





**51. Overriding effect.-**

*The provisions of these rules shall have effect notwithstanding anything to the contrary contained in any other rules concerning public procurements:*

Sir, this is to be noted that any violation of these 50 rules amounts to mis-procurement under rule 50, quoted below.

**50. Mis-procurement.-**

*Any unauthorized breach of these rules shall amount to mis-procurement.*

TIP repeats that Corruption is a cancer, and corruption by Armed Forces officers endangers the very existence of the Country. This may result in the procurement of sub standards arms due to conflict of interest, and for personal gains over the national cause by a few individuals. Indian Armed Forces are also not free from this cancer, but there actions are taken against such elements

TI Pakistan expect from you a definite change in procurement culture of Armed Forces which according to Law of the Land shall only be based on the Public Procurement Rules 2004, as no one is above Law, and DHA Ordinance 2007 makes it mandatory on DHA Islamabad to observe these rules.

Yours sincerely,

Syed Adil Gilani  
Chairman,

Copy forwarded for the information and necessary actions to

1. Chairman, PAC, Islamabad
2. Ch. Ahmad Mukhtar, Federal Minister for Defence, Ministry of Defence, Rawalpindi.
3. Mr. Tanwir Ali Agha, Auditor General Pakistan, Islamabad
4. Chairman, NAB, Islamabad
5. Secretary, Defence Division, Pak Secretariat - II, Rawalpindi
6. Managing Director, PPRA, Islamabad.