Acts, Ordinances, President’s Orders and Regulations

GOVERNMENT OF PAKISTAN
MINISTRY OF LAW AND JUSTICE

Islamabad, the 13th October, 2021

No. F. 2(1)/2021-Pub.—The following Ordinance promulgated on 12th October, 2021 by the President is hereby published for general information:—

ORDINANCE NO. XXV OF 2021

AN
ORDINANCE
to provide for the establishment of National Rahmatul-lil-Aalameen Authority

WHEREAS it is expedient to establish a National Rahmatul-lil-Aalameen Authority to promote research in practical and theoretical aspects of Seerat for addressing contemporary social challenges and inculcating positive changes in the Pakistani society, while, inter alia, providing illustrations about the life of Prophet Muhammad (ﷺ);

(725)

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[1508(2021)/Ex. Gaz.]
AND WHEREAS the objective of the National Rahmatul-lil-Aalameen Authority is to promote research on the Seerat, guide the young generation on key and multifarious aspects from the life of the Holy Prophet (ﷺ); and review, consolidate and acknowledge local and international literature and analysis about the Seerat, build linkages with provincial governments and prominent institutions working on the Seerat, promote the Seerat Chairs in higher education and formulate strategies and frameworks for organizing impactful events to promote lessons from the Seerat-e-Tayyabba;

AND WHEREAS the National Assembly and Senate are not in session and the President of the Islamic Republic of Pakistan is satisfied that circumstances exist which render it necessary to take immediate action;

NOW, THEREFORE in exercise of the powers conferred by Article 89 of the Constitution of the Islamic Republic of Pakistan, the President is pleased to make and promulgate the following Ordinance:—

1. **Short title, extent and commencement.**—(1) This Ordinance shall be called the National Rahmatul-Lil-Aalameen Authority Ordinance, 2021.

   (2) It extends to the whole of Pakistan.

   (3) It shall come into force at once.

2. **Definitions.**—In this Ordinance, until there is anything that is repugnant to the subject or context,—

   (a) “Authority” means the National Rahmatul-Lil-Aalameen Authority established under section 3 of the Ordinance.

   (b) “Advisory Board” means the advisory board established under section 4;

   (c) “Chairperson” means the Chairperson of the Authority;

   (d) “Director General” means the Director-General of the Authority, who shall be the in-charge of general administration of the Authority;

   (e) “Government” means the Federal Government;

   (f) “member” means member of the Authority;

   (g) “prescribed” means prescribed by rules or regulations made under this Ordinance;
(h) “regulations” means the regulations made under this Ordinance;

(i) “rules” means the rules made under this Ordinance;

(j) “staff” means the staff and officers of the Authority.

3. Establishment of the Authority.—(1) There shall be established a National Rahmatul-lil-Aalameen Authority by the Government, which shall carry out the purposes of this Ordinance.

(2) The Prime Minister shall be the Patron-in-Chief of the Authority.

(3) The Authority shall comprise a Chairperson and six (06) other members, to be appointed by the Prime Minister, on such terms and conditions and in the manner as determined by the Patron-in-Chief.

4. Advisory Board.—(1) A high-level Advisory Board shall be constituted for providing advice and strategic guidance to the Patron-in-Chief to meet the desired objectives of the Authority.

(2) The Advisory Board shall consist of ten members having scholarly eminence and impeccable credentials.

(3) The members of the Advisory Board shall be appointed by the Prime Minister, on such terms and conditions and in the manner as determined by the Patron-in-Chief.

(4) The Advisory Board shall meet at least once on quarterly basis.

5. Chairperson of the Authority.—(1) The Chairperson of the Authority shall be appointed by the Prime Minister, on such terms and conditions and in the manner as determined by the Patron-in-Chief, and shall be a person of impeccable integrity, eminent scholarship, reputation and competence who shall be well-versed in Seerat matters and literature, experienced in religious affairs and research.

(2) The Chairperson shall hold office for a period of three years, which may be extendable for such term or terms as may be determined by the Patron-in-Chief.

(3) The Chairperson may resign from his office by writing under his hand, addressed to the Prime Minister.

6. Members of the Authority.—(1) Subject to sub-section (4), the members of the Authority shall be appointed by the Prime Minister on such terms
and conditions and in the manner as determined by the Patron-in-Chief and shall be persons of impeccable integrity, possessing high morality and scholarly achievements, and being highly well-versed in Seerat matters and literature, experienced in religious affairs, research, administration and having skills to mass communicate and propagate the real ethos and essence of the Seerat.

