

DOCUMENTS

DOCUMENT 1

JOINT STATEMENT OF TRILATERAL SUMMIT ISLAMIC REPUBLIC OF AFGHANISTAN, ISLAMIC REPUBLIC OF IRAN AND ISLAMIC REPUBLIC OF PAKISTAN ON "ENHANCING TRILATERAL COOPERATION"

Within the framework of trilateral cooperation His Excellency Hamid Karzai President of Islamic Republic of Afghanistan, His Excellency Mahmoud Ahmadinejad, President of the Islamic Republic of Iran and His Excellency Asif Ali Zardari, President of Islamic Republic of Pakistan held the Third Trilateral Summit in Islamabad on February 17, 2012.

2. The three Presidents pledged to enhance cooperation among the countries comprehensively for realizing the shared aspiration of their peoples for peace, security, stability and economic prosperity.

3. The three Presidents stressed the need for implementation of the earlier decisions taken at the Trilateral Summits held at Tehran in May 2009 and June 2011 respectively. While underscoring that the three countries were bound by ties of history, geography, culture and religion, the three sides agreed as follows:

- i. To develop framework of comprehensive cooperation and to take pragmatic steps for realizing mutually beneficial cooperation to promote stability, peace and shared prosperity.
- ii. Ensure respect for sovereignty, independence, unity and territorial integrity, as enshrined in the UN Charter.
- iii. To proceed on the basis of mutual interest, mutual respect, non-interference and non-intervention in internal affairs.
- iv. Not to allow any threat emanating from their respective territories against each other. All parties agreed to commence trilateral consultations on an agreement in this regard.
- v. Contribute to the development and reconstruction in Afghanistan.
- vi. Broaden cooperation in the political, security, economic, cultural, social and educational fields and enhance people to people contacts including exchange visits of parliamentarians, academicians and journalists.

- vii. Strengthen cooperation for eradicating extremism, terrorism and militancy and to address the root causes of these menaces, condemning the killings of civilians as well as any kind of assassinations.
- viii. Cooperate in combating the problems of narcotic drugs production and trafficking and in combating transnational organized crimes.
- ix. Prioritize cooperation for socio-economic development.
- x. Enhance three-way trade by facilitation measures, including preferential tariff and free trade arrangements as well as barter trade.
- xi. Also expressed commitment to expand trade in transit and encourage the private sector to invest in the three countries.
- xii. Enhance connectivity by promoting project cooperation in infrastructure, road and rail links, transport and communications.
- xiii. Develop mutually beneficial cooperation in the energy, mining and minerals, agriculture and other sectors.
- xiv. Cooperate for the safe, voluntary and early return of Afghan refugees to their homeland in honour and dignity.
- xv. Emphasized the need for enhancing their cooperation at international level, especially within the United Nations system.
- xvi. Mandated the Foreign Ministers to prepare and coordinate a Road Map for Trilateral Cooperation for submission to the next Summit.
- xvii. Also mandated the Interior/Security Ministers to develop a framework of trilateral cooperation particularly in the areas of counter terrorism, counter-narcotics and border management within six months.
- xviii. Further mandated the Commerce Ministers to outline steps for enhancing three-way economic cooperation.
- xix. Mandated senior officials (Deputy Foreign Minister level) to meet regularly to monitor the implementation of the decisions taken by the Trilateral Summits.
- xx. Decided that the Fourth Trilateral Summit shall be held in Kabul by the end of 2012. The exact dates will be communicated through diplomatic channels.

4. Presidents of the Islamic Republic of Iran and the Islamic Republic of Pakistan reiterated their full support for an Afghan-led and Afghan-owned inclusive process of peace and reconciliation. They assured the President of the Islamic Republic of Afghanistan that they would extend full cooperation and stressed that any initiative in this regard must have authentic Afghan ownership.

5. His Excellency Mahmood Ahmadinejad, President of the Islamic Republic of Iran and His Excellency Hamid Karzai, President of Islamic Republic of Afghanistan expressed profound gratitude to President Asif Ali Zardari and Prime Minister Yusuf Raza Gilani of the Islamic Republic of Pakistan for the warm hospitality extended to both delegations and for excellent arrangements made for the Third Trilateral Summit.

6. In witness whereof the Presidents of the three countries have signed this document.

7. Done in Islamabad on 17 February 2012 in three originals in English, Persian/Dari, and all texts being equally authentic.

Hamid Karzai President Islamic
Republic of
Afghanistan

Mahmoud
Ahmadinejad
President of Islamic Republic of Iran

Asif Ali Zardari
President Islamic Republic of
Pakistan

Islamabad, 17 February 2012

<http://www.mofa.gov.pk/mfa/pages/article.aspx?id=1083&type=1>

DOCUMENT 2

TWENTIETH AMENDMENT ACT 2012

(As Passed By the National Assembly)

A bill to further amend the Constitution of the Islamic Republic of Pakistan.

Whereas it is expedient further to amend the Constitution of the Islamic Republic of Pakistan; It is hereby enacted as follows:-

1. **Short title and commencement.** - (1) This Act may be called the Constitution (Twentieth Amendment) Act, 2012. (2) It shall come into force at once.

2. **Amendment of Article 48 of the Constitution.** - In the Constitution of the Islamic Republic of Pakistan, hereinafter referred to as the Constitution, in Article 48, in clause (5), in paragraph (b), after the word "Cabinet", the words, commas, figures and letter "in accordance with the provisions of Article 224 or, as the case may be, Article 224 A", shall be added.

3. **Amendment of Article 214 of the Constitution.** In the Constitution, in Article 214,-

- (a) In the marginal note, the word "Commissioner's", shall be omitted; and
- (b) After the word "Pakistan", the commas and words", and a member of the Election Commission shall make before the Commissioner," shall be inserted.

4. **Amendment of Article 215 of the Constitution.** In the Constitution, in Article 215,-

- (a) In the marginal note, after the word "Commissioner", the words "and members", shall be added;
- (b) In clause (1),-
 - (i) After the word "Commissioner", the words "and a member", shall be inserted; and
 - (ii) In the proviso, after the word "incumbent", the word "Commissioner", shall be added;
- (c) In clause (2),-
 - (i) After the word "Commissioner", occurring for the first time, the words "or a member", shall be inserted; and
 - (ii) After the word "Commissioner", at the end, the words and commas "or, as the case may be, a member", shall be added; and
- (d) In clause (3), after the word "Commissioner", the words "or a member", shall be inserted.

5. Amendment of Article 216 of the Constitution. In the Constitution, in Article 216,-

- (a) In the marginal note, after the word "Commissioner", the words "and members", shall be inserted;
- (b) In clause (1), after the word "Commissioner", the words "or a member", shall be inserted; and
- (c) In clause (2), after the word "Commissioner", occurring for the first time, the words "or a member", shall be inserted.

6. Amendment of Article 218 of the Constitution. In the Constitution, in Article 218, in clause (3), the words "constituted in relation to an election", shall be omitted.

