S. R. O. 1387(I)/2019.—In exercise of the powers conferred by section 20 of the China Pakistan Economic Corridor Authority Ordinance, 2019 (XII of 2019), the Prime Minister is pleased to make the following rules, namely:

1. **Short title and commencement.**—(1) These rules shall be called the China Pakistan Economic Corridor Authority (Terms and Conditions of Appointment of Chairperson) Rules, 2019.

   (2) These rules shall come into force at once.
2. **Definitions.**—(1) In these rules unless there is anything repugnant in the subject or context.—

(a) “experience” means post qualification experience obtained in a fulltime paid job;

(b) “Ordinance” means the China – Pakistan Economic Corridor Authority Ordinance (XII of 2019); and

(c) “selection board” means the selection board constituted by the Prime Minister for selection of persons for the purpose of appointment as Chairperson.

(2) The words and expressions used but not defined herein shall have the same meaning assigned thereto in the Ordinance.

3. **Appointment.**—(1) The Chairperson shall be appointed through competitive process inviting applications from intending candidates by advertising the vacancy giving therein job description and requisite qualifications and experience:

Provided that in case of appointment of serving or retired civil servants or retired armed forces officers the condition of open advertisement shall not be applicable. However, a panel of serving or retired civil officers shall be provided by the Establishment Division and a panel of retired armed forces officers shall be provided by the Defence Division for consideration of the selection board.

(2) Appointment of the Chairperson shall be either in BPS-22 or 21 if appointed from the panel of serving civil servants or in MP-I Scale if appointed from the panel of retired civil/ armed forces officers or from open market.

(3) No person shall be appointed as Chairperson unless he.-

(a) is a citizen of Pakistan;

(b) has by a competent court of law not been convicted for an offence of moral turpitude;

(c) has by competent court of law not been declared undischarged insolvent;

(d) has by competent court of law not been declared insane or of unsound mind;

(e) has not been dismissed from service;
(f) has not been guilty of, and for that purpose a penalty has not been imposed upon him for, indiscipline, misconduct or corruption;

(g) is not in a situation of irreconcilable conflict of interest with the Authority;

(h) holds an advanced degree in development, business or public administration, law or strategic or defence studies from a university or institute recognized by the Higher Education Commission of Pakistan;

(i) has an experience of not less than twenty-five years;

(j) has experience of administration and financial management, policy formulation and implementation of strategic plans of public sector or multinational entities;

(k) is or has been a civil servant in BPS-22 or 21; or

(l) has been in service of the armed forces not below the rank of Major General or equivalent; or

(m) is or has been chief executive officer of a national or international organization with requisite management experience.

4. Selection process.—(1) Appointment of the Chairperson shall be made by the Prime Minister on recommendation of the selection board consisting of—

1. Minister-in-charge of the Division concerned;Chairperson
2. Secretary, Finance Division or his nominee of the Member
   rank not below Additional Secretary;
3. Secretary, Establishment Division or his nominee of Member
   the rank not below Additional Secretary;
4. Secretary of the administrative Division or his Member-cum-
   nominee of the rank not below Additional Secretary. Secretary

(2) The selection board shall complete selection process and recommend a panel to the Prime Minister for appointment.

5. Monitoring and evaluation.— (1) Performance of Chairperson shall be monitored on annual basis as per job requirement.

   (2) In case the performance of the Chairperson is not up to the mark a report shall be presented to the Prime Minister for appropriate order including dispensing with the services of the Chairperson:
Provided that no order to dispense with the services of the Chairperson shall be made unless an opportunity of responding to the report is provided.

(3) The services of the Chairperson may be terminated with a notice of not less than thirty days or payment of pay for the same period in lieu thereof.

(4) The Chairperson may also by notice of not less than thirty days or forfeiture of pay for the same period in lieu thereof, resign his office addressed to the Prime Minister.

6. **Term**.—Term of the Chairperson shall be four years and shall be eligible for re-appointment for one similar term, provided that the Chairperson shall cease to hold the office on attaining the age of sixty-five years, whichever is earlier.

7. **Conduct, discipline and other terms and conditions of service**.— In all matters not provided for in these rules, the Chairperson shall be governed by the rules and regulations applicable to the officers of same status under the Federal Government or as the Prime Minister may determine.

8. **Declaration of assets**.— Before entering upon the office, the Chairperson shall declare his assets on the prescribed forms of declaration of assets for Government servants:

Provided that if he has already declared his assets pursuant to any law for the time being in force, this provision shall not apply.

[F. No. 11(133)/Admn-III/PDR/2019.]

ARSHAD ALI CHAUDHARY,  
*Joint Secretary.*