Asian Development Bank

PAKISTAN - POWER DISTRIBUTION ENHANCEMENT PROGRAM

TRANCHE - III

Construction of Double Circuit 132 KV Transmission Line LORALAI TO QUETTA

LAND ACQUISITION AND RESETTLEMENT PLAN

QUETTA ELECTRIC SUPPLY COMPANY (QESCO)

GOVERNMENT OF PAKISTAN

OCTOBER, 2012

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Abbreviations

ADB Asian Development Bank

ADB Technical Assistance (Grant for Project preparation)

CE (Dev) Chief Engineer Development

DHs Displaced Household
DOR District Officer Revenues

DPs Displaced Persons

ESIC Environmental and Social Impact Cell (QESCO)

ft foot / feet (3.28 ft = 1 m)

GRC Grievance Redress Committee

IPDF Indigenous Peoples Development Framework

IPDP Indigenous Peoples Development Plan

KAA Katchi Abadis Act, 1987.

kanal unit of land measurement: 1 kanal = 20 marlas (8 kanal = 1 acre)

km kilometer kV kilo-Volt

LAA Land Acquisition Act, 1894 (amended)

LAC Land Acquisition Collector

LARF Land Acquisition and Resettlement Framework

LARP Land Acquisition and Resettlement Plan

LPC (District) Land Price Committee

m meter

marla smallest unit of land measurement: 1 marla = 275.25 ft² (= 25.31 m²)

MEPCO Multan Electric Power Company
MOWP Ministry of Power and Water
MRM Management Review Meeting
NGO Non-governmental organization
PEPCO Pakistan Electric Power Company

PD Project Director

PIB Public Information Booklet

PIC Project Implementation Consultant

PPTA Project Preparatory Technical Assistance

RFS Resettlement field survey

ROW Right-of-way

Rs. Pakistani rupees (currency): Rs. 94.6

TA Telegraph Act, 1885 (amended 1975)

TL Transmission Line
TOR Terms of Reference

Definition of Terms

Displaced persons (DPs)

Displaced persons are those who are physically displaced (relocation, loss of residential land, or loss of shelter) and/or economically displaced (loss of land, assets, access to assets, income sources, or means of livelihoods) as a result of (i) involuntary acquisition of land, or (ii) involuntary restrictions on land use or on access to legally designated parks and protected areas.

Compensation

means payment in cash or kind for an asset to be acquired or affected by a project at replacement cost at current market value.

Cut-off-date

the date after which people will NOT be considered eligible for compensation i.e. they are not included in the list of DHs as defined by the Census. Normally, the cut-off date is the last date of the Resettlement Field Surveys (RFS).

Encroachers

People who extend their occupation beyond the lands they legally own. Usually not entitled to compensation but sometimes provided with assistance if they are found to be vulnerable.

Entitlement

means the range of measures comprising cash or kind compensation, relocation cost, income rehabilitation assistance, transfer assistance, income substitution, and relocation which are due to /business restoration which are due to DHs, depending on the type and degree nature of their losses, to restore their social and economic base.

Inventory of losses

means pre-appraisal inventory of assets as a preliminary record of affected/lost assets.

Land acquisition

means the process whereby a person is compelled by a public agency to alienate all or part of the land s/he owns or possesses, to the ownership and possession of that agency, for public purposes, in return for fair compensation.

Non-titled

means those who have no recognizable rights or claims to the land that they are occupying and includes people using private or state land without permission, permit or grant i.e. those people without legal title to land and/or structures occupied or used by them. ADB's policy explicitly states that such people cannot be denied compensation.

Poor

means those falling below the official national poverty line (equivalent to 2,350 calories per day) of Rs 848.79 per person per month (2004).

Replacement cost

The following (i) fair market value (ii) transaction costs (iii) interest accrued (iv) transitional and restoration costs and (v) other applicable payments if any. Where market conditions are absent or in a formative stage, the borrower/client will consult with the displaced persons and host populations to obtain adequate information about recent land transactions, land value by types, land titles, land use, cropping patterns and crop production, availability of land in the project area and region and other related information. /client will also collect baseline data on housing, house types, and construction materials. Qualified and experienced experts will undertake the valuation of acquired assets in applying method of valuation, depreciation of structures and assets should not be taken into account.

Resettlement Field Survey

means the detailed inventory of losses that is completed after detailed design and marking of project boundaries on the ground, socioeconomic data on the affected households/families, and stakeholder consultations.

Sharecropper

means the same as tenant cultivator or tenant farmer, and is a person who cultivates land they do not own for an agreed proportion of the crop or harvest.

Significant impact

means 200 people or more will experience major impacts, which are defined as; (i) being physically displaced from housing, or (ii) losing ten per cent or more of their productive assets (income generating).

Vulnerable

means any people who might suffer disproportionately or face the risk of being marginalized from the effects of resettlement and includes; (i) female-headed households with dependents; (ii) disabled household heads; (iii) poor households; (iv) landless; (v) elderly households with no means of support; (vi) households without security of tenure; (vii) ethnic minorities; and (viii) marginal farmers (with landholdings of five acres or less).

Executive Summary

- **1. The Subproject:** The 132 KV 275 km long Loralai to Quetta TL to be established by Quetta Electric Supply Company (QESCO) to provide additional source of 132 KV power supply to the residents Queta, Pishin and Qila Saifulla districts.
- 2. **Resettlement Impacts** The transmission line will, however, pass through over 25 villages of Pishin, Qila Saifulla and Loralai District and will temporarily affect a total of 825 ha of land, of which 60 % will be uncultivated/hilly and 40% (330 ha) agriculture and fruit orchards. The construction of TL will affect a total of 162 ha of agriculture crops and temporary affect to 132 ha fruit orchards. The tower construction in addition will create permanent loss of 16 ha or 2180 fruit trees. As a result, a total of 875 farming households (DHs) with a total population of 6385 (DPs) will be affected. As none of the DHs are to be displaced or lose more than 10% of their productive assets, the resettlement impacts are non-significant.
- 3. **Compensation and Rehabilitation:** Compensation and rehabilitation for losses and impacts will be provided in accordance to the entitlement matrix shown in chapter 2. This entitlements matrix contains provisions for the actual impacts of this Subproject, while an umbrella (LARF) entitlements matrix containing provisions for all the potential impacts.
- 4. **Cut-off-Date.** Compensation eligibility will be limited by the cut-off date on completion of the final census after the line route survey is finalized. The DHs (that settle in the affected areas and/or make changes in the land use patterns) after this cut-off-date will not be eligible for compensation. They will, however, be given a three months' notice requesting them to vacate the premises/corridor and dismantle the affected structures and/or other establishments (if any) prior to project implementation.
- 5. **The LARP will be updated once final route survey is approved.** The updated LARP will include, updated compensation at replacement value in the year the damage is caused, updated census, socioeconomic survey and budget.
- 5. **Significance of Impact.** The temporary damages to crops and fruit trees under the transmission line will be compensated at 3 tiers at the current market rate assessed in the year of damage. The wood and fruit trees will be compensated at the income replacement cost. The fruit trees in this area are of low height, and are not required for ROW clearance. At stringing part of the fruit trees will require some trimming of branches. The number of affected trees will be compensated as per the actual damage to the fruit bearing capacity. After the construction works, there will be no restriction on use of, or access to the land under the transmission line, and thus, there will be no permanent loss of land. No other private or community structures will be affected. As no assets will be lost permanently, and none of the DHs will be displaced or lose more than 10% of their productive assets, the resettlement impacts will be non-significant
- **6. Indigenous People Issues**. All 875 DPs are Muslims, speaks Pushto Language and lives in the same villages. The ADB's Policy on Indigenous People (IP), as specified in the Indigenous Peoples Planning Framework (IPPF) prepared for ABD MMF program is not triggered, and therefore neither an Indigenous Peoples Plan (IPP) nor special action is required for this subproject.
- 7. **Consultation and Disclosure.** The LARF has been prepared and endorsed by QESCO, and translated in Urdu language and disclosed to the DPs during the detailed Field Survey. The English version will be uploaded to ADB's website. For the preparation of this LARP, QESCO conducted a Reconnaissance Field Survey (RFS) in August. Public consultation was held in October 2012. 2012 in 4 districts along the TL corridor, with local government agencies, affected households (DHs), as well as wider community groups. Further detailed consultation will be held during revision & implementation of this LARP. The LARP will be summarized translated and disclosed.
- 8. **Grievance Mechanism.** There is a process established to deal with any issues or concerns raised on any aspect of the LARP or compensation process. The verbal or written grievances of DHs will be

heard by a project level Grievance Redress Committee (GRC) to be established and will assist QESCO in solving the APs' grievances.

