Α

BILL

to give effect to the financial proposals of the Federal Government for the year beginning on the first day of July, 2025, and to amend certain laws

WHEREAS, it is expedient to make provisions to give effect to the financial proposals of the Federal Government for the year beginning on the first day of July, 2025, and to amend certain laws for the purposes hereinafter appearing;

It is hereby enacted as follows:-

- 1. Short title and commencement. (1) This Bill shall be called the Finance Bill, 2025.
- (2) It shall, unless otherwise provided, come into force on the first day of July, 2025.
- 2. **Amendment in the Stamp Act, 1899 (II of 1899).-** In the Stamp Act, 1899 (II of 1899) to the extent of the Islamabad Capital Territory, the following further amendments shall be made, namely:-

In Schedule I, for Article 23, the following shall be substituted, namely:-

- "23. On conveyance as defined under clause (10) of section 2 not being a transfer charged or exempted under Article 62, the stamp duty shall be levied at one percent of the value of the immovable property for filers of tax return and two percent for non-filers of tax return as defined under the Income Tax Ordinance, 2001 (XLIX of 2001)."
- 3. **Amendment in the Registration Act, 1908 (XVI of 1908).-** In the Registration Act, 1908 (XVI of 1908), the following further amendments shall be made, namely:-

In the Registration Act, 1908 (XVI of 1908), in section 78, in clause (a), the words "not exceeding one percent of the value of the property conveyed" shall be omitted.

- 4. Amendment in the Petroleum Products (Petroleum Levy) Ordinance, 1961 (XXV of 1961).- In the Petroleum Products (Petroleum Levy) Ordinance, 1961 (XXV of 1961), the following further amendments shall be made, namely:-
 - after the words "Petroleum Levy", wherever occurring in the
 Ordinance, the words "and Carbon Levy" shall be inserted;
 - 2. in section 3,
 - in sub-section (1), for the words "rate as may" the words "rates as may respectively" shall be substituted; and
 - (b) after sub-section (3), the following new sub-section (4) shall be added, namely:-
 - "(4) A Carbon Levy shall be levied at the rate of two rupees and fifty paisa (Rs. 2.5) per liter on Motor Spirit and High Speed Diesel for Financial Year 2025-26, which shall be enhanced to five rupees per liter for Financial Year 2026-27. The Carbon Levy on Furnace Oil shall be levied at the rate of two rupees and fifty paisa (Rs. 2.5) per liter (Rs. 2,665/MT) for Financial Year 2025-26, which shall be enhanced to five rupees per liter for Financial Year 2026-27 in addition to the Petroleum Levy at the rate notified by Federal Government from time to time.";
 - in section 7, for the expression "Except for the Fifth Schedule, the"
 the word "The" shall be substituted;
 - 4. in the First Schedule, in column (1), after S. No. 25 and the entries

relating thereto in columns (2) and (3), the following new S. No. and the entries relating thereto shall be added, namely:-

- "26. Furnace Oil Bunker 'C'."; and
- 5. the Fifth Schedule shall be omitted.
- 5. **Amendments of the Customs Act, 1969 (IV of 1969).-** In the Customs Act, 1969 (IV of 1969), the following further amendments shall be made, namely:-
 - (1) in section 2,-
 - (a) after clause (ea), the following new clause shall be inserted, namely:-
 - "(eb) "cargo tracking system" means a digital system notified by the Board for electronic monitoring and tracking of import, export, transit and transshipment goods transported within or across the territory of Pakistan for the purposes of enforcement, compliance and prevention of smuggling."; and
 - (b) after clause (kka), the following new clause (kkaa) shall be inserted, namely:-
 - "(kkaa) "e-bilty" means the digital document generated through cargo tracking system to be accompanied with the transport carrying import, export, transit and transshipment goods transported within or across the territory of Pakistan as per the format prescribed under the rules by the Board;";
 - (2) for section 3A, the following shall be substituted, namely:-

- "3A. Directorate General of Intelligence and Risk Management, Customs.— (1) The Directorate General of Intelligence and Risk Management, Customs shall consist of a Director General and as many Directors, Additional Directors, Deputy Directors, Assistant Directors and such other officers as the Board may, by notification in the official Gazette, appoint.
- (2) The Directorate General of Intelligence and Risk Management-Customs shall also have powers assigned under the Anti-Money Laundering Act, 2010 (VII of 2010) and rules or regulations made thereunder to the defunct Directorate General of Intelligence and Investigation, Customs.";
- (3) for section 3B, the following shall be substituted, namely:-
 - "3B. Directorate General of Customs Auction.- The Directorate General of Customs Auction shall consist of a Director General and as many Directors, Additional Directors, Deputy Directors, Assistant Directors and such other officers as the Board may, by notification in the official Gazette, appoint.";
- (4) for section 3BBB, the following shall be substituted, namely:-
 - "3BBB. Directorate General of Communication and Public Relations, Customs.- (1) The Directorate General of Communication and Public Relations, Customs shall consist of a Director General and as many Directors, Additional Directors, Deputy Directors, Assistant Directors and such other officers as the Board may, by notification in the official Gazette, appoint.";

- (5) in section 3DD, for the expression "Directorate General of Post Clearance Audit (PCA)", wherever occurring, the expression "Directorate General of Post Clearance Audit and Internal Audit (PCA & IA)" shall be substituted";
- (6) after section 3E, the following new section shall be inserted, namely:-

"3F. Hiring of technology specialists, auditors, accountants and goods evaluators on short term contract.- (1)

The Board may hire services of technology specialists, auditors, accountants and goods evaluators on short term contracts not exceeding two years on such terms and conditions as may be prescribed by the Board.

(2) The re-hiring of persons hired under sub-section (1) shall be subject to satisfactory achievement of key performance benchmarks:

Provided that the Board may by a notification in the official Gazette, constitute key performance benchmarks by an assessment committee consisting of the customs officers and relevant private sector experts.";

- (7) in section 19, in sub-section (5), in the second proviso, for the figure "2025", the figure "2026" shall be substituted;
- (8) in section 19C, for the words "does not exceed five thousand", the words "through post or courier does not exceed five hundred" shall be substituted;
- (9) in section 27A, in the proviso, for the full stop at the end, a colon shall be substituted and thereafter, the following new proviso shall be added, namely:-

"Provided further that scrapping and mutilation shall not be allowed for quantity exceeding ten percent of the imported goods.";

- (10) in section 32, in sub-section (3A), in the proviso for the words "twenty thousand", the words "one hundred thousand" shall be substituted and after the word "action", the words "if he deposits the recoverable amount" shall be inserted;
- (11) in section 79, in sub-section (1), after clause (b) in the explanation, for the full stop at the end, a colon shall be substituted and thereafter, the following new proviso shall be added, namely:-

"Provided that, from such date as notified by the Board, in respect of goods declaration filed prior to berthing of the vessel or cross-over event of vehicle, he shall have the option to pay his liability of duty, taxes and other charges on completion of assessment.";

- (12) in section 80, after sub-section (5), the following new sub-section shall be added, namely
 - "(6) Subject to such conditions, limitations or restrictions, the Board may by a special order constitute Centralized Assessment Unit and Centralized Examination Unit at such places as it may deem appropriate:

Provided that-

(a) import, export and transit consignments at any customs port, inland customs station, border customs station or airport may be assessed and examined through Centralized Assessment Unit and Centralized Examination Unit;

- (b) Centralized Assessment Unit shall be restricted areas accessible only to the designated customs officers or such other officers authorized by the Chief Collector;
- (c) digitalized assessment may be made through customs computerized system on the basis of artificial intelligence tools;
- (d) the Board may prescribe any manner or conditions for assessment or examination of goods through Centralized Assessment Unit and Centralized Examination Unit; and
- (e) the Centralized Assessment Unit and Centralized

 Examination Unit already constituted shall be deemed to
 have always been constituted under this section.";
- (13) for section 82, the following shall be substituted, namely:-
 - "82. Procedure in case of goods not cleared or warehoused or transshipped or exported or removed from the port after unloading or filing of declaration.- (1) The owner of the goods shall be liable to such penalties as may be notified by the Federal Government in the following cases, namely:-
 - goods declaration is not filed for home-consumption or warehousing or transshipment within ten days of the arrival of goods at a customs station;
 - (b) for the goods declaration filed prior to berthing of the vessel, the goods are not removed from the customs station after payment of leviable duty and taxes, within

three days of completion of assessment and berthing of the vessel;

- (c) for the goods declaration filed after berthing of vessel, the goods are not removed from the customs station for home-consumption or warehousing or transshipment within three days of the clearance of the goods declaration; and
- (d) the goods are not loaded on the conveyance for export within fifteen days of the entry in the port.
- (2) Such goods may, after due notice to the owner, if his address could be ascertained, or after due notice to the carrier, shipping or customs agent, custodian of the goods, as the case may be, be sold in auction or taken into custody by Customs and removed from the port to a Customs warehouse for auction under the order of the Assistant Collector of Customs notwithstanding the fact that adjudication of the case under section 179, or an appeal or special customs reference application under section 193, 194 or 196 as the case may be, or a proceeding is pending in any court:

Provided that the goods shall be liable to confiscation if a goods declaration for home-consumption or warehousing or transshipment is not filed within thirty days of arrival of the goods at the customs station or the goods are not loaded on the conveyance for export or not removed from the port area within thirty days of assessment of the goods declaration:

Provided further that-

- (a) animals and perishable and hazardous goods may,with the permission of the appropriate officer, besold or destroyed at any time;
- (b) arms, ammunition or military stores may be sold or otherwise disposed of at such time and place and in such manner as the Board may, with the approval of the Federal Government, direct; and
- in case where goods are sold pending adjudication, appeal or decision of the court, the proceeds of sale shall be kept in deposit and if on such adjudication, or as the case may be, in such appeal or the decision of the court, the goods sold are found not to have been liable to confiscation, the entire sale proceeds, after necessary deduction of duties, taxes transportation and other charges or duties as provided in section 201, shall be handed over to the owner:

Provided also that Collector of Customs may direct the importer or in case importer is not traceable, the shipping line to re-export out of Pakistan any goods, banned or restricted through a notification issue by the Federal Government, if the same are not cleared or auctioned within sixty days of the date of their arrival:

Provided also that where Customs removes such goods from the premises of the custodian for disposal, the

charges due to the custodian shall be paid subsequently from the sale proceeds of the goods in the manner as provided under section 201:

Provided also that nothing in this section shall authorize removal for home consumption of any dutiable goods without payment of customs duties thereon.