(2) A member shall hold office for a term of three years, which may be extendable for such term or terms as may be determined by the Patron-in-Chief.

(3) The business of the Authority shall be conducted in such manner as may be prescribed.

(4) The Authority shall preferably comprise:—

(a) one eminent Seerat Scholar;
(b) one eminent person with expertise in media affairs, who is able to use facts, undertake research and propagate the real essence of the Seerat to the public at large;
(c) one eminent person with abilities to undertake special initiatives through innovative approaches;
(d) one eminent person with Research expertise in the subject matter of Seerat and religion;
(e) one eminent person experienced in prescribing curricula;
(f) one eminent person, having expertise expert in international outreach and equipped to provide counter-narrative to misperceptions of Islam and Islamophobia, while propagating the real essence and narrative of the Seerat in the international community.

7. **Management.**—(1) The general direction and administration of the Authority and its affairs shall vest in the Chairperson and the Members, which shall exercise all administrative and financial powers and do all acts and things which may be exercised or done by the Authority.

(2) On questions of policy the Government may issue directives, which shall be final and binding on the Authority.

(3) If any question arises as to whether any matter is a matter of policy or not, the decision of the Government in respect thereof shall be final.

8. **Powers and functions of the Authority.**—The functions of the Authority shall be—
(a) to actualize the concept of Riyasat-e-Madina based upon justice, rule of law and a welfare state through character building of the nation;

(b) to identify the social, economic, and political morals and values from the practical life of the Holy Prophet (ﷺ) and inculcate them in the life of individuals and the society at large;

(c) formulate polices, strategies and interventions to advance and propagate key elements of the life of the Holy Prophet (ﷺ), including peace, empathy, care for others, tolerance, knowledge, progress, wisdom, patience, contentment, ethical behavior, social bearing, environmental protection and other prominent aspects from the Seerat;

(d) conducting research studies on the Seerat of Prophet Muhammad (ﷺ) and the Hadith, for guidance of the young generation;

(e) to develop educational and learning processes for better personality development of the young generation on the pattern of the Holy Prophet’s (ﷺ) life;

(f) to review and project international literature and research on Seerat from all over the world and make it accessible, translatable, and relatable to contemporary times;

(g) coordinate with provincial education departments to organize events, conferences, dissemination activities in respect of Seerat-un-Nabi (ﷺ);

(h) to undertake national level consultations with religious scholars, researchers, and education-related entities in all provinces and areas to design strategies to promote Seerat-un-Nabi (ﷺ);

(i) to undertake assessments of gaps, challenges, and sources of fallacies and misinformation about the way of life that Islam promotes;

(j) provide international counter-narrative to various misconceptions against Islam prevalent globally;

(k) to bring together eminent scholars and work to agree upon key fundamental elements of the Seerat for promotion at national level through education;
(l) to promote modesty, non-materialistic approach, simple and dignified lifestyle based on the life and Sunnah of the Holy Prophet (ﷺ);

(m) coordinate with the National Curriculum Council to adopt and continuously update curricula, syllabi and guidelines for effective uptake of lessons from the Seerat, guided by research, logic, and scholarship;

(n) to build linkages and partnerships on Seerat research with other prominent entities working in this area;

(o) to make efforts and coordinate promotion of Seerat study and scholarships;

(p) to guide higher education institutions for establishment of Seerat Chairs;

(q) to formulate strategies and frameworks for the organization of the Seerat related events on key occasions related to Holy Prophet’s (ﷺ) life and Islamic history;

(r) to engage full-time and part-time resources as deemed appropriate, as per the requirement, on such terms and conditions, as may be prescribed by the Authority;

(s) bridge diverging gaps between theoretical and practical aspects, in view of technological advancements of contemporary world, in relation to the Seerat.

9. Secretariat of the Authority.—(1) The Secretariat of the Authority shall consist of a Director-General, who shall be appointed by the Prime Minister on such terms and conditions and in the manner as determined by the Patron-in-Chief.

(2) The Director-General shall also act as the Secretary and Principal Accounting Officer of the Authority.

(3) The Director-General shall be a person of known integrity, having experience in the field of administration and management, and shall either be appointed afresh or posted by the Prime Minister and shall be authorized to:—

(a) carry out administration and day to day affairs of the Authority;

(b) execute all orders and directions given by the Chairperson;
(c) prepare periodical reports with objectivity, including a report based on Key Performance Indicators (KPIs), for submission to the Prime Minister by the Chairperson;

(d) implement and coordinate the objects of this Ordinance; and

(e) perform any other duty, function or work assigned by the Chairperson.

