may be allotted under sub-section (3) of section 67 any one of the following symbols which is not allocated to any political party by the Commission:

<sup>&</sup>lt;sup>1</sup>Substituted vide ECP Notification S.R.O.1514(I)/2021 dated 23<sup>rd</sup> November, 2021.

S.No.	Symbol	S.No.	Symbol	S.No.	Symbol	S.No.	Symbol
	Aabshar (Water Fall)	_	Aeroplane	3	Air Conditioner		Air Cooler
	Alphabet 'A'		Alphabet 'B'	7	Alphabet 'G'		Alphabet 'K'
	Alphabet 'P'		Alphabet 'S'	11	Apple		Arrow
	Audio Cassette		Axe	15	Baby Cot		Badge
	Balloons		Basket	19	Bat		Batsman
	Battery	22	Bear	23	Bed		Bee
	Bell		Bench	27	Bicycle		Binoculars
	Black Board	_	Boat	31	Book		Bottle
	Bow		Bowl	35	Brick		Bridge
	Brinjal		Brush	39	Bucket		Bulb
	Bullock Cart	42	Bunch of Grapes	43	Bus		Butterfly
	Cage	46	Cake	47	Calculator	48	[ <del>3*]</del>
49	Camel	50	Candle	51	Cannon	52	Сар
53	Car	54	Carrom Board	55	Chair	56	Charpai
57	Chimney		Chiragh (Lamp)	59	Chitrali Cap		Clock
61	Coat	62	Coconut	63	Coins	64	Comb
	Combat Aircraft	66	Combat Tank	67	Computer		Cooking Pot
	Com	_	Cow	71	Crane	72	Crescent
	Cricket Stumps	74	Crocodile	75	Crown	76	Cup and Saucer
	Curtain	78	Date Tree	79	Deep Freezer	80	Deer
	Dhol	82	Diamond	83	Dice	84	Dish Antenna
	Dolphin		Donkey Cart	87	Door		Dove
	Dressing Table	90	Drill Machine	91	Drum		Duck
	Eagle		Electric Heater	95	Electric Pole	96	Electric Water Pump
	Elephant		Emergency Light	99	Energy Saver	100	Excavator
101		_	Feather	103	Fire Engine		Fish
105			Flamingo	107	Flower Pot		Foot Ball
	Fork		Fort	111	Fountain		Frame
	Fridge		Frying Pan	115	Garland		Gas Cylinder
	Gate		Gavel	119	Generator	120	Geyser
	Ghulail		Giraffe	123	Goat		Gramophone
	Grate		Green Chilli	127	Guitar		Gun
	Hammer		Hand Pump	131	Handbag		Hanger
	Harmonium		Helicopter	135	Hen		Hockey
	Horse		Horse shoe	139	House		Hud Hud
141	Hukkah		Human Eye		Human Hand		Hut
145			Inkpot with Pen	147	Iron		Iron Stand
			Jharoo	151	Jug		
	Jeep Kettle					102	Kangaroo
		154		155 159	Key Chain		Key with Lock
	Khussa Ladder	158		163	Kite Lap Top	164	Knife
_			Lantern		Lock		Lotus
	Letter Box		Lighter	167			
	Loudspeaker		Lunch Box		Magnifying Glass		Match Box
	Medal	174			Minar-e-Pakistan]		Missile
	Mobile Charger		Mobile Phone		Mobile Sim		Motor Cycle
	Mountain	181		182	Nail Cutter		Newspaper
_	Oil Stove	_	Oil Tanker	186	Olympic Torch		Onion
	Orange		Ostrich	190	Ox		Papaya
	Parachute		Parrot	194	Peacock		Pen
	Pencil		Penguin	198	Persian Wheel		Phole Gobhi
	Photostat Machine		Pickup	202	Pillow		Pineapple
204	Pitcher	205	Planner	206	Plough	207	Plug

<sup>&</sup>lt;sup>1</sup> Omitted *vide* ECP Notification S.R.O.1903(I)/2022 dated 12<sup>th</sup> October, 2022. <sup>2</sup> Inserted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

S.No.	Symbol	S.No.	Symbol	S.No.	Symbol	S.No.	Symbol
208	Pomegranate	209	Pressure Cooker	210	Printer	211	Queen
212	Rabab	213	Rabbit	214	Racket	215	Radio
216	Railway Engine	217	Railway Track	218	Revolver	219	Rickshaw
220	Ring	221	[1***]	222	Roller Coaster	223	Roller of Wood
224	Roots	225	Rope	226	Rose	227	Round Table
228	Saddle	229	Safety Helmet	230	Saw	231	Saxophone
232	Scale	233	School Bag	234	Scissors	235	Scooter
236	Screw	237	Screw Driver	238	Sea Saw	239	Sewing Machine
240	Sharpener	241	Sheep	242	Ship	243	Shoes
244	Shower	245	Shuttle Cock	246	Sickle	247	Sign Board
248	Slate		Sofa	250	Spade	251	Sparrow
252	Spectacles	253	Spider	254	Spinning Wheel	255	Spoon
256	Stabilizer	257	Stag	258	Stapler		Star
260	Stethoscope	261	Still Camera	262	Street Light	263	Study Table with Chair
264	Suitcase	265	Sun	266	Sun Flower	267	Swallow
268	Swing	269	Switches	270	Sword	271	Table
272	Table Lamp	273	Table Tennis Bat	274	Takhti	275	Tambourine
276	Tandoor	277	Тар	278	Tawa	279	Teapot
280	Telephone	281	Television	282	Tent	283	Thermos
284	Tiger	285	Tonga	286	Tongs	287	Tooth Brush
288	Тор	289	Torch	290	Tortoise	291	Tower
292	Tractor	293	Traffic Signal	294	Transformer	295	Tree
296	Tricycle	297	Trolley	298	Trophy	299	Trowel (Krandi)
300	Truck	301	T-Shirt	302	Tulip	303	Tumbler
304	Tunnel	305	Turban	306	TV Trolley	307	Two Swords
308	Typewriter	309	Tyre	310	Umbrella	311	Unity
312	Victory Sign	313	Violin	314	Waist Coat	315	Wall
316	Wash Basin	317	Water Cooler	318	Water Melon	319	Water Tank
320	Water Turbine	321	Well	322	Wheat Bunch		Wheel
324	Wheel Barrow	325	Wheel Chair	326	Whistle	327	Wind Mill
328	Window	329	Wrench	330	Wrist Watch		·

- (2) The Commission may allocate any one of the symbols specified in sub-rule (1) to any political party or a combination of two or more political parties who have agreed to put up joint candidates for election on an application made by it in this behalf.
- (3) The returning officer may allot a multiple symbol to the independent candidates from one of the symbols not allocated to any political party in case the number of independent candidates exceeds the number of available symbols.
- **163. Application for allocation of symbols.** The application made by a political party to the Commission for allocation of a symbol shall, in addition to the information required under clause (a) to (d) of section 216, contain dates of submission of certificates and statements referred to in sections 202, 206, 209 and 210.

86

<sup>&</sup>lt;sup>1</sup> Omitted *vide* ECP Notification S.R.O.128(I)/2020 dated 24<sup>th</sup> February, 2020.

#### **CHAPTER XIII**

#### CONDUCT OF ELECTIONS TO THE LOCAL GOVERNMENTS

- **164.** Conduct of elections to the local governments.—For the purpose of conduct of local government elections, the Commission shall unless otherwise provided in this Chapter prepare electoral rolls, appoint election officials for the election and deal with other ancillary matters as far as practicable, in the same manner as provided in Chapter XIII of the Act and applicable Local Government Laws and Rules.
- **165. Election Programme**.—(1) The Commission shall announce Election Programme for conduct of local government elections in accordance with sub-sections (3) and (4) of section 219.
- (2) The Commission may at any time before the date of poll, rescind or alter the Election Programme published under sub-rule (1) and shall issue a revised Election Programme.
- **166.** Supply of electoral rolls.—(1) The Commission shall, immediately after the announcement of Election Programme, provide the final electoral rolls without photograph of all the electoral areas included in a constituency to the Returning Officer concerned for the purpose of office use and supply to the candidates.
- (2) The Commission shall also provide the electoral rolls with photographs to the Returning Officer for onward supply to the Presiding Officer of each polling station for use at the polling station
- **167. Election against reserved seats.**—(1) The Commission shall organize and conduct the election to the seats reserved for women, peasants or workers, technocrats, youth and non-Muslims in a local government under the applicable local government laws and Rules.
- (2) The Commission shall provide to the Returning Officer a list of elected Members eligible to vote for the seats to be filled through indirect elections.
- 168. Election of chairperson and vice chairperson.—(1) After the election and administration of oath to the indirectly elected Members of a local government on reserved seats, if any, the Commission shall organize and conduct the indirect elections of the chairperson and vice chairperson or vice chairpersons as joint or separate candidates in the manner provided under the applicable local government laws and Rules.

(2) The Commission shall provide to the Returning Officer a list of elected Members eligible to vote for chairperson and a vice chairperson, or, as the case may be, vice chairpersons of a local government.

**Explanation**.—For purposes of this rule, the chairperson and vice chairperson includes chairman, vice-chairman, mayor, deputy mayor or, as the case may be, nazim or naib nazim of a local government.

**169. Declaration of results.**—(1) The Returning Officer shall, immediately after the consolidation of results or drawl of lot, submit to the District Returning Officer a return of the election together with a copy of the consolidated statement of the results of the count, the name or names of the returned candidate or candidates of each category of seats:

Provided that the Returning Officer shall also send copies of said results to the Commission or any officer authorized by the Commission.

- (2) Subject to the directions of the Commission, the District Returning Officer shall arrange the name or names of returned candidate or candidates of a local government and forward the same to the Commission for publication in the official Gazette.
- (3) The Commission shall publish in the official Gazette the name(s) of returned candidate or candidates.

#### **CHAPTER XIV**

#### **CARETAKER GOVERNMENT**

- **170. Caretaker Government**.—(1) The caretaker Government may transfer or shuffle public officials, if considered expedient, after the approval of the Commission.
- (2) Under sub-section (4) of section 5, the directions of the Commission shall be complied with by the caretaker government and the compliance report shall be sent to the Commission immediately.
- (3) The statements referred to in sub-section (3) of section 230 shall be open to public inspection and copies of the same may be supplied to a person, making application in that behalf, on payment of fee of ten rupees per page in the shape of court fee stamps.

#### **CHAPTERXV**

#### **MISCELLANEOUS**

**171. Monitoring of election campaign.**— (1) The Commission shall appoint and place, on its website, the names and jurisdiction of officers nominated under sub-section (1) of section 234 and that of monitoring teams constituted under sub-section (2) thereof:

Provided that the Commission shall appoint the nominated officers under this sub-rule:

- (a) from amongst its own officers;
- (b) from the subordinate judiciary in consultation with the Chief Justice of the concerned High Court;
- (c) by selection from a list of officers provided by Government or a provincial government; or
- (d) by selecting any other person as it may deem appropriate.
- (2) The monitoring team shall monitor the election campaign of political parties and candidates as per mechanism and instructions issued by the Commission from time to time in this behalf:

Provided that the monitoring team shall submit its reports on daily basis to the nominated officer, and shall continue monitoring activity till the final consolidation of result and submit report to the Election Commission regarding any violation of code of conduct, the Act or the Rules and candidates, campaign expenditure in such format and manner as the Commission may determine.

- (3) In case a political party or a candidate is found guilty of violation of any provision of code of conduct and the nominated officer after holding summary inquiry, finds that the reported violation has been committed and imposes a fine not exceeding rupees fifty thousand as provided in sub-section (3) of section 234, he shall submit a concise report to this effect to the Commission immediately.
- (3A) If the respondent violator does not appear in compliance with the notice and it is proved that the notice has been duly served, the District Monitoring Officer shall proceed *ex-parte* and may imposed fine not exceeding fifty thousand rupees.
- <sup>2</sup>(3B) Where the person on whom fine has been imposed fails to deposit the same, he shall be declared as defaulter and fine so

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.1737(I)/2022 dated 20<sup>th</sup> April, 2022.

imposed shall be recoverable as arrears of land revenue as provided in Section 80 of the Land Revenue Act, 1967.

- (4) The Federal and the Provincial government concerned shall provide adequate security and assistance by providing logistic and other support for monitoring team in discharge of its duties as and when required.
- **172. General.** The Commission may, from time to time, prescribe such Form or Forms or review or revise any existing Form as it may deem necessary for carrying out the purposes of the Act.
- 173. <sup>1</sup>Regulations regarding website maintenance.—Every enlisted party is required to maintain functional website regardless of the status of their operations in-terms of section 208(4) of the Elections Act, 2017. The website should contain: -
  - (a) Updated list of its central office bearers and Executive Committee members.
  - (b) Constitution of the party and any subsequent changes approved from the Commission.
  - (c) Statutory meeting Notice to public/members under 207(2), the details/results of the said meeting.
  - (d) Statutory meeting Notice to public/members regarding intra-party election under 209, the details/results of the said meeting.

\*\*\*\*

<sup>&</sup>lt;sup>1</sup> Inserted vide ECP Notification SRO 452(1)/2023 dated 7th April, 2023

#### **SCHEDULE-I**

[see rule 76]

The format of the packets to be used at the polling station by the Presiding Officer and to be endorsed by the Returning Officer in connection with conduct of election to the Assemblies under Chapter V of the Elections Act 2017 shall be as under:

#### PACKET-1

## [see rule 80(1)(b)] ELECTION COMMISSION OF PAKISTAN **VALID BALLOT PAPERS**

ELECTION TO THE NATIONAL ASSEMBLY /PRO NUMBER AND NAME OF CONSTITUENCY NO. AND NAME OF POLLING STATION DATE OF ELECTION	
VALID BALLOT PAPERS OF MRCANDIDATE FOR NATIONAL ASSEMBLY / PROV NUMBER OF BALLOT PAPERS IN THE PACKET IN NUMBER OF BALLOT PAPERS IN THE PACKET IN	INCIAL ASSEMBLY OF N FIGURES
SIGNATURES OF CANDIDATES/ ELECTION AGENTS/POLLING AGENTS	SIGNATURE OF THE PRESIDING OFFICER ENDORSEMENT SIGNATURE OF RETURNING OFFICER
PACKET- [see rule 80(1)(c  ELECTION COMMISSIO  BALLOT PAPERS EXCLUDE	n of Pakistan
ELECTION TO THE NATIONAL ASSEMBLY /PRONUMBER AND NAME OF CONSTITUENCY	
NUMBER OF BALLOT PAPERS IN THE PACKET IN NUMBER OF BALLOT PAPERS IN THE PACKET IN	
SIGNATURES OF CANDIDATES/ ELECTION AGENTS/POLLING AGENTS	SIGNATURE OF THE PRESIDING OFFICER
	ENDORSEMENT SIGNATURE OF

88

RETURNING OFFICER

## [see rule 80(1)(j)] **ELECTION COMMISSION OF PAKISTAN** PRINCIPAL PACKET

ELECTION TO THE NATIONAL ASSEMBLY / PRO NUMBER AND NAME OF CONSTITUENCY NO. AND NAME OF POLLING STATION DATE OF ELECTION	
PRINCIPAL PACKET CONTAINING: (I) PACKETS OF VALID BALLOT PAPERS OF INI (II) PACKET OF BALLOT PAPERS EXCLUDED FR TOTAL NUMBER OF PACKETS CONTAINED IN T	OM THE COUNT (PACKET-II)
SIGNATURES OF CANDIDATES/ ELECTION AGENTS/POLLING AGENTS	SIGNATURE OF THE PRESIDING OFFICER
	ENDORSEMENT  SIGNATURE OF RETURNING OFFICER
PACKET- [see rule 77(3)] ELECTION COMMISSIO TENDERED BALLO	N OF PAKISTAN
ELECTION TO THE NATIONAL ASSEMBLY / PRO NUMBER AND NAME OF CONSTITUENCY NO. AND NAME OF POLLING STATION DATE OF ELECTION	
NUMBER OF BALLOT PAPERS IN THE PACKET II	

SIGNATURE OF THE PRESIDING OFFICER

## [see rule 80(1)(e)(i)] ELECTION COMMISSION OF PAKISTAN **VALID TENDERED BALLOT PAPERS INCLUDED IN THE** COUNT

ELECTION TO THE NATIONAL ASSEMBLY / P. NUMBER AND NAME OF CONSTITUENCY NO. AND NAME OF POLLING STATION DATE OF ELECTION	
NUMBER OF BALLOT PAPERS IN THE PACKE NUMBER OF BALLOT PAPERS IN THE PACKE	
SIGNATURES OF CANDIDATES/ ELECTION AGENTS/POLLING AGENTS	SIGNATURE OF THE PRESIDING OFFICER
	ENDORSEMENT SIGNATURE OF RETURNING OFFICER
PACKE [see rule 80(1)  ELECTION COMMISSI  TENDERED BALLOT PAPERS EX	o(e)(ii)] ION OF PAKISTAN
ELECTION TO THE NATIONAL ASSEMBLY / P NUMBER AND NAME OF CONSTITUENCY NO. AND NAME OF POLLING STATION DATE OF ELECTION	
NUMBER OF BALLOT PAPERS IN THE PACKE NUMBER OF BALLOT PAPERS IN THE PACKE	
SIGNATURES OF CANDIDATES/ ELECTION AGENTS/POLLING AGENTS	SIGNATURE OF THE PRESIDING OFFICER ENDORSEMENT

SIGNATURE OF RETURNING OFFICER

## [see rule 78(3)] **ELECTION COMMISSION OF PAKISTAN CHALLENGED BALLOT PAPERS**

ELECTION TO THE NATIONAL ASSEMBLY / PROVINCIAL ASSEMBLY AND NAME OF CONSTITUENCY	
NO. AND NAME OF POLLING STATION	
DATE OF ELECTION	
NUMBER OF BALLOT PAPERS IN THE PACKET IN FIGURES	
NUMBER OF BALLOT PAPERS IN THE PACKET IN WORDS	
ТН	SIGNATURE OF E PRESIDING OFFICER
PACKET-8 [see rule 80(1)(g)(i)]  ELECTION COMMISSION OF PA  VALID CHALLENGED BALLOT PAPERS IN  COUNT	
ELECTION TO THE NATIONAL ASSEMBLY / PROVINCIAL AS	SSEMBLY OF
NUMBER AND NAME OF CONSTITUENCY	
NO. AND NAME OF POLLING STATION	
DATE OF ELECTION	
NUMBER OF BALLOT PAPERS IN THE PACKET IN FIGURES	
NUMBER OF BALLOT PAPERS IN THE PACKET IN WORDS	
SIGNATURES OF CANDIDATES/	SIGNATURE OF

**ENDORSEMENT** 

THE PRESIDING OFFICER

SIGNATURE OF RETURNING OFFICER

ELECTION AGENTS/POLLING AGENTS

## [see rule 80(1)(g)(ii)] ELECTION COMMISSION OF PAKISTAN CHALLENGED BALLOT PAPERS EXCLUDED FROM THE COUNT

ELECTION TO THE NATIONAL ASSEMBLY / PRONUMBER AND NAME OF CONSTITUENCYNO. AND NAME OF POLLING STATIONDATE OF ELECTION	
NUMBER OF BALLOT PAPERS IN THE PACKET I NUMBER OF BALLOT PAPERS IN THE PACKET I	
SIGNATURES OF CANDIDATES/ ELECTION AGENTS/POLLING AGENTS	SIGNATURE OF THE PRESIDING OFFICER
	ENDORSEMENT
	SIGNATURE OF RETURNING OFFICER
PACKET- [see rule 79(2)  ELECTION COMMISSION  SPOILT BALLOT  ELECTION TO THE NATIONAL ASSEMBLY / PRO	DN OF PAKISTAN PAPERS
NUMBER AND NAME OF CONSTITUENCY NO. AND NAME OF POLLING STATION DATE OF ELECTION	
NUMBER OF BALLOT PAPERS IN THE PACKET I	
NUMBER OF BALLOT PAPERS IN THE PACKET I	N WORDS
SIGNATURES OF CANDIDATES/ ELECTION AGENTS/POLLING AGENTS	SIGNATURE OF THE PRESIDING OFFICER
	ENDORSEMENT

92

SIGNATURE OF RETURNING OFFICER

## [see rule 80(2)(a)] ELECTION COMMISSION OF PAKISTAN **UNISSUED BALLOT PAPERS**

ELECTION TO THE NATIONAL ASSEMBLY / PRONUMBER AND NAME OF CONSTITUENCY	
NUMBER OF BALLOT PAPERS IN THE PACKET I	N FIGURES
NUMBER OF BALLOT PAPERS IN THE PACKET I	
FROM SERIAL NO	
FROM SERIAL NO	TO
FROM SERIAL NO	TO
FROM SERIAL NO	TO
FROM SERIAL NO	_ TO
SIGNATURES OF CANDIDATES/ ELECTION AGENTS/POLLING AGENTS  PACKET- [see rule 80(2)(t) ELECTION COMMISSION	 ))]
COUNTERFOILS OF USED	
ELECTION TO THE NATIONAL ASSEMBLY / PRONUMBER AND NAME OF CONSTITUENCY	
NO. AND NAME OF POLLING STATION	
DATE OF ELECTION	
THIS PACKET CONTAINS THE COUNTERFOILS (	OF USED BALLOT PAPERS
SIGNATURES OF CANDIDATES/ ELECTION AGENTS/POLLING AGENTS	SIGNATURE OF THE PRESIDING OFFICER

ENDORSEMENT

SIGNATURE OF RETURNING OFFICER

## [see rule 80(2)(c)] ELECTION COMMISSION OF PAKISTAN **MARKED COPIES OF ELECTORAL ROLLS**

ELECTION TO THE NATIONAL ASSEMBLY / PRONUMBER AND NAME OF CONSTITUENCYNO. AND NAME OF POLLING STATIONDATE OF ELECTION	
THIS PACKET CONTAINS THE MARKED COPIES THE POLLING STATION	OF THE ELECTORAL ROLLS USED AT
SIGNATURES OF CANDIDATES/ ELECTION AGENTS/POLLING AGENTS	SIGNATURE OF THE PRESIDING OFFICER
	ENDORSEMENT
	SIGNATURE OF RETURNING OFFICER
PACKET- [see rule 77(1)  ELECTION COMMISSIO  TENDERED VO'  ELECTION TO THE NATIONAL ASSEMBLY / PRO	ON OF PAKISTAN TES LIST
NUMBER AND NAME OF CONSTITUENCY NO. AND NAME OF POLLING STATION DATE OF ELECTION	
THIS PACKET CONTAINS THE TENDERED VOTE	ES LIST
SIGNATURES OF CANDIDATES/ ELECTION AGENTS/POLLING AGENTS	SIGNATURE OF THE PRESIDING OFFICER
	ENDORSEMENT