9. **Cost of LARP.** The compensation costs used herein are based on the unit rates derived through consultations with the affected communities and District LAC of Pishin and Loralai during RFS in August 2012 and will be updated on finalization of the detailed design. The estimated quantities of the affected assets, and their unit prices used, and compensations assessed are provided in Chapter 8 (Tables 8.1 to 8.6). The total cost of implementation of this LARP includes compensations for the affected crops and trees (with administration charge 15% of compensations and 10% contingency) has been estimated at *Rs. 61.82 million (US \$ 0.6534 million)*.

INTRODUCTION

1.1 Background

The Government of Pakistan has requested for financing from the Asian Development Bank (ADB) regarding implementing the Power Distribution Enhancement Investment Program (the program), to be executed through a Multi-tranche Financial Facility (MFF) divided into four tranches or groups of subprojects. The Pakistan Electric Power Company (PEPCO) the Executing Agency (EA) and the Quetta Electric Supply Company (QESCO) is the Implementing Agency (IA). Each of the program's tranches will constitute a project which, in turn, will be divided into several subprojects involving the construction and/or upgrading of the substations and transmission lines.

This Land Acquisition and Resettlement Plan (LARP) has been prepared for this TL from Loralai to Quetta, one of the subprojects proposed to be included in Tranche 3 of ADB MFF Program, and has been prepared by QESCO to fit the Land Acquisition and Resettlement Framework (LARF) prepared PEPCO for the program as a whole. The subproject will comply with the land acquisition and resettlement (LAR)-related conditions that the PMU/PIU and ESIC issuance of notice to proceed for the implementation of the subproject's civil works will be contingent to the full implementation of compensation detailed in this LARP.

According to the ADB, SPS, Resettlement impacts are considered significant if > 200 people are physically displaced from housing or lose 10% or more of their productive assets (income generating) are classified as category "A". Projects which will create non-significant impacts are classified as category "B" In both cases, a LARP is prepared. While the number of households affected by this subproject is 875 DHs with a total population of 6386 the magnitude of impact is not significant because none of the DP is either being relocated or losing any type of his productive asset permanently. The impacts are temporary and none of the DHs will have to be rehabilitated...

The following sections of this LARP detail out (i) the principles and eligibility/ entitlement criteria for compensation or rehabilitation of DHs; (ii) the LARP institutional organization; (iii) the various LARP implementation mechanisms (information disclosure, participation and consultation, grievance redress and, monitoring and evaluation); and, (iv) time schedule and budget.

1.2 Description of the Subproject

The 132KV Transmission Line from Loralai to Quetta will provide an additional source of Power supply to the residents of Qila Safulla, Pishin and Quetta towns through a new 132 KV TL As such there is no chance of further development due to overloading of existing Distribution System. There is no alternate source of supply in the area except, a proposed Transmission Line from 132 KV Grid Construction at Loralai Under Tranche-III, QESCO has proposed construction of 132 KV Transmission Lines.

The proposed Transmission Line will pass through rural area, away from settlement, Schools, Hospitals & Mosques. The new transmission line will affect crops, trees of over 25 villages in the total span of 275 kms for which this LARP duly covers such compensations.

Around 40% of this TL will traverse through private farmlands and the remaining 60% will be crossing over the barren and hilly areas through 25 villages. The reconnaissance field survey estimated the TL will affect a total of 875 DHs or 6385 persons (DPs) through temporary disruption to land, and loss of 330 ha of crops and 2180 wood and fruit trees.

Upon the approval of sub-project and after the detailed design a detailed socio economic and compensation assessment survey) will be carried out. During final survey, the alignment will be shifted to minimize social impact of the Transmission Line and the Land Acquisition Resettlement Plan (LARP) will be updated, including an inventory of losses, social impacts and cost estimate will be revised accordingly. The updated LARP will be translated and disclosed.

2. PROJECT COMPENSATION AND REHABILITATION FRAMEWORK

This section provides a summary of Pakistani laws and regulations on land acquisition and resettlement and ADB SPS, principles on Involuntary Resettlement.

2.1 Policy Provisions, Eligibility and Entitlements

Regarding matters of land acquisition relative to subprojects requiring the application of the right of eminent domain, LARPs are regulated by different bodies of law, in particular the Land Acquisition Act (LAA) of 1894 covering land acquisition for stations and towers in urban areas and the Telegraphic Act of 1885 covering the construction of towers in rural areas. As this specific subproject does not trigger application of any one of the above mentioned laws and only requires compensation for the loss of crops and trees at the current market rate, we assume any explanation of these laws here will be irrelevant. However for confirmation and reference we are putting summaries of these laws in the following sections and the full text is appended as Appendix-I.

2.2 ADB's Safeguard Policy Statement (Involuntary Resettlement Principles)

The *Involuntary Resettlement* principles are summarized below while details are provided in attached in Appendix-1.

- Involuntary resettlement is to be avoided or at least minimized.
- Compensation must ensure the maintenance of the DHs' pre-project living standards.
- Compensation is required for any DH who as a result of a project has their access to, or use of, land restricted.
- DHs should be fully informed and consulted on LAR compensation options.
- DHs' socio-cultural institutions should be supported/ used as much as possible.
- Compensation will be paid with equal consideration of women and men.
- Lack of formal legal land title should not be a hindrance to rehabilitation.
- Particular attention should be paid to households headed by women and other vulnerable groups, such as indigenous people and ethnic minorities, and appropriate assistance should be provided to help them improve their status.
- LAR should be conceived and executed as a part of the project, and the full costs of compensation should be included in project costs and benefits.
- Compensation/rehabilitation assistance will be paid prior to ground leveling and demolition.

2.3 Comparison of Land Acquisition Act and ADB Resettlement Policy

There exist a considerable difference in the Pakistan Land Acquisition Act and the ADB's Safeguard Policy Statement (SPS), The Appendix-I attached provides a detailed para wise comparison between these two laws. The section 2.4 below provides remedial measures to bridge the gap between LAA and ADB Resettlement Policy

2.4 Remedial Measures to Bridge the Gap

In principle, Pakistan Law and ADB SPS adhere not only to the objective of DH compensation, but also to that of DH rehabilitation. However, Pakistan law is unclear on how rehabilitation is to be achieved and in practice the provision of rehabilitation is left to ad hoc arrangements of local governments and project proponents. To clarify these issues and reconcile gaps between Pakistani Laws and ADB Policy, the QESCO will comply with the LARF prepared for the program, ensuring compensation at replacement cost for all items affected.

2.5 Land Classification

In terms of application of the LARF prepared for the program, identifying the type of land affected is an important step in determining whether land is to be compensated or not. According to the LARF, the land classification, as well as, land use will be the basis for identifying the affected lands. They are: (i) urban versus rural lands; and, (ii) residential/commercial versus agricultural lands. (iii) hilly versus plain areas.

Urban or residential/commercial land affected by tower construction both in rural and urban areas will be considered as acquired permanently and land compensation will be paid to the affected households. Agricultural land in rural areas, instead, will not be considered as permanently affected as long as permanent cultivation and access remains possible under a tower and therefore will not be acquired and compensated, for this subproject cultivation under the towers will be possible after the construction. However, when land under a tower become un-accessible agricultural /rural land will be considered as permanently affected and as such acquired and compensated.

For the Project Urban and Rural areas will be identified based board of revenue records. Also for the Project residential, commercial and agricultural plots will be identified based on the classification provided by district revenue records or based on the actual use of the affected land prior to the entitlements cut-off date. In case of discordance between revenue records and actual, land will be treated on the basis of actual land use.

2.6 LAR Approaches for the Subproject

As specified in the LARF, the construction of Towers and Distribution lines will have to be carried based on the exercise of the right of Eminent Domain and will trigger the application of the ADB SPS. Impacts reparation for these items under the subproject will be carried out based on the compensation eligibility and entitlements framework presented in the next sections of this chapter.

2.7 Compensation Eligibility and Entitlements for the Project

Land acquisition tasks under the program, and for this QESCO subproject, will be implemented according to a compensation eligibility and entitlements framework in line with both Pakistan's law/regulation and the ADB SPS. The entitlement matrix for actual resettlement impacts is provided in the following Table 2.2.

Table 2.2 – Compensation Eligibility and Entitlements Matrix

Asset	Specification	Displaced Households	Compensation Entitlements
	Crops affected (damaged/lost)		Tower impacts: Cash compensation at market rate based on actual impact for a maximum of 3 harvests for this subproject 1 harvest is expected to be sufficient) <u>Line corridor stringing</u> : cash compensation at market rate of 1 harvest.
Trees	Trees removed	756 DHs/	Cash compensation shall reflect income replacement

2.8 Eligibility

The DAHs entitled to compensations and/or rehabilitation under the program are:

- All DHs affected by temporary use of land;
- All DHs land owners or tenants and sharecroppers whether registered or not affected by crop and tree damage;

Compensation eligibility will be limited by a cut-off date to be set for each subproject on the stating day of the DH final census and impact assessment. DHs who settle in the affected areas after the cut-off date will not be eligible for compensation.