- (14) in section 83, in sub-section (1), in the proviso, after the word "documents", the expression "after payment of duty, taxes and other charges thereon" shall be inserted;
- (15) after section 83B, the following new section shall be inserted, namely:

"83C. Cargo Tracking System and e-Bilty Mechanism.-(1)

Any person being a consignor, transporter, shipping agent, freight forwarder, consignee, supplier or recipient of goods and causing movement of goods from and to a seaport, land border station, inland dry-port or inland movement, shall be required to electronically generate, carry, display or validate an e-bilty through the Cargo Tracking System.

- (2) The Board may prescribe the manner and procedure to implement e-bilty mechanism and employ any technological means for tracking, identifying en route and digital record keeping of any kind of goods as part of its cargo tracking system and may charge fee or charges for maintenance and operation of the tracking system.
- (3) In case of any violation, the goods, conveyance, owner of goods and master of conveyance, as the case may be, shall be liable to

fine, penalty, detention, seizure and confiscation under the provisions of this Act.

- (4) Notwithstanding anything contained in the aforementioned provisions, no e-bilty is required to be generated, as prescribed by the Board where-
 - (a) the value of the goods or the travel distance is lessthan the prescribed limit; or
 - (b) the goods being transported are specifically exempted from the purview of e-bilty mechanism;
- in section 144 after the words "by post" wherever occurring, the words"or by courier" shall be inserted;
- in section 145, after the words "by post" wherever occurring, the words "or by courier" and after the words "postal authorities", the words "or courier companies" shall be inserted;
- (18) in section 156, in sub-section (1),-
 - (a) against S.No. 64,
 - (i) in column (1), for the expression "section 128 or section 129", the expression "section 127 or section 128 or section 129 or section 129A" shall be substituted; and
 - (ii) in column (3), for the expression "128 & 129", the expression "127, 128, 129 and 129A" shall substituted;
 - (b) against S.No.105, after sub-serial number (viii), the following new sub-serial number shall be added, namely:-

(ix)	If any person who-	Such person shall be	83C"
		liable to a penalty of	

(i) fails to generate, carry,	fifty thousand
display or validate an	rupees for the first
e-bilty and any tracking	contravention and
devices ancillary	rupees five hundred
thereto for inland	thousand for the
movement of goods; or	second
(ii) intentionally avoids to	contravention; and
generate, carry,	thereafter he shall
display or validate an	be liable to a penalty
e-bilty and any	of rupees one million
tracking devices	and confiscation of
ancillary thereto; or	the goods and
(iii) tampers with the e-	conveyance and
bilty or any tracking	upon conviction by a
devices ancillary	Special Judge liable
thereto or affixes	to imprisonment not
tracking device	exceeding six
issued for one	months.;
conveyance on	
another.	

- (19) in section 157, in sub-section (2), proviso shall be omitted;
- (20) in section 169, after sub-section (5), the following new sub-section (6) shall be added, namely:-
 - "(6) No court shall stay the auction proceedings unless the person obtaining stay order furnish pay order or bank guarantee not less than

fifty per cent of the reserve price of the goods before the nazir of the court.":

- (21) in section 179,-
 - (a) in sub-section (3),-
 - (i) in the first proviso, for the word "thirty", the words "forty five" shall be substituted and after the word "notice", the words "extendable for fifteen days by the Collector Adjudication" shall be inserted; and
 - (ii) in the third proviso, for the word "thirty", the words "forty five" shall be substituted: and
 - (b) in sub-section (4), for the words "in exceptional circumstance", the words "as deemed appropriate after reasons to be recorded in writing" shall be substituted;
- (22) in section 187, after the word "license" wherever occurring, the words "or goods declaration or sales tax invoice in his name" shall be inserted;
- (23) after section 187, the following new section shall be inserted, namely:-
 - "187A. Presumption as to legal character of vehicle.Where any vehicle is detained or seized under this Act or the rules made
 thereunder and such vehicle upon forensic examination is found to be
 having a tampered chassis number or cut and weld chassis or chassis
 number filled with welding material or re-stamped or body changed, such
 vehicle shall be presumed to be smuggled, even if registered with any
 Motor Registration Authority, and shall be liable to confiscation.";

(24) in section 193, in the proviso, for the full stop at the end a colon shall be substituted and thereafter, the following new proviso shall be added, namely:-

"Provided further that no appeal shall be preferred against an order passed if the aggrieved person did not appear before the adjudicating authority despite sufficient opportunity of hearing.";

- (25) in section 194A,-
 - (a) in sub-section (2), the words "thirty days", the words "forty five days" shall be substituted;
 - (b) in sub-section (5), in the proviso, for the full stop at the end a colon shall be substituted and thereafter, the following new proviso shall be added, namely:-

"Provided further that such stay order shall be subject to furnishing of pay order or bank guarantee not less than fifty per cent of the recoverable amount by the aggrieved person before the registrar of the Tribunal.";

(c) in sub-section (6), for the full stop at the end a colon shall be substituted and thereafter, the following new proviso shall be added, namely:-

"Provided further that no appeal shall be preferred against an order passed if the aggrieved person did not appear before the adjudicating authority despite sufficient opportunity of hearing.";

(26) in section 195,-

- (a) in sub-section (1), after the words "Chief Collector", the words "or Director General" and after the words "Collector of Customs", the words "or Director" wherever occurring, shall be inserted; and
- (b) in sub-section (1A), after the word "proceeding", the words"including adjudication proceedings" shall be inserted;
- (27) in section 196,-
 - (a) in sub-section (1),-
 - (i) after the words "thirty days of the", the words "date of receipt of" shall be inserted; and
 - (ii) the expression "under sub-section (3) of section 194B" shall be omitted; and
 - (b) in sub-section (6), for the full stop at the end a colon shall be substituted and thereafter, the following proviso shall be inserted, namely:-

"Provided that such stay order shall be subject to furnishing of pay order or bank guarantee not less than fifty per cent of the recoverable amount by the aggrieved person before the nazir of the court.":

- (28) in section 201,
 - in sub-section (1), after the words "by private offer", the words "orby an authorized agent" shall be inserted; and
 - (b) after sub-section (3), the following new sub-section (4) shall be added, namely:-
 - "(4) No court shall stay the auction proceedings unless the person obtaining stay order furnish pay order or bank

guarantee not less than fifty per cent of the reserve price of the goods before the nazir of the court.";

- (29) after section 224, the following new sections shall be added, namely:-
 - "225. Establishment of Customs Command Fund (CCF).- (1)

 There shall be established a fund to be called the Customs Command

 Fund.
 - (2) Allocation for the Customs Command Fund shall be made by the Federal Government from the sale proceeds of auction of smuggled goods, for supporting anti-smuggling activities, as per the share notified by the Board with the concurrence of the Finance Division.
 - (3) The Board may prescribe the manner for utilization of the funds received in the Customs Command Fund and impose any conditions, limitations or restrictions as it may deems necessary.":
 - "226. Digital Enforcement Station(s).- (1) The Board may, by a notification in the official Gazette, declare places to be Digital Enforcement Stations at such locations as deemed appropriate for the prevention of smuggling and illicit trade. The Board may notify any existing customs check-post as Digital Enforcement Station.
 - (2) The Board may by notification in the official Gazette, make rules for staffing, operations and technological enablement of Digital Enforcement Station.
 - (3) The Board may subject to rules hire retired juniorcommissioned officers and soldiers of the armed forces against the available posts of customs on contract for the purpose of this section.";

- (30) The amendments set out in the First Schedule to this Act shall be made in the First Schedule to the Customs Act, 1969 (IV of 1969); and
- (31) The Fifth Schedule to the Customs Act, 1969 (IV of 1969), shall be substituted in the manner provided for in the Second Schedule to this Act.
- 6. Amendments in the Sales Tax Act, 1990.— Amendments in the Sales Tax Act, 1990.— In the Sales Tax Act, 1990 (VII of 1990), the following further amendments shall be made, namely: -
 - (1) in section 2,–
 - (a) after rider clause, the following new clause (1) shall be inserted,namely:-
 - "(1) "abettor" means a person who abets or connives in tax fraud as defined in clause (37) of section 2 or in the commission of any offence warranting prosecution under this Act. and includes a person who,—
 - (a) misuses other registered person's unique user identifier and password for filing returns or annexures or any other document or unauthorizedly makes change in tax e-profile of any registered person;
 - (b) prepares, or cause to be prepared with or without authorization of the registered person, invoices for false claim of input tax adjustment;

- (c) allows use of bank account held or operated by him for abetting tax fraud or other offence warranting prosecution under this Act or unauthorizedly or illegally maintains or operates business bank account in other registered person's name; or
- (d) has obtained or cause to obtain sales tax registration number for the purpose of paper transactions, including issuance of invoices without involving any taxable activity;";
- (b) the existing clauses (1) and (1A), shall be renumbered as clauses(1A) and (1B), respectively;
- (c) after clause (4), the following new clause shall be inserted, namely:-
 - "(4A) "Cargo Tracking System" means a digital system notified by the Board for electronic monitoring and tracking of goods transported within or across the territory of Pakistan, for the purpose of tax enforcement, compliance and prevention of tax evasion;";
- (d) the existing clauses (4A) and (4AA), shall be renumbered as clause (4AA) and (4AAA), respectively;
- (e) after clause (5AB), the following new clause shall be inserted, namely:-

- "(5AC) "courier" means any entity engaged in the delivery of goods and collection of cash on behalf of a seller including logistic services, ride-hailing services, food delivery platforms and ecommerce delivery services.";
- (f) for the existing clause (9A), the following shall be substituted, namely:-
 - "(9A) "e-bilty" means a digital transport document generated through the Cargo Tracking System as prescribed by the Board, to accompany goods during their movement.";
 - (ii) the existing clause (9A) shall be renumbered as clause (9AB) and thereafter the following new clause (9AC) shall be inserted, namely:—
 - "(9AC) "e-commerce" means sale or purchase of goods and services conducted over computer networks by methods specifically designed for the purpose of receiving or placing of orders either through websites, mobile applications or online marketplace having digital ordering features by using mobile phones, automated computer-to-computer ordering system or any similar device;";
- (g) for clause (18A), the following shall be substituted, namely:—

 "(18A) "online marketplace" means online interfaces that facilitate, for a fee, the direct interaction between multiple buyers and multiple sellers via digital orders for supply of goods and

services, with or without the platform taking economic ownership of the goods or services that are being sold;";

- (h) for the existing clause (21), the following shall substitute, namely:—
 - "(21) "payment intermediary" means a banking company, any financial institution including a licensed foreign exchange company or payment gateway that facilitate the transfer of funds or payment instructions between two or more parties to enable, process, route, or settle payments in a financial transaction, without being the ultimate source or recipient of the payment;";
- (i) the existing clause (21) shall be renumbered as clause (21A);
- (j) in clause (27), -
 - (i) the word "should" shall be omitted; and
 - (ii) in the proviso, for the full stop at the end, a semicolon shall be substituted and thereafter the following new provisos shall be added, namely: -

"Provided further that the reduction in price on account of chilling charges or any other similar charges in case of aerated water, beverages, mineral water, or fruit juices shall not be more than five percent of the price inclusive of sales tax and federal excise duty on which such goods are actually sold to the general body of consumers.