SIGNATURE OF RETURNING OFFICER

## PACKET-15 [see rule 78(1)] ELECTION COMMISSION OF PAKISTAN **CHALLENGED VOTES LIST**

ELECTION TO THE NATIONAL ASSEMBLY / PROV NUMBER AND NAME OF CONSTITUENCY	
THIS PACKET CONTAINS THE CHALLENGED VO	TES LIST
SIGNATURES OF CANDIDATES/ ELECTION AGENTS/POLLING AGENTS	SIGNATURE OF THE PRESIDING OFFICER
	ENDORSEMENT
	SIGNATURE OF RETURNING OFFICER
PACKET-1 [see rule 81(2)] ELECTION COMMISSION RESULT OF THE	N OF PAKISTAN
ELECTION TO THE NATIONAL ASSEMBLY / PROVIDENCE AND NAME OF CONSTITUENCY	
THIS PACKET CONTAINS THE RESULT OF THE CO	DUNT
SIGNATURES OF CANDIDATES/ ELECTION AGENTS/POLLING AGENTS	SIGNATURE OF THE PRESIDING OFFICER

ENDORSEMENT

SIGNATURE OF RETURNING OFFICER

## [see rule 83(2)] **ELECTION COMMISSION OF PAKISTAN BALLOT PAPER ACCOUNT**

ELECTION TO THE NATIONAL ASSEMBLY / PRO	
NUMBER AND NAME OF CONSTITUENCY	
NO. AND NAME OF POLLING STATION	
DATE OF ELECTION	
THIS PACKET CONTAINS THE BALLOT PAPER AG	CCOUNT
SIGNATURES OF CANDIDATES/ ELECTION AGENTS/POLLING AGENTS	SIGNATURE OF THE PRESIDING OFFICER
	ENDORSEMENT
	SIGNATURE OF RETURNING OFFICER
ELECTION COMMISSION MISCELLENEOUS ELECTION TO THE NATIONAL ASSEMBLY / PRO	S PAPERS  VINCIAL ASSEMBLY OF
NUMBER AND NAME OF CONSTITUENCY	
NO. AND NAME OF POLLING STATION	
DATE OF ELECTION	
DETAILS OF MISCELLANEOUS PAPERS i	
ii	
iii	
iv	
SIGNATURES OF CANDIDATES/	SIGNATURE OF
ELECTION AGENTS/POLLING AGENTS	THE PRESIDING OFFICER

ENDORSEMENT

SIGNATURE OF RETURNING OFFICER

## [see rule 64(1)] ELECTION COMMISSION OF PAKISTAN **PACKET CONTAINING BRASS SEAL**

NUMBER AND NA NO. AND NAME O		
IMPORTANT:	BE SECURELY CLOSED WI ELECTION AGENTS / POL	SS SEAL IN THE PACKET, IT SHOULD TH THE HELP OF PASTING GUM. THE LING AGENTS AND THE PRESIDING SIGN THE FLAP OF THE PACKET ON
	OF CANDIDATES/ TS/POLLING AGENTS	SIGNATURE OF THE PRESIDING OFFICER

#### **SCHEDULE-II**

[see rule 131(1)]

The format of the packets to be used at the polling station by the Returning Officer in connection with conduct of election to the Senate under Chapter VII of the Elections Act 2017 shall be as under:

#### PACKET-1

[see rule 131(2)(a)]

### **ELECTION COMMISSION OF PAKISTAN ELECTION TO THE SENATE VALID BALLOT PAPERS**

ELECTION TO THE SENATE FROM	
CANDIDATE FOR GENERAL SEAT / SEAT RE AALIM / WOMAN / NON-MUSLIM NUMBER OF BALLOT PAPERS IN THE PACKENUMBER DATE PACKENUMBER DATE PAPERS IN THE PACKENUMBER DATE PARE PACKENUMBER DATE PACKENUMBER DATE PACKENUMBER DATE PACKENUMBER DATE PACKENUMBER PACKENUMBER DATE PACKENUMBER DATE PACKENUMBER DATE PACKENUMBER PACKENUMBE	ET IN FIGURES
SIGNATURES OF CANDIDATES/ AGENTS	SIGNATURE OF THE RETURNING OFFICER
PACKI [see rule 13 ELECTION COMMISS ELECTION TO ' REJECTED BAL	1(2)(a)] SION OF PAKISTAN THE SENATE
ELECTION TO THE SENATE FROM	SEAT RESERVED FOR TECHNOCRAT
NUMBER OF BALLOT PAPERS IN THE PACKE NUMBER OF BALLOT PAPERS IN THE PACKE	
SIGNATURES OF CANDIDATES/ AGENTS	SIGNATURE OF THE RETURNING OFFICER

 $<sup>^1</sup>$  Substituted  $\it vide$  ECP Notification S.R.O.791(I)/2018 dated 22 $^{\rm nd}$  June, 2018.  $^2$  Substituted  $\it vide$  ECP Notification S.R.O.791(I)/2018 dated 22 $^{\rm nd}$  June, 2018.

## [see rule 131(2)(b)] **ELECTION COMMISSION OF PAKISTAN ELECTION TO THE SENATE UNISSUED BALLOT PAPERS**

ELECTION TO THE SENATE FROM	( <sup>1</sup> [PROVINCE/FEDERAL CAPITAL])
CATEGORY OF SEAT: GENERAL SEA INCLUDING AALIM / WOMAN / NON-MU	AT / SEAT RESERVED FOR TECHNOCRAT
DATE OF ELECTION	
NIIMPED OF DALL OT DADEDS IN THE DA	ACKET IN FIGURES
	ACKET IN WORDS
	TO
	TO
	TO
SIGNATURES OF CANDIDATES/	SIGNATURE OF
AGENTS	THE RETURNING OFFICER
	CKET-4 ule 131(2)(c)]
	ISSION OF PAKISTAN
	FO THE SENATE
COUNTERFOILS OF	USED BALLOT PAPERS
ELECTION TO THE SENATE EDOM	( <sup>2</sup> [PROVINCE/FEDERAL CAPITAL])
	AT / SEAT RESERVED FOR TECHNOCRAT
INCLUDING AALIM / WOMAN / NON-MU	
NAME OF POLLING STATION	
DATE OF ELECTION	
NUMBER OF COUNTERFOILS IN THE PA	CKET IN FIGURES
	CKET IN WORDS
	TO
	TO
	то
SIGNATURES OF CANDIDATES/	SIGNATURE OF
AGENTS	THE RETURNING OFFICER

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018. <sup>2</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

## [see rule 131(2)(d)] **ELECTION COMMISSION OF PAKISTAN ELECTION TO THE SENATE MARKED COPIES OF THE LIST OF VOTERS**

ELECTION TO THE SENATE FROM	('[PROVINCE/FEDERAL CAPITAL])
INCLUDING AALIM / WOMAN / NON-MUSL	
NAME OF POLLING STATION	
DATE OF ELECTION	
NO. OF PAGES OF THE LIST OF VOTERS IN	THE PACKET IN FIGURES
NO. OF PAGES OF THE LIST OF VOTERS IN	THE PACKET IN WORDS
SIGNATURES OF CANDIDATES/ AGENTS	SIGNATURE OF THE RETURNING OFFICER
[see rule ELECTION COMMIS	KET-6 <sup>131(2)(e)]</sup> SSION OF PAKISTAN
	O THE SENATE LOT PAPERS
ELECTION TO THE SENATE FROM	( <sup>2</sup> [PROVINCE/FEDERAL CAPITAL])
INCLUDING AALIM / WOMAN / NON-MUSL	
NAME OF POLLING STATION DATE OF ELECTION	
NUMBER OF BALLOT PAPERS IN THE PAC	KET IN FIGURES
NUMBER OF BALLOT PAPERS IN THE PACE	
SIGNATURES OF CANDIDATES/	SIGNATURE OF
AGENTS	THE RETURNING OFFICER

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018. <sup>2</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

## [see rule 131(2)(f)] **ELECTION COMMISSION OF PAKISTAN ELECTION TO THE SENATE RETURN OF ELECTION**

CATEGORY OF SEAT: GENERAL SEAT / INCLUDING AALIM / WOMAN / NON-MUSLIM NAME OF POLLING STATION DATE OF ELECTION	SEAT RESERVED FOR TECHNOCRAT
THIS PACKET CONTAINS THE RETURN OF EL	ECTION
SIGNATURES OF CANDIDATES/ AGENTS	SIGNATURE OF THE RETURNING OFFICER
PACKE ELECTION COMMISSI ELECTION TO T MISCELLENEO	ON OF PAKISTAN HE SENATE
ELECTION TO THE SENATE FROM CATEGORY OF SEAT: GENERAL SEAT / INCLUDING AALIM / WOMAN / NON-MUSLIM NAME OF POLLING STATION DATE OF ELECTION	SEAT RESERVED FOR TECHNOCRAT
DETAILS OF MISCELLANEOUS PAPERS i ii iii iv v	
SIGNATURES OF CANDIDATES/	SIGNATURE OF

**AGENTS** 

THE RETURNING OFFICER

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018. <sup>2</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

#### **SCHEDULE-III**

## PART`A' ILLUSTRATION

[See rule 132]

Let it be assumed that there are ten Members to be elected and there are twenty candidates, A, B, C, D, E, F, G, H, I, J, K, L, M, N, O, P, Q, R, S and T.

#### 1. FIRST COUNT

Arrangement and counting of voting papers.— The voting papers having been examined, the papers that are invalid being rejected, the valid papers are arranged in separate parcels under the names of the candidates marked with figure 1. Each separate parcel is counted, and the result of the count may be supposed to be as follows:—

	Valid Paper
A	 6
В	 4
C	 3
D	 3
E	 3
F	 2
G	 2
H	 2
I	 2
J	 2
K	 2
L	 1
M	 1
N	 1
O	 1
P	 1
Q	 1
R	 1
S	 1
T	 1
	40

Each valid voting paper is deemed to be of the value of 100 and the values of the votes obtained by the respective candidates are as shown in the first count in the Result Sheet.

#### The Quota

Ascertainment of quota.— It is found that the full total values in all the parcels is 4000. This total is divided by 11 (i.e., the number which exceeds by one, the number of vacancies to be filled), and 364 (the quotient 363 disregarding the

fractional remainder increased by (1) is the "Quota", the value sufficient to secure the return of a candidate.

*Candidate with quota deemed to be elected.*— A's and B's values each exceed the quota and they are thus deemed to be elected. .

#### 2. **SECOND COUNT**

*Transfer of surplus.*— A and B both have surpluses which have to be transferred.

Largest surplus first.— A's surplus of 236, being the largest is first transferred. This surplus arises from original votes, and therefore, the whole of A's papers are divided into sub-parcels according to the next available preferences thereon, a separate parcel being made of the non-transferable papers (any papers showing a second surplus for B—who, having a surplus, is deemed to be elected—being placed in the sub-parcel of the candidate for whom a third preference is indicated, or in the sub-parcel of non-transferable papers if a third preference is not indicated).

The result is found to be as follows:—

Total of two afoughle manage	E
A next available preference is indicated for L on	1 paper
A next available preference is indicated for F on	1 paper
A next available preference is indicated for D on	1 paper
A next available preference is indicated for C on	2 papers

Total of transferable papers

Total of non-transferable paper

Total of papers

6

The values of the papers in the sub-parcels are:—

to C	200
to D	100
to F	100
to L	100
Total value of transferable papers	500
Total value of non-transferable papers	100
Total value of non-transferable papers	100

Value at which paper is to be transferred.— The surplus is less than the total value of the transferable papers. The surplus is, therefore, transferred as follows:

All the transferable papers are transferred, but at a reduced value, which is ascertained by dividing the surplus by the number of transferable papers. The reduced value of all the papers, when added together, with the addition of any value lost as the result of fractions being disregarded, equals the surplus. In this case the new value of each paper transferred is 236 (the surplus  $\div$  5 (the number of transferable papers) = 47; the residue of the value of the five transferable papers, namely, 264 together with the non-transferable paper at its original value of 100, being required by A to constitute his quota. The loss of value owing to fractions being disregarded, as shown in the Result Sheet, is I.

The values of the sub-parcels transferred are:—

C-94 (i.e., 2 papers at the value of 47).

D-47 (i.e., 1 paper at the value of 47).

F-47 (i.e., 1 paper at the value of 47)

L-47 (i.e., 1 paper at the value of 47).

The operations involved are summarized in the following table:—

#### TRANSFER OF A's SURPLUS

Value of surplus	236
Number of transferable papers	5
Number of non-transferable papers	1
Original value of each paper in A's parcel	100
Value of transferable papers	500
Value of non-transferable papers	100

New value of each paper transferred:—

$$\frac{\text{Surplus}}{\text{Number of transferable papers}} = \frac{236}{5} = 47$$

Names of candidates indicated as the next available preference	No. of papers to be transferred	Value of sub- parcel to be transferred
C	2	94
D	1	47
F	1	47
L	1	47
Total	5	235
Number of non-transferable papers	1	
Loss of value owing to disregarding of fractions	_	1
Total	6	236

The result of this operation is as shown on the Result Sheet under the heading Second Count.

#### 3. THIRD COUNT

*Transfer of surplus arising at a prior count.*— C now has surplus, which it is necessary to transfer, but B's surplus, having arisen at a prior count, is first transferred.

B's surplus of 36 is transferred in a similar manner to A's but as there are no non-transferable papers, the value at which these papers are transferred is 36 / 4 = 9.

The surplus is distributed, according to next available preferences, as follows:—

D — (1 x 9)	9
G — (1 x 9)	9
L — (1 x 9)	9
M — (1 x 9)	9
Loss of value owing to disregard of fraction	Nil
Total	36

#### 4. FOURTH COUNT

Transfer of surplus only sub-parcel last received examined.— C's surplus of 30 is next to be transferred. In this case only the last sub-parcel received by C is taken into account. This sub-parcel consists of two papers transferred from A at the value of 47 each.

*Surplus less than total value of the transferable papers*.— The details are as follows:

Value of C's surplus	30	
Number of papers in sub-parcel	2	
Number of transferable papers	2	
Value of each paper	47	
Value of transferable papers	94	
New value of each paper transferred	30	= 15
	2	_ 13

A next available preference is shown for M on 1 paper and

A next available preference is shown for N on 1 paper.

The papers are transferred at the value of 15 and this value is credited to M and N respectively, as shown on the Result Sheet.

#### 5. FIFTH COUNT

**Exclusion of a candidate.**— No candidate now has a surplus, and one candidate has to be excluded. At the end of the fourth count, the lowest value credited to any candidate is 100. There are, however, six candidates to whom this value is credited, viz., O, P, Q, R, S, T who are also credited with equal values at all

counts. One of these candidates has to be excluded. Two alternatives can be followed to do so.

Alternative-I.— The Returning Officer draws lots and O is excluded in this way.

Alternative-II.— The Returning Officer accordingly arranges the papers of these six candidates according to the next available preference recorded thereon for continuing candidates (including candidates O, P, Q, R, S, T)

The result of this arrangement is as follows:—

On O's paper the next available preference is. indicated for T

On P's paper the next available preference is indicated for S.

On Q's paper the next available preference is indicated for R.

On R's paper the next available preference is indicated for Q.

On S's paper the next available preference is indicated for P.

On T's paper the next available preference is indicated for M.

The values are therefore:—

M 100 for for O NilР for 100 for Q 100 for R 100 for S 100 for Т 100

Thus the smallest value of next available preference indicated for candidates O, P, Q, R, S, T, is that shown for O *i.e.* Nil.

**Transfer at original value:**— O is accordingly excluded. O's parcel consists of one original paper which is transferred to T at its value of 100 (there are no sub-parcels).

#### 6. <u>SIXTH COUNT</u>

**Determination by lot.**— No candidate has a surplus, and there are now four candidates equal and lowest. As a result of similar procedure it is found that the values of the next available preferences are in this case equal for each of the candidates in question; the Returning Officer therefore determines by lot which of the candidates namely P, Q, R, S, is to be excluded.

The slip of paper containing the name of S is drawn first, S is thus excluded and the value of this paper (100) is transferred to P.

#### 7. SEVENTH COUNT

Similarly R is excluded, and the value of his original vote (100) is transferred to Q, the next available preference.

#### 8. **EIGHTH COUNT**

No candidate has a surplus, N is lowest, and is excluded. N's parcel of original votes contains 1 paper on which a next available preference is indicated for H. The value of this paper is 100, its original value.

**Transfer of sub -Parcel containing transferred votes.**— The sub-parcel first received contains 1 paper which N received at a value of 15, and on which the next available preference is indicated for M.

The papers are transferred as follows: —

To H 1 paper at the value of 100

To M 1 paper at the value of 15

Each of these transfers is carried out separately, but the combined result is shown on the Result Sheet under the heading Eighth Count.

#### 9. **NINTH COUNT**

There is still no surplus, M being credited with the lowest value, has to be excluded.

His parcel contains 1 original paper, on which the next available preference is expressed for E; this paper is, therefore, transferred to E at the value of 100. The value of E's votes now exceeds the quota, and he is declared elected.

M has also three sub-parcels, as follows:—

- (a) Sub-parcel received first, containing 1 paper at the value of 9. This paper bears a next preference for E, but as E is now elected; this paper is not given to E but is transferred instead to the next available preference after E, which is I.
- (b) Sub-parcel received second, containing 1 paper at the value of 15. The next available preference on this paper is for P.
- (c) Sub-parcel received third, containing 1 paper at the value of 15. This paper bears a next available preference for T.

Thus, the transfers in this count are as follows:—

To E 1 paper at the value of 100

To I 1 paper at the value of 9

To P 1 paper at the value of 15

To T 1 paper at the value of 15

#### 10. TENTH COUNT

E's surplus of 36 must now be transferred. This arises from the last subparcel E received which contains 1 paper at the value of 100. This paper is therefore, transferred at the value of 36; the next available preference expressed on it is for T.

#### 11. ELEVENTH COUNT

L is now lowest.

His parcel of original votes contains one paper, on which F is indicated as next preference.

This paper is transferred to F at the value of 100.

The sub-parcel first received contains one paper received at the value of 47, indicating no further available preference.

This paper is non-transferable at its value of 47.

In the sub-parcel net received, the paper contained therein indicates J as the next available preference.

This paper is transferred to J at its value of 9.

#### 12. TWELFTH COUNT

Two candidates equal and lowest. Regard had to total value of original votes.— There is still no surplus. Two candidates are lowest, and are equal, K and Q being each credited with the value of 200. Regard is therefore had to the total-value of original votes credited to these candidates, K had 200 and Q 100. Q is therefore, excluded.

- (a) On examination of Q's parcels, it is found that in the parcel of original votes there is one paper on which no preference is indicated for a continuing candidate. (This paper indicated a next preference for R who has been already excluded).
- (b) The sub-parcel received by Q from R on exclusion at the value of 100 indicates K as next available preference.

The value of 100 is added to the value of the non-transferable papers not effective in respect of the parcel.

The value of 100 is credited to K in respect of sub-parcel.

#### 13. THIRTEENTH COUNT

**Regard had to first count at which values were unequal.**— There are now three candidates lowest, viz, G, I, J, the value in each case being 209.

The values were equal at the first count, and regard is therefore had to the earliest count at which they had unequal values.

	First count	Third count	Ninth count
G	 200	209	209
1	 200	200	209
J	 200	200	200

J is thus lowest and is excluded.

J's parcel of original votes is examined and found to contain 2 papers (original value of 100 each).

On one paper the next available preference is indicated for G and on the other paper no preference is indicated for a continuing candidate.

The paper is accordingly transferred to G at a value of 100 and the non-transferable paper set aside at the value of 100.

The sub-parcel contains one paper received at the value of 9, which indicates I as next available preference. This paper is transferred to I at the value of 9.

#### 14. FOURTEENTH COUNT

G and 1, having each received votes by transfer on the thirteenth count, are no longer lowest; each has more votes than P, who is lowest with 215.

P is therefore excluded.

His parcel and sub-parcels (two) are similarly examined, and it is found that the next available preference on the original vote was for I.

Note: The next preference was for S, who at this count is not a continuing candidate, having been excluded.

- (a) In the sub-parcel first received, containing one paper (at the sixth count at the value of 100), a next available preference is indicated for T.
- (b) In the next sub-parcel, containing one paper received at the value of 15 (ninth count), no further available preference is indicated.

The paper at (a) is transferred to T at the value of 100.

The paper at (b) is set aside as not effective at the value of 15.

There are now six vacancies remaining to be filled, and there are seven continuing candidates. Two of these candidates, H and K, are lowest, but are equal. Upon examination it is found that at the first count (viz. the eighth), at which the values credited to them were unequal, K was lowest, K is, therefore, formally excluded. Thus the number of continuing candidates is equal to the number of vacancies remaining unfilled:

*Last vacancies*.— These remaining vacancies being filled, no further transfer is required.

## Part 'B' ILLUSTRATION

[See rule 132]

Let it be assumed that there are 19 seats which include 5 reserved seats for Ulema, technocrats and other professionals.

23 candidates are seeking election to general seats and of them 11 candidates are for reserved seats.

The procedure for election is as under:—

- (a) All the candidates are listed on one ballot paper but the candidates for general and special seats are listed under separate categories "G" and "S".
- (b) Every voter has to record 19 preferences on one ballot paper. 5 preferences must be recorded in category "S".
- (c) Counting of votes will be done together. 14 candidates scoring the highest votes in category "G" and 5 candidates scoring the highest votes in category "S" will be declared elected, regardless of whether there are some candidates in category "G" whose scores are higher than those declared elected in category "S" or *vice versa*.