<u>Cut-off Date</u>: Compensation eligibility will be limited by the cut-off date fixed by QESCO on completion of the detailed design, finalization of line route survey and census. The DHs (that settle in the affected areas and/or make changes in the land use patterns) after this cut-off-date will not be eligible for compensation. However the cut-off date will be communicated to the DPs during the consultation process

They will be allowed to reuse their salvaged material for free. Forced eviction will only be considered if all other efforts are exhausted.

2.9 Compensation Entitlements

Based on the impact, entitlement provisions for DHs include replacement value compensation for temporary loss of crop and loss of trees. These entitlements are detailed below:

- **Crops:** Cash compensation at current market rate for the harvest actually lost up to 3 harvests being as it may be winter or summer crop (for crops affected by towers); 1 harvest being as it may be summer or winter crop (for crops affected by the line stringing). Compensation will be paid both to the landowners and tenants based on their specific sharecropping agreements (if any).
- Trees: Cash compensation shall reflect income replacement for each of the affected fruit and wood tree.

2.10 Assessment of Compensation Unit Values based on Replacement Cost.

The methodology for assessing unit compensation values of different items is as follows:

- Crops will be valued at net market rates at the farm gate for the first year crop. In the eventuality that
 more than one-year compensation is due to the DHs the crops after the first will be compensated at net
 market value.
- Wood trees will be valued based on the market rates.

ASSESSMENT OF IMPACTS

3.1 Resettlement Field Survey

The finalized technical design of the subproject is a mandatory pre-requisite for carrying out the resettlement field surveys. The design included the identification and layout of the site and technical drawings showing the grid station and line profile with spotting of bases for towers. Having these pre-requisites, the RFS team undertook fieldwork by actively involving the QESCO's field staff. The impact assessment involved quantification and costing of affected area and assets through a participatory approach consultation with gender-segregated groups of AHs and other community members.

The Reconnaissance Field Survey (RFS) fieldwork was carried out in the subproject area in August 2012. Upon approval of sub-project, detailed field surveys will be carried out by a team comprising of one resettlement Specialist, surveyors and Assistant Directors, Environment and Social Safeguards. Cut-off date will be fixed by QESCO and the same will be communicated to the DHs / affected communities during the community consultation sessions, and will be further communicated through the Public Information Brochure (PIB) in Urdu. The affected communities will be clearly informed that no subsequent changes made in the land use pattern or construction of any structures will be entertained by QESCO for compensation under this subproject.

3.2 Minimization of Impacts

QESCO usually takes all possible steps to safeguard and minimize the likely adverse impacts on local communities in the design and implementation of its power distribution enhancement subprojects, involving construction of grid stations and transmission lines. Accordingly, the following specific actions will be applied to avoid and minimize the likely resettlement impacts of this subproject Transmission Line:

- Alignment of the transmission line and tower to tower spans are altered slightly to avoid both the compact housing and commercial areas and scattered farm-houses;
- A minimum clearance under the line required is **7 m**, which is maintained for the whole line, even by providing **2 m to 6 m leg** and/or body extension to the towers where required; and,
- Any built-up structures falling in the outer fringes of the total **30 m** RoW are not removed, only those falling directly under the live power cables are removed and relocated..

As a result, the transmission line traverses throughout the open lands, including private agricultural lands where only the agricultural crops, trees will partially affected by the execution work

3.3 Impacts of the Subproject

The subproject involves the construction of 275 km long 132 kV Transmission Line. The new transmission line will traverse through private farmlands (40%) and a larger section of the TI through the uncultivated and hilly government land (60%).

No land will be acquired permanently for the transmission line. However, its construction and stringing works will affect crops and trees within the 30m wide safety corridor and the crop damage will be compensated for the whole affected strip of land. A total of 875 farming households (DHs) with a population of 6385 persons (DPs) will be affected basically by loss of crops and of trees. The extent of overall impacts is shown in the following Table 3.1.

Table 3.1: Overall Resettlement Impacts of Proposed transmission line Subproject

Affected Asset	Item	Unit	Value
Temporarily Affected Farmlands	Length	Km	275
(Loss of Crops)	Area	На	825
	Dhs	No.	875
Tree Removal	Fruit Trees	No.	610
(Loss of Trees)	Wood Trees	No.	1570
	All Trees	No.	2180
	Dhs	No.	756

Compensations for the losses of crops and trees will be provided according to the entitlement matrix already explained in above sections. This entitlement matrix contains provisions for actual impacts of this Subproject.

Major crops grown in the area are wheat in the Rabi season (winter-spring) and onion in the Kharif season (summer-autumn). This is the dominant cropping pattern in the subproject area, with miner areas of sugarcane, vegetables and fodder. Thus, the subproject's impact assessment has been made on the basis of wheat and rice crops.

In addition, there are scattered wood trees and a fruit orchard. The affected trees include Shisham (sisso), Kikar (acasia nicolta), Eucalyptus, and apple, apricot, (fruit trees).. QESCO's technical survey and design team made utmost efforts to avoid affecting trees, and as a result, only 2180 trees will need to be removed from the 30m wide corridor.

The subproject comprises one component, namely, 132kV double circuit transmission line.

3.3.2 Impacts of Towers/Poles

The 275 km long new 132 kV transmission line will require the construction of a total of around 1000 towers. No land will be acquired permanently, as none of the new towers will be constructed in an established urban or a developing housing area, and sufficient clearance will be provided under the towers for convenient mobility of tractors to allow the affected farmers to continue cultivating their lands without restriction.

The farmlands under and around towers will, however, be affected temporarily causing loss of crops and trees during the 3-tier process of tower construction: (i) construction of foundations, (ii) erection of towers, and (iii) stringing of power cables. Thus, it will cause crop losses for three consecutive cropping seasons, namely: (i) Kharif/summer season 2013, Rice crop-1; (ii) Rabi/winter season 2013-11, Wheat crop-1; and (iii) Kharif/summer season 2014, Rice crop-2. Accordingly, cash compensation will be paid to the AHs for the loss of their crops for three consecutive cropping seasons.

Almost -400 out of 1000 towers will be located on private farmlands. For tower installation, crops and trees in an area not only under the tower, but also in a small perimeter surrounding it as the access, working and storage areas, will be affected by the construction works. This area is assessed to be 900m² (0.09 ha) per tower. Thus, the 400 towers will affect temporarily a total of 36 ha of farmlands.

3.3.3 Impacts of Transmission Line (TL Corridor)

The sections of the transmission line in between the towers (TL Corridor) will cause damage to, or loss of, crops and trees during the stringing of power cables. This last activity is usually carried out rapidly, one stretch at a time, and completed in one cropping season, for which one-crop compensation will be paid. DHs will also be compensated for the loss of their trees that will be affected by the construction of the line located within the 30m wide corridor. As the height of the fruit trees —apple, apricot, cherry etc is low, the low height trees will not be removed but will require damage to the fruit bearing branches. The damage to the fruit bearing branches will be paid at 25% of the rate of removal of one fruit tree.

The 112.km long 30 m wide corridors will affect a total of 336 ha of farmland during stringing activity. With a 20% cushion of surrounding fields for movement of machinery the total affected land will be around 403 ha. This will include area affected under towers i.e. 36 ha.

The total affected land from tower erection and stringing will be around 403 ha.

In addition to crop loss, 2180 private wood trees also fall within the 30 meter wide corridor of transmission line. Only those trees will be removed which will fall under the towers. The trees under the Transmission line specially the fruit trees and other low height wood trees may not be required to be removed. Of the total 2180 trees 1570 are wood trees and 610 fruit trees. All the affected wood trees are scattered and mostly located along the field boundaries, while fruit trees are planted in the form of orchards..

Compensation for affected trees will be paid for the total removal. The compensation for affected wood trees is based on current market rate of the wood which is assessed on the basis of tree size (height and girth). The fruit trees will not be removed rather the damaged trees will be paid at 25% of the removal rate of the trees.

3.4 Significance of Impacts

The impact of the temporary effects on land and loss of crops will be minor or non-significant for all DHs. The DHs own relatively large farms with highly fertile land, and none will lose >10% of their total crop. The 30m wide corridor will be used temporarily as a working corridor for installation of the new towers and stringing of the power lines.

Moreover, there are no vulnerable people among DHs; none of the household is headed by a woman. Majority families are living in a joint/extended family system which also assists in providing a safety net against external economic shocks. Finally, the overall impacts on the villages are minor.

SOCIO-ECONOMIC PROFILE OF AFFECTED PEOPLE

4.1 Census of Affected Households

4.1.1 Field Methodology

After obtaining the pre-requisite location maps, field layout and profile drawings, revenue records and infield assistance of a technical surveyor, intensive fieldwork will be carried out for preparing this LARP. The field methodology will include carrying out of RFS comprising 100% Census of DHs, and community consultation.

4.1.2 General Information on Affected Households

The incoming/outgoing transmission line crosses over twenty five (25) villages. There are around 875 DHs with a total population of 6386 affected people (DPs) impacted by the losses of crops or trees

All of the participants in the Reconnaissance Field Survey (RFS) were the head of household. All the DHs are Muslim and are ethnically Pushtune . The language of all DPs is Pushto.