Provided also that, where the Board deems it necessary it may, by notification in the official gazette, fix the retail price of goods specified in the third schedule:

Provided further also that, in case of imported goods specified in the Third Schedule, the retail price shall not be less than one hundred thirty percent of the value determined under section 25 of the Customs Act, 1969 (IV of 1969), including the amount of customs duties and federal excise duty levied thereon;";

- (k) for clause (37), the following shall be substituted, namely:—
 "(37) "tax fraud" means knowingly, intentionally or dishonestly doing any act or causing to do any act or omitting to take any action or causing the omission to take any action, to cause loss of tax or attempting to cause loss of tax under this Act, including-
 - (a) using or preparing false, forged and fictitious documents including return, statements annexure and invoices;
 - (b) suppression of supplies that are chargeable to tax under this Act;
 - (c) false claim of input tax credit including based on fictitious transactions;
 - (d) making taxable supplies of goods without issuing any tax invoice;
 - (e) issuance of any tax invoice without supply of goods;

- (f) suppression and nonpayment of withholding tax in the prescribed manner beyond a period of three months from due date of payment of tax;
- (g) tampering with or destroying of any material evidence or documents required to be maintained under this Act or the rules made thereunder;
- (h) acquisition, possession, transportation, disposal or in any way removing, depositing, keeping, concealing, supplying, or purchasing or in any other manner dealing with, any goods in respect of which there are reasons to believe that these are liable to confiscation under this Act or the rules made thereunder;
- (i) making of taxable supplies without getting registration under this Act;
- (j) generating fake input through manipulation of return filing system of the Board and making fake entries in the sales tax returns or in the annexures; and
- (k) making fictitious compliance of section 73, including routing of payments back to the registered person, or for the benefit of the registered person, through a bank account held by a supplier or a purported supplier.

Explanation.— Any act of commission mentioned in this clause shall be treated as intentional unless the

person accused of tax fraud proves that he had no intention, motive, knowledge, or reason to believe that he was committing a tax fraud;"

- (2) in section 3,-
 - (i) in sub-section (3), in clause (a) the word "and", occurring at the end shall be omitted and in clause (b) for the full stop at the end, the semi colon and the word "and" shall be substituted and thereafter the following new clause shall be added, namely:
 - in the case of supply of digitally ordered goods by online market place, website and software application from within Pakistan during the course of e-commerce, the liability to collect and pay tax shall be of payment intermediary including a banking company, a financial institution, licensed exchange company or payment gateway in case the payment is made digitally and of the courier delivering the goods where those are supplied on Cash on Delivery (CoD) basis at the rates provided in the Eleventh Schedule.";
 - (ii) in sub-section (7), proviso shall be omitted;
 - (iii) after sub-section (7), as amended above, the following new subsection (7A) shall be inserted, namely: –
 - "(7A) Notwithstanding anything contained in this Act, the tax collected by the payment intermediary and courier in respect of

the supplies related to digitally ordered goods from within Pakistan in the course of e-commerce shall be deemed as the final discharge of tax liability under this Act for online market place, vendors at online market place, websites, software application making those supplies to the extent of those supplies and no input adjustment shall be allowed in respect of these supplies."; and

(iv) in sub-section (9A), for the existing proviso, the following shall be substituted, namely:-

"Provided that sales to the extent falling within the ambit of sub-section (7A) shall be excluded from the chargeability under this sub-section.";

(3) in section 8B, in sub-section (4), after the full stop at the end, the following shall be added, namely: —

"In order to limit input tax allowance, the Board may also use data based automated risk management system to defer certain input tax or fix higher or lower limits of input tax adjustment:

Provided that the registered person may contest the action taken under this sub-section by filing application and documents with the Commissioner concerned, who shall decide the case within thirty days of such application.";

(4) in section 11D, after sub-section (4), the following new sub-section shall be added, namely:-

- "(5) Notwithstanding anything contained in this section, in case of person who is liable to be registered under clause (25) of section 2 based on tax withheld under section 236G of Income Tax Ordinance, 2001 (XLIX of 2001) and does not furnish a return upon notice, an officer of inland revenue may assess sales tax liability on the value addition on any reasonable basis including information obtained from the purchase data under section 236G of Income Tax Ordinance, 2001 (XLIX of 2001)".
- (5) in section 11E, for sub-section (1), the following shall be substituted; namely:-
 - "(1) Where due to any reason, any tax or charge has not been levied or short levied or where the officer of Inland Revenue not below the rank of Assistant Commissioner suspects on the basis of audit or otherwise that due to any reason a person has-
 - (a) not paid or short paid due sales tax;
 - (b) claimed input tax credit or refund which is not admissible; or
 - (c) has obtained an amount of refund not due, the officer of Inland Revenue after issuing a show cause notice to the person shall pass an order to determine and recover the amount of tax unpaid or short paid, inadmissible input tax or refund, or unlawful refund obtained and shall also impose penalty and default surcharge in accordance with sections 33 and 34:

Provided that this section shall not be applicable to the extent of proceedings initiated under section 37A of the Act.";

- in section 11G, in sub-section (2), for the words "twenty days", the words"eighty days" shall be substituted;
- (7) in section 14,–
 - (i) after sub-section (1), the following new sub-sections (1A) and(1B) shall be added, namely:-
 - "(1A) Every person including a non-resident person selling digitally ordered goods from within Pakistan through online marketplace, website or software application as the case may be, shall apply in the prescribed form and in the prescribed manner for registration.
 - (1B) Every online marketplace or a courier, involved in ecommerce by supplying digitally ordered goods from within Pakistan shall not allow any person to use their services to carry out e-commerce transactions unless it is registered under sales tax and income tax."; and
 - (ii) after sub-section (2), the following new sub-section shall be inserted, namely:—
 - "(2A) If a person, who is required to be registered under the Act, does not apply for registration and the Commissioner Inland Revenue or any other officer, as may be authorized by the Board, after such inquiry as deemed appropriate, having reason to believe that a person is liable to register, he shall compulsorily register such person.";

- (8) after section 14AB, the following new sections shall be inserted, namely:-
 - "14AC. Bar on operations of bank accounts. (1) Notwithstanding anything contained in this Act or any other law for the time being in force, the Commissioner shall have the powers to direct banking companies, scheduled banks and other financial institutions, through an order in writing, to bar operation of the bank account of any person who fails to get registered for the purposes of this Act.
 - (2) Notwithstanding anything contained in sub-section (1) upon registration of such person, the Commissioner shall issue and convey order for removal of bar on operation of his bank accounts immediately.
 - (3) Any person, aggrieved by any decision or order passed under sub-section (1), may within thirty days of the date of receipt of such decision or order prefer an appeal before the Chief Commissioner Inland Revenue.
 - (4) The provisions of this section shall come into force on such date as the Board may by notification in the official Gazette appoint.
 - **14AD.** Bar on transfer of Immoveable Property. (1) Notwithstanding anything contained in this Act or any other law for the time being in force, the Commissioner shall have the powers to direct the property registering authority, through an order in writing, to bar

transfer of immoveable property of any person who fails to get registered for the purposes of this Act.

- (2) Notwithstanding anything contained in sub-section (1), upon registration of such person, the Commissioner shall issue and convey order for removal of bar on transfer of immovable property immediately.
- (3) Any person, aggrieved by any decision or order passed under sub-section (1) may, within thirty days of the date of receipt of such decision or order prefer an appeal before the Chief Commissioner Inland Revenue.
- (4) The provisions of this section shall come into force on such date as notified by the Board.
- **14AE.** Other coercive actions for non-registration.— (1) Notwithstanding anything contained in this Act or any other law for the time being in force, any person who fails to get himself registered for the purposes of this Act, the Chief Commissioner shall have the powers to:—
 - (a) seal the business premises;
 - (b) seize moveable property; or
 - (c) appoint a receiver for the management of the taxable activity of a person.
- (2) Action under sub-section (1) shall not be carried out, unless —

- (a) a public notice is issued specifying the date from which the premises shall be sealed, or movable property is attached, or a receiver is appointed for the management of the taxable activity;
- (b) a committee comprising the Chief Commissioner, the Commissioner concerned, and a representative from the Chambers of Commerce or Trade Bodies, provides an opportunity of being heard to the person through an open court; and
- (c) such decision is made public by placement on the Board's website and newspaper as well.
- (3) Notwithstanding anything contained in sub-section (1) upon registration, of such person the Chief Commissioner shall issue and convey order for removal of receiver appointed under sub-section (1) not later than two working days.
- (4) Any person, aggrieved by any decision or order passed under sub-section (1), may within thirty days of the date of receipt of such decision or order prefer representation before the Board.
- (5) All or any of the provisions of this section shall come into force on such date as the Board may by notification in the official Gazette appoint.";
- (9) in section 21,-

- (i) after sub-section (2), the following new sub-section shall be inserted, namely:—
 - "(2A) The Commissioner shall, within fifteen days of issuance of order of suspension, issue a show cause notice to the registered person. Upon receipt of the reply to the notice and after giving an opportunity of hearing to the registered person, if the Commissioner is satisfied, he may order for revoking of suspension of the registered person or issue an appealable speaking order for blacklisting of the registered person within thirty days of receipt of the reply to the notice."; and
- (ii) sub-section (5) shall be omitted;
- (10) in section 23,-
 - (i) in sub-section (1), in clause (g), after the second proviso, the following new proviso shall be inserted, namely:—

"Provided also that where any goods are transported or supplied, the registered person shall ensure the generation and linkage of the tax invoice with the e-Bilty generated under section 40C of this Act and section 83C of the Customs Act, 1969."; and

- (ii) after sub-section (4), the following new sub-sections shall be added, namely:-
 - "(5) Notwithstanding anything contained in this Act, the Board through notification in the official Gazette, may require any person or class of persons to integrate their electronic invoicing

system with the Board's Computerized System for real time reporting of sales in such mode and manner and from such date as may be specified therein.

