

Port Qasim Authority had issued letters of allotment of plots for the purpose of light / medium / heavy industry, Ware House, CFS in various industrial zones, including the plots of Al-Watan Industrial Scheme (Oversea Pakistanis) under the terms and conditions of allotment as per PQA Land Allotment Policy 2000 and Modified 2005.

In accordance with the terms and conditions of allotment as clearly and explicitly explained in the letters of allotment, the allottees were required to make the full payment of Peripheral Development Charges within specified time and the Annual Land Rent commencing from one month of the issuance of the said letter.

The allottees while applying for allotment of land to this Authority, had accepted the terms and conditions of allotment including the payments of Peripheral Development Charges and Annual Land Rent and also as a token of acceptance they had signed the same for compliance.

Some of the allottees have not paid so far Peripheral Development Charges and Annual Land Rent as per schedule in accordance with terms and conditions of allotment. Show cause notices for cancellation of allotment have been issued to such allottees and sent to their available / recorded addresses. In the aforesaid show cause notices such allottees were advised to clear / make the payments within 30 days of issuance of the notice, otherwise allotment shall be liable to cancellation.

Through this Notice, all such allottees are hereby finally advised to make the payments of Peripheral Development Charges and Annual Land Rent within 15 days of this Public Notice, through Pay Order / Demand Draft in favour of Port Qasim Authority, failing which allotment of plot / land will be cancelled and the amount so far paid be forfeited.

This Notice may be treated as Final and after 15 days of this Public Notice, cancellation letters will be issued.

(ASLAM PERVEZ QURESHI)
SECRETARY