7. Amendment of Article 219 of the Constitution. In the Constitution, in Article 219, in paragraph (e), for the full stop, at the end, a colon shall be substituted and thereafter the following proviso shall be inserted, namely:-

"Provided that till such time as the members of the Commission are first appointed in accordance with the provisions of paragraph (b) of clause (2) of Article 218 pursuant to the Constitution (Eighteenth Amendment) Act, 2010, and enter upon their office, the Commissioner shall remain charged with the duties enumerated in paragraphs (a), (b) and (c) of this Article."

8. Amendment of Article 224 of the Constitution. In the Constitution, in Article 224,-

- (a) In clause (1A),-
 - (i) in the first proviso, for the word "selected", the word "appointed", shall be substituted;
 - (ii) After the proviso, as amended hereinabove, the following new proviso shall be inserted, namely:-

"Provided further that if the Prime Minister or a Chief Minister and their respective Leader of the Opposition do not agree on any person to be appointed as a care-taker Prime Minister or the care-taker Chief Minister, as the case may be, the provisions of Article 224A shall be followed:"; and
 - (iii) In the second proviso, for the word "further", the word "also", shall be substituted; and
- (b) In clause (6), for the full stop, at the end, a colon shall be substituted and thereafter the following proviso shall be added, namely:-

"Provided that if at any time the party list is exhausted, the concerned political party may submit a name for any vacancy which may occur thereafter."

9. **Insertion of new Article 224A of the Constitution.** In the Constitution, after Article 224, amended as aforesaid, the following new Article, shall be inserted, namely:-

“224A. Resolution by Committee or Election Commission.

- (1) In case the Prime Minister and the Leader of the Opposition in the outgoing National Assembly do not agree on any person to be appointed as the care-taker Prime Minister, within three days of the dissolution of the National Assembly, they shall forward two nominees each to a Committee to be immediately constituted by the Speaker of the National Assembly, comprising eight members of the outgoing National Assembly, or the Senate, or both, having equal representation from the Treasury and the Opposition, to be nominated by the Prime Minister and the Leader of the Opposition respectively.
- (2) In case a Chief Minister and the Leader of the Opposition in the outgoing Provincial Assembly do not agree on any person to be appointed as the care-taker Chief Minister, within three days of the dissolution of that Assembly, they shall forward two nominees each to a Committee to be immediately constituted by the Speaker of the Provincial Assembly, comprising six members of the outgoing Provincial Assembly having equal representation from the Treasury and the Opposition, to be nominated by the Chief Minister and the Leader of the Opposition respectively.
- (3) The Committee constituted under clause (1) or (2) shall finalize the name of the care-taker Prime Minister or care-taker Chief Minister, as the case may be, within three days of the referral of the matter to it:
Provided that in case of inability of the Committee to decide the matter in the aforesaid period, the names of the nominees shall be referred to the Election Commission of Pakistan for final decision within two days.
- (4) The incumbent Prime Minister and the incumbent Chief Minister shall continue to hold office till appointment of the care-taker Prime Minister and the care-taker Chief Minister, as the case may be.
- (5) Notwithstanding anything contained in clauses (1) and (2), if the members of the Opposition are less than five in the Majlis-e-Shoora (Parliament) and less than four in any Provincial Assembly, then all of them shall be members of the Committee mentioned in the aforesaid clauses and the Committee shall be deemed to be duly constituted.”.

10. **Amendment of the Second Schedule to the Constitution.** In the Constitution, in the Second Schedule,-

- (a) In paragraph 1,-
 - (i) For the words “Chief Election Commissioner”, the words “Election Commission of Pakistan”, shall be substituted; and
 - (ii) after the word “and”, occurring for the second time, the words “Chief Election Commissioner”, shall be substituted; and
- (b) In paragraphs 2 and 22, for the words “Chief Election Commissioner”, the words “Election Commission of Pakistan”, shall be substituted.

11. Amendment of the Third Schedule to the Constitution. In the Constitution, in the Third Schedule, in the Oath prescribed for the Chief Election Commissioner,-

- (a) In the title, after the word “COMMISSIONER”, the words “OR A MEMBER OF THE ELECTION COMMISSION OF PAKISTAN”, shall be added; and
- (b) After the word “Commissioner”, the words and commas “or, as the case may be, member of the Election Commission of Pakistan”, shall be inserted.

STATEMENT OF OBJECTS AND REASONS

The Supreme Court of Pakistan had directed the Federation to constitute Election Commission of Pakistan in accordance with the amended provision of the Constitution of the Islamic Republic of Pakistan and to legally cover the bye-elections conducted by the Chief Election Commissioner in the interregnum. Further it is also necessary to give due independence to the Election Commission of Pakistan and to provide for the manifestation of the Interim Cabinets. In order to achieve the aforesaid objectives it is necessary to amend the Constitution of the Islamic Republic of Pakistan.

Moula Bakhsh Chandio,
Minister for Law, Justice and Parliamentary Affairs, Member-in-Charge.
http://www.na.gov.pk/uploads/documents/1329285999_409.pdf

DOCUMENT 3

THE UNITED NATIONS IN GLOBAL GOVERNANCE

United Nations A /66/L. 38

General Assembly Distr.: Limited

2 March 2012

Original: English

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Sixty-sixth session

Agenda item 123 (b)

Strengthening of the United Nations System: Central Role of the United Nations System in Global Governance

Argentina, Australia, Austria, Bahamas, Barbados, Belgium, Brazil, Bulgaria, Chile, Costa Rica, Croatia, Denmark, Dominican Republic, El Salvador, Finland, Germany, Greece, Guatemala, Honduras, Ireland, Italy, Kenya, Latvia, Liechtenstein, Lithuania, Luxembourg, Malaysia, Malta, Mexico, Montenegro, Morocco, New Zealand, Norway, Panama, Paraguay, Peru, Portugal, Romania, Singapore, Slovakia, Slovenia, Spain, Sweden, Switzerland and Uruguay:

Draft Resolution

The General Assembly,

Recalling its resolution 65/94 of 8 December 2010,

Reaffirming its respect for the purposes and principles of the Charter of the United Nations,

Acknowledging the vital importance of an inclusive, transparent and effective Multilateral system in order to better address the urgent global challenges of today, recognizing the universality of the United Nations, and reaffirming its commitment to promote and strengthen the effectiveness and efficiency of the United Nations system,

Reaffirming the role and authority of the General Assembly on global matters of concern to the international community, as set out in the Charter,

Welcoming the informal thematic debate of the General Assembly, at its sixty-fifth session, on the theme “The United Nations in global governance”, organized by the President of the General Assembly on 28 June 2011,

Welcoming also the convening of the regional seminar on the same theme, held at the Economic Commission for Latin America and the Caribbean, in Santiago, on 8 and 9 August 2011,

Taking into account the preparatory process of the United Nations Conference on Sustainable Development, to be held in Rio de Janeiro, Brazil, from 20 to 22 June 2012, and the follow-up processes of all major United Nations conferences and summits in the economic, social and related fields, as appropriate,

1. Reiterates the need for inclusive, transparent and effective multilateral approaches to managing global challenges, and in this regard reaffirms the central role of the United Nations in ongoing efforts to find common solutions to such challenges;
2. Takes note with appreciation of the report of the Secretary-General on global economic governance and development; 1
3. Recognizes the importance and benefit of a continuing interaction between the General Assembly and international, regional and subregional forums, organizations and groups dealing with global matters of concern to the international community, as appropriate;
4. Decides to include in the provisional agenda of its sixty-seventh session, under the item entitled "Strengthening of the United Nations system", the sub-item entitled "Central role of the United Nations system in global governance", and in this regard requests the Secretary-General to submit to the General Assembly, by the end of February 2013, an analytical report focusing on global economic governance and development, with further concrete recommendations to be prepared in consultation with Member States and relevant organizations of the United Nations system, taking into account the United Nations Conference on Sustainable Development and the follow-up processes of all major United Nations conferences and summits in the economic, social and related fields, as appropriate;
5. Invites, in this regard, the President of the General Assembly and the President of the Economic and Social Council to consider organizing, in a coordinated manner, informal thematic debates on the subject of the present resolution;
6. Also invites the United Nations system, including the regional commissions, as well as international financial and trade institutions, civil society, academia, the private sector and other stakeholders, to contribute to these deliberations as appropriate.