(6) Licensed integrator shall integrate electronic invoicing system of registered persons referred to in sub-section(5) in such mode and manner as may be prescribed:

Provided that from such date, and in such mode and manner, as prescribed by the Board, all Tier-1 retailers shall integrate their retail outlets with Board's computerized system for real-time reporting of sales.";

(11) in section 26,-

(i) in sub-section (1), in third proviso, for the full stop at the end, a colon shall be substituted and thereafter the following new provisos shall be added, namely:-

"Provided further also that every online marketplace shall furnish not later than the due date a true, complete and correct monthly statement in the prescribed form, indicating the supplier-wise amount paid and tax due and such other information of the taxable supplies of digitally ordered goods irrespective of the economic ownership of the supplies from within Pakistan:

Provided further also that every payment intermediary and courier shall furnish not later than the due date a true, complete and correct monthly statement in the prescribed form, indicating

the supplier-wise amount paid and tax due and such other information for taxable supplies of digitally ordered goods from within Pakistan through an online market place, website and software application and delivering goods using its payment platform or courier service as the case may be."; and

- (ii) in sub-section (3), for the colon occurring at the end, a full stop shall be substituted and thereafter the proviso shall be omitted;
- (12) in section 30, in sub-section (1), for clause (j), the following shall be substituted, namely:—
 - "(j). an officer with any other designation including officers of Directorates General.

Explanation.- For the removal of doubt, it is clarified that officers of Directorates General have always been authorities under this section.";

- (13) after section 32A, the following new section shall be inserted, namely:—
 - "32B. Appointment of experts and auditors. (1) The Board or the Commissioner may appoint as many experts as it or the Commissioner considers necessary for the purposes of this Act, including for the purposes of assistance in audit, investigation, litigation or valuation.
 - (2) The Board may appoint as many auditors as it may deem fit but not more than two thousand auditors through direct engagement or through a third party including a pay roll firm for the purposes of this

Act, and confer such powers as may be deemed necessary to assist the authorities mentioned in clauses (a) to (f) of sub-section (1) of section 30 of this Act and clauses (a) to (f) of sub-section (1) of section 29 of the Federal Excise Act, 2005, as per the terms, conditions, limitations and restrictions as may be prescribed.";

(14) in section 33,-

- (i) in Chapter VII, for marginal heading "Offences and Penalties", the expression "Offences, Penalties and Punishment" shall be substituted; and in the heading, for the expression "Offences and Penalties", the expression "Offences, Penalties and Punishment" shall be substituted;
- (ii) in section 33, in the Table, in column (2), after the expression "Penalties", the expression "and Punishment" shall be inserted;
- (iii) after S. No. 1, the following new S. No. and entries relating thereto in columns (1), (2) and (3) shall be inserted, namely:—

"1A. Where any	Such person shall be	26
online marketplace,	liable to pay:	
payment intermediary	(i) Penalty of five lac	
or courier fails to	rupees for first default;	
furnish prescribed	•	
monthly statement	(ii) Penalty of one million	
within due date	rupees for each	
	subsequent default.	

1B. Where any online	Such person shall be	14";
marketplace, courier	liable to pay:	
allow use of its	(i) Penalty of five lac	
services in the course	rupees for first default;	
of e-commerce by		
unregistered persons	(ii) Penalty of one million	
	rupees for each	
	subsequent default.	

- (iv) S. No. 11, and entries relating thereto in columns (1), (2) and (3) shall be omitted;
- (v) for S. No. 13 and entries relating thereto in columns (2) and (3), the following shall be substituted, namely:—

(1)	(2)	(3)
"13. Any person	Such person shall be liable,	2(37)";
who commits,	upon conviction by a Special	
causes to commit	Judge, to imprisonment for a	
or attempts to	term which may extend to ten	
commit the tax	years or with fine which may	
fraud as defined in	extend to ten million rupees,	
section 2(37).	or with both and shall also be	
	liable to pay the amount equal	
	to the loss of tax caused as	
	confirmed by the Special	
	Judge from such amount	

reported under sub section (8)	
of section 37B, including one	
hundred percent penalty of tax	
loss and default surcharge	
under section 34 of the Act.";	

(vi) after S. No. 13, the following new S. No. and entries relating thereto in columns (2) and (3) shall be inserted, namely:—

"13A. Any person who	Such person shall be	2(1), 2(37),
abets or connives	liable, upon conviction	50A";
in committing tax	by a Special Judge, to	
fraud as defined	imprisonment for a	
in section 2(37) or	term which may	
any offence	extend to ten years or	
warranting	with fine which may	
prosecution	extend to ten million	
under the Act.	rupees, or with both.	

- (vii) S. No. 22, and entries relating thereto in columns (1), (2) and (3) shall be omitted; and
- (ix) after S. No. 25AA, the following new S. No. and entries relating thereto in columns (2) and (3) shall be inserted, namely:—

"25B. Where any person	Such person shall be	
fails to generate an e-bilty,	liable to a populty of	sub-
lans to generate an e-bilty,	liable to a penalty of	section (6)
or tampers with, misuses,	fifty thousand	, ,
or forces such desument in	rupose and recovery	of 40C.".
or forges such document in	Tupees and recovery	

contravention	of	sub-	of	any	tax	evaded	
section (6) of se	ction	40C.	thr	ough		such	
			COI	ntrav	entio	n	

- in section 37, after sub-section (3), the following new sub-section (4) shall be added, namely:—
 - "(4) For the purpose of an inquiry under this Act, the officer of Inland Revenue shall have the powers of a civil court trying a suit under the Code of Civil Procedure, 1908 (Act No. V of 1908), in respect of the following matters, namely:—
 - (a) summoning and enforcing the attendance of any person and examining him on oath; and
 - (b) requiring the discovery and production of documents and receiving evidence on affidavits.";
- (16) for section 37A, the following shall be substituted, namely:-

"37A. Power to inquire and investigate offences warranting prosecution under this Act.— (1) Notwithstanding anything contained in section 11E of this Act, an officer of Inland Revenue, not below the rank of Assistant Commissioner or any other officer authorized by the Board in this behalf on the basis of material evidence pointing to the commission of tax fraud or an offence warranting prosecution under this Act may initiate an inquiry upon approval by the Commissioner.

- (2) The inquiry officer shall complete the inquiry while exercising the powers under the provisions of section 37, 38, 38A, 38B, 40 or any other section the Act, wherever required.
- (3) On completion of the inquiry, the inquiry officer may give an opportunity of being heard to the person whose actions may have caused or attempted to cause tax fraud or any other offence warranting prosecution under this Act, confronting the person the details of tax fraud committed or caused to be committed or attempted to be committed by such person.
- (4) The inquiry officer, either on non-compliance by the person accused of tax fraud under sub-section (3) or unsatisfactory submission by the accused under said sub-section, and having reason to believe on the basis of evidence acquired during inquiry under this Act that actions of the person may have caused or attempted to cause tax fraud or any other offence warranting prosecution under this Act, shall submit facts and findings of the inquiry including the loss of tax caused or attempted to cause, calculated as a result of such inquiry to the Commissioner to obtain prior approval for investigation.
- (5) The Commissioner, on the basis of facts and findings under sub-section (4) and after recording reasons in writing, shall-
 - (a) approve initiation of investigation, or
 - (b) require the officer of Inland Revenue to submit such further information or documents as he may direct for his decision; or

- (c) reject the request of the officer.
- (6) Upon approval of investigation under sub-section (5), the inquiry officer shall enter the substance of the offence in writing in the form as may be prescribed by the Board.
- (7) While holding investigation, an officer of Inland Revenue not below the rank of Assistant Commissioner shall exercise the same powers as are exercisable by an officer in charge of a police station under the Code of Criminal Procedure,1898 (Act V of 1898), but such officer shall exercise such powers subject to the provisions of this Act.";
- (17) after section 37A, as amended above, the following new section 37AA shall be inserted, namely:—
 - "37AA. Power to arrest .- (1) The officer of Inland Revenue, during the investigation, having reason to believe on the basis of evidence that actions of any person may have caused or attempted to cause tax fraud or any other offence warranting prosecution under this Act, may cause arrest of such person with prior approval of the Commissioner.
 - (2) Where an officer of Inland Revenue is of the opinion that delay in arrest may enable the accused to evade the process of law or circumstances exist in which obtaining prior approval of the Commissioner under sub-section (1) is not practicable, he may arrest accused without prior approval of the Commissioner and immediately report the arrest of the accused to the Commissioner. Such report shall contain a summary of all material facts liable to be entered in the register

of arrests and detentions and shall be accompanied with a copy of the grounds of arrest of such person.

- (3) The Commissioner may, if he believes that there was no sufficient evidence or reasonable ground for arrest of a person without approval in terms of sub-section (2) or the arrest was made with mala fide intent, direct the officer of Inland Revenue to release forthwith the accused so arrested.
- (4) The Commissioner shall then refer the matter to the Chief Commissioner for fact finding inquiry if he believes that the arrest made under sub-section (2) was without sufficient evidence or reasonable ground or made with mala fide intention.
- (5) Where the person suspected of tax fraud or any offence warranting prosecution under this Act is a company, every director, chief executive officer or the chief financial officer or by whatever name he may be called, of that company whom the officer of Inland Revenue has reason to believe is personally responsible for actions of the company committing the tax fraud or any offence warranting prosecution under this Act shall be liable to arrest:

Provided that any arrest under this sub-section shall not absolve the company from the liabilities of tax sought to be evaded, default surcharge and penalty under this Act.

(6) All arrests made under this Act shall be carried out, unless inconsistent with the provisions of this Act, in accordance with the

relevant provisions of the Code of Criminal Procedure, 1898 (Act V of 1898).

- (7) Notwithstanding anything contained in sub-section (1) to (5) of section 37A of the Act, an officer of Inland Revenue, not below the rank of Assistant Commissioner or any other officer authorized by the Board in this behalf, who on the basis of material evidence has reason to believe that any person is an abettor of tax fraud or any offence warranting prosecution under the Act, may cause arrest of such person on approval regarding investigation and arrest by the Commissioner.";
- (18) for section 37B, as substituted above, the following shall be substituted, namely:—
 - "37B.Procedure to be followed on arrest of a person.- (1) Any person arrested under this Act shall be produced before the Special Judge or, if there is no Special Judge within a reasonable distance, to the nearest Judicial Magistrate, within twenty-four hours of such arrest, excluding the time necessary for the journey from the place of arrest to the Court of the Special Judge or, as the case may be, of such Magistrate.
 - (2) When any person is produced under sub-section (1) before the Special Judge, he may, on the request of such person, after perusing the record, if any and after giving the prosecution an opportunity of being heard, admit him to bail on his executing a bond, with or without sureties, or refuse to admit him to bail and direct his detention at such place as he deems fit:

Provided that nothing herein contained shall preclude the Special Judge from cancelling the bail of any such person at a subsequent stage if, for any reason, he considers such cancellation is necessary, but before passing such order he shall afford such person an opportunity of being heard.