The villages inhabited by different tribes of Pushtoon that includes Kakars, Dummars, Tareens, Lunis, Zakhpels, Nasir, Pachis Syed, Ghilzais, Sulman Khel, Achakzai, Jogizais. There is no ethnic difference among them, as all of them speak the same language Pushto. The Jogizai sardars, still command a good deal of influence and respect, which derives partly from their relative economic prosperity. They have common practice of carrying arms and the usage and the practice of Vulver (Bride Money). Joint and extended families are common. Generally marriages are arranged. Parents are fully authorized to select spouses both for men and women. In wedding ceremonies all expenses for entertainment of the guests are afforded by the groom's family. Majority of the population is Suni Muslims.

Occupation: Agriculture, Horticulture, Keeping Cattle, Labor, Business and Transport constitute the major occupation of the people. A sizeable number of inhabitants are engaged in Government services.

4.1.3 Indigenous People

As there is only one caste and all people are related to each other by inter-marriages land rights and purchase of property does not restrict any person on the basis of caste or religion. Therefore the ADB, SPS principles on indigenous people does not apply.

4.2 Data on Heads of Affected Households

All heads of DHs are male. In terms of marital status 73 % HDHs are married, 24 % are unmarried and 3 % is widowed. In terms of age, 60 % household heads are between 41 and 60 years, 18% are between 61 and 75 years, while 22 % are young, aged between 30 and 40 years.

4.3 Data on Affected Households

4.3.1 General

Households in the subproject area are large, with an average size of 7.3 people per household, and include joint or extended families. The smallest household is made up of 5 people while the largest household consists of 11 people. Just over half (51%) of all DPs are female.

4.3.2 Housing

Housing in the villages are mostly of mud walls and thatched roofing, where as some peoples in the subproject area live in the dera which are made of mud with roofs of thatch and bamboo.

4.3.3 Livelihood and Incomes

As all DHs rely on farming for at least part of their income, the tenure of agricultural land is an important factor in terms of security and sustainability of livelihood. Among the DHs, all household heads stated they are the registered land owners. There are no households that rent or lease agricultural land, no households that claim ownership, and no squatters. None of the DPs is a share cropper or a lease holder. The average farm size of DHs is medium, with an overall average of 27 Acres and a range from 9 Acres to 40 Acres.

The primary livelihood sector is agriculture, accounting for 50% working DPs, followed by 28% in waged employment and 21% in small business, trade or labor.

Major part (50%) of the income of DHs is from agriculture, followed by waged employment (34%) and 26% of household income is from small business, trade or labor.

The average monthly income of the residents in the TL affected villages is estimated at Rs. 28000 per month. With average household size of 7.3 the per capita monthly income is estimated at Rs. 3835 per person per month.

5. INSTITUTIONAL ARRANGEMENTS

The institutional arrangements of planning and management of the Power Distribution Enhancement Program (or the ADB-funded Power Distribution Enhancement MFF Project) are described as follows (see Figure 5.1 overleaf):

5.1 Pakistan Electric Power Company (PEPCO)

The Executing Agency: The Project Management Unit (PMU), PEPCO is the focal organization based in Lahore responsible for the Power Distribution Enhancement Program, for keeping liaison with the Government of Pakistan and Asian Development Bank (ADB) on behalf of all the DISCOs, and taking care of disbursement of funds (including ADB loan) and technical assistance through Consultants to, and coordination of the Program planning and management activities of the DISCOs.

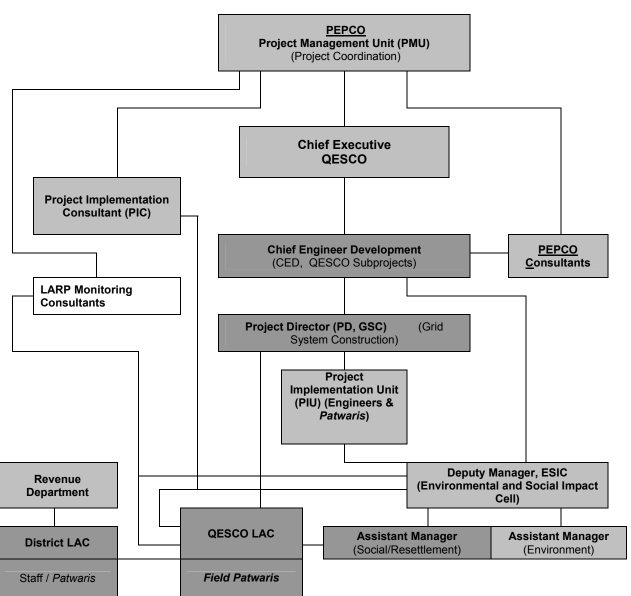


Figure 5.1: Organization for LARP Planning, Implementation and Monitoring

5.1.1 Distribution Companies (DISCOs)

The DISCOs included in the ADB-funded MFF Project (the Program) are:

- (1) PESCO: Peshawar Electric Supply Company, Peshawar, NWFP;
- (2) IESCO: Islamabad Electric Supply Company, Islamabad;
- (3) GEPCO: Gujranwala Electric Power Company, Gujranwala, Punjab;
- (4) LESCO: Lahore Electric Supply Company, Lahore, Punjab;
- (5) HESCO: Quetta Electric Supply Company, Hyderabad, Sindh;
- (6) MEPCO: Multan Electric Power Company, Multan, Punjab;
- (7) QESCO: Quetta Electric Supply Company, Quetta, Baluchistan; and,
- (8) FESCO: Faisalabad Electric Supply Company, Faisalabad Punjab..

5.1.2 Technical Assistance (Consultants)

PMU, PEPCO provides technical assistance to all the eight DISCOs through the project implementation and supervision Consultant.

5.2 Quetta Electric Supply Company (QESCO)

QESCO as the implementing agency (IA) bears the overall responsibility for the preparation, implementation and financing of all tasks set out in this LARP, as well as inter-agency coordination required for the implementation of the Subprojects. As such, it takes care of the preparation/updating and implementation of the LARPs and DDRs, and internal monitoring and evaluation activities. Institutionally, QESCO has three functional divisions, namely, the Planning, Projects and Grid System Construction divisions.

5.2.1 Planning Division

The **Planning Division** is responsible for preparation of PC-1s, for preparation of load forecasts and feeder analysis. The division is responsible for preparation of the Energy Loss Reduction (ELR) work orders. Formerly subproject preparation and keeping liaison with the Government of Pakistan and Asian Development Bank (ADB), as the donor of this MFF Project had also been the responsibility of this division. But lately the activity has been shifted to the Office of Chief Engineer Development.

5.2.2 Chief Engineer Development

The former **Projects Division** has now been named as the **Office of Chief Engineer Development (CED)**, is responsible for the overall planning, management and coordination of the approved Subprojects. The CED is currently being assisted by the PPTA Consultants (including the Resettlement Experts responsible for LARP/DDR preparation), in preparing the identified Subprojects in line with the ADB Policies, and obtaining approval from the donor ADB. Its major functions include keeping regular liaison with ADB and relevant departments of the federal, provincial and district governments, preparation, updating and implementation of the LARPs and the related monitoring and evaluation activities.

The CED, QESCO has already established an **Environmental and Social Impacts Cell (ESIC)** to take care of safeguards related activities. It is headed by a Deputy Manager, and assisted by two Assistant Managers, Environmental and Social Safeguards, respectively. He will be responsible for the LARP preparation/updating, implementation and internal monitoring for each Subproject, with assistance from A ESIC's Assistant Manager, Social Safeguards, QESCO LAC and PIC Resettlement Expert.

The Scope of Work to be handled by the ESIC far exceeds the physical and professional ability and capabilities of the incumbents. To support the ESIC, to carry out its responsibilities, a Monitoring Consultant is being hired. In addition, a Project Implementation Consultant (IC) will also be hired who will also have social and environmental experts to assist QESCO in revising and updating the LARP as and when

required, and then in implementation of the LARP. The Consultants will be provided full logistic support (including office space and field transport) by QESCO.

5.2.3 Grid System Construction (GSC) Directorate

The **Grid System Construction (GSC) Directorate** is responsible for implementing the approved Subprojects, including construction/improvement of grid stations and transmission lines. This office is headed by the **Project Director (GSC)**, and it will establish Project Implementation Units (PIUs), comprising Engineers and *Patwaris*, at the respective towns of each Subproject. The PIU for this Subproject will be established at Loarali .In addition, PD GSC has an in-house Land Acquisition Collector (LAC) to take care of the land acquisition and resettlement activities.