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DOCUMENT 4

UNITED NATIONS SECURITY COUNCIL RESOLUTION 2017 (2011) ADOPTED BY THE SECURITY COUNCIL AT ITS 6644TH MEETING, ON 31 OCTOBER 2011

The Security Council,

Recalling its previous resolutions 1373 (2001), 1526 (2004), 1540 (2004), 1970 (2011), 1973 (2011), 1977 (2011), 1989 (2011), 2009 (2011) and 2016 (2011), and the statements of its Presidents S/PRST/2005/7 and S/PRST/2010/6,

Reaffirming its strong commitment to the sovereignty, independence, territorial integrity and national unity of Libya,

Stressing that national ownership and national responsibility are key to establishing sustainable peace in Libya,

Stressing also the importance of the United Nations Support Mission in Libya, in accordance with its mandate under resolution 2009 (2011), assisting and supporting Libyan national efforts, inter alia to restore public security and order,

Recalling that, pursuant to paragraph 10 of resolution 1970 (2011), Member States are obliged to prohibit the procurement of all arms and related material from Libya by their nationals, or using their flagged vessels or aircraft, and whether or not originating in the territory of Libya,

Expressing concern at the proliferation of all arms and related materiel of all types, in particular man-portable surface-to-air missiles, from Libya, in the region and its potential impact on regional and international peace and security,

Underlining the risk of destabilization posed by the dissemination in the Sahel region of illicit small arms and light weapons, and *recalling* in that regard the Report of the Secretary-General on the activities of the United Nations Office for West Africa (S/2011/388), which, inter alia calls for strengthened cooperation in the Sahel area, as well as the work of the United Nations Office for Central Africa,

Recognizing the urgent need for additional efforts to be made at the national, regional and international levels, in order to prevent the proliferation of all arms and related materiel of all types, in particular man-portable surface-to-air missiles, in the region,

Recognizing also the urgent need to secure and destroy chemical weapons stockpiles in Libya, in accordance with its international obligations,

Emphasizing that the proliferation of all arms and related materiel of all types, in particular, man-portable surface-to-air missiles, in the region

could fuel terrorist activities, including those of Al-Qaida in the Islamic Maghreb,

Reaffirming, in that regard, that terrorism constitutes one of the most serious threats to international peace and security,

Reiterating the obligation of Member States to cooperate in order to prevent the movement of terrorist groups, and the proliferation of arms in support of terrorist activities, inter alia through effective border control,

Mindful of its primary responsibility for the maintenance of international peace and security,

1. *Calls upon* the Libyan authorities to take all necessary steps to prevent the proliferation of all arms and related materiel of all types, in particular man portable surface-to-air missiles, to ensure their proper custody, as well as to meet Libya's arms control, disarmament and non-proliferation obligations under international law, through the full implementation of their plans in this regard;
2. *Further calls upon* the Libyan authorities to continue their close coordination with the Organization for the Prohibition of Chemical Weapons, with the aim of destroying their stockpiles of chemical weapons, in accordance with their international obligations;
3. *Calls upon* States in the region to consider appropriate measures to prevent the proliferation of all arms and related materiel of all types, in particular man-portable surface-to-air missiles, in the region;
4. *Calls upon* Member States, international and regional organizations and entities, including relevant United Nations bodies, to provide the necessary assistance to the Libyan authorities and States in the region in order to achieve this goal;
5. *Requests* the Committee established pursuant to resolution 1970 (2011), with assistance from its Panel of Experts, and in cooperation with the Counter-Terrorism Executive Directorate, and working with other relevant United Nations bodies including the International Civil Aviation Organization, and in consultation with international and regional organizations and entities, to assess the threats and challenges, in particular related to terrorism, posed by the proliferation of all arms and related materiel of all types, in particular man-portable surface-to-air missiles, from Libya, in the region, and to submit a report to the Council on proposals to counter this threat, and to prevent the proliferation of arms and related materiel, including, inter alia, measures to secure these arms and related materiel, to ensure that stockpiles are managed safely and

securely, to strengthen border control and to enhance transport security;

6. *Requests* the Secretary-General to include in his reports pursuant to resolution 2009 (2011) to the Security Council updates on the implementation of this resolution;
7. *Decides* to remain seized of the matter.

<http://daccess-dds-ny.un.org/doc/UNDOC/GEN/N11/573/33/PDF/N1157333.pdf?OpenElement>

DOCUMENT 5**UNITED NATIONS SECURITY COUNCIL RESOLUTION 1999 (2011)
ADOPTED BY THE SECURITY COUNCIL AT ITS 6582ND MEETING, ON
13 JULY 2011**

The Security Council,

Having examined the application of the Republic of South Sudan for admission to the United Nations (S/2011/418),
Recommends to the General Assembly that the Republic of South Sudan be admitted to membership in the United Nations.

[http://daccess-ods.un.org/access.nsf/Get?Open&DS=S/RES/
1999%20\(2011\)&Lang=E&Area=UNDOC](http://daccess-ods.un.org/access.nsf/Get?Open&DS=S/RES/1999%20(2011)&Lang=E&Area=UNDOC)

DOCUMENT 6

UNITED NATIONS SECURITY COUNCIL RESOLUTION 1990 (2011) ADOPTED BY THE SECURITY COUNCIL AT ITS 6567TH MEETING, ON 27 JUNE 2011

The Security Council,

Recalling its previous resolutions and its presidential statements on the situation in Sudan, and noting the priority it attaches to the implementation of the Comprehensive Peace Agreement, *Reaffirming* its commitment to the principles of sovereignty and territorial integrity; and to peace, stability and security throughout the region,

Reaffirming its previous resolutions 1674 (2006) and 1894 (2009) on the protection of civilians in armed conflict, 1882 (2009) on children in armed conflict, 1502 (2003) on the protection of humanitarian and United Nations personnel, and 1325 (2000), 1820 (2008), 1888 (2009), and 1889 (2009) on women peace and security,

Welcoming the Agreement between the Government of Sudan and the Sudan People's Liberation Movement on Temporary Arrangements for the Administration and Security of the Abyei Area reached on 20 June 2011 in Addis Ababa, Ethiopia,