- (3) When such person is produced under sub-section (1) before a Judicial Magistrate, such Magistrate may, after authorising his detention in such custody at such place and for such period as he considers necessary or proper for facilitating his earliest production before the Special Judge, direct his production before the Special Judge on a date and time to be fixed by him or direct such person to be forthwith taken to, and produced before, the Special Judge and he shall be so taken.
- (4) Nothing in sub-section (2) or sub-section (3) shall preclude the Special Judge or the Judicial Magistrate from remanding any such person to the custody of an officer of Inland Revenue carrying out investigation against that person if such officer makes a request in writing to that effect, and the Special Judge or the Judicial Magistrate may, after perusing the record, if any, and hearing such person, is of the opinion that for the completion of investigation it is necessary to make such order. Upon expiry of a period of remand further remand, as aforesaid may be granted on good cause being shown:

Provided that in no case the aggregate period of such custody shall exceed fourteen days.

- (5) If an officer of Inland Revenue, after holding an investigation as aforesaid, is of the opinion that there is no sufficient evidence or reasonable ground for suspicion against such person, he may release him on his executing a bond, with or without sureties, and shall direct such person to appear, as and when required, before the Special Judge, and make a report to the Special Judge for the discharge of such person and shall make a full report of the case to the Commissioner.
- (6) The Special Judge to whom a report has been made under sub-section (5) may, after perusal of the record, and hearing the prosecution, agree with such report and discharge the accused or, if he is of the opinion that there is sufficient ground for proceedings against such person, proceed with his trial and direct the prosecution to produce evidence.
- (7) An officer of Inland Revenue empowered to carry out investigation under this Act shall maintain a register of arrests and detentions in the prescribed form in which he shall enter the name and other particulars of every person arrested under this Act, together with the time and date of arrest, the details of the information received, the details of things, goods or documents, recovered from his custody, the name of the witnesses and the explanation, if any, given by him and the manner in which the investigation has been conducted from day to day; and, such register or authenticated copies of its aforesaid entries shall be produced before the Special Judge, whenever such officer is so directed by him.

- (8) After completing the investigation, an officer of Inland Revenue shall, as early as possible, submit to Special Judge a report through the Commissioner in the same form and manner in which the officer-in-charge of a police station submits a report, before a court, including the total amount of loss of tax caused or attempted to be caused by the accused.
- (9) Magistrate of the first class may record any statement or confession during investigation under this Act, in accordance with the provisions of section 164 of the Code of Criminal Procedure, 1898 (Act V of 1898)
- (10) Without prejudice to the foregoing provisions of this section, the Board, with the approval of the Federal Minister-in-charge, may, by notification in the official Gazette, authorize any other officer working under the Board to exercise the powers and perform the functions of an officer of Inland Revenue under this section, subject to such conditions, if any, that it may deem fit to impose.";
- (19) after section 37B, the following new section 37BB shall be inserted, namely:-
 - "37BB. Compounding of offences.— (1) Notwithstanding anything contained in this Act, where any person accused of tax fraud or any other offence warranting prosecution under this Act, except the offence under clause (13A) of section 33, wishes to deposit the amount of tax calculated as a result of inquiry or investigation along-with penalty

and default surcharge under sections 33 and 34, the Commissioner may compound such offence.

- (2) The compounding of offence under sub-section (1) shall not abate the investigation and prosecution proceedings in the case of registered persons, individuals and entities who abet or connive in tax fraud or any other offence warranting prosecution under this Act.
- (3) The compounding of an offence under sub-section (1) shall have an effect of an acquittal of the accused with whom the offense has been compounded.

Provided that where the accused has been convicted and appeal is pending before the High Court under section 37I, no compounding shall be allowed without the leave of the High Court.";

- (20) in section 38B, after sub-section (4), the following new sub-section (5) shall be added, namely:—
 - "(5) Notwithstanding anything contained in any other law for the time being in force, the Commissioner may, by notice in writing, require only Internet Service Providers, Telecommunication Companies and Pakistan Telecommunication Authority, to furnish subscriber's information pertaining to the Internet Protocols in connection with any inquiry or investigation in cases of tax fraud, as may be specified in such notice.";
- (21) in section 40C,-

- "(i) in sub-section (2), after the expression "bar codes,", the expression "production monitoring, video analytics," shall be inserted;
- (ii) in sub-section (3) after the words "bar codes", the expression ",monitoring equipment" shall be inserted;
- (iii) for sub-sections (4), the following shall be substituted, namely:-
 - "(4) Notwithstanding anything contained in this Act or any other law for the time being in force, the provisions of section 83C of the Customs Act, 1969 (IV of 1969) shall *mutatis mutandis* apply."; and
- (iv) sub-section (5) shall be omitted;
- (22) section 43A shall be omitted;
- (23) in section 45B, for sub-section (1), the following shall be substituted, namely:-
 - "(1) Any person, other than an State Owned Enterprises (SOE), aggrieved by any decision or order passed under sections 10,11A,11D, 11E, 11F,21,33, 34 and 66 of this Act, by an officer of Inland Revenue may, within thirty days of the date of receipt of such decision or order prefer appeal to the Commissioner Inland Revenue (Appeals):

Provided that an appeal preferred after the expiry of thirty days may be admitted by the Commissioner Inland Revenue

(Appeals) if he is satisfied that the appellant has sufficient cause for not preferring the appeal within the specified period.":

Provided that registered person shall have an option to directly file an appeal before Appellate Tribunal Inland Revenue without availing right of Appeal under this section.";

- (24) in section 46, for sub-section (1), the following shall be substituted, namely:—
 - "(1) Any person including an officer of inland revenue not below the rank of Additional Commissioner aggrieved by an order of the Commissioner (Appeals) under this Act or the rules made thereunder; or any person other than SOE aggrieved by an order passed by officer of inland revenue when second proviso to section 45B applies, may within thirty days of the receipt of such order, prefer an appeal to the Appellate Tribunal:

Provided that where sub-section (11) of section 134A of Income Tax Ordinance, 2001 (XLIX of 2001) shall apply, an SOE may prefer an appeal under this sub-section."

- (25) in section 47, for sub-section (1), the following shall be substituted, namely:—
 - "(1) Within sixty days of the order of the Appellate Tribunal, the aggrieved person or the Commissioner may submit a reference in the prescribed form along with a statement of the case and complete record

of the Appellate Tribunal to the High Court, stating any question of law arising out of such order.";

- (26) in section 56B, in sub-section (1), after the word "servant", the expression ", expert or auditors appointed under section 32B" shall be inserted;
- (27) after section 58B, the following new section 58C shall be inserted, namely:-

"58C. Inspection of audit firm— Where in case of a registered person, whose accounts are subject to audit under the Companies Act, 2017 (XIX of 2017), Chief Commissioner Inland Revenue has reason to believe that the audited accounts do not reflect the true and fair view of sales and purchases and related sales tax liability, he or she may with the approval of the Board, refer the audit firm, who has issued audit certificate to that registered person, for inspection to Audit Oversight Board.";

- in section 73, in sub-section (4), for the words "one hundred million rupees in financial year or ten million rupees in a tax period", the expression "the amount in a financial year or in a tax period, as may be prescribed by the Board, with the approval of Federal Minister-in-Charge" shall be substituted.;
- (29) in section 74, in the proviso, for the full stop at the end, a colon shall be substituted and thereafter the following new proviso shall be added, namely: –

"Provided further that regardless of anything stipulated in this section, or any provision of this Act, or any other applicable law currently in force, and notwithstanding any decision, order or judgement issued by any forum, authority or court, the maximum period of extension under this section by the Board or the Commissioner, as the case may be, shall not exceed two years in aggregate:

Provided also that where there are reasons to believe that significant loss to exchequer has been caused by an act of omission or commission by the registered person or by any authority mentioned in section 30, a committee of members as notified by the Board may further condone the limitation specified for a period as it may deem fit, after providing a reasonable opportunity of being heard to the registered person concerned.";

(30) in the Third Schedule, after serial number 51, in column (1), the following new serial number and entries relating thereto in columns (2) and (3) shall be added, namely: –

"52.	Import of pet food including of dogs and cats sold in retail packing	2309.1000
F2	Import of coffee cold in retail	0001 1100 0001 1200
53.	Import of coffee sold in retail	0901.1100, 0901.1200,
	packing	0901.2100, 0901.2200,
		0901.9000, 2101.1120
54	Import of chocolates sold in retail	1704.9010, 1806.2090,
	packing	1806.3100, 1806.3200,

		1806.9000
55.	Import of cereal bars sold in retail	1904.1010, 1904.1090,
	packing	1904.2000, 1904.3000, 1904.9000.";
		1904.9000. ,

- (31) in the Sixth Schedule, -
 - (a) in Table-1, in column (1),-
 - (i) S Nos. 151 and 164 and entries relating thereto in columns(2) and (3) shall be omitted;
 - (ii) against S. No. 152, in column (2), for the expression "2025", the expression "2026" shall be substituted;
 - (iii) against S. No. 179, in column (2), after the word "capsules", the expression "(for personal use only)" shall be omitted; and
 - (iv) after S. No. 180, the following new S.No. and entries relating thereto in columns (1), (2) and (3) shall be added, namely:-

"	181.	Import or lease of aircrafts by	8802.1200
		Pakistan International Airlines	8802.3000
		Corporation Limited (PIACL)	8802.4000";

- (b) in Table-2,-
 - (i) against S. No. 57, in column (2), the following shall be substituted, namely:-

"Iron and steel scrap excluding:-

- (a) supplied by manufacturer cum-exporter of recycled copper, authorized under Export Facilitation Scheme, 2021 directly supplied to a registered steel melter subject to such apportionment, conditions and restrictions as may be specified by the Board through a Sales Tax General Order; and
- (b) supplied directly by the importer (verifiable from the goods declaration form) to a registered steel melter subject to such apportionment, conditions and restrictions as may be specified by the Board through a Sales Tax General Order.";
- (32) in the Eighth Schedule, in Table-1, in column (1),–
 - (i) serial number 53 and 72 and entries relating thereto in columns (2), (3), (4) and (5) shall be omitted;
 - (ii) after serial number 88 and entries relating thereto in columns (2), (3), (4) and (5), the following new serial number and entries relating thereto in columns (2), (3), (4) and (5) shall be added, namely:—

"89.	(i)	imports of	plant,	Respective	10%	
		machinery,	and	heading	(for 2025-	
		equipment	for		26)	
		installation in	the		20)	
		tribal areas,	and			
		import of inc	lustrial			

inputs by industries	12%
located in the tribal	(for 2026-
areas, as defined in	27)
the Constitution of the	
Islamic Republic of	
Pakistan; and	14%
(ii) and supplies within	(for 2027-
the tribal areas	28)
Provided that, in	
case of imports, the same	16%
shall be allowed	
clearance by the	(for 2028-
Customs authorities in	29)."; and
accordance with quota	
determined by IOCO.	
Provided further	
reduced rate is availed	
under this serial number,	
is transferred or supplied	
outside the tribal areas,	
determined by IOCO. Provided further that if plant, machinery and equipment, on which reduced rate is availed under this serial number, is transferred or supplied	

	the	differer	itial a	amoun	t of					
	tax	shall	be	paid	at					
	appl	icable ı	rate.							
Помор		- lo - al : 1 a				 l	/4\	£	 	

in the Eleventh Schedule, in the Table, in column (1), for serial number 8 and entries relating thereto in columns (2), (3) and (4), the following shall be substituted, namely:—

"8.	Payment	Persons	2% of gross value of
	intermediaries and	supplying	supplies.".
	couriers in respect of	digitally	
	digitally ordered	ordered goods	
	goods from within	from within	
	Pakistan.	Pakistan	
		through online	
		market place,	

	website,	
	software	
	applications	

7. Amendment in the Regulation of Generation, Transmission and Distribution of Electric Power Act, 1997 (XL of 1997).- In the Regulation of Generation, Transmission and Distribution of Electric Power Act, 1997 (XL of 1997), the following further amendments shall be made, namely:-

in section 31.-

- in sub-section (8), in the first proviso, in clause (b), for full stop at the end, a colon shall be substituted and thereafter, the explanation shall be omitted; and
- (b) in the second proviso, for full stop at the end, a colon shall be substituted and thereafter the following third proviso shall be added, namely:-

"Provided also that the Federal Government may, on a caseto-case basis and for a fixed period, and for the timely fulfilment of any financial obligations of the Federal Government or any public sector entity nominated by the Federal Government with respect to electric power services to ensure sustainability and financial viability of the electric power sector, increase the aggregate amount of such surcharges up to the requisite extent required to meet such financial obligations.