The QESCO LAC, along with field *Patwaris*, in addition to implementation of the LARP activities, will provide in-field assistance to the Resettlement Experts of ESIC and PIC in updating, revision and internal monitoring of the LARPs. He normally works as an independent entity, but in case of local needs like price updating, grievance redress, etc., may involve the local Union Councils and other leaders at the local levels, and/or the District LACs and Revenue Department for addressing broader level matters. He will be provided technical assistance by the Resettlement Experts included in both ESIC and PIC teams.

5.3 District Government

The district government have jurisdiction for land administration, valuation and acquisition. At the provincial level these functions rest on the Revenue Department while at the district level they rest on the District Land Acquisition Collector (District LAC). Within LAC office the *Patwari* (land records clerk), carry out specific roles such as titles identification and verification. But as this Subproject does not require any land acquisition, involvement of District LACs will normally be not required by QESCO LAC.

5.4 Internal Monitoring

Internal monitoring will be carried out by ESIC with support from the project implementing and supervision consultant. Quarterly monitoring reports will be submitted to ADB. All monitoring reports will be disclosed on DISCOs website, translated and disclosed to the DPs.

6. CONSULTATION AND DISCLOSURE

6.1 Consultation Undertaken for the LARP

The reconnaissance consultative process undertaken for the preparation of this LARP in October, 2012 (see Appendix -II on Consultations held) has not only included DHs, but also the local communities of the area. Special attention was paid to identify the needs of vulnerable groups (such as the poor, women, and elderly), to ensure that their views have been considered in the formulation of the LARP.

Consultation with stakeholders at the different stages of the subproject is required by ADB's Policy on Involuntary Resettlement and as provided for in the LARF. To start with, consultations with the DHs were conducted as part of inventory taking of affected lands and other assets. The communities' and especially the DHs' responses to the proposed subproject were found to be positive.

Along with the participatory RFS, semi-structured discussions aiming at community awareness and consultations regarding the project's likely impacts were also held with the small groups of men and women along the proposed grid station and transmission line. During detailed consultation sessions, the cut-off-date for compensation eligibility will be communicated to all participants. They will be clearly told that no subsequent changes in the land use would be entertained by QESCO.

The affected communities concerns and suggestions have been incorporated into subproject design and will be implemented as an integral part of resettlement activities. The major concerns raised during the consultation included the adequacy and timeliness of compensation payments, as well as safety measures to be taken during the construction of the towers and stringing of the transmission lines. In response, QESCO will make sure that the crop compensation amounts are assessed justly and paid to the DHs, at least fifteen days prior to temporary use of land before starting the civil works.

The local communities' response (awareness, perceptions and preferences) to the transmission line subproject and resettlement related matters are summarized as follows:

- This subproject is necessary under the current local conditions;
- Compensation should be fair and timely;
- Local skilled and unskilled labor should be used wherever possible;
- Damaged lands should be rehabilitated after the construction work is completed;
- Local norms should be honored; and
- Construction work should be completed in time.

6.2 Compensation Options Discussed

In addition to the focus group discussions and consultative meetings described above, the survey included a questionnaire with several questions regarding DHs' preferences for compensation and rehabilitation options. This information has been and will be used to assist in determining the support measures required by DHs. The first compensation priority of all DHs was for cash. When asked why they preferred cash compensation, almost all the DHs stated the reason was to assist with daily living expenses as they will lose their livelihood in the shape of crops. In summary, the compensation and resettlement options discussed and agreed upon during the consultation meetings included:

- Relocation not applicable;
- Assistance not applicable;

6.3 LARP Disclosure

An English version of the program's updated LARF has already been uploaded to ADB websites for Tranche-I&II. III. After Approval from ADB, the same will be placed at ADB, PEPCO & QESCO Web Site.

Accordingly a Urdu version of LARP will be made available by PMU, and will be disclosed in the project area.

In line with ADB's public communications policy, this LARP in English will also be posted on the ADB and QESCO websites, while its translation in Pashto will be disclosed to the DHs at the PIU at Lorali will also be distributed in the project affected villages and posted on the ADB and QESCO websites. In addition, a Public Information Brochure IPIB) in Pashto, summarizing compensation provisions will be sent to all DHs.

7.0 Grievance Redress Process

QESCO normally takes care to prevent grievances rather than going through a redress process. This can be obtained through careful LAR design and implementation, by ensuring full participation and consultation with DHs, and by establishing extensive communication and coordination between the community and QESCO. Nevertheless, a grievance mechanism will be made available to allow a DH appealing against any disagreeable decision, practice or activity arising from compensation for the affected land or other assets. DHs will be fully informed of their rights and of the procedures for addressing complaints verbally during consultation meetings and through PIB in Pashto.

A complaints register will be kept at the Project Implementing Unit (PIU) camp offices to be maintained by Sub-Engineer in-charge. QESCO will inform the DHs of the availability of this arrangement through PIB in Pashto. The complaints received will be processed and resolved by the QESCO's Assistant Manager, Social Safeguards and LAC by involving the local leadership and Union Councils, and/or the respective District LAC.

Firstly, attempts will be made to redress the grievances through a village level grievance redress committee (GRC) comprised of QESCO's ESIC and LAC or Patwari, and the village notable elders and the concerned Public Representatives of the Union Council. But if the grievances cannot be redressed satisfactorily at the village level, a grievance redressal mechanism will be established at the District level, comprising of District Coordination Officer (Chairman), Chief Engineer, District LAC and QESCO's ESIC and LAC. As a last resort, the aggrieved DHs may seek justice through the Court.

All the finances will move directly from QESCO to the DHs, as price for the grid station land and compensation for the losses of agricultural crops and wood trees. The complaints and grievances will be normally addressed by QESCO locally by involving local leadership and Union Councils, and the involvement District Government/Courts may be required only for the unresolved grievances, as described in Table 7.1 below.

Table 7.1: Grievance Resolution Process

Sr. #	Crop & Tree Compensation Issues	Other Compensation or Project Issues
1	First, complaints resolution will be attempted at village level through the involvement of the ESIC, district government, and/or informal mediators.	
2	If still unsettled, a grievance can then be lodged to the LAC who has 30 days to decide on the case.	If still unsettled, a grievance can be lodged to the PIU/ESIC, which will have 30 days to respond.

Sr. #	Crop & Tree Compensation Issues	Other Compensation or Project Issues
3	If no solution was reached a grievance can be lodged with support of the ESIC to the QESCO. The DH must lodge the complaint within 1 month of lodging the original complaint with the LAC and must produce documents supporting his/her claim. The QESCO will provide the decision within 21 days of registering the complaint. The QESCO decision must be in compliance with this LARF provisions.	If no solution was reached a grievance can be lodged with support of the ESIC to the QESCO. The DH must lodge the complaint within 1 month of lodging the original complaint with the LAC and must produce documents supporting his/her claim. The QESCO will provide the decision within 21 days of registering the complaint. The QESCO decision must be in compliance with this LARF provisions.
4	Should the grievance redress system fail to satisfy the DH, they can further submit their case to the appropriate court of law as per the process set out in Sections 18 to 22 of the LAA (1894).	Should the grievance redress system fail to satisfy the DH, they can further submit their case to the appropriate court of law as per the process set out in Sections 18 to 22 of the LAA (1894).

8 Budget for Land and Asset Acquisition

8.1 Basis for Compensation

Compensation for projects requiring land acquisition can often differ between the borrower and ADB (and other providers of official development assistance). To comply with ADB's SPS, rates used to compensate for lost land and assets must be at replacement values, to "at least" restoring people's livelihoods and ensuring that people affected by a project are not left worse off.

According to the project's LARF, replacement cost is the amount of cash or kind needed to replace an asset in its existing or better condition, and is the value determined as compensation for the current market price without depreciation or deduction of the costs of any transaction or for any material salvaged. The processes for establishing the rates used for this subproject followed the methodology set out in the project's LARF.

The compensation and budget will be revised when the LARP is updated to reflect replacement value in the year of damage.

8.2 Determining the Rates for Compensation

Based on the foregoing requirements and the LARF provisions, the methodology for assessing unit compensation values of the different items is described as follows:

- Crop compensation was valued at net farm-gate market rates. If additional crops compensation is due it will be calculated at market value minus inputs. Compensation for crops affected by towers is three-crops and for stringing of the lines is for one-crop; and,
- Fruit and wood trees were valued based on type, size, and age. DHs are entitled to keep the wood (as salvaged material) without any deductions from the amount of compensation.

The valuation survey registered current crop and tree sales at local markets and communities. It was based on community consultations, market surveys and relevant local government agencies, namely the Agriculture, Forestry and Revenue departments. The results of the survey are provided in the tables below.

The prices of affected assets given herein are based on the market rates in October 2012 and will be revised according to Project cut-off date.

The rates of rehabilitation of structure (materials and labour) are based on (October 2012) recent similar development in the area and collected from local masons, markets and other community members during the consultation sessions, and discussions with the District LACs. The maximum extent of the likely damages to the structure will be 10%, which will not cause evacuation or relocation of the residents.

Compensation was assessed on the basis of replacement repairing cost of the affected house according to the type of construction as shown in Table 8.1 overleaf.