Commending the assistance provided to the parties by the African Union High Level Implementation Panel and its chair President Thabo Mbeki, Ethiopian Prime Minister Meles Zenawi and Special Representative of the Secretary-General Haile Menkerios,

Noting the Government of Sudan and the Sudan People's Liberation Movement's request for the assistance of the Government of Ethiopia with regard to this matter,

Noting the readiness of the United Nations and the international community to assist the parties in establishing and implementing mutual security arrangements in support of the objectives of the Comprehensive Peace Agreement,

Bearing in mind the importance of coherence of United Nations assistance in the region,

Deeply concerned by the current situation in the Abyei Area, and by all acts of violence committed against civilians in violation of international humanitarian law and human rights law including the killing and displacement of significant number of civilians,

Reaffirming the importance of full and urgent implementation of the Comprehensive Peace Agreement by both parties,

Calling on all parties involved to provide humanitarian personnel with full and unimpeded access to civilians in need of assistance and all necessary facilities for their operations, in accordance with international humanitarian law,

Urging all parties to facilitate the rapid return of internally displaced persons,

Noting the intent of the parties to establish a special unit of the Abyei Police Service which shall deal with particular issues related to nomadic migration,

Welcoming and encouraging efforts by the United Nations to sensitize peacekeeping personnel in the prevention and control of HIV/AIDS and other communicable diseases in all of its peacekeeping operations,

Calling upon all parties to engage constructively in negotiations towards the final agreement on the status of Abyei,

Recognizing that the current situation in Abyei demands an urgent response and constitutes a threat to international peace and security,

1. *Decides* to establish, for a period of 6 months, the United Nations Interim Security Force for Abyei (UNISFA), taking into account the Agreement between the Government of Sudan and the Sudan People's Liberation Movement on Temporary Arrangements for the Administration and Security of the Abyei Area, and *further decides* that UNISFA shall comprise a maximum of 4,200 military personnel, 50 police personnel, and appropriate civilian support;
2. *Decides* that UNISFA shall have the following mandate, in addition to tasks set out in paragraph 3:
 - (a) Monitor and verify the redeployment of any Sudan Armed Forces, Sudan People's Liberation Army or its successor, from the Abyei Area as defined by the Permanent Court of Arbitration; henceforth, the Abyei Area shall be demilitarized from any forces other than UNISFA and the Abyei Police Service,
 - (b) Participate in relevant Abyei Area bodies as stipulated in the Agreement,
 - (c) Provide, in cooperation with other international partners in the mine action sector, de-mining assistance and technical advice,
 - (d) Facilitate the delivery of humanitarian aid and the free movement of humanitarian personnel in coordination with relevant Abyei Area bodies as defined by the Agreement,
 - (e) Strengthen the capacity of the Abyei Police Service by providing support, including the training of personnel, and coordinate with the Abyei Police Service on matters of law and order, and
 - (f) When necessary and in cooperation with the Abyei Police Service, provide security for oil infrastructure in the Abyei Area;

3. *Acting* under Chapter VII of the Charter of the United Nations, authorizes UNISFA within its capabilities and its area of deployment to take the necessary actions to:
 - (a) protect UNISFA personnel, facilities, installations, and equipment,
 - (b) protect United Nations personnel, facilities, installations, and equipment,
 - (c) ensure the security and freedom of movement of United Nations personnel, humanitarian personnel and members of the Joint Military Observers Committee and Joint Military Observer Teams,
 - (d) without prejudice to the responsibilities of the relevant authorities, to protect civilians in the Abyei Area under imminent threat of physical violence,
 - (e) protect the Abyei Area from incursions by unauthorized elements, as defined in the Agreement, and
 - (f) ensure security in the Abyei Area.
4. *Requests* that the Secretary-General and the Government of Sudan, in consultation with the Government of Southern Sudan or its successor, conclude a status-of-forces agreement immediately after the adoption of this resolution, taking into consideration General Assembly resolution 64/77 on the safety and security of humanitarian personnel and protection of United Nations personnel, and, *acting* under Chapter VII of the Charter of the United Nations, *decides* that, until such an agreement is concluded, the status-of-forces agreement for the United Nations Mission in Sudan (UNMIS) shall apply *mutatis mutandis* in respect of UNISFA;
5. *Calls on* all Member States to ensure the free, unhindered and expeditious movement to and from Abyei of all personnel, as well as equipment, provisions, supplies and other goods, including vehicles and spare parts, which are for the exclusive and official use of UNISFA;
6. *Underscores* the imperative of expeditious deployment of UNISFA and *urges* the Secretary-General to take necessary steps to ensure rapid and efficient implementation;
7. *Urges* the Government of Sudan and the Government of Southern Sudan or its successor to fully cooperate with each other and provide full support to UNISFA, enabling it to fully implement the mandate;
8. *Stresses* that improved cooperation between the Government of Sudan and Government of Southern Sudan or its successor, is also critical for peace, security and stability and the future relations between them;

9. *Calls upon* the Government of Sudan and the Government of Southern Sudan or its successor urgently to fulfil their commitment under the CPA to resolve peacefully the final status of Abyei, and *calls upon* them to consider in good faith proposals the African Union High Level Implementation Panel shall make to resolve this matter;
10. *Requests* the Secretary-General to ensure that effective human rights monitoring is carried out, and the results included in his reports to the Council;
11. *Requests* the Secretary-General to keep the Council regularly informed of the progress in implementing the Agreement and to report to the Council no later than thirty days after the adoption of this resolution and every 60 days thereafter;
12. *Decides* to review UNISFA's role in the implementation of the Agreement not later than 3 months after adoption of this resolution;
13. *Requests* the Secretary-General to take the necessary measures to ensure full compliance of UNISFA with the United Nations zero tolerance policy on sexual exploitation and abuses and to keep the Council informed if cases of such conduct occur;
14. *Decides* to remain actively seized of matter.

<http://daccess-dds-ny.un.org/doc/UNDOC/GEN/N11/389/50/PDF/N1138950.pdf?OpenElement>

DOCUMENT 7

EIGHTEENTH AMENDMENT ACT 2011

[AS PASSED BY THE NATIONAL ASSEMBLY]

A bill further to amend the Constitution of Islamic Republic of Pakistan

WHEREAS it is expedient further to amend the Constitution of the Islamic Republic of Pakistan for the purposes hereinafter appearing;

AND WHEREAS the people of Pakistan have relentlessly struggled for democracy and for attaining the ideals of a Federal, Islamic, democratic, parliamentary and modern progressive welfare State, wherein the rights of the citizens are secured and the Provinces have equitable share in the Federation;

AND WHEREAS it is necessary that the Legal Framework Order, 2002, as amended by the Chief Executive's Order No. 29 and the Chief Executive's Order No. 32 of 2002, be declared as having been made without lawful authority and of no legal effect, and the Constitution (Seventeenth Amendment) Act, 2003 (Act No. 111 of 2003), be repealed and the Constitution further amended

to achieve the aforesaid objectives;

It is hereby enacted as follows:

1. Short title and, commencement: (1) This Act may be called the Constitution (Eighteenth Amendment) Act, 2010. (2) It shall come into force at once, save as otherwise provided in this Act.
2. Repeal, etc.- Subject to Article 264 and the provisions of the Constitution (Eighteenth Amendment) Act, 2010,
 - (a) the Legal Framework Order, 2402 (Chief Executive's Order No. 24 of 2002), the Legal Framework (Amendment) Order, 2002 (Chief Executive's Order No. 29 of 2002) and the Legal Framework (Second Amendment) Order, 2002 (Chief Executive's Order No. 32 of 2002), are hereby declared to have been, made without lawful authority and of no legal effect and, therefore, shall stand repealed; and
 - (b) the Constitution (Seventeenth Amendment) Act, 2003 (Act No. III of 2003), is hereby repealed.
3. Amendment of Article 1 of the Constitution.- In the Constitution of the Islamic Republic of Pakistan, hereinafter referred to as the

Constitution, in Article 1, in clause (2), in paragraph (a), for the word "Baluchistan" the word "Balochistan", for the words "North West Frontier" the words "Khyber Pakhtunkhwa", and for the word "Sind" the word "Sindh", shall be substituted.

4. Amendment of Article 6 of the Constitution.- In the Constitution, in Article 6, (i) for clause (1), the following shall be substituted, namely: "(1) Any person who abrogates or subverts or suspends or holds in abeyance, or attempts or conspires to abrogate or subvert or suspend or hold in abeyance, the Constitution by use of force or show of force or by any other unconstitutional means shall be guilty of high treason. (ii) in clause (2), after the word "abetting" the word "or collaborating" shall be inserted; and (iii) after clause (2) amended as aforesaid, the following new clause shall be inserted, namely:- "(2A). An act of high treason mentioned in clause (1) or clause (2) shall not be validated by any court including the Supreme Court and a High Court."
5. Insertion of new Article in the Constitution: In the Constitution, after Article 10, the following new Article shall be inserted, namely: "10A. Right to fair trial.- For the determination of his civil rights and obligations or in any criminal charge against him a person shall be entitled to a fair trial and due process."
6. Substitution of Article 17 of the Constitution.- In the Constitution, for Article 17, the following shall be substituted, namely: "17. Freedom of association. (1) Every citizen shall have the right to form associations or unions, subject to any reasonable restrictions imposed by law in the interest of sovereignty or integrity of Pakistan, public order or morality. (2) Every citizen, not being in the service of Pakistan, shall have the right to form or ,be a member of a political party, subject to any reasonable restrictions imposed by law in the interest of the sovereignty or integrity of Pakistan and such law shall provide that where the Federal Government declares that any political party has been formed or is operating in a manner prejudicial to the sovereignty or integrity of Pakistan, the Federal Government shall, within fifteen days of such declaration, refer the matter to the Supreme Court whose decision on such reference shall be final. (3) Every political party shall account for the source of its funds in accordance with law."

7. Insertion of new Article in the Constitution.- In the Constitution, after Article 19, the following new Article shall be inserted, namely: "19A. Right to information.- Every citizen shall have the right to have access to information in all matters of public importance subject to regulation and reasonable restrictions imposed by law".
8. Amendment of Article 25 of the Constitution.- In the Constitution, in Article 25, in clause (2), the word "alone" occurring at the end shall be omitted
9. Insertion of new Article in the Constitution.- In the Constitution, after Article 25, the following new Article shall be inserted, namely: "25A. Right to education.-The State shall provide free and compulsory education to all children of the age of five to sixteen years in such manner as may be determined by law."
10. Amendment of Article 27 of the Constitution.- In the Constitution, in Article 27, in clause (1), in the second proviso, for the full stop at the end a colon shall be substituted and thereafter the following proviso shall be inserted, namely: "Provided-also that under-representation of any class or area in the service of Pakistan may be redressed in such manner as may be determined by an Act of Majlis-e-Shoora (Parliament)".
11. Amendment of Article 29 of the Constitution.- In the Constitution, in Article 29, in clause (3), for the word "the National Assembly" occurring for the first time the words and brackets, "each House of Majlis-e-Shoora (Parliament)" shall be substituted and after the word "National Assembly" occurring for the second time the words "and the Senate" shall be inserted.
12. Amendment of Article 38 of the Constitution,- In the Constitution, in Article 38,-
 - (i) in paragraph (e), the word "and" at the end shall be omitted; (ii) in paragraph (f), for the full stop at the end a semicolon and the word ";and" shall be added and after paragraph (f) amended as aforesaid, the following new paragraph shall be added, namely:-

"(g) the shares of the Provinces in all federal services, including autonomous bodies and corporations established by, or under the control of, the Federal Government, shall be secured and any omission in the allocation of the shares of the Provinces in the past shall be rectified."

13. Amendment of Article 41 of the Constitution.- In the Constitution, in Article 41,-
- (i) in clause (3), the words, brackets and figure “to be elected after the term specified in clause (7)” shall be omitted; and (ii) clauses (7), (8) and (9) shall be omitted.
14. Substitution of Article 46 of the Constitution.- In the Constitution, for Article 46, the following shall be substituted namely:- “46. President to be kept informed.- The Prime Minister shall keep the President informed on all matters of internal and foreign policy and on all legislative proposals the Federal Government intends to bring before Majlis-e-Shoora (Parliament)”.
15. Amendment of Article 48 of the Constitution.- In the Constitution, in Article 48,-
- (i) In clause (1),-
 - (a) after the word “act” the words “on and” shall be inserted; and
 - (b) in the proviso, after the word “that” the words “within fifteen days” shall be inserted and after the word “shall” the commas and words“, within ten days,” shall be inserted; and
 - (ii) for clause (5) the following shall be substituted, namely: -
“(5) Where the President dissolves the National Assembly, notwithstanding anything contained in clause (1), he shall,-
 - (a) appoint a date, not later than ninety days from the date of the dissolution, for the holding of a general election to the Assembly; and
 - (b) appoint a care-taker Cabinet.”
 - (iii) for clause (6) the following shall be substituted, namely: - “(6). If at any time the Prime Minister considers it necessary to hold a referendum on any matter of national importance, he may refer the matter to a joint sitting of the Majlis-e-Shoora (Parliament) and if it is approved in a joint sitting, the Prime Minister may cause such matter to be referred to a referendum in the form of a question that is capable of being answered by either “Yes” or “No”.
16. Substitution of Article 51 of the Constitution.- In the Constitution, for Article 51, the following shall be substituted and shall be deemed always to have been so substituted with effect from the 21st day of August, 2002, namely:-
- “51. National Assembly.-(1) There shall be three hundred and forty-two seats for members in the National Assembly, including seats reserved for women and non-Muslims.
- (2) A person shall be entitled to vote if-

- (a) he is a citizen of Pakistan;
 (b) he is not less than eighteen years of age;
 (c) his name appears on the electoral roll; and
 (d) he is not declared by a competent court to be of unsound mind.
 (3) The seats in the National Assembly referred to in clause (1), except as provided in clause (4), shall be allocated to each Province, the Federally Administered Tribal Areas and the Federal Capital as under:-