Explanation.— For the purpose of these provisos, the term "financial obligations" includes obligations of the Federal Government to make payments in respect of purchase of electric

power as well as obligations related to electric power services secured through issuance of sovereign guarantee.".

- 8. Amendments in the Islamabad Capital Territory (Tax on Services)

 Ordinance, 2001, (XLII of 2001).— In the Islamabad Capital Territory (Tax on Services) Ordinance, 2001 (XLII of 2001), in section 3,
 - (i) in sub-section (1), in the first proviso, for the semicolon, a colon shall be substituted and thereafter the following new proviso shall be added, namely: –

"Provided further that from such date and in such mode and manner, as may be prescribed through a general order by the Board, any service provider as mentioned in Table 1 and Table 2 of the Schedule shall integrate his businesses with the Board's computerized system for real-time reporting of provision of services."

- (ii) in sub-section (2A), in clause (d), after the expression "48,", the expression "147 and 163" shall be inserted; and
- (iii) after sub-section (3), the following new sub-section shall be added, namely:
 - "(4) Notwithstanding the provisions of this section, the Board may, whenever deemed necessary, shall subject to such conditions, restrictions and limitations, specify a Negative List of services exempt from tax under this Ordinance, Table-3 to the Schedule, by notification in the official Gazette."
- 9. **Amendments in the Income Tax Ordinance, 2001 (XLIX of 2001).** In the Income Tax Ordinance, 2001 (XLIX of 2001), the following further amendments shall be made, namely: –

- (1) in section 2, -
 - (i) in clause (7), the words "and includes any body corporate which transacts the business of banking in Pakistan" shall be omitted;
 - (ii) after clause (17B), the following new clause shall be inserted, namely:
 - "(17C) "digitally delivered services" means any service delivered over the internet or electronic networks, where the delivery is automated and require minimal or no human intervention including music, audio and video streaming services, cloud services, online software applications services, services delivered through online inter-personal interaction i.e., tele medicines, e-learning etc., online banking services, architectural design services, research and consultancy reports, accounting services in the form of digital files or any other online facility;";
 - (iii) after clause (19A), the following new clause shall be inserted, namely:
 - "(19AA) "e-commerce" means sale or purchase of goods and services conducted over computer networks by methods specifically designed for the purpose of receiving or placing of orders either through websites, mobile applications or online marketplace having digital ordering features by using either mobile phone, iPad, Tablet or automated computer-to-computer ordering system;";

- (iv) in clause (36), in sub-clause (a), after the word "sport", the words "excluding recreational clubs formed with membership fee exceeding one million for any class of new members" shall be inserted; and
- (v) in clause (38B), after the word "seller" occurring at the end, the expression shall be inserted, namely: "and includes "online interfaces" that facilitate, for a fee, the direct interaction between multiple buyers and multiple sellers via digital orders for supply of goods and services, with or without the platform taking economic ownership of the goods or providing or rendering the services that are being sold;";
- (2) in section 4AB, for the full stop at the end, a colon shall be substituted and thereafter the following new proviso shall be added, namely: –

"Provided that in case of an individual deriving income chargeable under the head "Salary", the surcharge shall be payable at the rate of nine percent of the income tax imposed under Division I of Part I of the First Schedule where the taxable income exceeds rupees ten million in a tax year.";

- (3) after section 6, the following new section shall be inserted, namely:
 - "6A. Tax on payments for digital transactions in e-commerce platforms. (1) Subject to this Ordinance, a tax shall be imposed, at the rate specified in Division IVA of Part I of the First Schedule, on every person who receive payment for supply of digitally ordered goods or services which are delivered from within Pakistan using locally operated online platforms including online marketplace or websites:

Provided that the export proceeds subjected to withholding under section 154A shall not fall within the ambit of this section.

- (2) The tax imposed under sub-section (1) shall be computed by applying the relevant rate of tax to the gross amounts of receipts mentioned in sub-section (1).";
- (4) in section 8, -
 - (a) for the expression "5, 5A, 5AA, 6," wherever appearing, the expression "5, 5A, 5AA, 6, 6A," shall be substituted; and
 - (b) in clause (e), after the figure "6", the expression ", 6A" shall be inserted;
- (5) in section 15, in sub-section (4), for the full stop at the end, a colon shall be substituted and thereafter the following new proviso shall be added, namely: –

"Provided that the minimum value of fair market rent for the property in case of commercial properties shall be four percent of fair market value per annum as per provision of section 68 of the Ordinance:

Provided further that the minimum value of fair market rent mentioned in above proviso shall not apply if an evidence proving otherwise is provided by the taxpayer to the satisfaction of the Commissioner.":

- (6) in section 18, in sub-section (1), in clause (b), in the explanation, after the word "societies", the words "including recreational club" shall be inserted;
- (7) in section 21, –

- (a) in clause (p), the word "and" appearing at the end shall be omitted and thereafter for clause (q), the following shall be substituted, namely:
 - "(q) ten percent of the claimed expenditure made attributable to purchases made from persons who are not National Tax Number holders:

Provided that this clause shall not apply on agricultural produce directly purchased from the growers:

Provided further that the Board may, by notification in the official Gazette, exempt persons or classes of persons from this clause subject to such conditions and limitations as may be specified therein;"; and

- (b) in clause (r), for the full stop at the end, the expression "; and" shall be substituted and thereafter the following new clause shall be added, namely:
 - "(s) fifty percent of the expenditure claimed in respect of sale where the taxpayer received payment exceeding more than two hundred thousand rupees otherwise than through a banking channel or digital means against a single invoice containing one or more than one transactions of supply of goods or provisions of services.";
- (8) in section 22,-
 - (a) in sub-section (1), for the full stop appearing at the end, a colon shall be substituted and thereafter the following new proviso shall be added, namely: –

"Provided that the depreciation expense shall not be allowed for the amount paid for addition of capital assets to a seller in all relevant tax years if the tax deductible under sections 152 or 153 of the Ordinance in respect of those payments has not been deducted and deposited in the treasury, by not adding such amount paid for addition in capital assets in the assets for computation of tax depreciation." and;

- (b) in sub-section (2), for the colon appearing at the end, a full stop shall be substituted;
- in section 24, in sub-section (4), for the expression "twenty-five years",the expression "fifteen years" shall be substituted;
- (10) in section 39, in sub-section (3), after the word "channel", the expression"or digital means as defined in section 2" shall be inserted;
- (11) in section 56, in sub-section (1), for the full stop appearing at the end, a colon shall be substituted and thereafter the following new proviso shall be added, namely: –

"Provided that the adjustment of business loss shall not be allowed against income from property for the tax year.";

- (12) in section 59B, in sub-section (2), after clause (b), the following new clause shall be inserted, namely:
 - "(ba) a company or companies within the group whose income from business is chargeable to tax under any provisions of this Ordinance other than Division II of Part I of the First Schedule to the Ordinance shall not be entitled to avail group relief;";
- (13) after section 63, the following new section shall be inserted, namely: –

"63A. Tax credit for interest paid on Low-cost Housing Loan.— (1)

An individual shall be entitled to a tax credit for a tax year in respect of any profit on debt or share in rent or share in appreciation for value of house paid by the person in the year on a loan by a scheduled bank or any other financial institution regulated by the Securities and Exchange Commission of Pakistan or advanced by Government or the Local Government or a statutory body or a public company listed on a registered stock exchange in Pakistan where the person utilizes the loan for the construction (including land) or acquisition of one personal house having land area up to two thousand five hundred square feet or flat having total area up to two thousand square feet.

(2) The amount of a person's tax credit allowed under subsection (1) for a tax year shall be computed according to the following formula, namely: —

where —

- A is the amount of tax assessed to the person for the tax year before allowance of any tax credit under this Part;
- B is the person's taxable income for the tax year; and
- C is the lesser of
 - (a) the total profit on debt referred to in sub-section (1)paid by the person in the year;
 - (b) thirty per cent of the person's taxable income for the year; or

- (3) The person shall not be entitled to tax credit under this section for any profit deductible under section 15A.
- (4) Where an individual has claimed tax credit under this section, he shall not be entitled to claim tax credit for another house or flat under this section during the subsequent fifteen tax years.";
- (14) in section 65F, in sub-section (1), in clause (a), the word "exclusively" shall be omitted;
- (15) in section 75A, -
 - (a) in the heading, after the word "channel", the word "or digital means" shall be inserted; and
 - (b) in sub-section (1), in clause (b), after the word "instrument", thewords "or through digital means" shall be inserted;
- (16) in section 100C, the expressions "Table II of" wherever appearing, shall be omitted;
- (17) in section 113, in sub-section (2), in clause (c), in the second proviso, for the word "three", the word "two" shall be substituted;
- (18) after section 114B, the following new section shall be inserted, namely:—
 - "114C. Restriction on economic transactions by certain persons. — (1) Notwithstanding anything contained in any law for the time being in force, —
 - (a) any application, by any ineligible person, for booking, purchase or registration of a motor vehicle, shall not be accepted or processed by any manufacturer of a motor

vehicle or vehicle registering authority of Excise and CTaxation Department, as the case may be;

(b) any application or request by any ineligible person, to any authority responsible for registering, recording or attesting transfer of any immovable property, more than such value in aggregate in a tax year as may be notified by the Federal Government from time to time, shall not be accepted or processed by such authority:

Provided that this clause shall not come into effect or no person shall be considered ineligible for the purpose of this clause unless a value is notified by the Federal Government;

- (c) any person, authorized to sell securities including debt securities or units of mutual funds including a person authorized to open and maintain an account or clear such transactions, shall not sell, open an account or clear sale of securities, mutual funds, to an ineligible person being an individual or an association of persons; and
- (d) a banking company shall
 - (i) not open or maintain an already opened current or a saving bank or investor portfolio securities account, except Asaan account and Pensioner Account, in the name of such persons as may be notified by the Board; and

- (ii) not allow cash withdrawal from any of the bank accounts of any person, exceeding the amount as may be notified by the Board from time to time;
- (2) The provisions of sub-section (1) excluding those in the clause (d) shall not apply to
 - (a) purchase of all rikshaws, motorcycle and tractors;
 - (b) purchase of a pick-up vehicle having engine capacity up to800 CC:
 - (c) purchase of such motor vehicles other than those mentioned in clauses (a) and (b), trucks and buses subject to restrictions and limitations as may be notified by the Board from time to time;
 - (d) investment in securities up to such limit as may be notifiedby the Board from time to time; and
 - (e) transactions made by a non-resident person or a public company except that mentioned in sub-clause (ii) of clause(d) of sub-section (1).
- (3) The sources of investment and expenditure statement filed by the person and sufficient resources mentioned in sub-section (5), shall not be construed as nature and source of income for the purposes of section 111.
- (4) All or any of the restrictions imposed under sub-section (1) shall come into force as the Board may by notification in the official Gazette appoint with the approval of the Federal Government.
 - (5) For the purposes of this section,—

- (a) "eligible person" shall means a person who has filed
 - immediately preceding the year of transaction mentioned in sub-section (1) and has sufficient resources in the wealth statement in case of an individual, or financial statement in case of a company or an association of persons, as the case may be, for such transaction; or
 - (ii) sources of investment and expenditure statement declaring sufficient resources and furnishing explanation thereof for a particular purchase or investment transaction covered in clauses (a), (b) and (c) of sub-section (1):

Provided that in case of an individual, the eligible person shall include his immediate family members;

- (b) "immediate family members" in respect of an individual, shall include his parents, spouse and dependent children;
- (c) "ineligible person" shall mean a person who is not an eligible person as defined in clause (a) of this sub-section:
- (d) "sources of investment and expenditure statement" shall mean a declaration by a person

filed on the Board's web portal, specifying the sources of funds for making such transaction; and "sufficient resources" shall means one hundred (e) and thirty percent of the cash and equivalent assets comprising cash denominated in local or foreign currency, fair market value of gold, net realizable value of stocks, bonds, receivables or any other cash equivalent asset as may be prescribed. declared by a person either in his sources of investment and expenditure statement, or wealth statement filed for the latest tax year and in the case of a company or association of persons, cash and declared in the financial equivalent assets. statements attached with the income tax return for the latest tax year:

Provided that where an asset mentioned in sub-section (1), other than its clause (d), has been purchased by way of exchange of capital assets already declared in the wealth statement, or financial statement, or sources of investment and expenditure statement, the disposal of such capital assets shall be treated to be part of cash equivalent assets to the extent of the value mentioned in the agreement.";

(19) in section 120, in sub-section (1), -

- (i) in clause (a), after the word "thereon", the expression "equal to the respective amounts adjusted under sub-section (2A)" shall be inserted; and
- (ii) in clause (b), after the words "and the" the expression "adjustments were made under sub-section (2A)" shall be inserted;
- (20) in section 122, in sub-section (9), for the colon, appearing at the end, a full stop shall be substituted and thereafter two provisos shall be omitted;
- in section 124, after sub-section (4), the following new sub-sections shall be inserted, namely:—
 - "(4A) Where the Commissioner (Appeals), Appellate Tribunal, High Court or Supreme Court has confirmed the tax payable as determined in the order appealed against no appeal effect order will be required to be issued and the Commissioner shall proceed to effect recovery.
 - (4B) Subject to the provisions of sub-section (2) where the Appellate Tribunal, High Court or Supreme Court has partly set aside the order and confirmed or modified the order on some other issues that were subject matter of the appeal, the Commissioner shall issue an appeal effect order on the prescribed form determining the tax payable as a result of the confirmation or modification by the Appellate Tribunal, High Court or Supreme Court and excluding the tax payable on the matters that have been set aside or remanded and the tax payable on the basis of the issues that have been confirmed or modified shall be paid or recovered under the provisions of the Ordinance.";

- (22) section 126A shall be omitted;
- (23) in section 127, in sub-section (1),
 - (a) for the expression "Subject to section 126A, any person", the expression "Any person, other than State-Owned Enterprise (SOE)," shall be substituted and for the full stop at the end, a colon shall be substituted and thereafter the following new proviso shall be added, namely: –

"Provided that an aggrieved person under sub-section (1) may have the option to either file appeal before Commissioner Inland Revenue (Appeals) directly or may surrender his right of appeal before Commissioner Inland Revenue (Appeals) and avail the next statutory appellate forum by lodging the appeal directly before the Appellate Tribunal Inland Revenue.";

- (24) in section 130, in sub-section (3), for clause (b), the following shall be substituted, namely:
 - "(b) has, for an aggregate period of not less than ten years, been-
 - in practice as a Chartered Accountant, either individually or in a firm of Chartered Accountants, within the meaning of Chartered Accountants Ordinance, 1961 (X of 1961); or
 - (ii) a Chartered Accountant, within the meaning of Chartered Accountants Ordinance, 1961 (X of 1961), and has been in employment of a Chartered Accountant in practice as specified in sub-clause (i) above at least for a period of ten years;";

- (25) in section 131, for sub-section (1), the following shall be substituted, namely:
 - "(1) Where the taxpayer, or the Commissioner objects to an order passed by the Commissioner (Appeals), the taxpayer or Commissioner may appeal to the Appellate Tribunal against such order within thirty days of the receipt of such order:

Provided that the taxpayer may directly appeal against the order of the Officer Inland Revenue or the Commissioner as the case may be to the Appellate Tribunal by exercising the option as provided in subsection (1) of section 127.";

- (26) in section 133, -
 - (a) in sub-section (1),
 - (i) for the expression "Subject to section 126A, within thirty",the expression "Within sixty" shall be substituted;
 - (ii) the expression "or, as the case may be, the Commissioner(Appeals)" shall be omitted;
 - (iii) the expression "or a mixed question of law and facts" shall be omitted; and
 - (iv) in the proviso, the expression "or, as the case may be, the Commissioner (Appeals)" and thereafter Explanation shall be respectively omitted;
 - (b) in sub-sections (2) to (10), wherever occurring the expression "or, as the case may be, the Commissioner (Appeals)" shall be omitted;

- (c) in sub-sections (2) and (3), the expression "or, a mixed question of law and facts" shall be omitted; and
- (d) in sub-section (7), the expressions "or a mixed question of law and facts" and "or, as the case may be, the Commissioner (Appeals)'s order" shall be respectively omitted;
- (27) in section 134A, -
 - (a) in sub-section (11), for the word "If", the expression "Subject to sub-section (11A), if" shall be substituted; and
 - (b) after sub-section (11), amended as aforesaid, the following new sub-sections shall be inserted, namely: -
 - "(11A) In the case of a state-owned enterprise, if the Committee fails to decide within a period of sixty days, the Board shall reappoint a Committee under sub-section (3), that shall decide the dispute in accordance with sub-section (5) of this section.
 - (11B) Sub-section (11) shall apply in the case of a state-owned enterprise, if the reappointed Committee fails to decide the matter within a further period of sixty days.";
- (28) in section 138, after sub-section (3), the following new section shall be inserted, namely:
 - "(3A) Notwithstanding anything contained in this Ordinance or any other law or any rule, any decision or judgment of any court, forum or authority, the tax payable under any provision of this Ordinance or any assessment order shall become immediately payable or within the time specified in the notice issued by the income tax authority under this subsection, irrespective of the time provided under any other provision or

the said decision or judgment, in case the issue giving rise to the tax payable is decided by a High Court or Supreme Court of Pakistan:

Provided that where the High Court decides the appeal filed by the Commissioner in favor of the department under section 133, recovery shall be made after seven days from the date of the order of the High Court.";

(29) in section 140, after sub-section (6), the following new sub-section shall be inserted, namely: –

"(6A) Notwithstanding anything contained in this Ordinance or any other law or any rule, any decision or judgment of any court, forum or authority, the tax payable under any assessment order shall become immediately recoverable or within the time specified in the notice issued by the income tax authority under this subsection irrespective of the time provided under any other provision or the said decision or judgment, in case the issue giving rise to the tax payable is decided by a High Court or Supreme Court of Pakistan:

Provided that where the High Court decides the appeal filed by the Commissioner in favor of the department under section 133, recovery shall be made after seven days from the date of the order of the High Court.";

- (30) in section 149, after sub-section (1), the following new sub-section shall be inserted, namely:
 - "(1A) Notwithstanding the provisions of sub-section (1), any person responsible for paying pension or annuity, or any supplement to a

pension or annuity or commutation of pension to a former employee who is below the age of seventy years and deriving pension income during a tax year in which the payment exceeds rupees ten million, shall at the time of payment, deduct tax from the amount which is over and above rupees ten million at the rate provided in Division I of Part I of the First Schedule of the Ordinance, along with tax deducted under section 4AB after making adjustment of tax withheld from former employee under other heads and tax credit admissible under sections 61 and 63 of the Ordinance during the tax year after obtaining documentary evidence, as may be necessary, for —

- (i) tax withheld from the former employee under this Ordinance during the tax year; or
- (ii) any excess deduction or deficiency arising out of any previous deduction; or
- (iii) failure to make deduction during the year.";
- (31) after section 151, the following new section shall be inserted, namely: –

 "151A. Gain arising on disposal of certain debt securities: (1)

 Every custodian of debt securities including a banking company responsible to maintain Investor Portfolio Securities (IPS) Account on behalf of holder of a debt security shall at the time of disposal of debt securities including government securities deduct tax at the rate at the rate specified in Division IIIAA of Part III of the First Schedule on the gross amount of capital gain arising to such holder and deposit the same in government treasury:

Provided that this section shall not apply on disposal of debt securities made through registered stock exchange and which are settled through NCCPL.

