

①

m

BEFORE THE ELECTION COMMISSION OF PAKISTAN,
ISLAMABAD

SHEIKH REHMAT ALI

Son of Sheikh Muhammad Aashiq

Resident of House No. 02 Main Boulevard Ashraf Garden,
Sundar Road, Raiwind, Lahore.

REPRESENTATION

UNDER SECTION 21 (3), 22 THE ELECTIONS ACT, 2017
REGARDING DELIMITATION, ALTERATION OR
MODIFICATION IN THE CONSTITUENCY

Respectfully Sheweth:-

1. That the petitioner is a resident and voter of the above-said address which falls in PP-173, Lahore and nominated candidate of *Mutahhida Majlis-e-Amal* (MMA) for the upcoming general elections, 2018 against PP-173, Lahore.
2. That the petitioner is aggrieved by the new delimitation published by the Chief Election Commission, Pakistan in March 2018, and seeks proposed delimitation in PP-172 & PP-173, Lahore on following amongst other grounds:

GROUNDS:

- i. That the new delimitation as published by the Chief Election Commission, Pakistan in the preliminary list is against the principle of delimitation provided in Section 20 of the Elections Act, 2017 and also against the Election Rules, 2017.

ii. **LIST-A, Tehsil Raiwind, Lahore**

<u>Serial No.</u>	<u>Block Code</u>	<u>PP</u>	<u>UC</u>	<u>Description</u>
6530 to 6536	261010101 to 261010107	172	269	Jhuggian, Ameerpura
6539	261010203	172	267	RakhhSeikhKot
6592 to 6594	261020101 to 261020103	172	267	Bhai Kot, Burhan Pura
6668 to 6670	261020701 to 261020703	172	267	Nehla

That the Election Commission, in the new delimitation published in March 2018, has wrongly added the Blocks as provided in the **List-A** in PP-172, whereas these blocks /

areas are compact and integral parts of PP-173 according to the principle of delimitation.

iii. **LIST-B, Tehsil Raiwind, Lahore**

<u>Serial No.</u>	<u>Block Code</u>	<u>PP</u>	<u>UC</u>	<u>Description</u>
6740 to 6742	261030601 to 261030603	173	264	Sultan Kay
6750	261030611	173	264	Sutan Kay (Dhoopsari)
6752 to 6756	261030701 to 261030705	173	262	Sundar
6757 to 6760	261030706 to 261030709	173	263	Bhatti Town, LodharreOtar etc.

That the Election Commission, in the new delimitation published in March 2018, has wrongly added the Blocks as provided in the **List-B** in PP-173, whereas these blocks / areas are compact and integral parts of PP-172 according to the principle of delimitation.

iv. That the constituency of the petitioner is badly effected by the published delimitation, so the petitioner seeks alteration in the delimitation

according to the proposed map annexed with the application.

In view of the above submissions it is most respectfully prayed that Blocks as given in the **List-A** may please be included in PP-173 and excluded from PP-172. While blocks / areas of **List-B** may please be included in PP-172 and excluded from PP-173 in the best interest of justice and in the favour of public convenience as well as unity of administrative units and the balance of distribution of population.

Any other relief deemed appropriate by this Commission may please also be granted to the petitioner in the best interest of justice.



SHEIKH REHMAT ALI

S/o Sheikh Muhammad Aashiq
Cell No. 0300-4141431
CNIC No. 35202-2544728-9
Resident of House No. 02
Main Boulevard Ashraf Garden,
Sundar Road, Raiwind, Lahore.