The subproject area is irrigated agricultural area, with dominant wheat-rice rotation of crops. All the affected farmers grow wheat in the rabi/winter season and maize in the kharif/summer season. Thus, the market prices of both the crops were collected from the affected village and the markets of Pishin and Loralai . For the purpose of compensation average of the price of wheat and maize is used, and the areas under Wheat and Maize and wood and fruit trees are shown in the tables below.

Table 8.1: Rate/Price for Crops in Subproject Area

Cropping Season		ed Crop	Average Crop Income per Unit Area (Rs.)					
Cropping Season	No.	Name	Acre (basis)	Hectare	Square Meter			
Rabi (Autumn-Winter)	1	Wheat	42,000	103782	10.38			
Kharif (Spring-Summer)	2	Maize	44,000	108724	10.87			
Sum To	tal:	86,000	212406	21.25				
Average :		43,000	106203	10.62				

Table 8.2: Assessment of Crop Compensation for Towers

Season	Affected	No. of	Cropped Area				
Season	Crops	Towers	Affected (m2)	Rate (Rs./m2)	Amount (Rs.)		
Kharif 2013	Maize -1	237	213300	10.87	2318571		
Rabi 2013-14	Wheat -1	163	146700	10.38	1522746		
				Total:	3841317		

Table 8.3: Assessment of Crop Compensation for Transmission Line

Cropping	ping Affected TL Corridor Cropped		Compensati	ation Assessed				
Season	Crops	Length (m)	Area (m2)	Rate (Rs./m2)	Amount (Rs.)			
Kharif 2011	Maize/wheat	112000	3360000	10.62	35,683,200			
				Total:	35,683,200			

Table 8.4: Assessment of Compensation for Affected Wood Trees

Sr. No	Type of Tree	No of Trees	Average Rate (Rs)	Compensation Amount
	Wooden Trees			5985000
2	Kikar (Acasia nocoita0	870	5500	4785000
3	Eucliptus/poplar	400	3000	1200000
	Fruit			
	Apple/apricot	610	5500	3355000
			Total:	9340000

8.3 Budget for the SRP

This LARP will cost Rs. 61.82 million i.e. US\$ 0.653420 million which is based on the preliminary reconnaissance survey and itemized detailed as given in table 8.5.

Table 8.5:-Estimated Resettlement Cost of Transmission Line (QESCO)

No.	Resettlement Activity	No.	Unit	Rs./Unit	Total Rs.
A.	Compensation:	-	-	-	48,864,517
A.1	Trees:				9,340,000
A.1.1	Wood Trees:	1570	Number		5,985,000
A.1.2	Fruit Trees:	810	Number		3,355,000
A.2	Crops:				39,524,517
A.2.1	Towers:				3,841,317
A.2.2	TL Corridor:		-		35,683,200
	Administration Costs (15%			15 % of	
B.	of A)			48864517	7329677
C.	Subtotal (A+B)	-	-	-	56194195
D.	Contingency (10% of D)	-	-	56194195	5619419
Total A	Amount (Pak. Rupees):	-	_		61,813,613
Total A	Amount (US Dollars*):	_	-		653420

^{*} US\$ 1.00 = Rs. 94.60

9 Implementation Schedule

This LARP will be revised by QESCO based on the then updated market replacement prices/costs of the affected assets after the line route survey finalized and prior to civil works commencing. Final compensations will also be paid to all the DHs at least one month prior to actual mobilization of the Contractor to commence the construction/stringing works for any given section of work based on the construction schedule. The PIC resettlement expert will provide assistance to ESIC, QESCO in updating the costs and revising the LARP, including the Time Schedule (if necessary), including, the preparation if internal monitoring reports and timely submission to ADB.

103. The Civil works contractors will not be issued possession of site for any section of construction/stringing works unless QESCO has (i) satisfactorily completed, in accordance with the approved LARP, and made all compensation payments, ((ii) the area required for civil works is free of all encumbrances. The LARP implementation schedule, shown in Table 9.1, envisages the following sequence of activities:

The activities to be considered for preparation of Final LARP implementation schedule (upon contract award):-

- (a) The technical survey, design preparation/finalization and site demarcation of the Subproject. RFS would be undertaken jointly by the Consultant and QESCO;
- (b) LARP up-dation and finalization will be undertaken by the ESIC and Consultant, on completion of detailed design and finalization of the line route survey

Implementation Schedule

		Respons	sibility		Yea	r 2012	2		Yea	r 201	3		Yea	r 201	4	Year 2015				
L/	ARP Activity/Task	Primary	Secondary	I	П	Ш	IV	ı	П	Ш	IV	ı	II	Ш	IV	ı	П	Ш	IV	
	Draft LARP	QESCO																		
	Disclose draft LARP	QESCO																		
	Contract Award	QESCO																		
	Detailed Design	EPC CONTRATOR																		
	Line route survey approved	QESCO																		
	Site Demarcation of Affected Lands	QESCO	-																	
E	Resettlement Field Survey of Transmission Line	QESCO	PIC																	
Preparation	Award of Contract for Civil Works	QESCO	GOVT./ADB																	
Prep	Updated LARP	QESCO	ESIC/PIC																	
	Disclosure of LARP																			
	Information dissemination to Affected People	QESCO	ESIC/PIC																	
	Initial payment of compensations (if section by section)	QESCO	ESIC																	
	Submit monitoring report to ADB for clearance	QESCO	ESIC																	
	Grievance Redress Process	QESCO	ESIC/PIC																	
	Contractor mobilized to start work	Contractor	QESCO																	
	Commencement of Civil Works	Contractor	QESCO																	

10. Monitoring And Evaluation

Monitoring and Evaluation (M&E) are critical activities in involuntary resettlement caused by various infrastructure development projects, like this Power Distribution Enhancement project. Monitoring involves periodic checking to ascertain whether activities are progressing as per schedule while evaluation is essentially a summing up, at the end of the project, assessment of actual achievement in comparison to those aimed at during the implementation.

The QESCO through ESIC and support from the consultant will be responsible for internal monitoring. Both the Resettlement Specialists will be provided field-types vehicles for field visits and carrying out their respective monitoring and evaluation activities in the Subproject area.

10.1 Internal Monitoring

The LARP includes indicators and benchmarks for achievement of the objectives under the resettlement program, which can be categorized as follows:

- Process indicators, which include project inputs, expenditures, staff deployment;
- Output indicators are results in terms of numbers of DPs compensated for their Affected assets (, crops and/or trees), and,
- Impact indicators related to the long-term effect of the project on people's lives in the project-Affected area.

The first two types of indicators, related to process and immediate outputs and results, will be monitored internally by ESIC. This information will be collected from the project site and assimilated in the form of a quarterly progress report to assess the progress and results of LARP implementation, and adjust the work program, where necessary, in case of any delays or problems.

Specific activities under LARP implementation to be monitored are the following:

- Information campaign and consultation with DHs on a continued basis;
- Status of payments of crop and tree compensations;
- Status of restoration of damaged community infrastructure (water pipelines, irrigation channels / watercourses, drains, roads, streets, etc.)
- Grievances redress activities
- Disclosure

The ESIC will be responsible for monitoring the day-to-day resettlement activities of the subproject. The socio-economic census and land acquisition data will provide the necessary benchmark for field level monitoring. A performance data sheet will be developed to monitor the project at the field level. Quarterly reports will be received from the field offices and LAC/GSC will be responsible for overall project level monitoring.

10.2 Resettlement Databank

All information concerning resettlement issues related to land acquisition, socio-economic information of the acquired land; inventory of crop and tree losses by individual DHs, compensation and entitlements and payments will be collected by ESIC and the Consultants through their concerned field offices and computerized by the ESIC, at QESCO Headquarters in Quetta. This databank will form the basis of information for implementation, monitoring and reporting purposes and facilitate efficient resettlement management.

10.3 Reporting Requirements

The ESIC responsible for supervision and implementation of LARP will prepare quarterly progress reports on resettlement activities and submit the same to the ADB for review and approval. These internal quarterly monitoring reports will also highlight the bottlenecks and recommend ways and means to improve implementation including corrective action plans (CAPs) as relevant CAPs will be disclosed.

The QESCO through ESIC will be responsible for internal monitoring. The Resettlement Specialist will provide necessary technical assistance in implementing and monitoring the resettlement activities. Quarterly reports will be forwarded to ADB. All monitoring reports will be translated and disclosed to the DHs and QESCO's website.

Appendix -I: Legal & Policy Framework

Land Acquisition Act, 1894

With the exception of impacts caused by poles and towers for public utilities land acquisition in Pakistan is regulated by the Land Acquisition Act, 1894 (LAA) with its successive amendments is the main law regulating land acquisition for public purpose. The LAA has been variously interpreted by local governments, and some province has augmented the LAA by issuing provincial legislations. The LAA and its Implementation Rules require that following an impacts assessment/valuation effort, land and crops are compensated in cash at market rate to titled landowners and registered land tenants/users, respectively. The LAA mandates that land valuation is to be based on the latest three years average registered land sale rates, though, in several recent cases the median rate over the past year, or even the current rates, have been applied. Due to widespread land under-valuation by the Revenue Department, current market rates are now frequently used with an added 15% Compulsory Acquisition Surcharge as provided in the LAA.