The following is the practical example:

#### Category "G"

Score	Remarks
1100	
900	
1400	
400	
500	
1000	
700	
800	
1300	
1200	
800	
300	
200	
1400	
1300	
700	
600	
700	
800	
900	
1000	
1100	
1200	
	1100 900 1400 400 500 1000 700 800 1300 1200 800 300 200 1400 1300 700 600 700 800 900 1000 1100

### Category "S"

Candidate	Score	Remarks
AA	1100	
BB	700	
CC	300	
DD	700	
EE	1400	
FF	500	
GG	700	
HH	400	
JJ	400	
KK	500	
LL	600	

The following who have scored the highest votes will be declared elected:—

#### Category "G"

Candidate	Score	Remarks
C	1400	
Q	1400	
R	1300	
K	1300	
L	1200	
Z	1200	
A	1100	
Y	1100	
F	1000	
X	1000	
В	900	
$\mathbf{W}$	900	
J	800	
M	800	

#### Category "S"

Candidate	Score	Remarks
EE	1400	
AA	1100	
DD	700	
BB	700	
GC	700	

# RESULT SHEET

Number of valid votes = 40 Number of ca Total value of valid votes = 4000

Number of candidates to be elected = 10 Quota (sufficient to secure the election of a candidate)

=364

=363+1

10+1

Result 4,000 364 364 356 209 200 200 156 139 247 300 200 200 200 200 ľ 8th Count Transfer of N's surplus (-)115+100 +15 Result 4,000 364 356 300 200 124 364 247 200 200 115 200 200 200 1 1 7th Count Transfer surplus of R's +100 (-)100 Result 4,000 100 200 156 124 364 3364 3300 247 209 200 115 200 100 200 1 6th Count **Transfer** of S's surplus (-)100 +100Result 4,000 364 356 200 156 124 364 300 247 209 200 001 115 100 100 100 200 5th Count of C's Result of O's surplus Transfer (-)100+1004,000 356 247 209 200 200 200 200 200 156 115 115 00 00 364 364 8 1 8 1 8 4th Count Transfer (-)30+15 +15 Result 4,000 394 200 200 200 200 200 200 100 100 364 356 300 247 109 100 001 100 001 3rd Count **Fransfer** of B's surplus (-)36 6+ 4 9 6+ Result 4,000 394 347 300 247 200 200 200 200 200 147 100 100 001 100 100 100 100 001 2nd Count of A's Value of Transfer surplus (-)236+64 +47 +47 +47 Ŧ 1st Count votes 4,000 200 200 009 300 200 100 100 400 300 300 100 100 100 001 001 0..... Non-transferable loss due M C..... R..... to disregard of fractions Names of candidates Totals ż Ö

#### FORM-1

[see rule-4(14)]

#### **WARRANT OF ARREST**

To
Whereas Mr(name) son/daughter/wife
of r/o
is charged with contempt of Commission under section 10 of the Elections Act,
2017, hence, you are hereby directed to arrest the said Mr.
and produce him before the Commission on (date) on
(time) at (place).
Dated this day of 20
Signature of the officer
Seal Contact No
Endorsement:
If the said Mr shall give bail himself in the
sum of Rupees (Rs)
with one surety in the sum of Rupees
(Rs) or with two sureties in the sum of Rupees
(Rs) to attend before the Commission on the day of
, 20 and to continue so to attend unless otherwise directed
by the Commission, he may be released.
Dated this day of
Signature of the Officer
Seal Contact No

#### FORM-2

[see rule 4(14)]

## WARRANT OF ARREST IN THE FIRST INSTANCE TO BRING UP A WITNESS

(Name and designation of person or persons who is or are to execute the warrant)
Whereas a petition / complaint has been made before the Commission regarding
(mention facts of petition / complaint concisely), and it appears likely that Mr(name and description of witness) can give evidence concerning the said complaint / petition; and whereas the Commission has good and sufficient reason to believe that the said witness will not attend as witness on the hearing of the said petition / complaint unless compelled to do so.
This is to authorize and require you to arrest the said $\dots$ (name) and to bring him on the $\dots$ day of $\dots$ , 20 before the Commission to be examined touching the facts of the petition / complaint.
Dated this day of
Seal Signature of the officer
Endorsement:
If the said Mr
(Rs) or with two sureties in the sum of Rupees
Dated this day of
Seal Signature of the officer

#### FORM-3

[see rule 4(14)]

## WARRANT OF COMMITMENT IN OFFENCE OF CONTEMPT OF THE COMMISSION

10	
The Superin	tendent (Keeper of the Jail at)
Mr	in proceedings held before the Commission on this day
(name of offender) imprisonment (the Rs (	s, for such contempt the said Mr
Jail to receive to contemnor) into you the said jail for the forthwith set him sentence in default	thorize and require you, the Superintendent (Keeper) of the said the said Mr
Given under my ha	nd and the seal of the Commission, this day 20
Seal	Signature of officer

#### FORM-4

[see rule 4(14)]

## WARRANT OF COMMITMENT IN CONTEMPT OF THE COMMISSION WHEN A FINE IS IMPOSED

То
The Superintendent (Keeper of the Jail at)
WHEREAS in proceedings held before the Commission on this day Mr(Name & description of the contemnor) in presence (or view) of the Commission committed willful contempt;
And whereas, for such contempt the said Mr
This is to authorize and require you, the Superintendent (Keeper) of the said Jail to receive the said (name of contemnor) into your custody together with this warrant and to keep him safely in the said jail for the said period of (term of imprisonment) unless the said fine be sooner paid; and, on the receipt thereof, forthwith set him at liberty, returning this warrant with an endorsement certifying the manner of its execution.
Given under my hand and the seal of the Commission, this day 20
Signature of officer

# 1\***FORM-4A** [see rule4(15)]

#### BOND AND BAIL-BOND AFTER ARREST UNDER AWARD WARRANT

<sup>1 \*</sup>Inserted vide ECP SRO 2271(1)/2022 dated 12th December, 2022.

#### <sup>1</sup>\*\*FORM-4B

[see rule4(15)]

## NOTICE TO A PERSON CHARGED WITH CONTEMPT OF COURT

CASE NO..... PARTIES (IF ANY) To WHEREAS it appears that you by your acts, conduct, utterances and writings committed contempt of the Commission in the facts and circumstances stated herein below:-(Briefly state the facts and circumstances and the nature of contempt) 2. YOU ...... ( name of the contemnor) are hereby required to appear in person (or by an advocate, if the Commission has so ordered) and show cause before the Commission at Election Commission, Secretariat, that why you should not be punished or other appropriate order not be passed against you for contempt of the Commission. You shall attend the Commission in person on ............. Day of Commission on all dates thereafter to which the case may stand adjourned and until final orders are passed on the charge against you. In case, you fail to appear as summoned then you can be held in contempt of the Commission. Given under my hand and the seal of the Commission, this the ...... Day of ......20.....

Signature: .....

<sup>1 \*\*</sup>Inserted vide ECP SRO 2271(1)/2022 dated 12th December, 2022.

#### FORM-5

[see rule 10(7)]

#### **DRAFT LIST OF CONSTITUENCIES**

Name of			rince/	Federal	Capital]:		
National				2	[Provincial	Assembly]	
No. and name of constituency		Extent of the	nt of the constituency			Population	
1			2			3	
1(Name,	design	2 ation & sign	natures of De	elimi	3 tation Committe	ee members)	
Dated:							
Place:							

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018. <sup>2</sup> Substituted *vide* ECP Notification S.R.O.650(I)/ 2018 dated 21<sup>st</sup> May, 2018.

#### FORM-6

[see rule 12(6)]

#### REGISTER OF REPRESENTATIONS FILED **AGAINST PRELIMINARY DELIMITATION OF CONSTITUENCIES**

Name		of		<sup>1</sup> [Province	/Federal	Capital]:		
National Assembly		-		<b>2</b> [Provincial	А	assembly]		
SI. No.	Date of filing	Name & address of person filing representation	s of [District] No. & name of constituency		Date of hearing	Decision of the Commission		
						Accepted	Rejected	
1	2	3	4	5	6	7	8	
1 2 3 4 5 6 7 8 9 10 etc.								
Signature and stamp of Officer Incharge  Dated:								

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018. <sup>2</sup> Substituted *vide* ECP Notification S.R.O.650(I)/ 2018 dated 21<sup>st</sup> May, 2018. <sup>3</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

Place: .....

#### FORM-7

[see rule 14]

#### FINAL LIST OF CONSTITUENCIES

Name of <sup>1</sup> [Province/Federal Capital]:	
National Assembly /	<sup>2</sup> [Provincial Assembly]
No. and name of constituency	Extent of the constituency
1	2

By order of the Election Commission

Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018. Substituted *vide* ECP Notification S.R.O.650(I)/ 2018 dated 21<sup>st</sup> May, 2018.

#### FORM-8

[see rule 19]

## PRELIMINARY LIST OF CONSTITUENCIES FOR A LOCAL GOVERNEMNT

Name (and number, if any) of Local Government: .....

Name of Tehsil/Talu	ka:		
Name of <sup>1</sup> [District]:			
No. and name of constituency	Extent of the constituency (names of electoral areas)	Census blocks included in the constituency	Population
1	2	3	4
1(Name, desi	2gnation & signatures of		
Dated:			
Place:			

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

#### FORM-9

[see rule 21(5)]

## FINAL LIST OF CONSTITUENCIES FOR A LOCAL GOVERNEMNT

Name (and number, if	any) of Local Government:	
Name of Tehsil/Taluk	a:	
Name of <sup>1</sup> [District]:		
No. and name of constituency	Extent of the constituency (names of electoral areas)	Census blocks included in the constituency
1	2	3
	2nation & signatures of Delimita	
Dated:		
Place:		

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

#### FORM-10

[see rule 22]

# REGISTER OF OBEJCTIONS FILED AGAINST PRELIMINARY DELIMITATION OF CONSTITUENCIES OF LOCAL GOVERNMENTS

Name	Name (and number, if any) of Local Government:									
Name	of Tehsil	/Taluka:								
Name	of <sup>1</sup> [Dist	rict]:								
Sl. No.	Date of filing	Name and address of person filing representation	No. and name of constituency objected to	Date of hearing		n of the itation ority Rejected				
1	2	3	4	5	6	7				
1 2 3 4 5 6 7 8 9										
etc.										
Dated					signature an	designation, and stamp of an Authority				

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

#### FORM-11

[see rule 25(1)]

#### **ELECTORAL ROLLS**

Name of	the elector	al area								
Census b	olock code									
Mauza/v	Mauza/village/cityName of patwar circle/tapedar circle									
Tehsil/ta	Γehsil/taluka <sup>1</sup> [District]									
Serial No.	Gharana No.	Name	Father's/ husband's name	National Identity Card No.	Age	Address				
1	2	3	4	5	6	7				
1 2										
3										
4										
5										
6										
7										
8										
9										
10										
etc.										

Signature of Registration Officer

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

#### FORM-12

[see rule 25(5)]

#### **ELECTORAL ROLLS**

Name o	Name of the electoral area										
Census	block cod	le									
Mauza/	village/cit	y	N	lame of pa	ıtwar c	circle/tape	edar circle				
Tehsil/t	Tehsil/taluka <sup>1</sup> [District]										
Seri al No.	Ghara na No.	Nam e	Father's  / Husban d's name	Nation al Identit y Card No.	Ag e	Addre ss	Photogra ph of voter*	Thumb impres sion of voter*			
1	2	3	4	5	6	7	8	9			
2											
4											
5											
6											
7											
8											
9											
10											
etc.											

Signature of Registration Officer

<sup>\*</sup>The columns 8 & 9 shall appear on the electoral rolls to be used by the Presiding Officer at polling station.

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

[see rule 27(1)]

## STATEMENT CONTAINING PARTICULARS OF ELIGIBLE VOTERS

Nar	ne of	the electoral	area	ı															
Cen	isus b	lock code			П		T			G	ha	rar	ıa i	No	э	• • • •			
Naı	me an	d particulars	of p	erson	s res	iding	g i	n I	lou	ıse	No	) .							
stre	et/mo	hallah			· • • • • • • • • • • • • • • • • • • •				••••			••••		•••					
Cit	y/tow	n/village					Pa	twa	ar c	circ	ele	/ta	ıpe	da	ır	cir	cle		· • • •
Te	hsil/ta	ıluka						1	[Di	istr	ict	1							
		ible to be en																	
Sl. No.	Name	*Father's/ Husband's Name	Da	ate of Bi	rth		ľ	Vatio	onal	Ide	ntity	/ Ca	ard l	No.			Address as Identity Ca registration	rd opted on of vo	d for ote
			Day	Month	Year												Temporary	Perma	nent
							Μe	n									1		
1									-							-			
2				-			ļ		-		Ш		-	-		-			
3				+		$\vdash$	<del>                                     </del>	H	-		H	_	+	+		-		+	
5			-	+	-	$\vdash$	$\mathbf{I}$	H			H	+	+	╁		-		+	
3				.L		v	Von	nen				- 1							
1		*Daughter/wife of							-							-		T	
2		*Daughter/wife of							-							-			
3		*Daughter/wife of							-		Ш					-			
4		*Daughter/wife of		ļ		$oxed{oxed}$	<u> </u>	Ш	-		Ш		1	_		-			
5		*Daughter/wife of							-							-			
*Strik	e off the	word which is not ap	plicable	e.															
Re	ligion	: Muslim		Chris	stian						Hii	ıdı	1		]			Sikh	
	Ū	Buddhist		F	Parsi		Ç	ad:	iani	i/A	hm	ad	i		]	Ot	her non-Mı	ıslim	
Note	: Tick	(  ) the relevan	t box																
Oat	th (on	ly for Musl	ims)	ı															
		I de celemni		+1	hat T	om d	_1	1 41	• •		1			-£		4	Compiler list	ad ah	

I do solemnly swear that I and all the members of my family listed above believe in the absolute and unqualified finality of the Prophethood of Muhammad (Peace Be Upon Him), the last of the Prophets, and that none of us is the follower of anyone who claims to be a Prophet in any sense of the word or of any description whatsoever after Muhammad (Peace Be Upon Him) and that none of us recognizes such a claimant to be a prophet or a religious reformer nor does any one of us belong to the Qadiani group or Lahori group or calls himself or herself an Ahmadi.

Signature and thumb impression of the head of the household or any other member of the family eligible to be enrolled in the electoral roll.

<sup>&</sup>lt;sup>1</sup> Substituted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

Signature of the	Thumb impression of the		Date	
applicant	applicant	Day	Month	Year
Note: Thumb impression is mand	latory.	1		
ELECT	TION COMMISSION OF	F PAKI	ISTAN	
Name of the electoral a	rea			
Census block code				
son/wife/daughter of street/mohallah	Form-13) from Mr./Mrs./Miss	Hou /town/ v	ise No illage	
Date	•	of enume	rator/verifyin	g official
Designat	ion			
Place of	posting			
National	Identity Card No.	-		-
belief and that neither above has applied for e	Signature and thumb household or any other	of any of other electric impression member	my family nother electoral ctoral area in	nentioned area and Pakistan, ad of the
	be enrolled in the elector		<b>r</b>	
Signature of the applicar	Thumb impression of the ap	plicant	Date	<del>-</del>
			Contact	No.
N. C.			(head of hou	sehold)
Note: Thumb impression is mand	•			
	ove particulars have been obtainade wherever necessary.  Signature of Enumerator	/verifyin	•	
]	NameDesignationPlace of posting			

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

2. Certified that the above particulars have been verified after a personal visit to the house and corrections made wherever necessary.										
Signature of Supervisor  Name										
3.Certified that the above particulars have been verified and corrections made wherever necessary.										
Signature of Assistant Registration Officer  Name										
Countersignature of Registration Officer with stamp										

Note 1—Any person who makes a false declaration or gives information which he knows or believes to be false or does not believe to be true is liable to punishment under sections 182 and 199 of the Pakistan Penal Code (Act XLV of 1860).

Note 2—Preliminary electoral roll shall be displayed for public inspection at conspicuous places determined by the Commission in the district while the final electoral will be available in the office of the Registration Officer concerned. In order to ensure that your name as well as the names of the members of your family have been entered in the rolls, you are advised to inspect the rolls on the above-said places. If any name is found to be omitted, or there is any mistake in the draft rolls, please immediately apply to the Registration officer concerned on the prescribed form for inclusion of the name or for correction of the mistake, as the case may be. Please also inspect the final rolls, when published to ensure that all the entries have been correctly recorded therein.

Note 3—The particulars of a voter shall be written according to the particulars mentioned in the National Identity Card issued by National Database and Registration Authority (NADRA).

#### FORM-14

[see rule 28(1)]

PPLICATION B	PERSON IN	THE SERVICE	<b>OF PAKISTAN</b>
--------------	-----------	-------------	--------------------

my temp	of section 27 family mem porarily resid	of the Elections abers in the elections ling for being in	Act, 2 ctoral the se	2017, here roll of rvice of	eby se the el Pakist	ek en ectora an as	rolme ıl are	ent ea v	of 1 whe	ny rei	self n I	and am
2. give	The partic n below:	culars of me and r	ny far	nily mem	lbers v	who ai	e res	idin	ıg v	vitł	ı me	e are
Nam	e of the	electoral area.										
Cens	sus block coo	le	$\prod$		Ghara	ına No	)					
Hous	se No	street/moh	allah.		City/to	wn/vi	llage					
Patw	Patwar circle /tapedar circle											
Sl. No.	Name   National Identity Card No.											
			l	Men								
1							-					-
2							-			Ц		-
3							-			Ц		-
4							-			Ш		-
5							-					-
			W	omen								
1		*Daughter/wife of					-			Ш		-
2		*Daughter/wife of					-					-
3		*Daughter/wife of					-					-
4		*Daughter/wife of					-					-
5		*Daughter/wife of					-					-
*Strike	off the word which i	s not applicable.										
	Religion: Muslim   Christian   Hindu   Sikh   Buddhist   Parsi   Qadiani/Ahmadi   Other non-Muslim   Note: Tick ( ) the relevant box.											

#### Oath (only for Muslims)

I do solemnly swear that I and all the members of my family listed above believe in the absolute and unqualified finality of the Prophethood of Muhammad (Peace Be Upon Him), the last of the Prophets, and that none of us is the follower of anyone who claims to be a Prophet in any sense of the word or of any description whatsoever after Muhammad (Peace Be Upon Him), and that none of us recognizes such a claimant to be a prophet or a religious reformer nor does any one of us belong to the Qadiani group or Lahori group or calls himself or herself an Ahmadi.

<sup>&</sup>lt;sup>1</sup> Substituted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

Signature of the applicant	Thumb impression of the applicant		Date	
		Day	Month	Year

**Note:** Thumb impression is mandatory.

## ELECTION COMMISSION OF PAKISTAN RECEIPT

		RECEIPT					
	e of electoral area	Census block code					
		Form-14) from Mr./Mrs./Miss					
		City/town/ village					
Tobo	il/tolulzo	<sup>1</sup> [District]					•••
				• • • • • • • • • • • • • • • • • • • •	• • • • •		••
Date		 Signature	of Ra	aietratio	n O	ffice	ır
		Signature	OI ICC	gistiatio	11 ()	iiicc	
Decl	aration						
I dec	lare and solemnly at	firm that—					
(i)	I am a citizen of Pa	kistan.					
(ii)	i) My husband/wife/son/daughter whose particulars are given above and who is/are also citizen of Pakistan, ordinarily reside with me and may be registered in the electoral roll of the electoral area mentioned above.						
(iii)	(iii) Neither I have nor any member of my family mentioned above has applied for enrolment in the electoral roll of any other electoral area and if our names are already registered as voters in any other electoral area in Pakistan, the same may be deleted.						
Signa	ture of the Applicant	Thumb impression of the Applicant		Dat	e		
			Day	Month	ı	Yea	ır
			Cont	act No			
	ieve to be true is liable to pur	false declaration or gives information which he laishment under sections 182 and 199 of the Pakis	stan Pena	al Code (Act	t XLV	of 18	
		ion Officer					
Brief		ejection					
Date		Signature 	e of Re	egistratio	on O	ffice	er

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

[see rule 31]

#### **CLAIM FOR INCLUSION OF NAME**

PART I						
1. Name of electoral area						
2. Census block code						
3. Name of claimant						
4. National Identity Card No.						
5. Gender* Male $\Box$ Female $\Box$ Eunuch Male $\Box$ Eunuch Female $\Box$ Khunsa-e-Mushkil $\Box$						
6. Father's or husband's name						
7. Religion: Muslim   Christin   Hindu   Sikh   Sikh						
Buddhist □ Parsi □ Qadiani/Ahmadi □ Other non-Muslim □						
Note: Tick ( ✓ ) the relevant box.						
8. Particulars of residence with reference to which entry in electoral roll is claimed:						
(a) Vote to be registered at (Tick (♥) the relevant box.):  Temporary address as per NIC □ Permanent address as per NIC □ Other address in case of service of Pakistan □  House No. (if any)						
<ul> <li>a. I am a citizen of Pakistan.</li> <li>b. My age is not less than 18 years.</li> <li>c. I possess the National Identity Card.</li> <li>d. I have not been declared to be of unsound mind by a competent court.</li> <li>e. I am resident of the electoral area under section 27 of the Elections Act 2017.</li> <li>f. I have not enrolled my name in the electoral roll of any other electoral area and if my name is already registered as voter in any other electoral area in Pakistan that may be deleted.</li> </ul>						

#### Oath (only for Muslims)

I do solemnly swear that I believe in the absolute and unqualified finality of the Prophethood of Muhammad (Peace Be Upon Him), the last of the Prophets, and that I am not the follower of anyone who claims to be a Prophet in any sense of the word or of any description, whatsoever after Muhammad (Peace Be Upon Him), and that

<sup>&</sup>lt;sup>1</sup> Substituted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

I do not recognize such a claimant to be a Prophet or a religious reformer, nor do I belong to the Quadiani group or the Lahori group or call myself an Ahmadi.

Signature of claimant	Thumb impression of claimant		Date		
-	-	Day	Month	Year	
N. A. Williams					
Note: Thumb impression is mandat	ory.				
<b>Declaration</b> I do hereby declare and sol best of my knowledge and b	emnly affirm that the particulars notelief.	nentioned	above are to	rue to the	
Signature of claimant	Thumb impression of claimant		Date		
	•	Day	Month	Year	
		Contact			
Note: Thumb impression is mandat	ory.				
Postal Address					
*AUTHORIZATION					
I hereby authorize Mr /Ms		s/o_d/	o w/o		
having NIC No.			is claim on m		
naving NIC No.	-           -   to p	resent un	is claim on ii	iy bellali.	
Note: The authority can only be giv	en to father, mother, spouse, son or daughter.				
Signature of claimant	Thumb impression of		Date		
Digitation of Claimant	claimant		2		
		Day	Month	Year	
Contact No			I	1	
Signature of authorized					
person	authorized person				
Relation with claimant Contact No					
Contact No	····				
Postal address of authorized	l person				
10. 11					
Strike off when no authorization h	as been given. alse declaration or gives information which l	ne knows or	believes to be f	alse or does	
not believe to be true is liable to 1	punishment under sections 182 and 199 of				
1860).					
(To be fi	lled in by the office of the Revising	Authori	tv)		
Claim No		5 1 14411011	-37		
Filed on					
Date of hearing					
Received notice of date of h	earing.				
Signature of claimant/	Thumb impression of claimant/		Date		

authorized person

Day

Month

Year

authorized person

Note: Thumb impression is manda	tory							
Decision of Revising Author								
	-							
	Ç	Signature and s	tamp of the	Revising A	Authority			
Date		rightature and s	tamp or the	revising 1	lutifority			
PART II NOTICE  [See rule 34(3)(a)] (To be filled in by the claimant)								
То			•					
	Name of the claimant son/wife/daughter of  Full address of the claimant							
(To be t	filled in by the office	of the Revising	g Authority	·)				
Reference claim No								
Take notice that the claim will be heard on								
Date		(Signature and	d stamp of	Revising A	ıthority)			
CERTIFICTE OF SERVICE OF NOTICE (To be filled in by the serving officer unless served by post)								
Certified that the notice on the claimant has been duly served by me on (date)								
Date								
Place								
		f serving office gnation with pl						

## ELECTION COMMISSION OF PAKISTAN RECEIPT

Name of electoral areaCensus block code
Received claim for inclusion (Form-15) from Mr./Mrs./Miss
son/wife/daughter of
City/Town/ village Tehsil/Taluka/Town
<sup>1</sup> [District]
(Signature of Revising Authority/Registration Officer/Assistant Registration Officer /Display Centre In-charge)
Date
Name
Designation
Place of posting

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

[See rule 31]

#### **OBJECTION TO INCLUSION OF NAME**

#### PART I 1.Name of electoral area ................................. 2. Census Block Code 3. Particulars of entry objected to: (a) Name of the person objected to ..... (b) Father's/Husband's Name ..... (c) Part of the Electoral Rolls: Male □ Female □ (d) Serial No. in the electoral roll .. (e) National Identity Card No. (f) Street/Mohallah ..... (g) City/Town/Village..... 4. Particulars of objector: (a) Name ...... (b)Father's/Husband's Name ..... (c) National Identity Card No. (d) Serial No. in the electoral roll.....(e) Census block code (f) Street/mohallah ..... (g) City/town/village. (h) Tehsil/taluka ......(i) <sup>2</sup>[District] ..... (j) Contact No..... 5. I object to the entry, the particulars of which are mentioned in paragraph 3 above on the following grounds: (a) ..... (b) ..... (c) ..... DECLARATION I hereby declare that the particulars mentioned above are true to the best of my knowledge and belief. Signature of Objector Thumb impression of Objector Date Month Day Year Contact No. Note: Thumb impression is mandatory. Postal Address.

