

**ORDER SHEET**  
**IN THE HIGH COURT OF SINDH BENCH AT SUKKUR**  
***Constitution Petition No.D-128 of 2026.***  
***(Haji Naik Muhammad Chijjan vs Federation of Pakistan and others)***

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Date	Order with the signature of the Judge(s)
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**Application in disposed of case.**

1. For orders on CMA No.3019/2026 (U/A).
2. For orders on CMA No.3020/2026 (Ex/A).
3. For orders on CMA No.3021/2026 (Review Application).

**05.05.2026.**

Petitioner present in person.

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1. Urgency Granted.

2&3. The review application bearing No.3021 of 2026 has been filed by the petitioner in person, seeking review of the order dated 24.03.2026 on the ground that the requirement of 300 KVA load is not justified as, according to him, the actual consumption does not warrant such capacity, and that certain residential houses also exist in the area. It is, therefore, contended that the direction for the provision of a 300 KVA transformer is liable to be reviewed and modified.

Heard the petitioner and perused the record with care.

Upon reappraisal of the entire material available on record, it transpires that the petitioner is the owner of the land in question, where a housing scheme, namely "Al-Naik Defence Villas" has been developed/proposed. The official respondents have taken the stance that the petitioner initially intended to apply for a 50 KVA connection; however, considering the nature and scale of the housing scheme, the competent authorities have assessed and determined that a 300 KVA load is required to meet the anticipated electricity demand of the entire project, rather than an individual or limited residential consumption.

It further appears that the constitutional petition was earlier disposed of with a clear direction to provide an electricity connection subject to payment and fulfillment of requirements for a 300 KVA load. The present review application has been filed essentially on the grounds of non-deposit of requisite charges and disagreement with the assessed load requirement. The determination of electrical load and technical assessment thereof falls within the exclusive domain and expertise of the concerned electricity distribution authority, and such technical determinations cannot ordinarily be interfered with unless shown to be arbitrary, mala fide, or without lawful authority. No such exceptional circumstance has been demonstrated in the present application, warranting interference with the earlier order of this Court. Moreover, once a housing scheme has been introduced and developed, the competent authority is entitled to assess and determine the load requirements, keeping in view the overall development, infrastructure, and future demand, rather than restricting it to individual or limited consumption patterns as suggested by the petitioner.

In view of the above, the review application is found to be misconceived, devoid of merit, and without any lawful justification. The same is accordingly dismissed in *limine*.

**JUDGE**

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