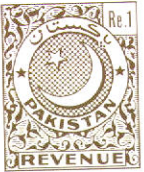


BEFORE THE HON'BLE ELECTION COMMISSION OF PAKISTAN,  
ISLAMABAD:



REPRESENTATION U/S 21 (2 & 3) OF THE  
ELECTION ACT, 2017 R/W RULE 12 (4) OF  
ELECTION RULES, 2017 IN RESPECT OF  
DELIMITATION OF PP-214:



Respectfully Sheweth;-

1. That the Petitioner is registered voter of PP-214 Multan. Copy of vote certificate is attached as Annex. A.
2. That the purposed constituency PP-214 Multan delimited with population of 372901, is liable to be amended / corrected and requires to be delimited as per proposal of the Petitioner inter alia on the following:-

**G R O U N D S :**

- i) That the population of charge # 5 circle # 7, 8, 9 & 10 consisting of areas namely Neel Kot, North Gulgashat Sabzar Colony, Khan Village, Kehkshan Street, Mouza Seharr Kharak, Azeem Abad, Qasim Khakwani Colony, Gulgashat Colony, Basti Nazir Wali, Basti Khand Wali and Chah Muhammaf Hassan Wala etc are more contiguous and compact with areas of PP-213, Exclusion of above said Abadies from PP-214 and its inclusion in PP-213 makes both the constituencies compact.
- ii) That charge # 6 circle # 8, 9, 10, & 11 consisting of the areas Zakiya Colony, Kaliftan Colony, Nashaman Colony, Incom

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Tax Colony, Galxy Town, Qasim Park Colony, New Shalimar Ciolony, Shalimar Colony, Model Town-C (partial), Model Tow- A (partial) and Basti Mehmood Kot Sharqui & Gharbi etc are geographical compact with areas of PP-213, moreover the means of communications of the above said Abadies are common with circle # 7 to 10 of aforementioned charge # 5 therefore exclusion of the same from PP-214 and inclusion in PP-213 is quite justified.

- iii) That area of charge # 7 circle # 2, 3 & 4 consisting of the Abadies Wahdat Colony, Rasheed Abad, Akhtar Abad, Jan Muhammad Colony, Khushhal Colony, Kaddafi Colony and WAPDA Colony etc included in PP-215 is more contagious with the described area of PP-214, formerly the said area of charge # 7 circle # 2, 3 & 4 used to be joint with the Abadies of PP-214 in former PP-194. The means of communications of the said areas are common. The physical features of the said charge # 7 circle # 2, 3 & 4 are similar to that of area PP-214 therefore its exclusion from PP-215 and inclusion in PP-214 is quite justified, as the purposed change will state the geographical compact boundary of PP-215 & PP-214.
- iv) That the aforementioned changes purposed by the Petitioner have been addressed keeping in view the balance of population. Beside the above inclusion and exclusion from PP-214 charge # 19 circle # 3, 4 & 5 comprising the area Timber Market, Daira Basti and City Railway Station etc warrants to be excluded from PP-213 and justifiably be included in PP-217 on the principle of contiguity and





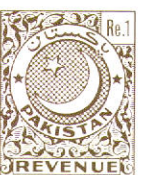
compactness, likewise Patwar Circle (PC) Taraf Mubarak Dooem warrants to be excluded from PP-213 and can justifiably included in PP-215 as the said PC Taraf Mubarak Dooem presently is existing in the shape of Island having no geographical link with main part of the population of PP-213, beside the proposal addressed the compactness and more importantly the separate means of communications of the above said areas are kept intact, moreover the different physical features of the Patwar Circle Taraf Mubarak Dooem area suggestive of its inclusion in PP-215 having common physical characteristic.



- v) That on the basis of Petitioner's proposal the corresponding change in PP-215 stood addressed by excluding charge # 7 circle # 2, 3 & 4 from PP-215 and its inclusion in PP-214 as mentioned in Para # III above.
- vi) That the purposed inclusion of charge # 19 circle # 3, 4 & 5 in PP-217 (as mentioned in Para # IV above), has been equated with by exclusion of charge # 13 circle # 1 & 2 consisting Mohallah Ahmad Abad etc from PP-217 and its inclusion in PP-216 as the said Abadies have the interse contiguity. The fact remains that no exclusion has been made from PP-216 as the volume of population does not so require.
- vii) That the population factor of the change (charge, circle and Patwar Circle wise) in abovementioned respective exclusion and inclusion in all the 5 constituencies i.e. PP-213, PP-214, PP-215, PP-216 & PP-217 has been drawn in the enclosed

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table and proposed map which demonstrate that the minimum, and maximum standard of population remains intact and all the said constituencies can be delimited with balanced population, geographically compact and rest of the requisite enumerated in Section 20 of Election Act, 2017. Maps issued by ECP, Table of population and proposed map are attached as Annex. B, C & D respectively.



**It is therefore respectfully prayed that representation may kindly be accepted, the constituency PP-214 may kindly be delimited as per abovementioned proposals and corresponding changes / correction may also be made in adjoining PP-213, PP-215, PP-216, & PP-217 accordingly.**

Humble Petitioner;

Shahid Abbas S/O Wahid Bakhsh, R/O Jamia-Ul-Aloom Masoom Shah Road, Multan.

Through:-

**RANA ASIF SAEED**

Advocate Supreme Court.  
Opp. High Court, Multan.

Maher Irshad Arain  
Advocate High Court.

2-4-2018