Note.—Any person who makes a false declaration or gives information which he knows or believes to be false or does not believe to be true is liable to punishment under sections 182 and 199 of the Pakistan Penal Code (Act. XLV of

Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.
 Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

	filled in by the office	of the Revisi	ng Authori	ty)			
Objection No							
Date of hearing							
Received notice of date of	hearing						
Signature of Objector	Thumb impression	of Objector	Date				
			Day	Month	Year		
Note: Thumb impression is manda	atory.						
	Decision of Revi	sing Authorit	y				
Date	S	ignature and	stamp of th	e Revising	Authority		
	Notice to	objector					
	PAR	T II					
	NOT	ICE					
	[see rule 3						
То	(To be filled in b	y the object	or)				
Name of the objector							
Son/wife/daughter of							
National Identity Card No				-			
Full address of the objecto	iï						
(To be	filled in by the office	of the Revisir	ng Authorit	y)			
Reference Objection No							
Regarding inclusion of the	e name of Mr./Mrs./M	iss					
Son/wife/daughter of							
resident of							
in the electoral roll for electoral area.							
having census block code							
Take notice that the object	tion will be heard on .				(date)		
at							
Date							
Place		Signature a	nd stamp o	f Revising A	uthority		
		<i>C</i>	1	3-1	,		

## CERTIFICATE OF SERVICE OF NOTICE ON OBJECTOR (To be filled in by the serving officer unless served by post)

	on the objector has been duly served by me on Ar./Ms personally.
Date	Signature of serving officer
Place	Name designation with place of posting
No	otice to person objected to
	PART III
	NOTICE
(To l	[see rule 34(3)(b)] be filled in by the objector)
То	be fined in by the objector)
Name of the person objected to	
Full address	
	by the office of the Revising Authority)
(10 be fined in t	by the office of the Revising Authority)
Reference Objection No	
It is to inform you that Mr./Ms	
•	has
. 3	the electoral rolls of electoral area
having census block code	
maxing central clock code	
Take notice that the objection will b	be heard on(date)
at(tin	ne) at(place)
and you are directed to be present	at the hearing with such further evidence, if any, as you
may wish to provide.	
The grounds of objection (in brief) a	are:
,	
( )	
Date	
Place	Signature and stamp of Revising Authority

#### CERTIFICATE OF SERVICE OF NOTICE ON THE PERSON OBJECTED TO

(To be filled in by the Serving Officer unless served by post) Certified that the notice on the person objected to has been duly served by me on (date) .....on Mr./Ms ..... personally. Date..... Signature of serving officer..... Place..... Name designation with place of posting...... **ELECTION COMMISSION OF PAKISTAN** RECEIPT Objection No..... Name of electoral area......Census block code Received objection to the inclusion of name (Form-16) from Mr./Mrs./Miss..... City/Town/ Village ...... Tehsil/taluka..... <sup>1</sup>[District]..... (Signature of Revising Authority/Registration
Officer/Assistant Registration Officer
/Display Centre In-charge) Date..... Name..... Designation..... Place of posting.....

<sup>&</sup>lt;sup>1</sup> Substituted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

[see rule 31]

## APPLICATION FOR CORRECTION OF PARTICULARS IN THE ELECTORAL ROLL

			PART I				
То							
The	Revising Authorit	y					
• • • •		• • • • •					
_							
			ing to myself which appears a			in the	electoral
			census bloc	k code			
is n	ot correct which ma	ay be	e corrected as follows:				
	Description		Incorrect particulars in the	*Corr	rection rec	quired to be	made in
	(Tick the relevant box	()	electoral roll		the ele	ectoral roll	
1	Household No.						
2	Name						
3	Father's Name						
4	Husband's Name						
5	Date of Birth						
-	Address						
* Co	prrection of name, father'	s nam	e, husband's name, date of birth and a	ddress a	s per Nationa	al Identity Car	1.
2. N	My particulars are a	s uno	der:				
a.	a. Name of applicant						
b.	Father's/husband	's na	me				
c.	. National Identity Card No.						
d.	•						
e.	e. Contact No.						
	Signature of Thumb impression of Date						
	applicant		applicant			2	
					Day	Month	Year
						1	.1

**Note:** Thumb impression is mandatory.

### ELECTION COMMISSION OF PAKISTAN RECEIPT

Application No				
Name of electoral area	Census block code			
son/wife/daughter of	rection of particulars (Form-17) fron House No Str	eet/Moh	allah	
City/Town/Village	Tehsil/Taluka	<sup>1</sup> [Dis	trict]	
			Revising Au Officer/Ass	
		stration O	fficer/Displa	
		in	-charge	
	Name			
	Designation			
Date	Place of Posting			
(To be fi	lled in by the office of the Revising A	uthority)	)	
A 1' 4' NT	F1 1			
	Filed on			
Received notice of date of he	earing			
Signature of the applicant	Thumb impression of the applicant		Date	
		Day	Month	Year
Note: Thumb impression is manda	ory.			
Decision of the Revising Au	thority			
	Signature and	stamp of	Revising A	authority
Date				
	PART II			
	NOTICE			
	[see rule 34(3)(c)] (To be filled in by the applicant)			
То	(10 be filled iii by the applicant)			
-				
Full address of the applicant				

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

Reference application No
Name of applicantSon/wife/daughter of
voter of electoral areaCensus block code
Take notice that your application for correction of particulars in the electoral roll shall be
$\  \   \text{heard on}  \dots  (\text{date})  \text{at}  \dots  (\text{time})  \text{at}  \dots  (\text{place}).$
You are directed to be present at the hearing with such further evidence, if any, as you may
wish to provide.
Place
CERTIFICATE OF SERVICE OF NOTICE (To be filled in by the serving officer unless served by post)
Certified that the notice on the applicant has been duly served by me on
(date) on Mr./Ms personally.
Signature of Serving Officer Name, Designation and Place of Posting Date

[see rule 39(1)(b)]

### DATA TRANSMISSION OF FRESH NATIONAL IDENTITY CARDS FROM NATIONAL DATABASE AND REGISTRATION AUTHORITY

For the period from ...... to .....

1		SI. No.
2		National Identity Card No.
3		Name
4		Gender
5		Father's Name
6	Fath	er's National Identity Card No.
7		Spouse Name
8	Spouse	use National Identity Card No.
9		Marital Status
10		Date of Birth
11		Religion
12		Permanent Address
13		Temporary Address
14	Address	ss selected for registration of vote
15	Coc	Coordinates of temporary address
16	Coc	Coordinates of permanent address
17	Census	s Block Code of selected address
18		Tehsil/Taluka
19		<sup>1</sup> [District]
20		Contact Number
21		Photograph
22	Date of	issuance of National Identity Card
23		Type of disability, if any
24	National I	Identity Card for Overseas Pakistanis (NICOP) holder (Yes / No)
25	Country	In cas NIO
26	City	e applic
27	Address	cant is lder

<sup>&</sup>lt;sup>1</sup> Substituted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

[see rule 39(2)(a) & (b)]

### DATA TRANSMISSION OF CANCELLED NATIONAL IDENTITY CARDS / DECEASED PERSONS FROM NATIONAL DATABASE AND REGISTRATION AUTHORITY

For the period from to
------------------------

Sl.		National		Reason	registration of	No. and name of Local	Particulars of p	person who repo cal governmen		Tehsil /	
No.	Name	Identity Card No.	Death	Cancelled National Identity Card	death/ cancellation of National Identity Card	Government where death registered	Name with father/husband name	Relation with deceased	National Identity Card No.	Taluka	District
1	2	3	4	5	6	7	8	9	10	11	12
1 2 3 4 5 6 7 8 9											

[see rule 39(2)(c)]

### DATA TRANSMISSION OF MODIFIED NATIONAL IDENTITY CARDS FROM NATIONAL DATABASE AND REGISTRATION AUTHORITY

For the period from to	)
------------------------	---

Sl. No.	Name	National Identity Card No.	which column of National Identity Card modified	Modified / corrected entry	National Identity Card modification date	District	Remarks
1	2	3	4	5	6	7	8
1							
2							
3							
4							
5							
6							
7							
8							
9							
10							
etc.							

#### 1\* FORM-20A

[see rule 43]

#### DETAILS OF DECEASED PERSONS REGISTERED AT

(Relevant information in respect of deceased persons to be provided to the concerned Registration Officer (District Election Commissioner) on quarterly basis under section 43 of the Elections Act 2017)

Particulars of the applicant who Particulars of deceased and his death reported death Local Government/ National S. Authority/ National Identity Tehsil / Name of Date of Identity Date of Relation with No. father / registration Cantonment Card No. Taluka District Name Age Address Name deceased Card No. death

For the period from.....to.....

husband where death of death registered 1 2 3 4 5 6 7 8 9 10 11 12 13 14 2 etc.

#### Prepared by

Secretary of the Local Government / concerned officer of Authority or Cantonment)

(Name Designation & Signature of the Secretary/Officer with stamp)

Date:....

#### Verified by

(District Head of Local Government Department/Head of Authority / Chief Executive of the Cantonment)

(Name Designation & Signature of the Secretary/Officer with stamp)

Date:....

<sup>1°</sup>inserted vide ECP Notification S.R.O.1903(I)/2022 dated 12th October, 2022

[see rule 41(1)]

### ENROLMENT / TRANSFER OF VOTE UNDER SECTION 37 OF THE ELECTIONS ACT 2017

Form No:
1. Name of electoral area
3. Application for: Enrolment of vote □ Transfer of vote □
4. Applicant's name
6. Gender: Male □ Female □ Eunuch (Male Eunuch □ Female Eunuch □
Khunsa-e-Mushkil □
7. National Identity Card No.
8. Date of birth:
Day Month Year
9. Religion: Muslim□ Christian □ Hindu □ Sikh□ Buddhist□ Parsi □ Qadiani/Ahmadi □
Other non-Muslim
Mark $()$ in relevant column.
10. Particulars of address: House No Street/mohallah
City/town/village Patwar circle/tapedar circle
Tehsil/taluka <sup>1</sup> [District]
Contact No
NIC $\square$ or other address (In case applicant is in service of Pakistan) $\square$
12. Only for persons in service of Pakistan:
Designation DepartmentPlace of posting (attach service certificate)
Relationship of the applicant with the person in service of Pakistan
along with copy of National Identity Card)
13. I hereby state as follows:
i. I am a citizen of Pakistan.
ii. My age is not less than 18 years.
iii. I possess the National Identity Card.
iv. I have not been declared to be of unsound mind by a competent court.
v. I am resident of the electoral area under section 27 of the Elections Act 2017.
vi. I request that my name may be entered in the electoral rolls of electoral area mentioned at serial No.1 above.
Oath (only for Muslims). I do colomnly gweer that I helique in the electric and unqualified

Oath (only for Muslims): I do solemnly swear that I believe in the absolute and unqualified finality of the Prophethood of Muhammad (Peace Be Upon Him), the last of the Prophets, and I am not follower of anyone who claims to be a Prophet in any sense of the word or of any description, whatsoever after Muhammad (Peace Be Upon Him), and that I do not recognize such a claimant to be a Prophet or a religious reformer, nor do I belong to the Qadiani group or the Lahori group or call myself an Ahmadi.

<sup>&</sup>lt;sup>1</sup> Substituted vide ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

Signature of claimant	Thumb impression of claimant	Date		
		Day	Month	Year

Note: Thumb impression is mandatory.

ELECTION COMMISSION OF PAKISTAN RECEIPT
Application No
Name of electoral areaCensus block code
Received application for registration / transfer of vote on Form (21) from Mr./Mrs./Missson/wife/daughter of
Street/MohallahCity/Town/Village
Signature and stamp of Registration Officer
<b>Declaration:</b> I do hereby declare and solemnly affirm that the particulars mentioned above are true to the best of my knowledge and belief.
For transfer of vote only.
1. My name is present in the electoral area:  Census block code Tehsil/Taluka Tehsil/Taluka   2[District]
2. I have not enrolled my name in the electoral roll of any other electoral area and if my nam is already registered as voter in any other electoral area in Pakistan that may be deleted.
Date:    Day   Month   Year   Applicant's Humb   Signature   Impression
Note: Thumb impression is mandatory.  Note: Any person who makes a false declaration or gives information which he knows or believes to be false or does no believe to be true is liable to punishment under sections 182 and 199 of the Pakistan Penal Code.
*AUTHORIZATION I hereby authorize Mr./Ms. s/o, d/o, w/o
having National Identity Card No to present this application on my behalf.  Note: The authority can only be given to father, mother, spouse, son or daughter.

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018. <sup>2</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

Signature of applicant	applicant		Date	
		Day	Month	Year
Contact No				
Signature of authorized person	Thumb impression of authorized person			
Relation with applicant Contact No				
Note: Thumb impression is mandatory.		_		
Postal address of authorized pers				
*Strike off when no authorization has been		•••••	•••••	•••••
To be filled	l in by the Registrati	on Offic	cer	
Decision of the Registration office				
Brief reason(s) in case of rejection				
Date				

#### FORM-22

[see rule 41(1)]

### APPLICATION FOR DELETION OF VOTE UNDER SECTION 37 OF THE ELECTIONS ACT 2017

Part I			
Form No  I request that under mentioned person's name may be deleted from the electoral roll. His/her particulars are as follows:			
1. Name of electoral area 2. Census block code			
3. Name			
5. Part of the Electoral Rolls: Male $\ \square$ Female $\ \square$ 6. Serial No. in electoral roll			
7. National Identity Card No.			
8. Tehsil/taluka			
Applicant/objector particulars			
1. Name of electoral area 2. Census block code			
3. Name:			
6. National Identity Card No.			
7. House No			
Date: Day Month Year Applicant's Applicant's thumb impression			
<b>Note:</b> Thumb Impression is mandatory. <b>Note:</b> Any person who makes a false declaration or gives information which he knows or believes to be false or does not believe to be true is liable to punishment under sections 182 and 199 of the Pakistan Penal Code.			
To be filled in by the Registration Officer			
Objection No.			
Filed on			
Date of hearing			

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018. <sup>2</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

Signature of Objector	Thumb impression of Objector	Date			
		Day	Month	Year	
acision of the Decistration	on officer:				
ecision of the Registration	on onicei				
rief reason(s) in case of	rejection:				
ate	Signature a	nd stamp o	of Registratio	on office	
		r			
	To be filled in only in ease of Obi	ootion			
	To be filled in only in case of Obj	ection			
	Part II				
	Notice				
	(To be filled in by the obje	ector)			
То					
	tor				
	of				
National Identity (					
Full address of the					
run address of the	: objector			• • • • • • • • • • •	
(7)	To filled in by the office of the Regi	stration Of	ficer)		
Reference Applica	ation/objection No				
Regarding inclusion	on of the name of				
Son/wife/daughter	of				
_					
In the electoral rol	l for		(electo	oral area	
bearing census blo					
				. 1	
	the objection will be heard at (time) on				
	resent at the hearing with such fi				
may wish to pro			,		
Data					
Place	Signature and st	tamp of R	egistration	Office	

Received notice of date of hearing

#### Certificate of service of notice on objector (To be filled in by Serving Officer unless served by post)

Certified that the notice on the applicant /objector has been duly served by me on
Date Signature of serving officer
<b>Note:</b> If Registration Officer sends the notice through post, it will be sent under postal certificate.
ELECTION COMMISSION OF PAKISTAN RECEIPT
Application No
Name of electoral areaCensus block code
Received application for deletion of vote on Form (22) from Mr./Ms.  son/wife/daughter of
<sup>1</sup> [District]
Signature and stamp of Registration Officer

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

Notice to person objected to

Part III							
<b>Notice</b> (To be filled in by the objector)							
To							
Name of person the entry relating to whose name is objected to							
Son/wife/daughter of							
National Identity Card No.							
Full address							
(To be filled in by the office of the Registration Officer)							
Reference Objection No							
Name of the objector							
Son/wife/daughter of							
Full address							
Take notice that the above mentioned objector has raised objection on your entry as voter, the							
objection will be heard at							
a)							
b)							
c)							
Date							
Place Signature and stamp of Registration Officer							
Certificate of Service of notice on the person objected to							
(To be filled in by serving officer unless served by post)  Certified that the notice has been duly served by me on (date)							
Date Signature of serving officer							
Place							

**Note:** If Registration Officer sends the notice through post, it will be sent under postal certificate.

[see rule 41(1)]

### CORRECTION OF PARTICULARS OF A VOTER UNDER SECTION 37 OF THE ELECTIONS ACT 2017

Form No It is requested that my pa	rticulars mentioned in th	e electoral roll	s of(electoral area)
Census block code		on serial No	are not correct.
Kindly correct it according	ng to the following partic	ulars:	
Description	Incorrect particulars i		ection required to be made in
(Tick the relevant box)	electoral roll		the electoral roll
1 Household No.	]		
2 Name	]		
3 Father's Name	]		
4 Husband's Name	]		
5 Date of Birth	]		
6 Address	1		
* Correction of name, father's na	ame, husband's name, date of bi	rth or address as po	er National Identity Card.
2. My particulars are as u		s/Husband's na	nme:
National Identity Card No	0.	-	
Patwar halqa/tapedar circ  [District]	leContact N	Tehsil/taluka	City/town/villagea/town
knowledge and belief.	•		·
Date. Day Month	Year -	Applicant's signature	Applicant's thumb impression
Note: Thumb Impression is mandatory	y.		
To	be filled in by the Ro	egistration C	Officer
Decision of the Registrati			
Brief reason(s) in case of	rejection: :		
Date		Signature and	stamp of Registration officer

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

### ELECTION COMMISSION OF PAKISTAN RECEIPT

Application No					
Name of electoral areaCens	sus block code				
Received application for correction of voting par	ticulars (Form-23) f	rom Mr./	Mrs./N	⁄Is	
son/wife/daughter of		. House	No		
Street/MohallahCity/Town/Vil	lageTe	hsil/Talu	ka		
<sup>1</sup> [District]					
Date	Signature and stam	p of Reg	istratio	n O	fficer

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

[see rule 45(4)]

# UNDERTAKING BY THE CANDIDATE / ELECTION AGENT FOR PROVISION OF SOFT COPY OF THE ELECTORAL ROLLS WITH PHOTOGRAPHS OF VOTERS

	s/o, d/o, have							
	provision of soft copy of the electoral rolls of National Assembly / ssembly constituency No							
electoral roll	eby undertake and assure that on receipt of soft copy of the said s under section 79 of the Elections Act 2017 read with sub-rule (4) of e Election Rules, 2017 for use in connection with election in the said , I will not:							
(a)	breach, in any manner, the security or integrity of the information or data contained in the soft copy of the said electoral rolls;							
(b)	publish or communicate the said information or data to any other person;							
(c)	misuse or abuse, in any manner, the said information or data;							
the provision offence of d offence puni	3. I also submit that I fully understand that if I am found to have contravened the provisions of the undertaking, then I shall be proceeded against for committing offence of divulging information under section 195 of the Elections Act 2017, an offence punishable with imprisonment for a term which may extend to one year or with fine which may extend to one hundred thousand rupees or with both.							
	Signature of candidate / election agent							
	Thumb impression of candidate / election agent							
	National Identity Card No.							
	Address							
	Contact No.							
Dated								

Note: This undertaking is to be provided on stamp paper that will be duly attested by a Notary appointed under the Notaries Ordinance, 1961 (XIX of 1961) or an Oath Commissioner appointed under the Oaths Act, 1873 (X of 1873) or a Government servant in basic pay scale 17 and above.

#### FORM-25

[see rule 48(5)]

#### LIST OF POLLING STAFF

Election to the \*National Assembly Provincial Assembly of the Punjab Sindh
Khyber Pakhtunkhwa Balochistan

No. and name of constituency .....

S. No.	No. and name of polling station	prov each	f booths ided at polling ation Female	Name, designation & office address of Presiding Officer	Name, designation & office address of Assistant Presiding Officer	Name, designation & office address of Polling Officer	Name and designation of senior Assistant Presiding Officer
1	2	3	4	5	6	7	8
1					1 2 3 4 etc.	1 2 etc.	
2					1 2 3 4	1 2 etc.	
3					etc.  1 2 3 4 etc.	1 2 etc.	
4					1 2 3 4 etc.	1 2 etc.	
- ,	reserved staff						
				1 2 3 4 etc.	1 2 3 4 etc.	1 2 3 4 etc.	

	Returning Officer
Dated:	

<sup>\*</sup>Strike off the words not applicable.

#### FORM-26

[see rule 48(6)]

### APPOINTMENT ORDERS OF POLLING STAFF FOR ELECTION

Election to the *National Assembly Provincial Assembly of the Punjab Sindh Khyber Pakhtunkhwa Balochistan									
No. and name of constituency									
Name, designation & office address of Presiding Officer	Name, designation & office address of Assistant Presiding Officer	Name, designation & office address of Polling Officer	Name and designation of senior Assistant Presiding Officer						
1	2	3	4						
1	1	1	1						
	2	2							
	3	3							
	4	4							
	etc.	etc.							
			ignature and seal of ne Returning Officer						
Dated:									
*Strike off the words not	applicable.								

#### FORM-27

[see rule 49(1)]

#### **OATH BY ELECTION OFFICIALS**

I,, (name) do solemnly swear that during my appointment
as
(constituency)(district), in
connection with conduct of General Elections / Local Government Elections / Bye-
election (year), I will discharge my duties and perform my
functions, honestly, to the best of my ability, faithfully, in accordance with the
provisions of the Elections Act, 2017 and the Election Rules 2017 and in
accordance with directions of the Election Commission of Pakistan without any fear
or favour, affection or ill-will, and that I will not allow my personal interest to
• •
influence my official conduct and decisions.
Signature of election official
National Identity Card No.
Designation of election official
Designation of election official
Tehsil/Taluka
<sup>1</sup> [District]
[District]
Signature of officer administering the oath
Designation
DI C (
Place of posting
Date
*Strike off the words not applicable.

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

#### FORM-28

[see rule 50]

#### LIST OF POLLING STATIONS FOR A CONSTITUENCY

		Election	to the		nal Assencial As	ssembly of	Sindh Khyl		— htunk	hwa		
	N	o. and r	name o	f constit	uency							
S.	No. and name of	In case of		In case o		S.No. of voters on the electoral	a	nber of v ssigned lling sta	to	Num	ber of polling booths	
No.	polling station	Name of electoral area	Census block code	Name of electoral area	Census block code	roll in case electoral area is bifurcated	Male	Female	Total	Male	Female	Total
1	2	3	4	5	6	7	8	9	10	11	12	13
1 2 3 4 5 6 7 8 9 10 etc.												
Dat	ed:						***I	Return	ing C	ffice	issione er/ Officer	

<sup>\*</sup>Strike off the words not applicable.

<sup>\*\*</sup> To be signed by the District Election Commissioner while submitting draft list of polling stations to the Returning Officer under rule 50((1)

<sup>\*\*\*</sup>To be signed by the Returning Officer while submitting the list of polling stations for approval to the District Returning Officer under rule 50(3).