	General Seats	Women Total		
Balochistan	14	3		17
Khyber Pakhtunkhwa	35	8		43
Punjab	148	35		183
Sindh	61	14		75
Federally Administered Tribal Areas	12	-		12
Federal Capital	2	-		2
Total	272	60		332

- (4) In addition to the number of seats referred to in clause (3), there shall be, in the National Assembly, ten seats reserved for non-Muslims.
 (5) The seats in the National Assembly shall be allocated to each Province, the Federally Administered Tribal Areas and the Federal Capital on the basis of population in accordance with the last preceding census officially published.
 (6) For the purpose of election to the National Assembly,-
 (a) the constituencies for the general seats shall be single member territorial constituencies and the members to fill such seats shall be elected by direct and free vote in accordance with law,
 (b) each Province shall be a single constituency for all seats reserved for women which are allocated to the respective Provinces under clause (3);
 (c) the constituency for all seats reserved for non-Muslims shall be the whole country;
 (d) members to the-seats reserved for women which are allocated to a Province under clause (3) shall be elected in accordance with law through proportional representation system of political parties' lists of candidates on the basis of total number of general seats secured by each political party from the Province concerned in the National Assembly:

Provided that for the purpose of this paragraph the total number of general seats won by a 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;

(e) members to the seats reserved for non-Muslims shall be elected in accordance with law 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:

Provided that for the purpose of this paragraph the total number of general seats won by a 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."

17. Substitution of Article 58 of the Constitution.- In the Constitution, for Article 58, the following shall be substituted, namely:- "58. Dissolution of the National Assembly.- (1) The President shall dissolve the National Assembly if so advised by the Prime Minister; and the National Assembly shall, unless sooner dissolved, stand dissolved at the expiration of forty-eight hours after the Prime Minister has so advised.

Explanation.- Reference in this Article to "Prime Minister", shall not be construed to include reference to a Prime Minister against whom a notice of a resolution for a vote of no-confidence has been given in the National Assembly but has not been voted upon or against whom such a resolution has been passed or who is continuing in office after his resignation or after the dissolution of the National Assembly.

(2) Notwithstanding anything contained in clause (2) of Article 48, the President may also dissolve the National Assembly in his discretion where, a vote of no-confidence having been passed against the Prime Minister, no other member of the National Assembly commands the confidence of the majority of the members of the National Assembly in accordance with the provisions of the Constitution, as ascertained in a session of the National Assembly summoned for the purpose."

18. Substitution of Article 59 of the Constitution.- In the Constitution, for Article 59, the following shall be substituted, namely:

"59. The Senate.- (1) The Senate shall consist of one-hundred and four members, of whom,-

- (a) fourteen shall be elected by the members of each Provincial Assembly;
- (b) eight shall be elected from the Federally, Administered Tribal Areas, in such manner as the President may, by Order, prescribe;
- (c) two on general seats, and one woman and one technocrat including aalim shall be elected from the Federal Capital in such manner as the President may, by Order, prescribe;
- (d) four women shall be elected by the members of each Provincial Assembly;
- (e) four technocrats including ulema shall be elected by the members of each Provincial Assembly; and
- (f) four non-Muslims, one from each Province, shall be elected by the members of each Provincial Assembly;

Provided that paragraph (f) shall be effective from the next Senate election after the commencement of the Constitution (Eighteenth Amendment) Act, 2010.

- (2) Election to fill seats in the Senate allocated to each Province shall be held in accordance with the system of proportional representation by means of the single transferable vote.
- (3) The Senate shall not be subject to dissolution but the term of its members, who shall retire as follows, shall be six years:-
 - (a) of the members referred to in paragraph (a) of clause (1), seven shall retire after the expiration of the first three years and seven shall retire after the expiration of the next three years;
 - (b) of the members referred to in paragraph (b) of the aforesaid clause, four shall retire after the expiration of the first three years and four shall retire after the expiration of the next three years;
 - (c) of the members referred to in paragraph (c) of the aforesaid clause,-
 - (i) one elected on general seat shall retire after the expiration of the first three years and the other one shall retire after the expiration of the next three years; and
 - (ii) one elected on the seat reserved for technocrat shall retire after first three years and the one elected on the seat reserved for women shall retire after the expiration of the next three years;
 - (d) of the members referred to in paragraph (d) of the aforesaid clause, two shall retire after the expiration of the first three years and two shall retire after the expiration of the next three years;

(e) of the members referred to in paragraph (e) of the aforesaid clause, two shall retire after the expiration of the first three years and two shall retire after the expiration of the next three years; and (f) of the members referred to in paragraph (f) of the aforesaid clause, two shall retire after the expiration of first three years and two shall retire after the expiration of next three years:

Provided that the Election Commission for the first term of seats for non-Muslims shall draw a lot as to which two members shall retire after the first three years.

(4) The term of office of a person elected to fill a casual vacancy shall be the unexpired term of the member whose vacancy he has filled.

19. Amendment of Article 61 of the Constitution.- In the Constitution, in Article 61, for the word "ninety" the words "one hundred and ten" shall be substituted.

20. Substitution of Article 62 of the Constitution.- In the Constitution, for Article 62, the following shall be substituted, namely: -

"62. Qualifications for membership of Majlis-e-Shoora (Parliament).-

(1) A person shall not be qualified to be elected or chosen as a member of Majlis-e-Shoora (Parliament) unless-

(a) he is a citizen of Pakistan;

(b) he is, in the case of the National Assembly, not less than twenty-five years of age and is enrolled as a voter in any electoral roll in-

(i) any part of Pakistan, for election to a general seat or a . seat reserved for a non-Muslims; and (ii) any area in a Province from which she seeks membership for election to a seat reserved for women.

(c) he is, in the case of the Senate, not less than thirty years of age and is enrolled as a voter in any area in a Province or, as the case may be, the Federal Capital or the Federally Administered Tribal Areas, from where he seeks membership;

(d) he is of good character and is not commonly known as one who violates Islamic Injunctions;

(e) he has adequate knowledge of Islamic teachings and practices obligatory duties prescribed by Islam as well as well abstains from major sins;

(f) he is sagacious, righteous, non-profligate, honest and ameen, there being no declaration to the contrary by a court of law;