(4) In case, the Director-General is absent or unable to perform functions, the Prime Minister may appoint an officer of the Authority as an Acting Director-General to temporarily perform the functions of the Director-General.

(5) Until the Authority is duly constituted, the Director-General shall, subject to such directions as the Government may give from time to time, exercise the powers and perform the functions of the Authority.

(6) The officers of the Authority shall have such powers and shall perform such functions as may be assigned to them by the Director-General.

10. **Committees and sub-committees of the Authority.**—(1) The Authority may, for carrying out its functions, constitute such committees and sub-committees as deemed appropriate by the Authority.

(2) The membership of committees or sub-committees and conduct of business thereof shall be such, as may be prescribed.

11. **Appointment of officers, staff etc. by the Authority.**—In addition to the appointment in the Secretariat under section 9, the Authority may create posts and appoint such directors, officers, staff, experts or consultants on such terms and conditions, as may be prescribed.

12. **Remuneration of officers and staff of the Authority.**—(1) The Authority shall by regulations determine the terms and conditions including salaries, allowances and other benefits for officers and staff, keeping in view the economic condition of the country, compatible with other such organizations, including organization in the private sector.

13. **Staff and officers etc., to be public servants.**—The Director General, directors, officers, staff, experts and consultants of the Authority shall, when acting or purporting to act in pursuance of any of the provisions of this Ordinance, be deemed to be public servants within the meaning of section 21 of the Pakistan Penal Code (Act XLV of 1860).
14. **Delegation of powers to the Director-General, etc.**—The Authority may, by general or special order and subject to such conditions as it may deems fit impose, delegate all or any of its administrative powers or functions under this Ordinance, to the Director General, Directors or a member, or an officer of the Authority.

15. **Fund of the Authority.**—The Fund of the Authority shall consist of —

(a) grants and budget from the Federal Government;

(b) fee collected or revenue generated by the Authority;

(c) aid from national and international agencies; and

(d) such sums as the Federal Government may allocate to the Authority other than under sub-section (a).

16. **Budget, audit and accounts.**—(1) The Authority shall cause proper accounts to be maintained as may be prescribed by the Controller General of Accounts in accordance with Articles 169 and 170 of the Constitution.

(2) As soon as practicable, or at least after the end of the financial year, the Authority shall prepare a statement of accounts of the Authority for that year which shall include a balance sheet and an account of income and expenditure.

(3) Within sixty days after the end of each financial year, the annual financial statements shall be audited by the Auditor General of Pakistan.

(4) The auditor shall make a report to the Authority upon the balance sheet and accounts, which shall state whether the balance sheet is a full and fair, containing all necessary particulars and properly drawn up so as to exhibit a true and correct view of affairs of the Authority. In case the auditor has called for any explanation or information from the Authority, it shall be stated by the auditor as to whether such explanation or information was provided to the auditor to his satisfaction or not.

17. **Annual report.**—The Authority shall prepare once every year, in such form and at such time as may be prescribed, an annual report giving a true and full account of its activities during the previous year and copies thereof shall be forwarded to the Government, which shall lay it before the National Assembly and the Senate.

18. **Protection of actions taken in good faith under this Ordinance.**—No suit, prosecution or other legal proceedings shall lie against the Government or the Authority or any servant thereof or any person acting under the authority of the Government or the Authority for anything which is done in
good faith or intended to be done in pursuance of this Ordinance, or rules and regulations made thereunder.

19. **Tax exemptions.**—The income of the Authority, donations and contribution received by the Authority for the purpose of this Ordinance shall be exempt from all taxes, duties, charges or imposts of any nature levied by Federal, provincial, local governments or authorities or any institution.

20. **Ordinance to override other laws.**—The provisions of this Ordinance shall have effect, notwithstanding anything contained in any other law for the time being in force.

21. **Power to make rules.**—The Federal Government may by notification in the Official Gazette, make rules for carrying out the purposes of this Ordinance.

22. **Power to make regulations.**—The Authority shall make regulations for terms and conditions of staff and officers.

23. **Removal of difficulties.**—If any difficulty arises in giving effect to the provisions of this Ordinance, the Federal Government may by notification in the official gazette, make such order, not inconsistent with the provisions of this Ordinance, as may appear to it to be necessary or expedient for the removal of such difficulty.

DR. ARIF ALVI,
President.

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RAJA NAEEM AKBAR,
Secretary.