<sup>\*\*\*\*\*</sup>To be signed by the District Returning Officer while finalizing the list of polling stations under rule 50(4).

[see rules 52(1) & 98(1)]

#### **DEPOSIT REGISTER**

Election to the ...... (\*Senate/ National/Provincial Assembly)

Sr. No.	nama	No. of nomination papers filed	Amount deposited	Particulars of Bank Challan or bank draft or if received in cash, of the receipt issued in <sup>1</sup> [Form- 30]	Signature of Returning Officer	Disposal of the cash deposit/Bank draft (and remarks, if any)
1	2	3	4	5	6	7

#### FORM-30

[see rules 52(2) and 98(2)]

#### **RECEIPT OF DEPOSIT**

#### **COUNTERFOIL** RECEIPT Sl.No.....Received a sum of Rs..... Serial No. of nomination paper in the (Rupees..... in cash/bank deposit register ..... draft from ...... a candidate for election Sum of Rs. .... received in to ...... (\*Senate/ National/ Provincial Assembly) and entered in the Deposit Register under cash/bank draft.....deposited by..... Sl.No..... dated ..... (name of candidate) Signature of the Returning Officer. Signature and seal of the Returning Officer. Date ..... Date..... \*Strike off the words not applicable.

<sup>\*</sup>Strike off the words not applicable.

<sup>&</sup>lt;sup>1</sup> Substituted vide ECP Notification S.R.O.650(I)/ 2018 dated 21<sup>st</sup> May, 2018.

[see rule 53]

#### **NOTICE IN RESPECT OF NOMINATED CANDIDATES**

Election to the

\*National Assembly
Provincial Assembly of the Punjab

	Sindh Khyber Pakhtunkhwa Balochistan										
	No. and nam	ne of constitue	ency								
Serial No.	Name of Candidate	Father's/ husband's name	National Identity Card No	Date of Birth as per NIC	Address of candidate						
1	2	3	4	5	6						
1											
2											
3											
4											
5											
6											
7											
8											
9											
10											
etc.											
Place											
Date			Signat	ure of Returnii	ng Officer						
*Strike of	f the words not appl	licable.									

[see rule 55(1)]

#### LIST OF VALIDLY NOMINATED CANDIDATES

	Election to the	National Assembly Provincial Assembly of the P Sindh Khybe Baloch constituency	r Pakhtunkhwa nistan
Serial No.	Name of candidate	Father's/husband's name	Address of candidate
1	2	3	4
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			
etc.			
Place			
Date		Signature	e of Returning Officer
*Strike of	f the words not applicable.		

[see rule 56(1)]

#### LIST OF CONTESTING CANDIDATES

		Bal	lh ber Pakhtunk ochistan	
Serial No.	Name of the contesting candidate in the Urdu alphabetical order	Address of the contesting candidate	Symbol allocated	Party affiliation, if any
1	2	3	4	5
1 2 3 4 5 6 7 8 9 10 etc.				
	re is hereby given that the	_		
Place				
Data		Çi,	mature of Ret	ırning Officer

\*Strike off the words not applicable.

[see rule 57(2)]

#### RETURN OF UNCONTESTED ELECTION

N	Election to the	Provincial Assen	nbly of the Punjab Sindh Khyber Pakh Balochistan	
section	I,	Returnin	g Officer, do here	eby declare under
Sr. No.	Name of contesting candidate	Father's / Husband's name	Party affiliation, if any	Address
1	2	3	4	5
Date				
Place		•••••	Signature of	Returning Officer

[see rule 59(1)]

#### **BALLOT PAPER**

(Number and name of constituency)	(Number and name of constituency)				
Serial No	Name	Symbol			
National Identity Card No. of the voter	Name	Symbol			
Serial no. of voter on electoral roll	Name	Symbol			
Part of electoral roll Male Female	Name	Symbol			
Name of electoral area	Name	Symbol			
Thumb impression of the voter	Name	Symbol			
Signature of Presiding Officer	Name	Symbol			
Official stamp	Name	Symbol			

### [see rule 64(1)] **PACKING INVOICE**

		*N	National Assembly							
	Provincial Assembly of the Punjab									
				Sind	h ber Pakhi	tunkhwa				
				-	chistan	iuiikiiwa	ı			
1.	No. and name of constitu	en	cy							
2.	No. and name of polling	sta	tion							
3.	No. of voters assigned to	the	e polling station	Male	Fe	male	Total			
4.	No. of booths			Male	Fe	male	Total			
5.	Details of ballot papers:									
(N	Description (ational Assembly / Provincia	1	Quantity of ballot	No. of	Sr.No.o	f books	Sr.No.o			
(1)	Assembly)	1	papers	books	From	То	From	To		
	•									
6.	Official code mark stamp	s [	two per booth plus	<sup>1</sup> [one per	polling	station]]				
	(a) Quantity			•						
	(b) Code(s): (i)			(vi)	)					
	(ii)			. (vii	i)					
	(iii)			(vi	iii)					
	(iv)			(ix	ː)					
	(v)			(x)	· )					
7.	Rubber stamps for marki	ng	ballot papers ( <sup>2</sup> [t	hree per i	olling b	ooth plu	is one p	er		
	polling station])	8	FF ( [-	F I		F	F			
8.	Serial number of brass se	al	(one per polling sta	ation)						
9.	Indelible ink vials (one p									
	Plastic seals for ballot bo									
	Standardized stamp pads	_	_		g station	)				
12.	Standard stationery pack	(or								
			Rec	eived ab	ove arti	cles in	sealed	bag		
	Signature of the Presiding Officer									
			Signature of the	e Returni	ing Offi	cer				
	e:									
*Str	ike off the words not applicab	le.								

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.650(I)/ 2018 dated 21<sup>st</sup> May, 2018. <sup>2</sup> Substituted *vide* ECP Notification S.R.O.650(I)/ 2018 dated 21<sup>st</sup> May, 2018.

[see rule 65(1)]

#### **POSTAL BALLOT PAPER**

Serial No															
No. and name of constituency						• • • • •									
Name of voter															
National Identity Card number of the voter	National Identity Card number of the voter														
Serial no. of voter in the electoral roll															
Name of electoral area															
No. and name of constituency															
Serial No															
No. and name of constituency						••••									
vote.										ho	m y	70u	W	ish	to
			_											_	
	_											_			 T

[see rule 66(2)(a)]

#### **DECLARATION BY VOTER USING POSTAL BALLOT**

Elastian ta tha	*National Assembly	
Election to the	Provincial Assembly of	the Punjab
	·	Sindh
		Khyber Pakhtunkhwa
		Balochistan
(This field is to be use	ed only when the voter s	signs the declaration himself)
I hereby declare that number has been		n the postal ballot paper bearing serial on.
Signature of	voter	
Thumb impre	ession of the voter	
Name of vote	er	
	ntity Card number of vote	1
Date		
	(Attestation of signa	ture)
The above has been s	signed in my presence by	/ (voter)
who is personally known to *	me/has been identified to	my satisfaction by
(identifier) who is personally	known to me.	
		f identifier, if any
	Signature o	f attesting officer
		signation
Date		mp
(This field is	to be used when the vote	er cannot sign himself)
I hereby declare that number ha		the postal ballot paper bearing serial e election.
	Signature of attestir	ng officer on behalf of voter
	Name & designation	1
Date	Official stamp	
(This fiel	ld is to be used when the	e voter is disabled)
number h	as been issued at the al	the postal ballot paper bearing serial bove election and I hereby authorize er / mother /brother /sister /spouse
	Signa	ture or thumb impression of the person with disability
Date		

\*Strike off the words not applicable.

#### **CERTIFICATE**

11	hereby	certify	that	
1 1	iici co y	CCILII	unat	

(1)	the above named voter is *personally known to me/has been identified to my satisfaction by
(2)	I am satisfied that the voter is *illiterate/suffers from
(3)	himself or sign his declaration; I was requested by him to mark the ballot paper and to sign the above
	declaration on his behalf; and
(4)	the ballot paper was marked and the declaration signed by me on his behalf, in his presence and in accordance with his wishes; or
(5)	I am satisfied that the voter namely is a person with disability who is unable to travel and possesses the national identity card with disability logo issued by National Database and Registration Authority and on whose behalf Mr./Mrs./Ms
	Signature of attesting officer
	Designation
	Officia Istamp
	Address
	Date

<sup>\*</sup>Strike off the words not applicable.

[see rule 66(2)(b)]

#### **COVER**

#### 'A' NOT TO BE OPENED BEFORE COUNTING

Election to the	*National Assembly	
Election to the	Provincial Assembly of	the Punjab
		Sindh
		Khyber Pakhtunkhwa
		Balochistan
No. and name of constituen	cy	
	POSTAL BALLOT PA	APER
Serial number of ballot pap	er	
*C. '1 CC.1 1 1 1 1	1	
*Strike off the words not applicable	ie.	
	TODA 40	
	<b>FORM-40</b> [see rule 66(2)(c)]	
	COVER	
B' NOT TO	D BE OPENED BE	FORE COUNTING
Number and name of consti	ituency	
ELECTION IMMEDIATE		
POSTAL BALLOT PAPER	₹	
То		
The Returning Off	icer*	
.Certified that this	cover was accepted for	delivery on (date).
		Postal seal with date
*Full postal address of	of the Returning Officer to be	inserted here.

[see rule 66(2)(d)]

### INSTRUCTIONS FOR THE GUIDANCE OF VOTERS VOTING BY POSTAL BALLOT

You know the names of the candidates contesting election from your home constituency. If you desire to vote, you should record your vote with a pen by writing the name of the candidate for whom you wish to vote, in the blank space on the ballot paper. Thereafter, you should follow the instructions detailed below:—

- a. After you have recorded your vote on the postal ballot paper, place the ballot paper in the smaller cover marked 'A' sent herewith. Close the cover and secure it by seal or otherwise.
- b. If two or more candidates in your constituency are having same name, then you will record the name and symbol of the candidate of your choice.
- c. You have then to sign the declaration in Form-38 also sent herewith, in the presence of a gazetted officer of BPS-17 or above or a commissioned officer who is competent to attest your signatures under sub-rule (3) of rule 67 of the Election Rules, 2017.
- d. If you are unable to mark the ballot paper and sign the declaration yourself in the manner indicated above by reason of illiteracy or infirmity, you are entitled to have your vote marked and the declaration signed on your behalf by any officer mentioned in item (c) above. Such an officer will at your request mark the ballot paper in your presence and in accordance with your wishes. He will also complete the necessary certificate in this behalf.
- e. If you are a person with physical disability who cannot travel and possesses national identity card bearing logo of disability issued by the National Database and Registration Authority, you may authorize one of your family members namely father, mother, brother, sister, spouse, son or daughter to get the declaration attested from a gazetted or a commissioned officer on your behalf.
- f. After your declaration has been signed and your signature has been attested in accordance with item (c) above, put the Declaration Form and the smaller cover marked 'A' containing the ballot paper, in the larger cover marked 'B'. After closing the larger cover, send it to the Returning Officer concerned by post.
- g. You must ensure that the cover reaches the Returning Officer <sup>1</sup>before the poll day under sub-section (4) of section-93. [\*\*\*]
- h. Please note that —

i. if you fail to get your declaration attested or certified in the manner indicated above, your ballot paper will be rejected; and

 <sup>2</sup>if the cover does not reach the Returning Officer before the poll day under subsection (4) of section-93, your vote will not be counted.

-----

<sup>&</sup>lt;sup>1</sup> Inserted *vide* ECP Notification S.R.O.1721(I)/2023 dated 24th November, 2023.

<sup>&</sup>lt;sup>2</sup> Substituted vide ECP Notification S.R.O.1721(I)/2023 dated 24th November, 2023.

[see rule 72]

### STATEMENT REGARDING INSPECTION OF BALLOT BOXES BEFORE START OF POLL

	It is ce	rtif	ied	tha	t w	e ł	av	e į	per	so	nally inspecte	d the ballo	ot box(es)	provided by
Election Commission at polling station No for election														
to Constituency No before														
start	of poll and h	ave	fou	ınd	it /	thei	n e	mţ	oty					
	Name of													
S. election / National Identity Name of the No. Polling Card No. Name of the candidate Address Signature Impression												Thumb Impression		
110.	No. polling Card No. candidate impressio										Impression			
1				H	Ш				-	l				
2					П			Ħ	-	Г				
3				T.	П				-	ı				
4				1	П				-	Ī				
5				1	П				-					
6				-	П				-					
7				-	П				-					
8				-					-					
9				-					-					
10				-					-					
											Sig	gnature of	the Presid	ling Officer
											Name			
											Design	nation		
Date														

<sup>\*</sup>Strike off the words not applicable.

[see rule 77(1)]

#### **TENDERED VOTES LIST**

Election to the

\*National Assembly

Provincial Assembly of the Punjab Sindh Khyber Pakhtunkhwa Balochistan

No No	and r	name name	of con of poll	stituen ing sta	cy ition							
			Descri	ption in re	espect of		endering v	vote and th	e tendered	d ballot		on of the person to lot paper was issued earlier
S. No	Name of the electora area	Census Block Code	Name of the person tendering vote	National Identity	Serial number of the Voter in the electoral roll	number	Signature of the person tendering vote	of the	**Detail of document provided by the person tendering vote in support of his claim		National Identity Card No. of the person voted earlier	Serial number of the ballot paper issued earlier against the same entry of the electoral roll mentioned in column (6)
1	2	3	4	5	6	7	8	9	10	11	12	13
1												
2												
3												
5												
6												
7												
8												
9												
10												
	1	l	I	I	<u>I</u>							
Pla	ace					D	esignat	ion				
Da	ite											

<sup>\*</sup>Strike off the words not applicable.

<sup>\*\*</sup> The Presiding Officer shall provide to the Returning Officer copy of national identity card of the person tendering vote together with any other document, if any, provided by such voter.

<sup>\*\*\*</sup>This information will be taken from the relevant counterfoil of the ballot paper. The counterfoil will be traced keeping in view the name and national identity card number appearing in the entry of the electoral rolls stricken off previously.

### [see rule 78(1)] CHALLENGED VOTES LIST

Election to the

\*National Assembly

Provincial Assembly of the Punjab
Sindh
Khyber Pakhtunkhwa
Balochistan

No.	and name	of cons	tituency	·······						
No.	and name	of polli	ng statio	on						
S. No.	Name of the voter challenged		which	block	nerson	Thumb impression of the person challenged	of the	the identifier	Name and address of the challenger	the Presiding
1	2	3	4	5	6	7	8	9	10	11
1										
2										
3										
4										
5										
6										
7										
8										
9										
10										
woi		en recei	ved on a	accoun	t of challe		s and the a			
					Signat	ure of the	Presiding	Officer		
Plac	ce				Name.					
Dat	e				Design	nation				

<sup>\*</sup>Strike off the words not applicable.

## <sup>1</sup>[FORM-45 [see rule 81(1)]

#### RESULT OF THE COUNT

 $Election\ to\ the\ National\ Assembly/Provincial\ Assembly\ of\ the\ ^1Punjab/Sindh/Khyber\ Pakhtunkhwa/Balochistan$ 

	votes assigned to the polling station	n: Male		Female		Total
	Names of contesting candidates as appearing on ballot paper	Valid votes from ballot box	Valid tendered vote	Valid s challenged votes	Total valid votes [Columns (3)+(4)+(5)]	Name & signature of Polling Ager with party affiliation, if any <sup>2</sup>
	2	3	4	5	6	7
T						Name
+	-			_		Party/Cand
$^{\dagger}$						Name
						Party/Cand
						Sig
+						Name Party/Cand
+						Sig
,						Name Party/Cand
						Sig
2						Name Party/Cand
-						Sig
5					-	Name
						Party/Cand Sig
	TOTAL		A STATE OF			
(iii		cluded from the	e count)			Name
TO:	TAL OF (B)  GRAND TOTAL [sum	of (A) and (B	)]			Org
			)] Male	Female	Total	Org
(C)	GRAND TOTAL [sum  (D) NUMBER OF VOTES  SENIOR-MOST ASSISTANT FRE	S POLLED	Male		Total PRESIDING OF	Org
(C)	GRAND TOTAL [sum  (D) NUMBER OF VOTES  SENIOR-MOST ASSISTANT PRI	S POLLED	Male	Name:		Org
(C)	GRAND TOTAL [sum  (D) NUMBER OF VOTES  SENIOR-MOST ASSISTANT PRI ation:	S POLLED	Male	Name: Designation:		Org
(C)	GRAND TOTAL [sum  (D) NUMBER OF VOTES  SENIOR-MOST ASSISTANT PRI	S POLLED	Male	Name:		Org
(C)	GRAND TOTAL [sum  (D) NUMBER OF VOTES  SENIOR-MOST ASSISTANT PRI  ation: of posting:	S POLLED	Male	Name: Designation:		Org
(C)	GRAND TOTAL [sum  (D) NUMBER OF VOTES  SENIOR-MOST ASSISTANT PRI  ation: of posting:	S POLLED	Male	Name: Designation: Place of posting:		Org
(C)	GRAND TOTAL [sum  (D) NUMBER OF VOTE:  SENIOR-MOST ASSISTANT PRI  ation: of posting:	S POLLED ESIDING OFFICE  Signature	Male R	Name: Designation: Place of posting: NIC No.: Thumb impression		orgSig
(C)	GRAND TOTAL [sum  (D) NUMBER OF VOTE:  SENIOR-MOST ASSISTANT PRI  ation: of posting:	S POLLED ESIDING OFFICE  Signature	Male R	Name: Designation: Place of posting: NIC No.:		orgSig
(C)	GRAND TOTAL [sum  (D) NUMBER OF VOTE:  SENIOR-MOST ASSISTANT PRI ation: of posting:  Thumb impression	S POLLED ESIDING OFFICE  Signature	Male R	Name: Designation: Place of posting: NIC No.: Thumb impression iding Officer	PRESIDING OF	orgSigSignature
(C)	GRAND TOTAL [sum  (D) NUMBER OF VOTE:  SENIOR-MOST ASSISTANT PRI  ation: of posting:	S POLLED ESIDING OFFICE  Signature	Male R	Name: Designation: Place of posting: NIC No.: Thumb impression	PRESIDING OF	orgSig

<sup>&</sup>lt;sup>1</sup> Substituted vide ECP Notification S.R.O. 1514(I)/2021 dated 23<sup>rd</sup> November, 2021.

# <sup>1</sup>[FORM-46 [see rule 83(1)]

#### **BALLOT PAPER ACCOUNT** Election to the National Assembly/Provincial Assembly of the <sup>3</sup>Punjab/Sindh/Khyber Pakhtunkhwa/Balochistan No. & name of constituency No. & name of polling station No. of votes assigned to the polling station: Total Name & signature of 1. Ballot papers received for use at the polling station: Polling Agents with party Sr.No.of ballot papers Quantity of ballot No. of books Sr.No.of books affiliation, if any papers From From Party/Cand\_ 2. Total number of ballot papers taken out from the ballot box or boxes 3. Total number of Tendered Ballot Papers 4. Total number of Challenged Ballot Papers 5. Total number of stray, spoilt and cancelled ballot papers 6. Total number of ballot papers under Item Nos. (2), (3), (4) and (5) 7. Number of unissued ballot papers: Serial number Total From To Name & signature of observer, if any 8. Total number of ballot papers under Item Nos. (6) and (7) Note: Total of Item No. (8) should be equal to the total of Item No. (1). SENIOR-MOST ASSISTANT PRESIDING OFFICER PRESIDING OFFICER Name: Name:

Designation:	Designation:
Place of posting:	Place of posting:
NIC No.:	NIC No.:
Thumb impression Signatu	Thumb Signature impression
Postporo e postporo e se esta de la compania del compania del compania de la compania del la compania de la compania del la compania de la compania de la compania del la compania de la compania del la compania d	Note by Presiding Officer
	Wood Printed Company To an an international Company Transport
9 <del>1</del>	

Place	Date	
-------	------	--

<sup>&</sup>lt;sup>1</sup> Substituted vide ECP Notification S.R.O. 1514(I)/2021 dated 23<sup>rd</sup> November, 2021.

[see rule 84(1)]

# PROVISIONAL CONSOLIDATED STATEMENT OF RESULTS OF THE COUNT

	Election to the	*National Assembly		
	2.00.10.11 to the	Provincial Assembly of	f the Punjab Sindh Khyber Pakhtunkh Balochistan	ıwa
1.	No. and name of cons	tituency:		
2.	Total number of pollin	ng stations:		
		votes in the constituency:	Male Female	Total
	Total number of votes	-	Male Female	
		s polled:		
		uded from the count:		
7.	Percentage of votes po	olled:		
S. No.	Name of co	ontesting candidate	Party affiliation	Number of votes obtained
1		2	3	4
1	•		•	
2				
3				
4				
5				
6				
7				
8				
9				
10				
etc.				
		Signatu	re and seal of the Re	turning Officer
Place				<i>y</i>
Date				
*Strike of	ff the words not applical	ble.		

[<sup>1</sup>[see rules 85(1)&84C(2)]]

#### CONSOLIDATED STATEMENT OF THE RESULTS OF THE COUNT FURNISHED BY THE PRESIDING **OFFICERS**

	Flect	tion to the	*National	Assembly						
	Elect	tion to the	Provincia	l Assembly	3	ıb				
					Sindh					
						Pakhtunkhw	⁄a			
	N 1 C				Balochis					
	No. and name of con No. of registered vote									
	Total number of Polli	ng Statione:	Male	Eemale	10tai	ombined	Total			
	Total number of Total									
Sl No	Polling Station	Number	oi vand voi	es (includin cast in fa	g Tendered vour of **	& Chanen	ged votes)	Total	votes per pollin	g station
		'A'	'B'	'C'	'D'	'E'	'F'	Valid	Invalid	Total
1	2	3	4	5	6	7	8	9	10	11
1										
2										
3										
5										
6										
7										
8										
9										
10										
etc.										
	votes recorded at the polling stations.									
	votes recorded on postal ballots for the									
const	ituency.									
<sup>2</sup> [Tota	d overseas votes recorded for the constituency]									
	GRAND TOTAL									
	Place									
	Date						Signatur	e of the R	eturning Offic	cer

<sup>\*</sup>Strike off the words not applicable. \*\*Write the names of the candidates in the columns having heading of alphabets

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.1232(I)/2018 dated 08<sup>th</sup> October, 2018. <sup>2</sup> Inserted *vide* ECP Notification S.R.O.1232(I)/2018 dated 08<sup>th</sup> October, 2018.

[see rule 88(1)]

### FINAL CONSOLIDATED RESULT

	Tila ati ana 4a 4b a	*National Assembly		
	Election to the —	Provincial Assembly	Sindh	
			Khyber Pakhtu	ınkhwa
No. and	name of constituency .		Balochistan	
1 to. und	name of constituency.		•••••	•••••
No. of r	registered voters: Male	Female	;	. Total
Sr. No.	Name of contesting Candidate	Party Affiliation, if any		Number of valid votes polled
1	2	3		4
1				
2				
3				
4				
5				
6				
7				
8				
9				
10				
etc.				
T	otal number of valid vot	es polled		
Т	otal number of invalid v	otes		
Date				
Place			Signature of Ret	urning Officer

\*Strike off the words not applicable.