Based on the LAA, only legal owners and tenants registered with the Land Revenue Department or possessing formal lease agreements, are eligible for compensation or livelihood support. The rights of the non-titled are however addressed under the 1986 Punjab JinnDH Abadis for Non-proprietors in Rural Areas Act which recognize to squatters the right to receive rehabilitation in form of a replacement plot. It is to be noted that this right has been sometimes extended in practice to include some form of rehabilitation in cash or in forms different from land. Projects such as Chotiari Dam, Ghazi Barotha Hydropower, and National Highways Improvement, have awarded compensation and assistance to unregistered tenants and other forms of DH (sharecroppers/squatters).

It is also noted that the LAA does not automatically mandate for specific rehabilitation/assistance provisions benefiting the poor, vulnerable groups, or severely affected DPs, nor it automatically provides for rehabilitation of income/livelihood losses or resettlement costs. This however is often undertaken in many projects in form of ad hoc arrangements based on negotiations between a specific EA and the DPs.

As noted above, there are exceptions to the rule and the law is broadly interpreted at provincial level depending on operational requirements, local needs, and socio-economic circumstances. Recourse is often taken to ad hoc arrangements, agreements and understandings for resettlement in difficult situations. The above is also influenced by the fact that an amendment of the LAA has been considered necessary by the Ministry of Environment. Accordingly, a National Resettlement Policy and a Resettlement Ordinance have been drafted to broaden LAA provisions and current practices so as to widen the scope of eligibility, but both these documents are still awaiting Government approval for implementation.

A brief description of salient features of different sections of LAA are given in Error! Reference source not found. 2. The right to acquire land for public purposes is established when Section 4 of LAA is triggered. The LAA specifies a systematic approach for acquisition and compensation of land and other properties for development projects. It stipulates various sections pertaining to notifications, surveys, acquisition, compensation and apportionment awards, along with disputes resolution, penalties and exemptions. Surveys for land acquisition are to be disclosed to the displaced persons.

SALIENT FEATURES OF PAKISTAN'S LAND ACQUISITION ACT, 1894 (AMENDED)

Key Section	Salient Features of Pakistan's LAA		
Section 4	Publication of preliminary notification and power for conducting survey and investigation.		
Section 5	Formal notification of land needed for a public purpose.		
Section 5A	Providing right of complaints to DPs for review/enquiry of quantities and compensations		
Section 6	The Government makes a more formal declaration of intent to acquire land.		
Section 7	Land Commissioner shall direct Land Acquisition Collector (LAC) to take order for the acquisition of land.		
Section 8	The LAC to direct the land required to be physically marked out, measured and planned.		
Section 9	The LAC gives notice to all affected/displaced persons (DPs) that the Government intends to take possession of the land and if they have any claims for compensation then those claims are to be made to him at an appointed time.		
Section 10	Delegates power to the LAC to record statements of DPs in the area of land to be acquired or any part thereof as co-proprietor, sub-proprietor, mortgagee, and tenant or otherwise.		
Section 11	Enables the LAC to make enquiries into the measurements, value and claim and then to issue the final "award". The award includes the land's marked area and the valuation of compensation.		
Section 16	When the LAC has made an award under Section 11, he will then take possession and the land shall thereupon vest absolutely in the Government, free from all encumbrances.		
Section 17	Urgency acquisition whereby land possession is taken prior to payment of compensation		
Section 18	In case of dissatisfaction with the award, DPs may request the LAC to refer the case onward to the court for a decision. This does not affect the Government taking possession of the land.		
Section 23	The award of compensation for the owners for acquired land is determined at its market value plus 15% in view of the compulsory nature of the acquisition for public purposes.		
Section 28	Relates to the determination of compensation values and interest premium for land acquisition		
Section 31	Authorizing LAC, instead of awarding cash compensation in respect of any land, to make any arrangement with DPs having an interest in such land, including grant of		

Key Section		Salient Features of Pakistan's LAA
	other lands in exchange.	

Telegraph Act (TA), 1885

In case of impacts caused by poles and towers for public facilities and transmission lines land acquisition is not regulated by the LAA but instead by the Telegraph Act, 1885 (amended in 1975). The TA has been adopted by the DISCOS for the construction and maintenance of transmission/distribution lines. The TA was conceived in the British era for telegraphic poles and then was passed to post-independence Pakistan with a broader application covering also electric poles and towers. The original provision of this law was that the land occupied by telegraph poles was not to be compensated (only crops destroyed during the erection of the pole were compensated). This was based on the logic that a pole, covering only a negligible land area, does not cause substantial impacts to land users. This however is no longer the case once the same provision is extended to transmission towers.

The Telegraph Act (section 11) confers powers on the DISCOS to enter private lands and (section 10) construct/maintain electric poles and lines without the need to acquire the land affected and paying compensation for it. However sub-section 10 (d), provides that a DISCO is required to avoid causing unnecessary damages to the affected land and associated assets. Finally section 16 provides that if any such damage occurs (i.e. damages to crops, irrigation facilities, land quality or land income) The Facility proponent has to provide just compensation for the damages caused.

To accommodate the DPs needs under this Program the DISCOs have agreed to apply the Telegraphic act liberally by: (i) compensating at market rates all land occupied by towers in urban areas; (ii) by avoiding land impacts in rural areas through the use of towers with sufficient vertical clearance to allow the continuation of unrestricted farming and animal grazing, and (iii) if the construction of such towers is impossible, by compensating the land occupied by tower bases land also in rural areas. In addition the DISCOs will compensate by default all crops expected to be affected by the 3 major transmission line (TL) construction phases: (i) land survey and investigation; (ii) construction of tower bases; and (iii) tower erection and stringing of power lines.

ADB's Safeguard Policy Statement

The ADB's Safeguard Policy Statement is based on the following principles: The SPS requires ADB-assisted projects to (i) avoid resettlement impacts wherever possible; (ii) minimize impacts by exploring project and design alternatives; (iii) enhance, or at least restore, the living standards of DPs in real terms relative to pre-project levels; and (iv) improve the living standards of the poor and other vulnerable groups. It covers both physical displacement (relocation, loss of residential land, or loss of shelter) and economic displacement (loss of land, assets, access to assets, income sources, or means of livelihoods) as a result of land acquisition or restriction on land use, or on access to parks and protected areas.

The SPS's key policy principles are stated in Appendix D. The ADB's SPS also states that if there are impacts on indigenous peoples, their identity, dignity, human rights, livelihood systems, and cultural uniqueness must be safeguarded so that they can receive culturally appropriate social and economic benefits. The other relevant policy is ADB's Policy on Gender and Development, which requires all ADB-financed projects to enhance involvement of and benefits to women.

Where there are gaps between Pakistan laws and the ADB's SPS requirements on land acquisition and resettlement, this LARF requires that these gaps are filled by measures to meet the minimum SPS stipulations.

Pakistan Land Acquisition Act and ADB's SPS Gap Filling Measures

Serial No.	ADB Safeguards Policy Principles	Pakistan's Land Acquisition & Telegraph Acts	ADB SPS Involuntary Resettlement Principle Gap filling Measures
1	Screen the project early on to identify past, present, and future involuntary resettlement impacts and risks. Determine the scope of resettlement planning through a survey and/or census of displaced persons, including a gender analysis, specifically related to resettlement impacts and risks.	No equivalent requirements.	Screened and categorized. Scope defined, social assessment and gender analysis undertaken.
2	Carry out meaningful consultations with affected persons, host communities, and concerned nongovernment organizations. Inform all displaced persons of their entitlements and resettlement options. Ensure their participation in planning, implementation, and monitoring and evaluation of resettlement programs. Pay particular attention to the needs of vulnerable groups, especially those below the poverty line, the landless, the elderly, women and children, and Indigenous Peoples, and those without legal title to land, and ensure their participation in consultations. Establish a grievance redress mechanism to receive and facilitate resolution of the affected persons' concerns. Support the social and cultural institutions of displaced persons and their host population. Where involuntary resettlement impacts and risks are highly complex and	Land Acquisition Collector (LAC) or District Judge (in case of the Telegraph act) are the final authorities to decide disputes and address complaints regarding quantification and assessment of compensation for the affected lands and other assets.	Complaints and grievances are resolved informally through project grievance redress mechanisms Consultations conducted, vulnerable groups identified and supported as relevant

