# [TO BE INTRODUCED IN THE NATIONAL ASSEMBLY] <br> A <br> Bill 

to amend and rename the NFC Institute of Engineering and Technology Multan Act, 2012

WHEREAS, it is expedient to amend and rename the NFC Institute of Engineering and Technology Multan Act, 2012 (XIII of 2012), in the manner and for the purposes hereinafter appearing;

It is hereby enacted as follows: -

1. Short title and commencement.- (1) This Act shall be called the NFC Institute of Engineering and Technology Multan (Amendment) Act, 2023.
(2) It shall come into force at once.
2. Amendment of long title and preamble, Act XIII of 2012.- In the NFC Institute of Engineering and Technology Multan Act, 2012 (XIII of 2012), hereinafter called as the said Act, in the long title and the preamble, for the expression "NFC Institute of Engineering and Technology", wherever occurring, the expression "Federal Institute of Engineering, Sciences, Technology and Arts" shall be substituted.
3. Amendment of section 1, Act XIII of 2012.- In the said Act, in section 1, in sub-section (1), for the expression "NFC Institute of Engineering and Technology", the expression "Federal Institute of Engineering, Sciences, Technology and Arts" shall be substituted.
4. Amendment of section 2, Act XIII of 2012.- In the said Act, in section 2, in clause (m), for the expression "NFC Institute of Engineering and Technology", the expression "Federal Institute of Engineering, Sciences, Technology and Arts Multan" shall be substituted.
5. Amendment of section 3, Act XIII of 2012.- In the said Act, in section 3, in sub-section (1), for the words "Institute of Engineering and Technology", the expression "Federal Institute of Engineering, Sciences, Technology and Arts Multan" shall be substituted.
6. Amendment of section 10, Act XIII of 2012.- In the said Act, for section 10, the following shall be substituted, namely: -
"10. Pro-Chancellor.- (1) The Federal Minister of the administrative division shall be the ex-officio Pro-Chancellor of the Institute.
(2) The Pro-Chancellor shall exercise such powers and perform such functions and duties as may be assigned and delegated to him by the Chancellor.".
7. Amendment of section 11, Act XIII of 2012.- In the said Act, in section 11, for sub-section (4), the following shall be substituted, namely:-
"(4) The Vice-Chancellor may, in an emergency that in his opinion
requires immediate action ordinarily not in competence of the ViceChancellor, take such action and forward a report of the action taken to one Senate's member nominated by the Senate and the Pro-Chancellor who may direct such further action as is considered appropriate. However, such action shall also be reported to all members of the Senate in form of the Board's agenda.".
8. Amendment of section 12, Act XIII of 2012. - In the said Act, in section 12, for sub-section (7), the following shall be substituted, namely:-
"(7) At any time when office of the Vice-Chancellor is vacant, due to his absence or inability owing to his illness, the Pro-Chancellor shall make arrangements for performance of functions and duties of the ViceChancellor till the time of his re-joining. Any time when the Vice-Chancellor is removed under this Act, the Pro-Chancellor shall make arrangements for a period not exceeding one year for performance of functions and duties of the Vice-Chancellor or otherwise the incumbent Vice-Chancellor appointed by the Chancellor shall hold his office till appointment of new Vice-Chancellor in accordance with the provisions of this Act.".
9. Amendment of section 13, Act XIII of 2012.- In the said Act, in section 13, in sub-section (3), -
(i) clause (a) shall be omitted; and
(ii) for clause (d), the following shall be substituted, namely:-
"(d) conduct in the prescribed manner elections of members to the various Authorities; and".
10. Amendment of section 17, Act XIII of 2012.- In the said Act, in section 17, in sub-section (1), for clauses (d) and (e), the following shall be substituted, namely: -
"(d) secretary of the administrative division or his nominee not below the rank of BPS -20 officer shall be an ex officio member;
(e) one member to be nominated by Pakistan Engineering Council and one member to be nominated by Federal Chamber of Commerce;".
11. Amendment of section 24, Act XIII of 2012.- In the said Act, in section 24,-
(i) in sub-section (3), for clause (a), the following shall be substituted, namely:-
"(a) three members of the Senate who are not Institute teachers;"; and
(ii) in sub-section (4), for clause (a), the following shall! be substituted, namely:-
"(a) two members of the Senate who are not Institute teachers;".

Amendments in the NFC Institute of Engineering \& Technology, Multan Act 2012 (Act No. XIII of 2012)

## Subject: Statement of object and reasons.

Consequent upon the Transfer of NFC-IET Multan from Industries \& Production Division to the Ministry of Federal Education \& Professional Training, it was advisable to amend various provisions of the NFC-IET Multan Act 2012 (Act No. XIII of 2012), therefore a bill for the Amendment in NFC-IET Multan Act 2012, duly recommended by the Syndicate, vetted \& endorsed by the HEC, Ministry of Federal Education \& Professional Training and Ministry of LAW \& Justice. Hence this Bill.

Rana Tanveer Hussain<br>Federal Minister for Federal Education \& Professional<br>Training<br>Government of Pakistan<br>Islamabad




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