SINDH ACT NO.LIV OF 2013

THE LYARI DEVELOPMENT AUTHORITY (REVIVAL AND AMENDING) ACT, 2013

[19th November, 2013]

An Act to revive and amend the law relating to the Lyari Development Authority.

WHEREAS in order to give impetus and encourage Preamble. the housing industry and provide shelter to the people of the Province, it is expedient to revive and amend the Lyari Development Authority Act, 1993, in the manner hereinafter appearing;

It is hereby enacted as follows:-

1.(1) This Act may be called the Lyari Development Authority (Revival and Amending), Act, 2013.

Short title and commencement.

- (2) It shall come into force at once.
- The Lyari Development Authority Act, 1993, shall Revival of Sindh Act stand revived on and from 1stday of July, 2002, as if it had never been repealed and on revival shall hereinafter be referred to as the said Act.

No.X of 1994.

3. In section 2, after clause (f), the following new clause shall be inserted:-

Amendment of section 2 of Sindh Act No.Xof 1994.

- "(ff) "consolidation of land" means adjustment of plots in a scheme by way of exchange or otherwise for the purpose of the scheme;".
- In section 4, for sub section (1), the following shall 4. be substituted:-

Amendment of section 4 of Sindh Act No.X of 1994.

- "(1)Constitution of the Authority.- The Authority shall consist of:-
 - (a) Minister Local Chairman for Government, Public Health Engineering, Rural Development and Housing Town Planning, Sindh
 - (b) Local Member of Member One the Provincial Assembly to be nominated by Government
 - (c) Secretary,Local Member Government, Public Health Engineering, Rural Development and Housing Town Planning Department

SINDH ACT NO.LIV OF 2013

THE LYARI DEVELOPMENT AUTHORITY (REVIVAL AND AMENDING) ACT, 2013

- (d) Commissioner, Karachi
- Member
- (e) Managing Director, Karachi Member Water and Sewerage Board
- Director General Lyari **Member**/ (f) Development Authority Secretary
- (g) Two Persons to be Members nominated by Government (one Technocrat and one from Civil Society)
- In section 8, in sub section (1), after clause (iii), the 5. following new clause shall be inserted:-

Amendment of section 8 of Sindh Act No.X of 1994.

- "(iii-a) consolidate any land in such manner as may be prescribed by rules;".
- In section 28, in sub-section (2), for the words "in Amendment of 6. accordance with the provisions relating to acquisition of land under the Hyderabad Development Authority Act, 1976", the words "by the Authority" shall be substituted.

section 27 of 1996.

taken, Saving. 7. made, Αll orders proceedings appointments, made, acts done by any authority, or by any person, which were made, taken or done, or purported to have been made, taken or done between the first day of July, two thousand two, and the date on which this Act comes into force (both days inclusive), shall, notwithstanding any judgment of any court, be deemed to be and always to have been validly made, taken or done under the Lyari Development Authority Act, 1993 and shall not be called in question in any court or forum on any ground whatsoever.