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	sensitive, compensation and resettlement decisions should be preceded by a social preparation phase.		
3	Improve, or at least restore, the livelihoods of all displaced persons through (i) land-based resettlement strategies when affected livelihoods are land based where possible or cash compensation at replacement value for land when the loss of land does not undermine livelihoods, (ii) prompt replacement of assets with access to assets of equal or higher value, (iii) prompt compensation at full replacement cost for assets that cannot be restored, and (iv) additional revenues and services through benefit sharing schemes where possible.	No equivalent requirements.	Livelihoods restoration is required and allowances are provided. The rate of compensation for acquired housing, land and other assets will be calculated at full replacement costs. The calculation of full replacement cost will be based on the following elements: (i) fair market value; (ii) transaction costs; (iii) interest accrued, (iv) transitional and restoration costs; and (v) other applicable payments, if any. Where market conditions are absent or in a formative stage, the borrower/client will consult with the displaced persons and host populations to obtain adequate information about recent land transactions, land value by types, land titles, land use, cropping patterns and crop production, availability of land

			in the project area and region, and other related information. The borrower/client will also collect baseline data on housing, house types, and construction
			materials. Qualified and experienced experts will undertake the valuation of acquired assets. In applying this method of valuation, depreciation of structures and assets should not be taken into account.
			Provided as relevant.
4	Provide physically and economically displaced persons with needed assistance, including the following: (i) if there is relocation, secured tenure to relocation land, better housing at resettlement sites with comparable	No equivalent requirements.	Support provided commensurate with impacts
	access to employment and production opportunities, integration of resettled persons economically and socially into their host communities, and extension of project benefits to host communities; (ii) transitional support and development assistance, such		

	as land development, credit facilities, training, or employment opportunities; and (iii) civic infrastructure and community services, as required.		
5	Improve the standards of living of the displaced poor and other vulnerable groups, including women, to at least national minimum standards. In rural areas provide them with legal and affordable access to land and resources, and in urban areas provide them with appropriate income sources and legal and affordable access to adequate housing.	No additional support to vulnerable households	Vulnerable households identified and support provided
6	Develop procedures in a transparent, consistent, and equitable manner if land acquisition is through negotiated settlement to ensure that those people who enter into negotiated settlements will maintain the same or better income and livelihood status.	Equivalent, negotiation responds to displaced persons requested price but no clear procedure.	Procedures put in place.
7	Ensure that displaced persons without titles to land or any recognizable legal rights to land are eligible for resettlement assistance and compensation for loss of non-land assets.	Land compensation only for titled landowners or holders of customary rights.	Non-title holders are provided with resettlement and rehabilitation support. Provide with compensation for non-land assets.
8	Prepare a resettlement plan elaborating on displaced persons' entitlements, the income and livelihood restoration strategy, institutional arrangements, monitoring and reporting framework, budget, and time-bound implementation schedule.	No resettlement Plans prepared	Plans prepared and disclosed

9	Disclose a draft resettlement plan, including documentation of the consultation process in a timely manner, before Project appraisal, in an accessible place and a form and language (s) understandable to affected persons and other stakeholders. Disclose the final resettlement plan and its updates to affected persons and other stakeholders.	No plans prepared.	Plans prepared and disclosed
10	Conceive and execute involuntary resettlement as part of a development project or program. Include the full costs of resettlement in the presentation of project's costs and benefits. For a project with significant involuntary resettlement impacts, consider implementing the involuntary resettlement component of the project as a stand-alone operation.	No equivalent requirement	Addressed as relevant.
11	Pay compensation and provide other resettlement entitlements before physical or economic displacement. Implement the resettlement plan under close supervision throughout project implementation.	No equivalent requirement	Compensation payments paid before damages occur. Implementation monitored and reported.
		The Telegraph act (TA) provides that land for tower construction or under a transmission line is not to be acquired or compensated as long as the land's permanent productive potential is not affected. Under the TA therefore only temporary impacts on crops are	Based on ADB policy all land impacts are to be compensated. As urban/residential-commercial land is affected either if a tower provides clearance or not, the TA provisions have been

		compensated.	modified for this program so as to address damages that a tower causes to plots with real estate value. For this project urban and commercial or residential plots will be fully acquired and compensated at market rates. The same will happen in the case of rural/agricultural land when the land under a tower is no longer usable or access is restricted.
12	Monitor and assess resettlement outcomes, their impacts on the standards of living of displaced persons, and whether the objectives of the resettlement plan have been achieved by taking into account the baseline conditions and the results of resettlement monitoring. Disclose monitoring reports.	Monitoring reports not required	Monitoring reports prepared and disclosed

Appendix-2 Pubic Participation Loralia-Quetta Industrial TL

S.No	Name of participant	Date	Time	Venue
1	Abdul jaleel	8/10/2012	10: 00 - 13:20	XEN (Operation) office Loralai
2	Noorudin	8/10/2012	10: 00 - 13:20	XEN (Operation) office Loralai
3	Abdul Hameed	8/10/2012	10: 00 - 13:20	XEN (Operation) office Loralai
4	Sardar gul mohammad	8/10/2012	10: 00 - 13:20	XEN (Operation) office Loralai
5	Haji Muhammad khan	8/10/2012	10: 00 - 13:20	XEN (Operation) office Loralai
6	Khalid Ahmad	8/10/2012	10: 00 - 13:20	XEN (Operation) office Loralai
7	Haji Amanullah	8/10/2012	10: 00 - 13:20	XEN (Operation) office Loralai
8	Abdul Majeed	8/10/2012	10: 00 - 13:20	XEN (Operation) office Loralai
9	Buzrug Muhammad	8/10/2012	10: 00 - 13:20	XEN (Operation) office Loralai
10	Muhammad ali Nasir	9/10/2012	09:00 - 10:40	Grid Station Qila Saifulah
11	Raz Muhammad	9/10/2012	09:00 - 10:40	Grid Station Qila Saifulah
12	Malik Noor Mohammad	9/10/2012	09:00 - 10:40	Grid Station Qila Saifulah
13	Malik Baloch Khan	9/10/2012	09:00 - 10:40	Grid Station Qila Saifulah
14	Para deen	9/10/2012	09:00 - 10:40	Grid Station Qila Saifulah
15	Haji Zareef	9/10/2012	09:00 - 10:40	Grid Station Qila Saifulah
16	Pasta Khan	9/10/2012	09:00 - 10:40	Grid Station Qila Saifulah
17	Haji Hassan	9/10/2012	09:00 - 10:40	Grid Station Qila Saifulah
18	Saleem Pathan	9/10/2012	09:00 - 10:40	Grid Station Qila Saifulah
19	Malik Raheem	9/10/2012	09:00 - 10:40	Grid Station Qila Saifulah
20	Malik Naseebullah	9/10/2012	09:00 - 10:40	Grid Station Qila Saifulah
21	Malik Abdul Ghafar	9/10/2012	09:00 - 10:40	Grid Station Qila Saifulah
22	Malik Abdul wahab	9/10/2012	09:00 - 10:40	Grid Station Qila Saifulah
23	Mohamad Sadique	9/10/2012	09:00 - 10:40	Grid Station Qila Saifulah
24	Malik Muhammad Deen	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
25	Haji Ehsanullah	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
26	Malik Shah muhammad	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
27	Haji baqi	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
28	Mola Abdullah	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
29	Haji Torak	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
30	Abdul Khalik	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
31	Noor Hassan	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
32	Zafaullah	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
33	Kher Muhammad	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
34	Hameedullah	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
35	Abdul Rehman	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
36	Haji Habibullah	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
37	Muhammad sadique	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
38	Sajjad Ahmad	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
39	Haji Ghulam Nabi	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
40	Allaudin	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin

41	Muhammad ali Nasir	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
42	Hazrat Ali	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
43	Bakhat Muhammad	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
44	Muhammad Asif	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
45	Haji Manan	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
46	Shahid Khan	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
47	Mujeeb Kaker	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
48	Baz Muhammad	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
49	Mujeeb Ahmad	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
50	Ali Ahmad	9/10/2012	11:15 - 13:20	S.D.O (Operation) Pishin
51	Sher Ali	15/10/2012	10:30 - 12:30	PMU QESCO
52	Ali sher	15/10/2012	10:30 - 12:30	PMU QESCO
53	Abdul Sattar	15/10/2012	10:30 - 12:30	PMU QESCO
54	Ghouns Baksh	15/10/2012	10:30 - 12:30	PMU QESCO
55	Shahnawaz	15/10/2012	10:30 - 12:30	PMU QESCO
56	Bilal Shah	15/10/2012	10:30 - 12:30	PMU QESCO
57	Moazam Shah	15/10/2012	10:30 - 12:30	PMU QESCO
58	Shahid Baloch	15/10/2012	10:30 - 12:30	PMU QESCO
59	Ghulam Sarwar	15/10/2012	10:30 - 12:30	PMU QESCO
60	Bangul Khan	15/10/2012	10:30 - 12:30	PMU QESCO
61	Khalil Khan	15/10/2012	10:30 - 12:30	PMU QESCO
62	Shadeen khan	15/10/2012	10:30 - 12:30	PMU QESCO