- (g) he has not, after the establishment of Pakistan, worked against the integrity of the country or opposed the ideology of Pakistan:
- (2) The disqualifications specified in paragraphs (d) and (e) shall not apply to a person who is a non-Muslim, but such a person shall have good moral reputation;”.
21. Substitution of Article 63 of the Constitution.- In the Constitution, for Article 63, the following shall be substituted, namely,-
- “63. Disqualifications for membership of Majlis-e-Shoora (Parliament). (1) A person shall be disqualified from being elected or chosen as, and from being, a member of the Majlis-e-Shoora (Parliament), (a) he is of unsound mind and has been so declared by a competent court; or (b) he is an undischarged insolvent; or (c) he ceases to be a citizen of Pakistan, or acquires the citizenship of a foreign State; or
- (d) he holds an office of profit in the service of Pakistan other than an office declared by law not to disqualify its holder; or
- (e) he is in the service of any statutory body or anybody which is owned or controlled by the Government or in which the Government has a controlling share or interest; or (f) being a citizen of Pakistan by virtue of section 14B of the Pakistan Citizenship Act, 1951 (II of 1951), he is for the time being disqualified under any law in force in Azad Jammu and Kashmir from being elected as a member of the Legislative Assembly of Azad Jammu and Kashmir; or
- (g) he has been convicted by a court of competent jurisdiction for propagating any opinion, or acting in any manner, prejudicial to the ideology of Pakistan, or the sovereignty, integrity or security of Pakistan, or the integrity or independence of the judiciary of Pakistan, or which defames or brings into ridicule the judiciary or the Armed Forces of Pakistan, unless a period of five years has elapsed since his release; or
- (h) he has been, on conviction for any offence involving moral turpitude, sentenced to imprisonment for a term of not less than two years, unless a period of five years has elapsed since his release; or
- (i) he has been dismissed from the service of Pakistan or service of a corporation or office set up or, controlled, by the Federal Government, Provincial Government or a Local Government on the ground of misconduct, unless a period of five years has elapsed since his dismissal; or

- (j) he has been removed or compulsorily retired from the service of Pakistan or service of a corporation or office set up or controlled by the Federal Government, Provincial Government or a Local Government on the ground of misconduct, unless a period of three years has elapsed since his removal or compulsory retirement; or
- (k) he has been in the service of Pakistan or of any statutory body or anybody which is owned or controlled by the Government or in which the Government has a controlling share or interest, unless a period of two years has elapsed since he ceased to be in such service; or
- (l) he, whether by himself or by any person or body of persons in trust for him or for his benefit or on his account or as a member of a Hindu undivided family, has any share or interest in a contract, not being a contract between a cooperative society and Government, for the supply of goods to, or for the execution of any contract or for the performance of any service undertaken by, Government:

Provided that the disqualification under this paragraph shall not apply to a person-

- (i) where the share or interest in the contract devolves on him by inheritance or succession or as a legatee, executor or administrator, until the expiration of six months after it has so devolved on him;
- (ii) where the contract has been entered into by or on behalf of a public company as defined in the Companies Ordinance, 1984 (XLVII of 1984), of which he is a shareholder but is not a director holding an office of profit under the company; or
- (iii) where he is a member of a Hindu undivided family and the contract has been entered into by any other member of that family in the course of carrying on a separate business in which he has no share or interest; or

Explanation. -In this Article "goods" does not include agricultural produce or commodity grown or produced by him or such goods as he is, under any directive of Government or any law for the time being in force, under a duty or obligation to supply.

- (m) he holds any office of profit in the service of Pakistan other than the following offices, namely:-
 - (i) an office which is not whole time office remunerated either by salary or by fee;

- (ii) the office of Lumbardar, whether called by this or any other title;
- (iii) the Qaumi Razakars; (iv) any office the holder whereof, by virtue of such office, is liable to be called up for military training or military service under any law providing for the constitution or raising of a

Force; or

- (n) he has obtained a loan for an amount of two million rupees or more, from any bank, financial institution, cooperative society or cooperative body in his own name or in the name of his spouse or any of his dependents, which remains unpaid for more than one year from the due date, or has got such loan written off; or
- (o) he or his spouse or any of his dependents has defaulted in payment of government dues and utility expenses, including .telephone, electricity, gas and water charges in excess of ten thousand rupees, for over six months, at the time of filing his nomination papers; or
- (p) he is for the time being disqualified from being elected or chosen as a member of a Majlis-e-Shoora (Parliament) or of Provincial Assembly under any law for the time being inforce.

Explanation.-For the purposes of this paragraph "law" shall not include an Ordinance promulgated under Article 89 or Article 128.

- (2) If any question arises whether a member of the Majlis-e-Shoora (Parliament) has become disqualified from being a member, the Speaker or, as the case may be, the Chairman, shall, unless he decides that no such question has arisen, refer the question to the Election Commission within thirty days and should he fail to do so within the aforesaid period it shall be deemed to have been referred to the Election Commission.
- (3) The Election Commission shall decide the question within ninety days from its receipt or deemed to have been received and if it is of the opinion that the member has become disqualified, he shall cease to be a member and his seat shall become vacant."

22. Substitution of Article 63A of the Constitution.- In the Constitution, for Article 63A, the following shall be substituted, namely:-

"63A. Disqualification on grounds of defection, etc.-(1) If a member of a Parliamentary Party composed of a single political party in a House-

- (a) resigns from membership of his political party or joins another Parliamentary Party; or
- (b) votes or abstains from voting in the House contrary to any direction issued by the Parliamentary Party to which he belongs, in relation to-
 - (i) election of the Prime Minister or the Chief Minister; or
 - (ii) a vote of confidence or a vote of no-confidence; or
 - (iii) a Money Bill or a Constitution (Amendment) Bill; he may be declared in writing by the Party Head to have defected from the political party, and the Party Head may forward a copy of the declaration to the Presiding Officer and the Chief Election Commissioner and shall similarly forward a copy thereof to the member concerned:

Provided that before making the declaration, the Party Head shall provide such member with an opportunity to show cause as to why such declaration may not be made against him.

Explanation.- "Party Head" means any person, by whatever name called, declared as such by the Party.

- (2) A member of a House shall be deemed to be a member of a Parliamentary Party if he, having been elected as a candidate or nominee of a political party which constitutes the Parliamentary Party in the House or, having been elected otherwise than as a candidate or nominee of a political party, has become a member of such Parliamentary Party after such election by means of a declaration in writing. (3) Upon receipt of the declaration under clause (1), the Presiding Officer of the House shall within two days refer, and in case he fails to do so it shall be deemed that he has referred, the declaration to the Chief Election Commissioner who shall lay the declaration before the Election Commission for its decision thereon confirming the declaration or otherwise within thirty days of its receipt by the Chief Election Commissioner.
- (4) Where the Election Commission confirms the declaration, the member referred to in clause (1) shall cease to be a member of the House and his seat shall become vacant.
- (5) Any party aggrieved by the decision of the Election Commission may, within thirty days, prefer an appeal to the Supreme Court which shall decide the matter within ninety days from the date of the filing of the appeal.
- (6) Nothing contained in this Article shall apply to the Chairman or Speaker of a House.