[see rule 89(2)]

#### CERTIFICATE REQUIRED TO BE FURNISHED BY RETURNING OFFICER UNDER SECTION 99(2) OF THE ELECTIONS ACT 2017

Provincial Assembly of the Punjab

\*National Assembly

Election to the -

<sup>\*</sup>Strike off the words not applicable.

[see rule 90(1)]

# INVENTORY OF SEALED POLLING BAGS DEPOSITED IN STORAGE OF ELECTION COMMISSION / TREASURY OR SUBTREASURY

Date of e	election: mber of polling station	Provincial Ass	mbly embly of the Punjab Sindh Khyber Pakhtunk Balochistan	
S.No	Name of polling station		of the seal affixed on the polling bag	Remarks, if any
1	2		3	4
1		•		
2				
3				
4				
5				
6				
7				
8				
9				
10				
etc.				
	Returning Offi	cer	Receiving O	fficer
Signat	ure:		Signature:	
Name:			Name:	
NIC N	О.		NIC No.	
Design	nation:		Designation:	
Officia	al Stamp:		Official Stamp:	
Date				
Place				

\*Strike off the words not applicable.

[see rule 99]

### **NOTICE IN RESPECT OF NOMINATED CANDIDATES**

Election to the Senate

From					<sup>1</sup> [Province/F	ederal Capital]
Catego	ry of seat	*(ge	eneral, techno	crat including aa	<i>ılim</i> , woman an	d non-Muslim)
Serial no.	Name of candidate	Father's/ husband's name	National Identity Card No.	Address of candidate	Name and parentage of proposer	Name and parentage of seconder
1	2	3	4	5	6	7
1						
2						
3						
4						
5						
6						
7						
8						
9						
10						
etc.						
DI						
Place						
Date .				Signati	are of Returni	ng Officer
*Strike	off the words	not applicable.				

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

[see rule 101(1)]

### LIST OF VALIDLY NOMINATED CANDIDATES

Election to the Senate

		neral, technocrat including <i>aalim</i> ,	
Serial no.	Name of candidate	Father's/husband's name	Address of candidate
1	2	3	4
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			
etc.			
Place			
Date		Signature of	of Returning Officer

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

[see rule 102(1)]

### LIST OF CONTESTING CANDIDATES

Election to the Senate

From			<sup>1</sup> [Province/F	ederal Capital]
Category o	of seat*(general, to	echnocrat including	g <i>aalim</i> , woman an	d non-Muslim)
Serial no.	Name of the contesting candidate in the Urdu alphabetical order	Father's/ husband's name	Address of the contesting candidate	Party affiliation, if any
1	2	3	4	5
1				
2				
3				
4				
5				
6				
7				
8				
9				
10				
etc.				
	hereby given that the poll sha (date)	ıll be taken betwee	en the hours of	to on
		s	ignature of Return	ing Officer
*Strike off	the words not applicable.			

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

[see rule 104(2)]

#### RETURN OF UNCONTESTED ELECTION

Election to the Senate

From .			<sup>1</sup> [Provii	nce/Federal Capital]
Catego	ry of seat	*(general, technocrat is	ncluding aalim, woma	an and non-Muslim
Electio general	ns Act 2017 that the	following candidate ding <i>aalim</i> , won	has been duly elect nen and non-Mu	ed un-contested or
Sr. No.	Name of contesting Candidate	Father's / Husband's Name	Party affiliation, if any	Address
1	2	3	4	5
Date				
Place			Signature of Re	turning Officer

\*Strike off the words not applicable.

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018. <sup>2</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

[see rule 129]

#### **RETURN OF ELECTION**

	]	Election to t	he Senate		
From				<sup>1</sup> [Provin	ce/Federal Capital]
				_	n and non-Muslim)
The result of poll a			_		· ·
Number of valid v					
Number of Membe	ers to be elected:		•••••		
Quota (number of	votes sufficient' to	o secure the e	lection of a c	andidate):	
	First count	Second count	Third Count	Fourth Count	Names of elected
Name of candidates	Votes polled in favour of each candidate	Result of transfer	Result of transfer	Result of transfer	candidates and order of election
I declare that –					
(i) Name	(ii) Name	(	iii) Name	(iv	) Name
Address	Address		Address.		Address
	has	s/have been d	uly elected.		
Place			Si	gnature of th	e Returning Officer
Date					
*Strike off the word	s not applicable.	2[***	]		

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018. <sup>2</sup> Form-57 omitted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

[see rule 130]

#### **CERTIFICATE OF ELECTION**

( <sup>1</sup> [Province/Federal Capital]) hereby certify that I have on the day of20  declared Mr./Mrs./Miss
elected to be a Member of the Senate of Pakistan and that in token thereof I have
granted to him/her this certificate of election.
Signature of Returning Officer
Place
Date

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

[see rule 148]

# NOTICE UNDER SECTION 163 OF THE ELECTIONS ACT, 2017

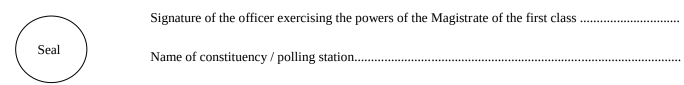
	*Senate from (¹[Province/Federal Capital])
Election to the	National Assembly
	Provincial Assembly of the Punjab
	Sindh
	Khyber Pakhtunkhwa
	Balochistan
No. and r	name of constituency
Before the Election	Tribunal
In the matter of Ele	ction Petition No of 20
	(Petitioner)
	Versus
	(Respondent)
I	
section 163 of the I	Elections Act, 2017 that I do not intend to contest the aforesaid petition.
	Signature
	Thumb Impression
	National Identity Card No.
	Address
Date	
Place	
*Strike off the words	not applicable.

<sup>&</sup>lt;sup>1</sup> Substituted *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

[see rule 151(2)]

# RECORD CONTAINING PROCEEDINGS OF CASES UNDER SECTION 193 OF THE ELECTIONS ACT, 2017

		fr			(1		ame of	polling st	ation) of o	constituenc	y No				Officer for
S. No.	Date and Time of Commission of offence	Name of Complainant (if any)	Name of the accused	Father's / husband's name	Address	Nature of offence	Offence Proved	Value of property respecting which offence committed	Statement of complainant and summary of evidence of prosecution	Plea of the accused and his examination if any	Summary of evidence for the defence, if any	The finding and in the case of conviction a brief statement of the reason therefor	Imprisonment or fine imposed or any other order	Date on which the proceedings terminated	Signatures of the officer exercising the powers of the Magistrate of the first class
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16



# **ELECTION COMMISSION OF PAKISTAN**

#### FORM-61

[see rule 151(3)]

#### FORM OF PROSECUTION FOR PERSONATION

Whereas Mr. / Miss / Mrs
s/o,d/o,w/o
bearing national identity card No. resident ofresident of
(complete address) has been found guilty
of personation:
Now, therefore I,*Returning
Officer / Presiding Officer (No. and name of polling
station) for constituency No (No. and name of
constituency) do hereby direct that he be arrested and prosecuted for said offence under
section 169 of the Elections Act, 2017.
Signature of the Returning Officer / Presiding Officer
Place
Date

### **ELECTION COMMISSION OF PAKISTAN**

#### FORM-62

[see rule 151(4)]

# WARRANT OF COMMITMENT ON A SENTENCE OF IMPRISONMENT PASSED BY A MAGISTRATE

(see section 260 of the Code)

The Superintendent (or Keeper) of the Jail,
WHEREAS on the day of
(name of prisoner) s/o, w/o, d/o,
bearing National Identity Card No. resident of
in case No of the calendar year for 20, was convicted before me
designation) for the offence of
(mention the offence or offences concisely)
under section (or sections) of the Elections Act, 2017, and was
sentenced
(state the punishment fully and distinctly).
This is to authorize and require you, the said Superintendent [or Keeper], to receive
the said(convict's name) into your custody in
the said Jail, together with this warrant, and to carry the aforesaid sentence into execution
according to law.
Given under my hand and my seal, the day of20
Signature of the Returning Officer / Presiding Officer
Name of constituency / polling station

### **ELECTION COMMISSION OF PAKISTAN**

#### FORM-63

[see rule 151(4)]

# WARRANT OF COMMITMENT ON A SENTENCE OF FINE PASSED BY A MAGISTRATE

(see section 260 of the Code)

То	_	erintendent (or Ko	-							
Mr	WHERE	EAS on the	. day o	f						
bearing l	National I	dentity Card No.			-				-	resident of
									t	he prisoner in
case No.	• • • • • • • • • • • • • • • • • • • •	of th	e caler	dar :	year for 2	20	• • • • • • • • • • • • • • • • • • • •	, W	as convid	cted before me
									`	
		e offence of								
							`			
	- /	ection (or sections								
		to fine								
		•			•		-		-	
		vict was sentence								
		herefore convicted								
	of paymen		i to sei	ve a	Sentenc	<b>C</b> 0.	١		ua	ys / monuis iii
uciaun	n paymen	t of fine.								
	This is t	o authorize and re	quire y	ou, t	he said S	Supe	erinte	ndent	t (or Kee <sub>l</sub>	per) of the said
Jail to r	eceive the	e said					(	name	e of conv	vict) into your
custody	together v	vith this warrant a	nd to k	eep l	nim safel	y ir	the s	aid ja	ail for the	said period of
			(teri	n of	impriso	nme	ent) ui	nless	the said	fine be sooner
paid; an	d, on the	receipt thereof, fo	rthwith	set	him at l	ibeı	ty, re	turni	ng this w	arrant with an
endorser	ment certif	fying the manner of	of its ex	ecut	ion.					
Given u	nder my h	and and my seal, t	he	da	ay of	••••			20	
Se	eal	Signature of the	Returi	ning	Officer /	Pre	esiding	g Off	icer	
		ľ	Name o	f con	stituenc	y / I	Pollin	g Sta	tion	

# ELECTION COMMISSION OF PAKISTAN FORM-64

[see rule 154(2)]

### LIST OF MEMBERS OF A POLITICAL PARTY

S.No.	Name of party member	National Identity Card No.	Signature	Thumb impression	Remarks
1	2	3	4	5	6
1					
2					
3					
4					
5					
6					
7					
8					
9					
10					
etc.					
	Nam	e, signature a	nd soal of De	arty Head	
	Addr  Natio	ressonal Identity (	Card No.		

Note: Attach copies of National Identity Cards of the members mentioned in this form.

[see rule 158(1)]

### **CERTIFICATE REGARDING INTRA PARTY ELECTIONS**

	I	
Head/a	uthorized	office-bearer of (name of political
party)	do hereby	certify that intra party elections have been held in accordance with the
constit	ution of t	he party and the provisions of the Elections Act 2017 and furnish the
followi	ing inform	ation and documents annexed hereto in respect of:
	(i)	the date of the last intra party elections;
	(ii)	the names, designations and addresses of the party leader and all other office-bearers (along with their attested copies of National Identity Cards) elected at the federal, provincial and local levels, wherever applicable;
	(iii)	the election results, including the total number of votes cast and the number of votes secured by each contestant for all of party offices; and
	(iv)	copy of the party's notifications declaring the results of the election.
2.	It is here	eby certified that the information furnished along with this certificate is
correct	and nothi	ng has been concealed therefrom.
		Name, signature and seal of Party Head/authorized office-bearer
		Address
		National Identity Card No.
Place		Contact No.
_		
Date		

# <sup>1</sup>[**FORM-66**

[see rule 92(7)]

# PARTY LIST OF CANDIDATES FOR ELECTION TO THE RESERVED SEATS IN AN ASSEMBLY

	Election to the	*National A	Assembly		
	Election to the	Provincial	Assembly of the		
				Sindh	
			]	Khyber Pakhtunkh Balochistan	wa
				Daiociistaii	
Name o	of political party				
Catego	ry of reserved se	eats		(Women / non-M	Iuslims)
			Father's /	National	
S.	Priority	Name of the	Husband's	Identity Card	Address
No.	Number	candidate	name	No.	7 Idd1C33
1	2	3	4	5	6
1					
2					
3					
4					
5 6					
7					
8					
9					
10					
etc.					
	Na	me, signature and s	seal of		
		lead/authorized off			
	J				
			Address		• • • • • • • • • • • • • • • • • • • •
			G 137		
		National Identity	y Card No.		-
			C		
			Contact No.		••••••
Data					
Date		• • • • • • • • • • • • • • • • • • • •			
*Strike	off the words not	applicable "			
Saire	off the words not	application 1			

<sup>&</sup>lt;sup>1</sup> Form-66 added *vide* ECP Notification S.R.O.791(I)/2018 dated 22<sup>nd</sup> June, 2018.

#### ELECTION COMMISSION OF PAKISTAN FORM- 67 [see proviso rule 138]

The Hon'ble Chief Election Commissioner, Constitution Avenue, Sector G-5/2, Islamabad.

	OF ASSETS & LIABILITIES (FC	KM b).
	The copies of Statement of Assets &	1.7
	in respect of Mr./Mrs	
	f Assembly/Senated for the purpose of	
re require		
	My personal informations are as under	
Sr. No.	Descriptions	Particulars
1	Name	
2	Father's/Snouse's Name	
3	CNIC Number	
4	Address	
5	Email address & Cell No	
6	Occupation	
7	Designation	
8	Name of Department/ Organization/Entity/Company with address	
9	Constituency	
40 and	Signature of A  neral Instructions: e following may be attached with the appli  Legible copy of CNIC of the applicant.	

PRINTED BY THE MANAGER, PRINTING CORPORATION OF PAKISTAN PRESS, ISLAMABAD. PUBLISHED BY THE DEPUTY CONTROLLER, STATIONERY AND FORMS UNIVERSITY ROAD, KARACHI

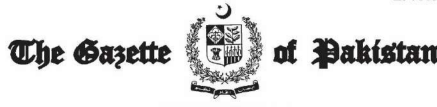
# <sup>1</sup>Form 68

[See Rule 161]

# Submission of Details of Campaign Finance by the Political Party

Election: General Elections/By-Elections/ Senate Election (Tick the relevant	nt)
Date of Election Held:	
A. Detail of Receipts relating to election campaign	
(Amount in Ru	pees
Name of Donor/ Sr Contributor NIC No / Date of Transaction *Amo	
No. (Rs. one million or more)  Address Donation/ Contribution  Bank Cash  Donation/ Contribution	ted
1.	
2.	
3. 4.	
Total:-	
B. Details of Expenses relating to election campaign  (Amount in Ru	ipees)
Sr. No. Constituency No. Campaign Election Detail of Expenditure**	ount
1.	
2.	
3. 4.	
Total:-	
*All details of the receipt and expenditure along with bank statements sha	all be
attached with this form.	
Place	
Date Signature of the Head of the party/Authorized Office Bea	rer

<sup>&</sup>lt;sup>1</sup> Inserted vide ECP Notification S.R.O.1793(I)/2023 dated 12th December, 2023.



#### EXTRAORDINARY PUBLISHED BY AUTHORITY

#### ISLAMABAD, WEDNESDAY, MARCH 28, 2018

#### PART II

Statutory Notifications (S.R.O.)

#### **ELECTION COMMISSION OF PAKISTAN**

#### NOTIFICATION

Islamabad, the 2nd March, 2018

S.R.O. 410 1(4) (I)/2018-LAW.— In exercise of its powers conferred under section 239 read with sub-section (4) of section 122 of the Elections Act, 2017 (Act No.XXXIII of 2017), as in force in the Federally Administered Tribal Areas, the Election Commission is pleased to direct that following amendments shall be made in the Election Rules, 2017 namely:—

#### In the Election Rules 2017—

(A) After Chapter VII the following new Chapter shall be inserted, namely:—

#### ["CHAPTER VIIA SPECIAL PROCEDURE FOR VOTING AND COUNTING

133A. Special procedure relating to election by certain voters.— Nothing contained in rule 112, rule 113 or the rules 118 to 129, shall apply to the election of members of the Senate by the members from the Federally Administered Tribal Areas in the National Assembly and the following rules in this Chapter shall apply to such election.

(813)

Price Rs: 3.00

[5622(2018) Ex. Gaz.]

- 133B. **Voting Procedure.**—(1) A voter on receipt of the ballot paper shall forthwith—
  - (a) proceed to the voting booth;
  - (b) record his vote in accordance with rule 133C;
  - (c) fold the ballot paper so as to conceal his vote; and
  - (d) insert the ballot paper into the ballot box.
- (2) No voter shall be allowed to enter into the voting booth when another voter is inside it.
- (3) A voter shall vote without undue delay and shall leave the polling station immediately after he has inserted his ballot paper into the ballot box.
- 133C. **Manner of recording vote.**—(1) A voter shall vote by putting a mark on the ballot paper against the names and symbols of as many candidates as there are seats to be filled.
- (2) The marks shall be put at any place within the space containing the names and symbols of the contesting candidates so as to clearly indicate the contesting candidates for whom he wishes to vote.
- (3) The marks against the names of the candidates of the voter's choice shall be put with the rubber stamp provided for the purpose by the Returning officer at the polling station.
- (4) No marking aid or rubber stamp except the rubber stamp supplied by the Returning Officer for the purpose shall be used by the voter for marking his ballot paper.
- (5) A voter shall not put marks against the names of more candidates than the number of seats to be filled.
- 133D. **Procedure on the close of the poll.**—(1) The Returning Officer shall immediately, after the close of the poll, proceed to—
  - (a) open the ballot box and take out the ballot papers from it;
  - (b) count the votes in favour of each candidate in the presence of such of the candidates or agents as may be present.
- (2) A ballot paper shall be rejected by the Returning Officer if it bears—

- (a) no mark indicating the contesting candidate for whom the voter wishes to vote;
- (b) marks against the names and symbols of more candidates than the number of seats to be filled;
- (c) no official mark or initials of the Returning officer; or
- (d) any writing or mark other than the mark referred to in sub-rule (2) of rule 133C or if it has attached to it some piece of paper or any other object of any kind; or
- (e) any mark from which it is not clear for whom the voter has voted: Provided that:
  - a ballot paper shall not be invalid if more than one mark has been put against the name and symbol of any one candidate, but only one vote shall be counted for that candidate;
  - (ii) a ballot paper shall be invalid in respect of those candidates only against whose names and symbols the mark is so placed as to render it doubtful for which candidate the voter has voted;
  - (iii) a ballot paper shall be deemed to have been marked in favour of a candidate if the whole or more than half of the area of the mark appears clearly within the space relating to the name and symbol of that candidate; and, where the mark is divided equally between two such spaces, the ballot paper shall be deemed not to show clearly for whom the voter has voted.
- 133E. **Declaration of result.**—(1) The Returning Officer shall prepare a return of election in Form 57 showing therein the number of valid votes cast in favour of each contesting candidate:
- (2) The Returning Officer shall by public notice declare to be elected such number of candidates, in order of the number of valid votes obtained by them, as is equal to the number of seats to be filled.
- 133F. **Equality of votes.** If after the counting, it is found that there is equality of votes between two or more candidates and that the addition of one vote for one such candidate would entitle him to be declared elected, the Returning Officer shall forthwith draw a lot and the candidate on whom the lot falls shall be deemed to have been elected:

Provided that it shall not be necessary to draw lots if, according to the number of seats to be filled, the two or more contesting candidates who have equal number of votes have already been declared elected by virtue of their having obtained the highest number of votes.]"

(B) Following existing proviso to rule 129 in the Election Rules, 2017 shall be omitted:

["Provided that in case of election from Federally Administered Tribal Areas the Returning Officer shall prepare a Return of Election in Form-57 showing therein the number of valid votes cast in favor of each contesting candidate."]

- (C) The words "National Identity Card number of the Presiding Officer" appearing at the end of Form-45 and Form-46 shall be substituted with the words "NIC No.".
- (D) At the end of Form-45 and Form-46, following shall be inserted:

["Signature of Senion	or-most Assistant Presiding Officer
Name	
Designation	
Thumb Impression	***************************************
NIC No.	"]

(E) The reference of rule in Form-57 namely "see rule 129" shall be substituted with "see rule 133E".

By Order of the Hon'ble Election Commission of Pakistan,

[No. 1 (4)/2018-Law.]

MUHAMMAD ISHAQ KHAN MARWAT, Director (Protocol).



# EXTRAORDINARY PUBLISHED BY AUTHORITY

## ISLAMABAD, THURSDAY, MAY 24, 2018

#### PART II

Statutory Notifications (S.R.O.)

#### **ELECTION COMMISSION OF PAKISTAN**

#### NOTIFICATION

Islamabad, the 21st May, 2018

S.R.O. 650(I)/2018.—In exercise of its powers conferred under section 239 of the Elections Act 2017 (Act No. XXXIII of 2017) the Election Commission is pleased to direct that following amendments shall be made in the Election Rules, 2017 namely:—

#### In the Election Rules 2017—

(A) Proviso to sub-rule (3) of rule 49 shall be substituted with the following:

"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."

(1231)

Price: Rs. 2.00

[5959(2018)/Ex. Gaz.]

- (B) The words "in a separate bag" appearing in sub-rule (4) of rule 77 shall be substituted with the words "in packet-14 labeled "Tendered Votes List"".
- (C) The second proviso to sub-rule (4) of rule 77 shall be substituted with the following:

"Provided further that, after the retrieval, the Returning Officer shall place the original electoral rolls and counterfoils in a tamper evident bag to be labelled as "Documents related of Forensic Inquiry", seal it and deposit the same in the storage of the Commission, or, as the case may be, the Treasury or Sub-Treasury where the tamper evident bags of the same constituency had been earlier deposited by him under sub-rule (1) of rule 90."

- (D) The words "Provincial Assembly of" appearing in Form-5, Form-6 and Form-7 shall be substituted by the words "Provincial Assembly".
- (E) The word "Form-29" appearing in column 5 of Form-29 shall be substituted with the word "Form-30".
- (F) In respect of Form-36
  - a. the words "two spare per polling station" appearing at serial No. 6 shall be substituted by the words "one per polling station".
  - b. the words "two per booth plus two per polling station" appearing at serial No.7 shall be substituted by the words "three per polling booth plus one per polling station".

[No.F.1(2)/2014-Law.]

ASIF ALI YASIN, Deputy Director.





# of Pakistan

# EXTRAORDINARY PUBLISHED BY AUTHORITY

#### ISLAMABAD, MONDAY, JUNE 25, 2018

#### **PART II**

Statutory Notifications (S.R.O.)

#### **ELECTION COMMISSION OF PAKISTAN**

#### NOTIFICATION

Islamabad, the 22nd June, 2018

S.R.O. 791(I)/2018.—In exercise of its powers conferred under section 239 of the Elections Act 2017 (Act No. XXXIII of 2017) the Election Commission is pleased to direct that following amendments shall be made in the Election Rules, 2017 namely—

#### In the Election Rules 2017-

- (a) The words namely "or agency, as the case may be," and the words "or Agency Election Commissioner" appearing in sub-rule (5) of rule 6 shall be omitted.
- (b) The comma appearing after the words "to each Province" in rule 7 along with the words appearing thereafter namely "Federally Administered Tribal Areas (hereinafter referred to as "the Tribal Areas")" shall be omitted.
- (c) In respect of both instances, the comma appearing after the word "Province" in sub-rule (1) of rule 8 along with the words appearing thereafter namely "the Tribal Areas" shall be omitted.

(1555)

Price Rs: 3.00

[6162(2018) Ex. Gaz.]

