PART II
Statutory Notifications (S.R.O.)
GOVERNMENT OF PAKISTAN
MINISTRY OF DEFENCE
NOTIFICATION
Rawalpindi, the 30th April, 2019

S. R. O. 561(I)/2019.—The following bye-laws, for regulation of cattle market in the Kohat Cantonment, proposed to be made by the Kohat Cantonment Board, in exercise of the powers conferred by clause (39) of section 282 of the Cantonments Act, 1924 (II of 1924), read with section 283 thereof, are hereby published for information of all persons likely to be affected thereby, as required by sub-section (1) of section 284 of the said Act, and notice is hereby given that any objections or suggestions thereon may be sent within thirty days of the publication of this Notification.

Any objections or suggestions which may be received from any person, in respect of the draft bye-laws before expiry of the said period, shall be considered by the Board namely:—

(997)

Price : Rs. 10.00

[753(2019)/Ex. Gaz.]
DRAFT BYE-LAWS

1. **Short title, commencement and application.**—(1) These Bye-laws may be called the Kohat Cantonment (Cattle Market) Bye-Laws, 2019.

   (2) They shall come into force at once.

   (3) They shall apply to the whole of Kohat Cantonment Board.

2. **Definitions.**—In these Bye-laws unless there is anything repugnant in the subject or context.—

   (a) “Act” means Cantonments Act, 1924 (II of 1924);

   (b) “Broker” means a person who acts as an intermediary between buyer and seller for the purpose of purchase and sale of cattle;

   (c) “Cantonment” means the Kohat Cantonment;

   (d) “cattle” means sheep, goats, buffaloes, cows, bullocks, oxen, horses, mules, camels and all other animals;

   (e) “cattle market” means the market place provided, maintained and managed by the Board within the Cantonment for the purpose of buying and selling of the cattle as defined under section 199 of the Act;

   (f) “lessee” means the person to whom the Board has granted the rights of collection of cattle market fee and other charges payable by the buyers and sellers of cattle;

   (g) “Market-in-charge” means a person appointed by the Board to be incharge of the cattle market;

   (h) “Parchi-writer” means any person authorized by the Executive Officer or Market incharge to issue receipts;

   (i) “President” means the president or administrator of the Board appointed by the Federal Government; and

   (j) “Form” means a form annexed to these Bye-laws and issued in token of receipt of cattle market fee.

3. **Establishment and maintenance of cattle market.**—No person shall, without the authority of the Board, under these bye-laws, establish or maintain a cattle market within the limits of the Cantonment.
4. **The Board may appoint officials and staff.**—(1) The Board may appoint such number of officials and staff as it may deem necessary for the orderly conduct of the cattle market and collection of cattle market rents and fees.

(2) All other persons including lessee, brokers and parchi-writers, taking part in selling or buying cattle in the cattle market shall comply with instructions or directions given by the Market incharge for the orderly conduct of the market.

5. **Issuance of receipt book.**—(1) The Market incharge shall issue at a time to the parchi-writer one receipt book containing the receipts as set out in Form “A” duly entering such receipt books in the stock register.

(2) The parchi-writer shall deposit with the Board such security, as the Board may think proper, which may be refunded to him at the close of the cattle market after he has rendered proper accounts and handed over the amount of cattle market fee along with the unused receipt books and counterfoils of used receipt-book to the satisfaction of the Market Incharge.

(3) The parchi-writer shall hand over the amount of fee receipt along with the used receipt book’s counterfoils to the market-in-charge, who shall issue a new receipt book to the parchi-writer.

6. **Entries in the receipt book.**—All entries in the receipt book shall be made with a copying pencil with double carbon-papers.

7. **Duties of market incharge.**—(1) The market Incharge shall be responsible for the safe custody of the receipt books, rents and fees received and collected in the cattle market and shall deposit such rents and fees along with the used receipt books in the office of the Board on the day following the day on which cattle market is held.

(2) All unused receipt-books and the counterfoils of the used books shall be kept by the Market Incharge under lock and key.

(3) All used forms, counterfoils and registers shall be retained for a period of three years whereafter they may be destroyed.
(4) The market-in-charge may prohibit the entry into cattle market area of any cattle suffering from loathsome, infections or contagious disease and may expel such animal from the cattle market.

8. **Buyer shall furnish all particulars of transactions.**—(1) Every person who buys any cattle shall in presence of the seller along with the cattle furnish to the parchi-writer all particulars of the transaction for verification.

(2) The parchi-writer shall, after verification of the transaction, charge such fee from the buyer of the cattle as the Board may specify, and issue a receipt thereof.

(3) No person shall be allowed to sell or buy any cattle outside the cattle market.

9. **The broker’s license.**—The broker’s license shall be issued on payment of such fee as may be determined by the Board, and the license shall be liable to be cancelled if the license holder violates or abets the violation of any of these bye-laws or commits an offence or he disturbs orderly transaction at the cattle market.

(2) No person shall act as broker at the cattle market unless he holds a license issued by the Executive Officer.

10. **Broker’s Fee.**—The broker shall be entitled to charge brokerage fee at such rate as may be fixed by the Board.

11. **Sale of things other than cattle.**—(1) Every person who sells or exposes for sale anything other than cattle whether by hawking or in a temporary arrangement which opens only during the cattle market day, shall be liable to pay rent as may be determined by the Board.

(2) The seller shall pay rent to the market-in-charge by obtaining a payment receipt from him.

12. **Death of any cattle within the cattle market.**—In the case of death of any cattle within the cattle market, the Board shall cause the removal of the dead body or the senior sanitary inspector or sanitary inspector shall be responsible for the cleanliness of the cattle market and shall cause the removal of filth and refuse therefrom.

13. **Penalty for contravention of these Bye-laws.**—Any person who contravenes any of the provisions of these Bye-laws shall be punishable in accordance with section 283 of the Act.
FORM-A

See bye-law 5 (1)

CATTLE FEE RECEIPT

Counterfoil receipt No.____________________book No._________name and address of the buyer__________________________________________________________

________________________________________________________________________________________________________________________________________

Name and address of the seller__________________________________________________________

________________________________________________________________________________________________________________________________________

Description of the cattle________________________________________________________________________________________________________________________________________

________________________________________________________________________________________________________________________________________

Amount of fee Rs. ______________

Signature of the purchi writer__________________________________________________________


ASAD NAEEM,
Section Officer.