- (7) For the purpose of this Article,-
- (a) "House" means the National Assembly or the Senate, in relation to the Federation; and a Provincial Assembly in relation to the Province, as the case may be;
- (b) "Presiding Officer" means the Speaker of the National Assembly, the Chairman of the Senate or the Speaker of the Provincial Assembly, as the case may be.
- (8) Article 63A substituted as aforesaid shall come into effect from the next general elections to be held after the commencement of the Constitution (Eighteenth Amendment) Act, 2010: Provided that till Article 63A substituted as aforesaid comes into effect the provisions of existing Article 63A shall remain operative."
23. Substitution of Article 70 of the Constitution.- In the Constitution, for Article 70, the following shall be substituted, namely:-
- "70. Introduction and passing of Bills. (1) A Bill with respect to any matter in the Federal Legislative List may originate in either House and shall, if it is passed by the House in which it originated, be transmitted to the other House; and, if the Bill is passed without amendment by the other House also, it shall be presented to the President for assent.
- (2) If a Bill transmitted to a House under clause (1) is passed with amendments it shall be sent back to the House in which it originated and if that House passes the Bill with those amendments it shall be presented to the President for assent.
- (3) If a Bill transmitted to a House under clause (1) is rejected or is not passed within ninety days of its laying in the House or a Bill sent to a House under clause (2) with amendments is not passed by that House with such amendments, the Bill, at the request of the House in which it originated, shall be considered in a joint sitting and if passed by the votes of the majority of the members present and voting in the joint sitting it shall be presented to the President for assent.
- (4) In this Article and the succeeding provisions of the Constitution, "Federal Legislative List" means the Federal Legislative List in the Fourth Schedule."
24. Omission of Article 71 of the Constitution.- In the Constitution, Article 71 shall be omitted.
25. Amendment of Article 73 of the Constitution.- In the Constitution, in Article 73, -

(i) For clause (1) the following shall be substituted, namely:-“(1) Notwithstanding anything contained in Article 70,, a Money Bill shall originate in the National Assembly:

Provided that simultaneously when a Money Bill, including the Finance Bill containing the Annual Budget Statement, is presented in the National Assembly,a copy thereof shall be transmitted to the Senate which may, within fourteen days, make recommendations thereon to the National Assembly.”; and

(ii) after clause (1) substituted as aforesaid, the following new clause shall be inserted, namely:-

“(1A) The National Assembly shall, consider the recommendations of the Senate and after the Bill has been’ passed by the Assembly with or without incorporating the recommendations of the Senate, it shall be presented to the President for assent.”.

26. Amendment of Article 75 of the Constitution.- In the Constitution, in Article 75,-

(i) in clause (1), for the word “thirty”, the word “ten” shall be substituted;

(ii) for clause (2), the following shall be substituted,namely:-“(2) When the President has returned a Bill to the Majlis-e-Shoora (Parliament), it shall be reconsidered by the Majlis-e-Shoora (Parliament) in joint sitting and, if it is again passed, with or without amendment, by the Majlis-e-Shoora (Parliament), by the votes of the majority of the members of both Houses present and voting, it shall be deemed for the purposes of the Constitution to have been passed by both Houses and shall be presented to the President, and the President shall give his assent within ten days, failing which such assent shall be deemed to have been given.” ; and (iii) in clause (3), after the word “assented”, the words “or is deemed to have assented”, shall be inserted.

27. Amendment of Article 89 of the Constitution.- In the Constitution,in Article 89,-

(i) in clause (1), before the words “National Assembly” the words “Senate or” shall be inserted; (ii) in clause (2), in paragraph (a),-

(a) in sub-paragraph (i), for the words “four months” the words “one hundred and twenty days” shall be substituted; and for the semi-colon at the end a colon shall be substituted and thereafter the following proviso shall be inserted, namely:-

“Provided that the National Assembly may, .by a resolution extend the Ordinance for a further period of one hundred and twenty days and it shall stand repealed at the expiration of the extended period, or if before the expiration of that period a resolution disapproving it is passed by the Assembly, upon the passing of that resolution:

Provided further that extension for further period may be made only once.”;and (b) in sub-paragraph (ii), for the words “four months” the words “one hundred and twenty days” shall be substituted and for the semi-colon and the word “;and “ at the end a colon shall be substituted and thereafter the following provisos shall be inserted , namely:-

Provided that either House may by a resolution extend it for a further period of one hundred and twenty days and it shall stand repealed at the expiration of the extended period, or if before the expiration of that period a resolution disapproving it is passed by a House, upon the passing of that resolution:

Provided further that extension for a further period may be made only once.

(iii) for clause (3), the following shall be substituted, namely: - “(3) without prejudice to the provisions of clause

(2),-“

(a) an Ordinance laid before the National Assembly under sub-paragraph (i) of paragraph (a) of clause (2) shall be deemed to be a Bill introduced in the National Assembly; and

(b) an Ordinance laid before both Houses under sub-paragraph(ii) of paragraph (a) of clause (2) shall be deemed to be a Bill introduced in the House where it was first laid.”

28. Substitution of Article 90 of the Constitution. In the Constitution, for Article 90, the following shall be substituted, namely:-“90. The Federal Government. (1) Subject to the Constitution, the executive authority of the Federation shall be exercised in the name of the

President by the Federal Government, consisting of the Prime Minister and the Federal Ministers, which shall act through the Prime Minister, who shall be the chief executive of the Federation. (2) In the performance of his functions under the Constitution, the Prime Minster may act either directly or through the Federal Ministers.”.

29. Substitution of Article 91 of the Constitution. In the Constitution, for Article 91, the following shall be substituted, namely: - “91.

The Cabinet- (1) There shall be a Cabinet of Ministers, with the Prime Minister at its head, to aid and advise the President in the exercise of his functions.

(2) The National Assembly shall meet on the twenty-first day following the day on which a general election to the Assembly is held, unless sooner summoned by the President. t

(3) After the election of the Speaker and the Deputy Speaker, the National Assembly shall, to the exclusion of any other business, proceed to elect without debate one of its Muslim members to be the Prime Minister.

(4) The Prime Minister shall be elected by the votes of the majority of the total membership of the National Assembly:

Provided that, if no member secures such majority in the first poll, a second poll shall be held between the members who secure the two highest numbers of votes in the first poll and the member who secures a majority of votes of the members present and voting shall be declared to have been elected as Prime Minister:

Provided further that, if the number of votes secured by two or more members securing the highest number of votes is equal, further poll shall be held between them until one of them secures a majority of votes of the members present and voting.

(5) The member elected under clause (4) shall be called upon by the President to assume the office of Prime Minister and he shall, before entering upon the office, make before the President oath in the form set out in the Third Schedule:

Provided that there shall be no restriction on the number of terms for the office of the Prime Minister.

(6) The Cabinet, together with the Ministers of State, shall be collectively responsible to the Senate and the National Assembly.

(7) The Prime Minister shall hold office during the pleasure of the President, but the President shall not exercise his powers under this clause unless he is satisfied that the Prime Minister does not command the confidence of the majority of the members of the National Assembly, in which case he shall summon the National Assembly and require the Prime Minister to obtain a vote of confidence from the Assembly.

(8) The Prime Minister may, by writing under his hand addressed to the President, resign his office.

(9) A Minister who for any period of six consecutive months is not a member of the National Assembly shall, at the expiration of that period, cease to be a Minister and shall not before the dissolution of that Assembly be again appointed a Minister unless he is elected a member of that Assembly:

Provided that nothing contained in this clause shall apply to a Minister who is member of the Senate.

(10) Nothing contained in this Article shall be construed as disqualifying the Prime Minister or any other Minister or a Minister of State for continuing in office during any period during which the National Assembly stands dissolved, or as preventing the appointment of any person as Prime Minister or other Minister or a Minister of State during any such period.”

30. Amendment of Article 92 of the Constitution. In the Constitution, in Article 92, in clause (1),-

(i) for the brackets and figures “(7) and (8)” the brackets and figures “(9) and (10)” shall be substituted;

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