- (d) The words namely "an agency or agencies" appearing in sub-rule (2) of rule 8 shall be omitted.
- (e) The words appearing in sub-rule (2) of rule 9 namely "and the Tribal Areas" and "the Tribal Areas and" shall be omitted.
- (f) The words namely "or agency or agencies" appearing in sub-rule (3) of rule 9 shall be omitted.
- (g) The comma appearing after the words "a district" along with the words namely "an agency." appearing in sub-rule (1) of rule 10 shall be omitted.
- (h) The words namely ". or, as the case may be, the agency" appearing in sub-rule (5) of rule 10 along with the words "or the agency" and the words "or agency" appearing in first proviso to sub-rule (5) shall be omitted.
- (i) The words namely "or the agency, as the case may be," appearing in sub-rule (1), the words namely "or agency" appearing in sub-rule (2), the words "or the agency" appearing at the end of sub-rule (4) and the words "or agency" appearing two times in sub-rule (5) of rule 12 shall be omitted.
- (j) The comma appearing after the word "Commissioner" along with the words namely "or, as the case may be, Agency Election Commissioner" appearing in proviso to sub-rule (1) of rule 16 shall be omitted.
- (k) After sub-rule (3) of rule 74, following new sub-rule (4) shall be inserted:
  - "(4) In case a disabled voter is having no finger at all to receive a personal mark of indelible ink under clause (c) of sub-section (4) of section 84, the personal mark shall be applied on the backside of lobe of his right ear."
- (1) After sub-rule (2) in sub-rule 80, following new sub-rule namely sub-rule (3) shall be added:
  - "(3) Before start of proceedings at the close of poll under this rule, the Presiding Officer shall require the polling agents belonging to same candidate who performed their duties at the polling booths of the polling station to nominate one polling agent from amongst them to witness the counting process:

Provided that only the polling agent so nominated in respect of each candidate shall be allowed to observe the counting process and he shall put his signature on the statements and the packets as and when asked by the presiding officer to do so."

- (m) After sub-rule (6) of rule 92, a following new sub-rule namely sub-rule (7) shall be inserted:
  - "(7) The political parties' lists of candidates to be submitted under this rule to the Commission in connection with election to the reserved seats for women or non-Muslims in an assembly shall be on Form-66."
- (n) The existing provision of the rule 93 shall be numbered as sub-rule (1) and thereafter following new sub-rule (2) shall be added:
  - "(2) If nomination paper of a candidate for election to the seat reserved for women or non-Muslims is rejected, the sum deposited by that candidate under sub-section (1) of section 61 may be refunded to him or her when he or she so applies under sub-section (5) of section 61:

Provided that the deposit made by the candidate, whose nomination paper has been accepted by the Returning Officer, shall become non-refundable and shall be forfeited to the Federal Government."

- (o) The words namely "or Federally Administered Tribal Areas" appearing in sub-rule (2) of rule 100 shall be omitted.
- (p) The words "or Federally Administered Tribal Areas," appearing in sub-rule (2) of rule 133 shall be omitted.
- (q) Chapter VIIA titled "Special procedure for voting and counting" shall be omitted.
- (r) In the table containing election symbols appearing under sub-rule (1) of rule 162, after serial No.174, a new symbol namely "Minare-Pakistan" shall be inserted against new serial No.174-A.
- (s) The words namely "District/Agency" wherever appearing in the Forms appended to the Rules shall be substituted with the word "District".
- (t) The words namely "Province/Areas" wherever appearing in the Schedule-II and the Forms appended to the Rules shall be substituted with the words "Province/Federal Capital".

- (u) Form-57 appended to the Rules shall be omitted.
  - (v) After Form-65 appended to the Rules, following new form namely Form-66 shall be added:

[sce rule 92(7)]

# PARTY LIST OF CANDIDATES FOR ELECTION TO THE RESERVED SEATS IN AN ASSEMBLY

Election to the \*National Assembly of the Punjab Sindh Khyber Pakhtunkhwa

S.No.	Priority Number	Name of the candidate	Father's / Husband's name	National Identity Card No.	Address
1	2	3	4	5	6
3					
2 3 4 5 6 7 8					

Date.....
\*Strike off the words not applicable."

National Identity Card No.

[No.F.1(2)/2014-Law.]

By Order of the Election Commission of Pakistan.

ASIF ALI YASIN, Deputy Director.

PRINTED BY THE MANAGER, PRINTING CORPORATION OF PAKISTAN PRESS, ISLAMABAD, PUBLISHED BY THE DEPUTY CONTROLLER, STATIONERY AND FORMS, UNIVERSITY ROAD, KARACHI.

# ELECTION COMMISSION OF PAKISTAN FORM-67

[see proviso rule 138]

The Hon'ble Chief Election Commissioner, Constitution Avenue, Sector G-5/2, Islamabad.

	OF ASSETS & LIABILITIES (FORM B).	
ear(s)	The copies of Statement of Assets & I in respect of Mr./Mrs	가게 되었다. 그렇게 하면 하면 하고 있는 것에 잘 되었다면 하고 있다면 하는 것이 되었다. 그런 하는 것이 없는 것이 없는 것이 없다면 하는 것이다.
	Assembly/Senate	
	d for the purpose of	
	My personal informations are as under	n-
Sr. No.	Descriptions	Particulars
1	Name	
2	Father's/Snouse's Name	
3	CNIC Number	
4	Address	
5	Email address & Cell No	
6	Occupation	
7	Designation	
8	Name of Department/ Organization/Entity/Company with address	
9	Constituency	

- Legible copy of CNIC of the applicant.
- An affidavit on stamp paper of Rs.20 in conformation of rule 138 of Election Rules 2017 that data procured will not be misused.

PRINTED BY THE MANAGER, PRINTING CORPORATION OF PAKISTAN PRESS, ISLAMABAD. PUBLISHED BY THE DEPUTY CONTROLLER, STATIONERY AND FORMS UNIVERSITY ROAD, KARACHI

<sup>&</sup>lt;sup>1</sup> Form-67 added which has been amended *vide* notification dated 2-5-2023.



# EXTRAORDINARY PUBLISHED BY AUTHORITY

# ISLAMABAD, SATURDAY, SEPTEMBER 29, 2018

#### PART II

Statutory Notifications (S.R.O)

#### **ELECTION COMMISSION OF PAKISTAN**

#### NOTIFICATION

Islamabad, the 28th September, 2018

S.R.O. 1166(I)/2018.—In exercise of its powers conferred under section 239 of the Elections Act 2017 (Act No. XXXIII of 2017), the Election Commission is pleased to direct that following amendments shall be made in the Election Rules, 2017 namely—

In the Election Rules 2017—After rule 84, following new rules shall be inserted:

- "84A. Registration procedure for voting by Overseas Pakistanis.—(1) Where the Commission decides in terms of sub-section (1) of section 94 to make arrangements for voting by Overseas Pakistanis living abroad, it shall hold such voting through internet (I-voting).
  - (2) Only those Overseas Pakistani voters shall be eligible for voting who possess:
    - (a) valid National Identity Card for Overseas Pakistanis (NICOP);

(2503)

Price: Rs. 6.00

[7330 (2018)/Ex. Gaz.]

- (b) valid Machine Readable passport (MRP); and
- (c) valid E-mail address.
- (3) The Overseas Pakistani voter, desirous to cast his vote through I-voting from abroad, during registration time-period as may be fixed by the Commission, shall access the Overseas Voting System through the internet and shall create an account using following credentials:
  - (a) Name;
  - (b) Email Address;
  - (c) Generating password of his choice;
  - (d) Mobile Phone Number (optional); and
  - (e) Country of Stay.
- (4) A confirmation email of account so created shall be forwarded by the system to the applicant at his given email address and by clicking on the link therein the voter shall be prompted to provide the number of his Machine Readable Passport with its tracking Identity and NICOP number along with date of issuance thereof.
- (5) Upon completion of proceedings under sub-rule (4), a verification process will be initiated wherein random questions regarding voter's identity information shall be asked by the System and upon correct reply, a message of "Successfully verified" shall be displayed by the system:

Provided that a confirmation email of account verification shall also be forwarded by the system to the applicant.

(6) In case the voter could not correctly reply first set of questions mentioned in sub-rule (5), the system will allow multiple attempts to correctly reply failing which that NICOP number shall be restricted for further attempts:

Provided that upon successful verification, a unique passede shall be forwarded to the applicant by the system through email before the polling day:

Provided further that on receipt of list, from the Commission, in respect of Overseas Pakistani voters registered as such, the Returning Officer shall take necessary steps to make sure that no overseas voter so registered for overseas voting is allowed to cast his vote at the polling station in person.

Noting procedure for Overseas Pakistanis.—On polling day, the voter shall log in to the overseas voting system using his username and password and shall avail the voting option from the system for casting his vote in respect of his National Assembly, or, as the case may be, Provincial Assembly Constituency by entering unique passcode:

Provided that by going through designated list of candidates of selected constituency, the voter shall cast his vote by selecting his desired candidate:

Provided further that upon successful submission of vote, a "confirmation" message shall be displayed on the screen.

- 84C. Preparation of results in respect of Overseas voting.—(1) After the polling hours are over, the Commission shall generate the Form-45 (Result of the Count) in respect of the constituency by using Reporting Portal of the Overseas Voting System and send the same to the Returning Officer concerned immediately through quickest means as are available for the purpose.
  - (2) On receipt of Form-45 (Result of the Count) from the Commission under sub-rule (1), the Returning Officer shall include the results contained therein in the consolidated results of the count as furnished by the presiding officers to be prepared by him under section 95 in such manner as the Commission may determine:

Provided that the Commission may direct for non-inclusion of the result in respect of the Overseas voting during consolidation of results under section 95, if in its opinion, the technical efficacy, secrecy and security of the voting has not been maintained during the said voting."

By Order of the Election Commission of Pakistan.

ASIF ALI YASIN, Deputy Director.



ISLAMABAD, MONDAY, OCTOBER 8, 2018

PART II

Statutory Notifications (S.R.O.)

# **ELECTION COMMISSION OF PAKISTAN**

# NOTIFICATION

Islamabad, the 8th October, 2018

S. R. O. 1232(I)/2018.—In exercise of its powers conferred under section 239 of the Elections Act 2017 (Act No. XXXIII of 2017), the Election Commission is pleased to direct that following amendments shall be made in the Election Rules, 2017 namely—

# In the Election Rules 2017-

A. In Form-48, the reference to rule namely "see rule 85(1)" shall be substituted with the reference containing the words namely "see rules 85(1) & 84C(2)".

(2607)

Price : Rs. 5.00

[7400(2018)/Ex. Gaz.]

B. In Form-48, after the words "Total votes recorded on postal ballots for the constituency" appearing in second last row under column-2 of the table, a new row containing the words namely "Total overseas votes recorded for the constituency" shall be inserted.

By Order of the Election Commission of Pakistan

ASIF ALI YASIN, Deputy Director.



# ISLAMABAD, THURSDAY, MAY 30, 2019

#### **PART II**

# Statutory Notifications (S. R. O.)

#### **ELECTION COMMISSION OF PAKISTAN**

#### NOTIFICATION

Islamabad, the 29th May, 2019

S.R.O. 589(I)/2019.—In exercise of its powers conferred under section 239 of the Election's Act 2017 (Act No.XXXIII of 2017), the Election Commission is pleased to direct that following amendment shall be made in the Election Rules, 2017 namely—

# In the Election Rules 2017-

- (A) After sub-rule (2) of rule 93, following new sub-rule (3) shall be inserted:
- "(3) Notwithstanding anything contained in sub-rule (2), if a political party fails to secure any general seat from National Assembly, or, as the case may be, a Provincial Assembly during General Election, the deposit made by a candidate for the seat reserved for women or non-Muslims on behalf of that political party, may be refunded to that candidate, if he or she so applies, under sub-section (5) of section 61."

By Order of the Election Commission of Pakistan.

[No. F. 1(2)/2014-Law.]

ASIF ALI YASIN, Deputy Director.

(1071)

PRINTED BY THE MANAGER, PRINTING CORPORATION OF PAKISTAN PRESS, ISLAMABAD.
PUBLISHED BY THE DEPUTY CONTROLLER, STATIONERY AND FORMS, UNIVERSITY ROAD, KARACHI.

[845 (2019)/Ex. Gaz.]

Price. Rs. 5.00



# ISLAMABAD, MONDAY, FEBRUARY 24, 2020

# PART II

# Statutory Notifications (S.R.O.)

# **ELECTION COMMISSION OF PAKISTAN**

## NOTIFICATION

Islamabad, the 24th February, 2020

S. R. O. 128(I)/2020.—In exercise of its powers conferred under section 239 of the Elections Act 2017 (Act No. XXXIII of 2017), the Election Commission is pleased to direct that following amendments shall be made in the Election Rules, 2017 namely—

# In the Election Rules 2017-

A. In the table containing symbols appearing under sub-rule (1) of rule 162, the symbol namely "Road Roller" appearing at Serial No. 221, shall be omitted.

By Order of the Election Commission of Pakistan

[No. F. 1(1)/2017-AS (TR&E).]

ASIF ALI YASIN,
Deputy Director (Elections).

(411)

PRINTED BY THE MANAGER, PRINTING CORPORATION OF PAKISTAN PRESS, ISLAMABAD.
PUBLISHED BY THE DEPUTY CONTROLLER, STATIONERY AND FORMS, UNIVERSITY ROAD, KARACHI.

Price: Rs. 5.00

[5206(2020)/Ex. Gaz.]



#### ISLAMABAD, FRIDAY, JUNE 18, 2021

#### PART II

Statutory Notifications (S. R. O.)

# **ELECTION COMMISSION OF PAKISTAN**

#### NOTIFICATION

Islamabad, the 14th June, 2021

S.R.O. 761(1)/2021.—In exercise of its powers conferred under section 239 of the Elections Act 2017 (Act No. XXXIII of 2017), the Election Commission is pleased to direct that following amendment shall be made in the Election Rules, 2017 namely—

# In the Election Rules 2017-

- A. After, sub-rule (2) of rule 39, following new sub-rule 2A shall be inserted:
  - "2A. Notwithstanding anything contained in any other law for the time being in force including its bye-laws, the National Database and Registration Authority shall transmit to the Commission the data mentioned in sub-rule (1) and sub-rule (2) free of charge:

(1223)

Price: Rs. 5.00

[849(2021)/Ex. Gaz.

Provided that the National Database and Ragistration Authority may change a mutually agreed upon fee from the Commission for assigning census block to the address of the applicant as per option obtained from him under section 25."

By Order of the Election Commission of Pakistan.

[No. F. 1(1)/2017-AS(TR&E).]

ASIF ALI YASIN, Director.



#### ISLAMABAD, THURSDAY, NOVEMBER 25, 2021

#### PART II

# Statutory Notifications (S.R.O.)

#### **ELECTION COMMISSION OF PAKISTAN**

#### NOTIFICATION

Islamabad, the 23rd November, 2021

S. R. O. 1514(I)/2021.—In exercise of its powers conferred under section 239 of the Elections Act 2017 (Act No. XXXIII of 2017), the Election Commission is pleased to direct that following amendment shall be made in the Election Rules, 2017 namely:—

#### In the Election Rules 2017-

A. The words appearing in sub-rule (5) of rule 45 namely "C03-Miscellaneous Receipts, C038-Others, C03870-Others (Election Receipts)" shall be substituted with the words "C02-Receipts from Civil Administration and Other Functions, C021-General Administration Receipts-Organs of State, C02166-Receipts of Election Commission of Pakistan under Elections Act 2017".

(2527)

Price: Rs. 10.00

[1704(2021)/Ex. Gaz.]

- B. The words appearing in sub-rule (2) of rule 78 namely "C03-Miscellaneous Receipts, C038-Others, C03870-Others (Election Receipts)" shall be substituted with the words "C02-Receipts from Civil Administration and Other Functions, C021-General Administration Receipts-Organs of State, C02166-Receipts of Election Commission of Pakistan under Elections Act 2017".
- C. The words appearing in sub-rule (3) of rule 98 namely C03-Miscellaneous Receipts C038-Other, C03870-Others (Election Receipts)" shall be substituted with the words "C02-Receipts from Civil Administration and Other Functions, C021-General Administration Receipts-Organs of State, C02166-Receipts of Election Commission of Pakistan under Elections 2017".
- D. The words appearing in clause (a) of rule 121 namely "under clause (c) of sub-rule (1) of rule 120" shall be substituted with the words "under clause (c) of rule 119".
- E. The words appearing in sub-rule (4) of rule 139 namely "C03-Miscellaneous Receipts, C038-Others, C03870-Others (Election Receipts)" shall be substituted with the words "C02-Receipts from Civil Administration and Other Functions, C021-General Administration Receipts-Organs of State, C02166-Receipts of Election Commission of Pakistan under Elections Act 2017".
- F. The words appearing in sub-rule (3) of rule 154 namely "C03-Miscellaneous Receipts, C038-Others, C03870-Others (Election Receipts)" shall be substituted with the words "C02-Receipts from Civil Administration and Other Functions, C021-General Administration Receipts-Organs of State, C02166-Receipts of Election Commission of Pakistan under Elections Act 2017".
- G. The words appearing in rule 160 namely "C03-Miscellaneous Receipts, C038-Others, C03870-Others (Election Receipts)" shall be substituted with the words "C02-Receipts from Civil Administration and Other Functions, C021-General Administration Receipts-Organs of State, C02166-Receipts of Election Commission of Pakistan under Elections Act 2017".
- H. Form-45 appended to the Rules shall be substituted by the following:

# "FORM-45

[see rule 81(1)]

# RESULT OF THE COUNT

Election to the National Assembly/Provincial Assembly of the Punjab/Sindh/Khyber Pakhtunkhwa/Balochistan

Na. o	110000	of constituencyssigned to the polling statio	m: Male		io. & name of polling		Total
ž.	Names	of contesting candidates as spearing on ballot paper	Valid votes from ballet box	Valid Sendered vo	Valid tes challenged votes	Total valid vales (Column (3)+(4)+(5))	Name & signature of Polling Ag- with party efficiency, if any
+	9	2	3	4	5	6	7
1							Name
4							Party/Cand
+							
+							Name Party/Cand
I							54
+							Name Party/Cand
+							5ig
0							Name Party/Cand
1							Sig
2					_		Name Party/Card
4					_	_	SIE
5							Name Party/Cand
6							Se
_		TOTAL					
(A	() T	OTAL VALID VOTI	ES (Total of co	dumn-6)			Name & signature of
(B	) V	OTES EXCLUDED FR	OM THE COL	INT (in neces	dance with section 95 (4)(u) or	fite Elections Act 2017)	observer, if any
(	i) V	OTES TAKEN OUT (from	n ballot boxes exc	luded from t	he count):		Org.
(	ii) Ti	ENDERED VOTES (exch	aded from the co	eunt)			Sig
(i	ii) C	HALLENGED VOTES (e	xcluded from th	e count)			Name
TO	TAL (	OF (B)					Org
(C)	G	RAND TOTAL [sum	of (A) and (B	)			Sig
	(D)	NUMBER OF VOTE	S POLLED	Male	Female	Total	
	SEN	IOR-MOST ASSISTANT PR	ESIDING OFFICE	R		PRESIDING OF	FICER
ame	B:				Name:		
esig	nation:				Designation:		
lace	of post	ing:			Place of posting:		
	lo.:				NIC No.:		
ICN							

1 Strine of the words not applicable.

7 Please can backede of Form, Y poling agents exceed.

# 2530 THE GAZETTE OF PAKISTAN, EXTRA., NOVEMBER 25, 2021 [PART II

I. Form-46 ap		Dulas s	hall be su		Date			"
Election to the Nation	ВЛІ	"F  sc	ORM-4 re rule 83(1) APER A	6 l LCCO	UNT			Market Market
No. & name of constitue	CONTRACTOR OF STREET	and the second second	The state of the s				линкич	tir Dayuchisian
No, of votes assigned	to the polling static	on:	Male		Female		Total	
Pullet concer	wad for mre at the	nolling	ations				Nam	e & signature of
<ol> <li>Ballet papers recei</li> <li>Quantity of ballot</li> </ol>	No. of books		of books	SrN	lo.of ballo	napers		Agents with part
papers		From	To		om	To	1	illation, if any
							Name	
							Party/Can	d
				T	$\neg$		54	
				_	_		1	
3 T		. E d	L-0-4		_	7	Name	
2. Total number of ball			DAHOT DOX O	Doxes	-	+	Party/Can	4
3. Total number of Ten					-	-	Se	
4. Total number of Cha			0.000000			+		
5. Total number of stra	***************************************		-	100		-	Name	
6. Total number of ball		em Nos. (2	), (3), (4) an	d (5)			Parts/Can	d
7. Number of unissued	prial number	2.7 25				\$15.0E	54	
From		To	- N. S. S.	10.65	Total			
							Name	
							Parts/Car	d
							Sig	
	75.4.1		_				•	ne & signature of
	Total							bserver, if any

Strike of the words not applicable.

Name:  Designation:  Place of posting:  NIC No.:  Thumb  Signature  Signature  Thumb
Place of posting:  Place of posting:  NIC No.:  Thurst
NIC No.: NIC No.:
Thus
Thumb
Thumb Signature Inumb Signature Signature
Note by Presiding Officer

By Order of the Election Commission of Pakistan.

F. No. 1(1)/2017-AS(TR&E).]

ASIF ALI YASIN, Director.

PRINTED BY THE MANAGER, PRINTING CORPORATION OF PAKISTAN PRESS, ISLAMABAD PUBLISHED BY THE DEPUTY CONTROLLER, STATIONERY & FORMS, UNIVERSITY ROAD, KARACHI.



## ISLAMABAD, WEDNESDAY, MAY 25, 2022

#### PART III

# Other Notifications, Orders, etc. ELECTION COMMISSION OF PAKISTAN

#### NOTIFICATION

Islamabad, the 18th April, 2022

# PROPOSED AMENDMENTS IN THE ELECTION RULES 2017

No. F.1 (1)/2022-Law.—6A. Procedure of the Commission.—(1) For exercising the powers under sub-section (1) of section 9, the Commission shall regulate its procedure as follows:

- a) The Commission may on the petition presented to it, initiate proceedings under section 9 and pass order to the office for fixation for hearing or placing before it on file.
- b) The Petition under section 9 shall contain a statement of material facts alongwith complete particulars of grievances and grave illegalities and violations of the Act or the Rules.
- c) The Petitioner(s) shall file one plus seven (1+7) copies of the petition for utilization of the Commission and handing over to the respondent(s).

(1017)

Price: Rs. 6.00

[7832(2022)/Ex. Gaz.]

- d) The Petition shall be duly accompanied by relevant documents pertaining to the grievance, illegalities or violation of the Act or the Rules.
- The petition shall contain complete address of the parties and copy of the national identity card and contact number of the petitioner.
- f) The officer or official authorized in this behalf shall examine the petition and ensure that the petition is properly indexed and duly page numbered.
- g) The Petition shall be duly entered in the register on the duly approved format and data entry of its particulars shall be carried out accordingly.
- h) The officer or official shall return the petition, if it is found to be not properly numbered, paged or is not accompanied by relevant documents, with the advice of resubmission thereof by due date if the petitioner so desires.
- (2) Once the matter has been fixed for hearing or placed before it on file, the Commission may proceed as follows:
  - a) The Commission shall cause to be issued notice(s) to all the respondent(s) or any other person to be affected by the Order of the Commission alongwith copy of the petition and the accompanying documents requiring them to appear in person or through a duly authorized agent or counsel.
  - b) The notice(s) under sub-rule (a) may be issued through any of the following modes:
    - (i) Registered post acknowledgment due;
    - (ii) courier service;
    - (iii) urgent mail service;
    - (iv) special representative;
    - (v) any other mode as the Commission may deem fit.
  - c) The date and time of hearing may also be disseminated by the following modes:
    - (i) Newspaper;

- (ii) Short message service (SMS); or
- (iii) Any electronic mode of communication, which may include radio, television.
- d) If the respondent(s) fail(s) to appear before the Commission on a date of hearing despite due service, the Commission shall proceed in the matter ex-parte.
- The Commission may require the respondent to file his written statement, if desired by it.
- f) Each respondent shall provide his complete address, copy of the national identity card and contact number (mobile number) for his service with his reply or written statement to be filed under clause (d).
- g) The Commission may in appropriate case(s) require the petitioner(s) to file a Rejoinder.
- h) The Commission may seek report and relevant documents from the concerned department or agency or any of the officer thereof or its own officers.
- The Commission may record such evidence as it may deem necessary concerning grave illegalities and violations of the Act and Rules.
- j) The Commission may order that any or all facts to be proved or disproved by affidavit(s) and, for the purpose of expeditious conclusion of inquiry, may apply such other procedure as it deems fit if circumstances so warrant.
- k) The Commission may also on its own motion or on the report of concerned election official initiate proceedings under section 9 of the Act and may conduct such inquiry, issue summons or notices to parties, government functionaries, election officials, elected members and other citizen(s) relevant to the matter, as it may deem necessary and shall make an order declaring the poll void in one or more polling stations or in the whole constituency.
- The Commission shall decide the matter after providing an opportunity of hearing to the parties.
- **6B. Procedure before the Commission for inquiry.**—For the purpose of inquiry under section 9(1) of the Act, the Commission shall have powers in respect of the following:
  - a) enforcing the attendance of any person and examining him on oath;

- compelling the discovery and production of documents, articles or objects;
- summoning and examining, on its own motion, any person whose evidence appears to be material; and
- d) proceeding with the matter on day- to-day basis and the Commission may grant no adjournment to any party for more than three days and that too on payment of such costs as it may determine.

By Order of the Election Commission of Pakistan.

SAIMA TARIQ JANJUHA, Deputy Director.



# ISLAMABAD, WEDNESDAY, SEPTEMBER 14, 2022

PART II

Statutory Notifications (S. R. O.)

# **ELECTION COMMISSION OF PAKISTAN**

#### NOTIFICATION

Islamabad, the 20th April, 2022

**S.R.O. 1737(I)/2022.**—In exercise of its powers conferred through section 239 of the Elections Act, 2017 (Act No. XXXIII of 2017), the Election Commission is pleased to make following amendments in the Election Rules, 2017, namely:—

In the Election Rules, 2017—

(a) The words appearing in proviso to Rule 171 namely "regarding violation of code of conduct and candidates' campaign expenditure and shall also submit its report of monitoring on election day in such format and manner as the Commission may determine" shall be substituted with the words "and shall continue monitoring activity till the final consolidation of result and submit report to Election Commission regarding any violation of code of conduct, the Act or the rules and candidates' campaign expenditure in such format and manner as the Commission may determine."

(4061)

Price: Rs. 5.00

[9332(2022)/Ex.Gaz.]

- (b) After sub-Rule (3), the following new sub-Rules shall be inserted in Rule 171:
  - "(3A) If the respondent violator does not appear in compliance with the notice and it is proved that the notice has been duly served, the District Monitoring Officer shall proceed *ex-parte* and may impose fine not exceeding fifty thousand rupees.
  - (3B) Where the person on whom fine has been imposed fails to deposit the same it shall be recoverable as arrears of land revenue as provided in section 80 of the Land Revenue Act, 1967."

By Order of the Election Commission of Pakistan.

[No. F. 23(71)/2021-Law.]

SAIMA TARIQ JANJUHAH, Deputy Director (Law).



#### ISLAMABAD, FRIDAY, OCTOBER 14, 2022

#### **PART II**

Statutory Notifications (S.R.O.)

#### **ELECTION COMMISSION OF PAKISTAN**

#### NOTIFICATION

Islamabad, the 12th October, 2022

**S.R.O.** 1903(I)/2022.— In exercise of its powers conferred under section 239 of the Elections Act 2017 (Act No. XXXIII of 2017), the Election Commission is pleased to direct that following amendment shall be made in the Election Rules, 2017 namely—

# In the Election Rules 2017-

**A.** Rule 43 shall be substituted with the new rule 43 namely:

"43. Information regarding deaths.— (1) The person in-charge of the register of births and deaths in a local government or, as the case may be, the other authority mentioned in section 43 shall communicate relevant information regarding deaths on Form 20A to the Registration Officer concerned within fifteen days after the end of each quarter.

(4509)

Price: Rs. 6.00

[9529(2022)/Ex.Gaz.]

(2) On receipt of Form 20A under sub-rule (1), the Registration Officer shall scrutinize the information contained therein and after satisfying himself, shall proceed for removal of names of deceased persons appearing in Form 20A from the electoral roll of the concerned electoral area:

Provided that in case the Registration Officer deems it necessary to verify the information in respect of any person appearing on Form 20A, he may seek assistance of Assistant Registration Officer for verification of such information prior to removal of name of that person from the electoral roll.

- (3) If after verification carried out under sub-rule (2), it transpires that the information about death of a person is found to be incorrect, the Registration Officer shall forthwith report the matter to the Commission.
- (4) On receipt of the report from the Registration Officer under sub-rule (3), the Commission shall take up the matter with concerned Government."
- **B.** In the table containing election symbols appearing under sub-rule (1) of rule 162, the symbol namely "Calendar" appearing at serial No.48, shall be omitted.
- C. In the table containing election symbols appearing under sub-rule (1) of rule 162, the symbol namely "Ice Cream" appearing at Serial No.145, shall be omitted.
- D. The following new Form 20A shall be inserted after Form 20 appended to the Rules:

#### "FORM 20A

[see rule 43]

# DETAILS OF DECEASED PERSONS REGISTERED AT

(Relevant information in respect of deceased persons to be provided to the concerned Registration Officer (District Election Commissioner) on quarterly basis under section 43 of the Elections Act 2017)

For the period from ..... to .....

			Particu	lars of	deceased	and his	death			ilars of the to reported			
S. No.	Name	Name of father / husband	Card	Age	Address	Date of death	Date of registration of death	Local Government / Authority / Cantonment where death registered	Name	Relation with deceased	National Identity Card No.	Tehsil / Taluka	District
1	2	3	4	5	6	7	- 8	9	10	- 11	12	13	14

2

etc.

# Prepared by

(Secretary of the Local Government / concerned officer of Authority or Cantonment)

# Verified by

(District Head of Local Government Department / Head of Authority / Chief Executive of the Cantonment)

Olama dariametian 8 airmetan of	O.L.
(Name, designation & signature of	(Na
the Secretary / Officer with stamp)	

Name, designation & signature of the officer with his stamp)

Date:

By Order of the Election Commission of Pakistan.

[No. F. (1)/2017-AS-TRE (Vol-II.]

ASIF ALI YASIN, Director.

PRINTED BY THE MANAGER, PRINTING CORPORATION OF PAKISTAN PRESS, ISLAMABAD PUBLISHED BY THE DEPUTY CONTROLLER, STATIONERY & FORMS, UNIVERSITY ROAD, KARACHI.



## ISLAMABAD, FRIDAY, DECEMBER 16, 2022

#### PART II

# Statutory Notifications (S.R.O.)

## **ELECTION COMMISSION OF PAKISTAN**

#### NOTIFICATION

Islamabad, the 12th December, 2022

**S. R. O.2271 (I)/2022.**—In exercise of its powers conferred through section 239 of the Elections Act, 2017 (Act No. XXXIII of 2017), the Election Commission is pleased to make following amendments in the Election Rules, 2017, namely—

# In the Election Rules, 2017-

(a) After sub-rule (6) of rule 4, following proviso shall be inserted namely:

"Provided that in case of bailable warrant, the Commission may in its discretion by endorsement on warrant and subject to its satisfaction, direct the police officer(s) to take such bail or security if such person is ready and willing to give bail and security required by such direction and shall forward the bond to the Commission:

Provided further that where a person is arrested in pursuance of a non-bailable warrant in which no direction has been endorsed, the Commission may for sufficient reasons release the person subject to furnishing such bond or security, as the Commission thinks fit and direct the person to appear by a specified date before it."

5327 (1-3)

Price: Rs. 6.00

[9999(2022)/Ex. Gaz.]

- (b) Sub-rule (8) of rule 4 shall be omitted and be substituted with the following provisions namely:
  - "(8) If the Commission on the basis of opinion expressed by the Commissioner or the member mentioned in sub-rule (7) decides that action should be taken in the matter, it may direct a notice or a show cause notice to be issued to the alleged contemnor by the Secretary of the Commission or in his absence, any other officer of the Commission and copy of such notice or show cause notice shall be sent to the Advocate General, Islamabad who shall in that event either conduct proceedings himself or depute an Additional Advocate General or a Deputy or Assistant Advocate General for the purpose."
- (c) After sub-rule (14) of rule 4, following new sub-rule shall be inserted namely;
  - "(15) The bond referred to in proviso to sub-rule (6) and notice or a show cause notice referred to in sub-rule (8) shall be on Forms 4A and 4B, respectively."

By Order of the Election Commission of Pakistan.

[N. F. 23 (3)/2022-Law.]

SAIMA TARIQ JANJUHA, Deputy Director (Law).

# ELECTION COMMISSION OF PAKISTAN Form-4A [see rule 4(15)] BOND AND BAIL-BOND AFTER ARREST UNDER AWARD WARRANT

I,(name) of being brown	ught before the Election Commission
of Pakistan under a warrant issued to comp	pel my appearance and to answer to
the charge of contempt of Election Comm	ission of Pakistan, I do hereby bind
myself to attend the Election Commission	역하는 상성 경영 경기를 통해 되는 아이트 보고 하는 사람들은 사람들이 되었다. 그리고 아니는 사람들은 사람들이 되었다는 사람들이 되었다.
ofto answer th	ting and a second of the control of
attend unless otherwise directed by the Elec	and the control of th
ann altin in an and attended to a tradition and the state of the state	그렇게 되어진 아이트 아이트 이번 사람이 있는데 아니라 아이트 아이트에 가르게 아이트 아이트를 하면 보고 있는데 그리고 있다면 하나 아이트를 받는데 그렇게 되었다.
making default herein, I bind myself to for	feit to (Government of Pakistan) the
sum of Rs	
	Signature
Dated this day of	All the second sections of the second section of the section of
I, do hereby declare myself surety for	the above named(name)
of (address) on the	2000
answer the charge on which he has been arr	
until otherwise directed by the Election ( or	
until otherwise directed by the Election Cor	nmission; and, in case of his making

5327(3)

236

PRINTED BY THE MANAGER, PRINTING CORPORATION OF PAKISTAN PRESS, ISLAMABAD PUBLISHED BY THE DEPUTY CONTROLLER, STATIONERY & FORMS, UNIVERSITY ROAD, KARACHI



# ISLAMABAD, TUESDAY, APRIL 11, 2023

#### PART II

## Statutory Notifications (S.R.O)

#### ELECTION COMMISSION OF PAKISTAN

#### NOTIFICATION

Islamabad, the 7th April, 2023

**S. R. O. 452(I)/2023.**—In exercise of its powers conferred through section 239 of the Elections Act, 2017 (Act No. XXXIII of 2017), the Election Commission is pleased to make following amendments in the Election Rules, 2017, namely:—

# In the Election Rules, 2017-

- (a) After sub-rule (6) of rule 48, the following new rule shall be inserted namely;
  - "(7) The list of Polling Staff to be appointed by the Returning Officer shall be in updated form and error free which shall be prepared on prescribed form."
- (b) After sub-rule (2) of rule 86, the following proviso shall be inserted namely;

"Provided that the notice referred to in sub-rule 1(a) of Rule 86, shall be affixed at a conspicuous place and it shall also be issued to and served on each and every contesting candidate through person or any other medium recognised by law."

(1197) Price : Rs. 5.00

[766 (2023)/Ex. Gaz.]

# After sub-rule (2) of rule 88, the following proviso shall be inserted namely;

"Provided that the Commission may order for preservation of Form-45 (Result of Count) & Form-46 (Ballot Paper Account) in the strong room at Regional level."

# (d) Rule 140 shall be substituted with the following provisions namely;

"140 **Procession the Petition.**—Every petition shall be processed by the office of the Tribunal and in case the petition is not in accordance with the provisions of sections 142, 143 or 144, it shall be laid before the Tribunal for orders under sub-section (1) of section 145."

# (e) The sub-rule (3B) of rule 171, shall be omitted and substituted with the following provisions;

"(3B) Where the person on whom fine has been imposed fails to deposit the same, he shall be declared as defaulter and fine so imposed shall be recoverable as arrears of land revenue as provided in Section 80 of the Land Revenue Act, 1967."

# (f) Rule 173 shall be inserted with the following provisions namely;

- "173. **Regulations regarding website maintenance.**—Every enlisted party is required to maintain functional website regardless of the status of their operations in-terms of section 208(4) of the Elections Act, 2017. The website should contains:—
- (a) Updated list of its central office bearers and Executive Committee members.
- (b) Constitution of the party and any subsequent changes approved from the Commission.
- (c) Statutory meeting Notice to public/members under 207(2), the details/results of the said meeting.
- (d) Statutory meeting Notice to public/members regarding intraparty election under 209, the details/results of the said meeting.

By Order of the Election Commission of Pakistan.

[No. F. 23(3)/2022-Law.]

SAIMA TARIQ JANJUHAH, Deputy Director (Law).



# **ISLAMABAD, TUESDAY, MAY 2, 2023**

#### PART II

# Statutory Notifications (S.R.O)

#### ELECTION COMMISSION OF PAKISTAN

#### NOTIFICATION

Islamabad, the 17th April, 2023

**S. R. O. 521(I)/2023.**—In exercise of its powers conferred through section 239 of the Elections Act, 2017 (Act No. XXXIII of 2017), the Election Commission is pleased to make following amendments in the Election Rules, 2017, namely:—

# In the Election Rules, 2017-

 (a) The proviso to Rule 138 shall be substituted with the following provisions namely;

"Provided that the application shall be accompanied by courtfee stamps of the requisite value and the applicant shall provide his identification, reasons of seeking data as per Form (Copy Enclosed) along with an Affidavit that data procured under section 138 of the Elections Act, 2017, will not be misused."

By Order of the Election Commission of Pakistan.

[No. F. 23(71)/2021-Law.]

SAIMA TARIQ JANJUHAH, Deputy Director (Law).

(1321) Price: Rs. 5.00

[857(2023)/Ex. Gaz.]



#### ISLAMABAD, TUESDAY, NOVEMBER 28, 2023

#### PART II

#### Statutory Notifications (S.R.O.)

#### ELECTION COMMISSION OF PAKISTAN

#### NOTIFICATION

Islamabad, the 24th November, 2023

S. R. O. 1721(I)/2023.—Law: In exercise of its powers conferred through section 239 of the Elections Act, 2017 (Act No. XXXIII of 2017), the Election Commission is pleased to make following amendments in the Election Rules, 2017, namely—

#### In the Election Rules, 2017-

- (a) Sub-rule (3) of rule 52 shall be substituted with the following provisions, namely:
  - "(3) The sum deposited by a candidate under Section 61 shall be non-refundable and shall be deposited in the Government Treasury in the receipt head "C02-Recepits from Civil Administration and other functions, C021 General Administration Receipts Organs of state C02166 Receipts of Election Commission of Pakistan under Elections Act, 2017" of the Election Commission."

(3565) Price : Rs. 6.00

[2231(2023)/Ex. Gaz.]

And thereafter sub-rule (4) of Rule 52 shall stand

- (b) Sub-rule (3) of rule 56, shall be substituted with the following provisions, namely:
  - "(3) The Returning Officer shall publish the list of contesting candidates with their respective symbols at some conspicuous place in his office and furnish a copy thereof to the contesting candidates. District Election Commissioner, Provincial Election Commissioner and to the Commission, which shall upload it for display on its website."
- (c) Sub-rule (4) of Rule 66, shall be substituted with the following provisions, namely:
  - "(4) After the ballot papers have been issued to all the voters referred to in sub-rule (1), the Returning Officer shall place all the counterfoils of the postal ballot papers in one or more packets and sign and seal the same and record on the packet(s) a brief description of its contents, the number of counterfoils contained therein, the name of the constituency and the date on which he seals it."
- (d) In sub-rule (2) of rule 71, the expressions "sub-section (1) of section 95" shall be substituted with the expressions "sub-section (4) of section-93".
- (e) In sub-rule (2) of rule 85, after the expressions "the Returning Officer shall" the following expressions shall be inserted, namely:

"in presence of contesting candidates and one of their election agents duly authorized by such candidate as may be present".

- (f) In Rule 87, after sub-rule (2), following new sub-rule 2A shall be inserted, namely:
  - "(2A) The provisional and final consolidated statement of results of the count and final consolidated results, as referred to, in clause (da) of sub-section (1) of section 99 to be prepared on Form-47, 48 and 49 respectively shall be sealed by Returning Officer in TEB-II before sealing the same in TEB-III."

- (g) In sub-rule (1) of rule 143, the expressions "one hundred and twenty days" shall be substituted with the words "one hundred and eighty days".
- (h) In sub-rule (4) of rule 143, at the end, the words "such costs as the Tribunal may determine" shall be substituted with the following provisions, namely:

"One hundred thousand rupees and election petition shall be decided within one hundred and eighty days of its filing and in case petition is not finally decided within one hundred and eighty days the further adjournment sought by a party shall be granted only on payment of special costs ranging from ten thousand to fifty thousand rupees per adjournment and adjournment shall not be granted for more than three days."

(i) In Form-41, instruction (g), after the expressions "reaches the Returning Officer before the" the following provision shall be inserted, namely:

> "before the poll day under sub-section (4) of section-93"

> And thereafter the expressions "time fixed for consolidation of the results by the Returning Officer under sub-section (1) of section 95" shall stand omitted.

(j) In Form-41, instruction (h)(ii) shall be substituted with the following provision, namely:

> "ii. If the cover does not reach the Returning Officer before the poll day under sub-section (4) of section-93, your vote will not be counted."

By Order of the Election Commission of Pakistan.

[No. F. 18(1)/2023-Law.]

SAIMA TARIQ JANJUHAH, Deputy Director (Law).



# ISLAMABAD, WEDNESDAY, DECEMBER 13, 2023

#### PART II

Statutory Notifications (S.R.O.)

#### ELECTION COMMISSION OF PAKISTAN

#### NOTIFICATION

Islamabad, the 12th December, 2023

S. R. O. 1793(I)/2023.—Law: In exercise of its powers conferred through Section 239 of the Elections Act, 2017 (Act No. XXXIII of 2017), the Election Commission is pleased to make following amendments in the Election Rules, 2017, namely:—

#### In the Election Rules, 2017-

(a) After Rule 51, the following proviso shall be inserted, namely;

> "Provided that a candidate shall open an exclusive bank account or dedicate an existing bank account already opened with a scheduled bank to maintain transactions of election expenses and shall attach a statement of the said bank account with the nomination papers for election to an Assembly or the Senate on Form-A. The dedicated existing account shall start with entries of seven days prior to the election schedule. The bank account so opened or dedicated shall not be a joint signatory account."

> > (3667) Price : Rs. 6.00

[2308(2023)/Ex. Gaz.]

(b) In first proviso to sub-rule (4) of rule 84, after the expressions "day immediately following the polling day" the following expressions shall be inserted:

"and if, for any reason, the results are incomplete by 02:00 a.m. on the day immediately following the polling day, the Returning Officer shall communicate to the Commission provisional results as consolidated till that time along with reasons for the delay, in writing, while listing the polling stations from which results are awaited and thereafter shall send the complete provisional results as soon as compiled but not later than 10:00 a.m.

Thereafter, the second proviso to the said sub-rule (4) of Rule 84 shall stand omitted.

#### And third proviso shall be inserted as:

Provided that where the Returning Officer forward a case against the defaulting presiding officer(s) that delivery of result has been inordinately delayed, the Commission shall initiate disciplinary proceedings under Section 54 and 55 of the Act and remunerations due to presiding officer(s) shall be withheld and in case it is already paid shall be recoverable from his salary."

(c) After Rule 134, following new Rule 134A shall be inserted namely:

# "Rule-134A. Bank account for election expenses and record thereof—

(1) For the purpose of election expenses, a candidate shall open an exclusive bank account or dedicate his existing bank account with any branch of a scheduled bank before the date fixed for scrutiny of nomination papers for election to an Assembly or Senate:

Provided that in case of existing bank account it shall be an active account and in case of its dormancy, it shall be restored before the filing of nomination paper. The statement of active account shall be attached with the nomination paper, starting from 7 days prior to the election schedule.

- (2) A candidate shall maintain the said bank account in accordance with Section 133 of the Act and shall also maintain separate record relating to transactions made through said bank account pertaining to counterfoils of cheque book(s), bank statement, bills, invoices challans and receipts."
- (d) In sub-rule (1) of rule 161, after the words "taking part in a general election" the words "bye-election or Senate" shall be inserted.
- (e) In proviso to rule 161, the words "one hundred thousand" shall be substituted with the words "one million".
- (f) In sub-rule (2) of Rule 161, after the words "submitted by the political party" the words "in Form-68" shall be inserted. Copy of Form-68 is also enclosed.

By Order of the Election Commission of Pakistan.

[F.No.1(6)/2022-Law.]

SAIMA TARIQ JANJUHAH, Deputy Director (Law).

Date \_\_

#### Form 68

[See Rule 161]

# Submission of Details of Campaign Finance by the Political Party

	Δ. D	etail of Rece	ipts relating to	election c	ampaig	1
				T 1980		Amount in Rupecs)
Sr.	Name of Donor/	CNIC	Date of	Mea Trans	n of action	
No.	Contributor (one million or more)	No./ Address	Donation/ Contribution	Bank	Cash	*Amount Donated
1.						
2.						
3.						
4.		otal:-		_		
	в. <u>п</u>	etails of Exp	enses relating	to election		gn Amount in Rupees)
ŝr. No.	B. <u>D</u> Constituency No.	Campaign Period	Election Date	to election Detail Expendit	of f	
ir. No.	Constituency	Campaign	Election	Detail	of f	Amount in Rupers)
	Constituency	Campaign	Election	Detail	of f	Amount in Rupers)
1.	Constituency	Campaign	Election	Detail	of f	Amount in Rupers)
1.	Constituency	Campaign	Election	Detail	of f	Amount in Rupers)
1. 2. 3.	Constituency No.	Campaign	Election	Detail	of f	Amount in Rupers)

PRINTED BY THE MANAGER, PRINTING CORPORATION OF PARISTAN PRESS, ISLAMABAD. PUBLISHED BY THE DEPL'TY CONTROLLER, STATIONERY AND FORMS, UNIV. PRSITY ROAD, KARACHI.