- (2) The capital gain arising to the holder on disposal of debt security mentioned in sub-section (1) shall be computed in accordance with the formula provided in sub-section (1A) of section 37A of the Ordinance.";
- (32) in section 152, -
 - (a) in sub-section (1C), for the full stop a colon shall be substituted and thereafter a new proviso shall be added namely:—

"Provided that the banking company and financial institution shall not deduct the tax under this sub-section where the recipient is also liable to Digital Presence Proceeds Levy and same has been collected."; and

- (b) in sub-section (1D),
 - (i) after the word "maintaining", the words ", for a period not less than twelve months," shall be inserted; and
 - (ii) for the full stop at the end, a colon shall be substituted and thereafter the following new proviso shall be added, namely: –

"Provided that in case of holding period of debt instruments and Government securities including treasury bills and Pakistan investment bonds is less than twelve months, the capital gain arising on the disposal of such securities to the non-resident person shall be taxed at the

rates provided in paragraph (2) of Division II of Part III of the First Schedule of the Ordinance.":

- (33) in section 153, -
 - (a) after sub-section (2), the following new sub-section (2A) shall be inserted, namely:
 - "(2A) Notwithstanding the provision of sub-section (1), -
 - (i) every payment intermediary at the time of processing payment through digital means, on behalf of a seller of digitally ordered goods or services through locally operated e-commerce platforms (including websites); and
 - (ii) every courier business providing courier services collecting cash from a buyer under Cash on Delivery (CoD) payment terms on behalf of a seller for the supply of digitally ordered goods and services through e-commerce platforms (including websites);

shall collect tax from the gross amount payable (including sales tax, if any) to the seller at the rate specified in Division IVA of Part I of the First Schedule to the Ordinance and deposit to government treasury.

- (2B) No tax under sub-section (1) of this section shall be deducted by the payer where the tax has been collected under sub-section (2A) of this section by the payment intermediary or a courier service.";
- (b) in sub-section (7),
 - (1) in clause (i), -

- (a) in sub-clauses (j) and (k), the word "or" appearing at the end shall be omitted; and
- (b) in sub-clause (I), for the full stop occurring at the end, the expression a semi colon shall be substituted and thereafter the following new subclauses shall be added, namely: –
 - "(m) for the purpose of sub-section (2A), a payment intermediary; or
 - (n) for the purpose of sub-section (2A), a courier service.":
- (2) after clause (ii), the following new clause shall be inserted, namely:
 - "(iia) "courier service" means any specialized entity that provides fast, secure and often tracked transportation of documents, packages and small freight, typically offering door-to-door delivery solutions of goods within specific timeframes and in case of digitally ordered goods in e-commerce delivery and collection of cash (CoD) on behalf of the seller and such delivery service provider includes but not limited to
 - (a) Logistics services;
 - (b) ride-haling services;
 - (c) food delivery platforms; and
 - (d) e-commerce services;

- (iib) "payment intermediary" means any third part entity including a banking company, financial institution, a licensed foreign exchange company or payments gateways that facilitate the transfer of funds or payment instructions between two or more parties to enable, process, route or settle payments in a financial transaction, without being the ultimate source or recipient of the payment;" and
- (3) in clause (iii), after the semi colon, appearing at the end, the word "and" shall be added;
- "165C. Furnishing of information by online marketplace, payment intermediary and courier service. (1) Notwithstanding the provisions of section 165 of the Ordinance, every payment intermediary and courier service responsible for deducting tax under sub-section (2A) of section 153 of the Ordinance shall file a quarterly withholding statement to the Commissioner for tax deduction regarding sale of digitally ordered goods and services for each quarter of a tax year in the prescribed form setting out
 - (a) name, identification number (NTN/CNIC) and address of the seller;
 - (b) transaction date, unique identifier (invoice number) and total transaction value;
 - (c) the total amount of tax deducted at the time of payments to the seller; and

- (d) any other particular may be prescribed.
- (2) Every online marketplace in Pakistan shall submit a monthly statement containing name, address, Sales Tax and Income Tax registration number of every vendors registered on its platform supplying digitally ordered goods and services in e-commerce, transactional and aggregated quantum of seller's monthly turnover and the amount deposited into the vendor's bank account against such sale transactions.
- (3) All the provisions of the section 165 excluding sub-sections (1), (1A) and (6) shall *mutatis mutandis* apply with respect to the due date of the filling of the withholding statements, revision of the statements, power to call for statement by the Commissioner, extension of time to furnish the statement after due date, power of the Board, filing of annual withholding statement and reconciliation of the withholding statement with the annual income tax return.";
- (35) after section 175A, the following new section shall be inserted, namely:—
 - "175AA. Exchange of banking and tax information related to high-risk persons. (1) Notwithstanding anything contained in any law for the time being in force, including but not limited to the Banking Companies Ordinance, 1962 (LVII of 1962), section 216 of this Ordinance and any regulations made under the State Bank of Pakistan Act, 1956 (XXXIII of 1956), —
 - (a) the Board may share information of turnover, income including taxable income, for one or more tax years, identification data

including bank account numbers declared in the income tax return, wealth statement, financial statement or in any other document to the Board, in respect of persons or classes of persons, along with data-based algorithms, as may be prescribed, with scheduled banks in Pakistan; and

- (b) the Scheduled banks shall provide to the Board particulars, such as name, account numbers of such persons where the banking information is at variance with the data algorithms provided under clause (a) of this sub-section.
- (2) All information received under this section shall be used only for tax and related purposes and kept confidential.";
- "175C. Posting of Officer of Inland Revenue. Subject to such conditions and restrictions, as deemed fit to be imposed, the Board or the Chief Commissioner, may post an Officer of Inland Revenue or such other officials with any designation working under the control of the Board or the Chief Commissioner, to the premises of any person or class of such persons, to monitor production, supply of goods or rendering of or providing of services and the stock of goods not sold at any time for determining tax payable under this Ordinance.";
- (37) in section 181, -
 - (a) in sub-section (1), after the word "taxpayer", the expression "including a person selling digitally ordered goods or services from within Pakistan using online marketplace or a courier service, as the case may be," shall be inserted; and

- (b) after sub-section (1), amended as aforesaid, the following new sub-section shall be inserted, namely:
 - (1A) Every online marketplace or courier service, involved in e-commerce by supplying or delivering digitally ordered goods or services from within Pakistan, shall not allow any vendor to use its platform services to carry out e-commerce transactions unless such vendors have been registered under the Sales Tax Act, 1990 (VII of 1990) and this Ordinance.";
- (38) in section 182, in sub-section (1), in the Table,
 - (a) against S. No. 1A, -
 - (i) in column (2), for the expression "165, or 165A, 165A or 165B", the expression "165, 165A, 165B or 165C" shall be substituted;
 - (ii) in column (3), for the figure "5000", the figure "50000" shall be substituted; and
 - (iii) in column (4), for the expression "165 and 165A, 165A and 165B", the expression "165, 165A, 165B and 165C" shall be substituted;
 - (b) after S. No. 3A, the following new S. No and entries relating thereto in columns (2), (3) and (4) shall be inserted, namely: –

"3B	Where an online marketplace Such online 181(1A)";
	allows an unregistered marketplace
	vendor, whether resident or or a courier
	non-resident involved in e- service

commerce business provider supplying digitally ordered shall pay a goods or services, who is penalty required to register under five hundred Sales Tax Act 1990 and thousand Income Tax Ordinance, 2001, rupees for under section 181 before the first using the platform. default and one million rupees for every subsequent default.

(c) after S. No. 12A, the following new S. No and entries relating thereto in columns (2), (3) and (4) shall be inserted, namely: –

"12B	Where a banking company	Such person 153(2A)";
	or payment gateway or a	shall pay a
	courier service provider, as	penalty
	the case may be, fails to	equal to
	deduct tax at the time of	hundred
	making payment to a seller,	percent of
	or fails to pay the tax	the amount
	deducted as required under	of tax
	section 160, with respect to	involved.
	digitally ordered goods or	

rendering or providing of	
digitally delivered services	
using e-commerce platform.	

- against S. No. 15, in column (4), after the expression "Division III", the expression ", excluding sub-section (2A) of section 153," shall be inserted; and
- (e) after S. No. 15, amended as aforesaid, the following new S. No. and entries relating thereto in columns (2), (3), and (4) shall be added, namely: –

		"15A	Any seller supplying digitally	Such seller 181";
(39) i	n		ordered goods and digitally	shall pay a
			delivered services through	penalty of five
			online marketplace who is	hundred
			required to registered under	thousand
			Sales Tax Act, 1990 and	rupees for the
			Income Tax Ordinance,	first default and
			2001, fails to registered	one million
			under the aforementioned	rupees for
			statues.	every
				subsequent
				default.

section 207, in sub-section (1), —

(a) in clause (k), the word "and" shall be omitted; and

- (b) in clause (I), after the semicolon, the word "and" and thereafter the following new clause shall be added, namely:
 - "(m) auditor appointed under section 222.";
- (40) in section 214A, in the proviso, for the full stop at the end, a colon shall be substituted and thereafter the following new provisos shall be added, namely: –

"Provided further that regardless of anything stipulated in this section, or any provision of this Ordinance, or any other applicable law currently in force, and notwithstanding any decision, order or judgement issued by any forum, authority or court, the maximum period of extension under this section by the Board or the Commissioner, as the case may be, shall not exceed two years in aggregate:

Provided also that where there are reasons to believe that significant loss to exchequer has been caused by an act of omission or commission by the person or by the Commissioner, a committee of members as notified by the Board may further condone the limitation specified for a period as it may deem fit, after providing a reasonable opportunity of being heard to the person concerned.";

- (41) in section 216, in sub-section (3),
 - (a) after clause (b), the following new clause shall be inserted, namely: -
 - "(ba) to an auditor appointed on contractual basis or engaged through a third party including a payroll firm in the Federal Board of Revenue, after a non-disclosure agreement is made with such

- auditor as may be prescribed, to assist any authority mentioned in clauses (b) to (g) of sub-section (1) of section 207."; and
- (b) after clause (kc), the following new clauses shall be inserted,namely:
 - "(kd) to the Tax Policy Office for the purpose of processing and analyzing data for research and policy analysis;
 - (ke) to the recognized universities and international donor agencies subject to the conditions that before sharing, the taxpayer's data shall be anonymized.";
- (42) in section 218, in sub-section (2), in clause (d), for the word "individual" the word "person" shall be substituted;
- in section 222, the existing provision shall be re-numbered as subsection (1) thereof, and after sub-section (1), numbered as aforesaid, the following new sub-section shall be added, namely:
 - "(2) The Board may also appoint as many auditors on contractual basis or through a third-party arrangement, as the case may be, as it deems fit for carrying out the purposes of this Ordinance:

Provided that the total number of auditors appointed under this section shall not be more than two thousand.";

- in section 226, in clause (b), in sub-clause (ii), after the words "Appellate Tribunal", the expression ", Alternate Dispute Resolution Committee (ADRC)" shall be inserted;
- (45) in section 231AB, in sub-section (1), for the expression "0.6%", the expression "0.8%" shall be substituted;
- (46) in the First Schedule, -

- (A) in Part I,
 - (i) in Division I, -
 - (a) in clause (1), in the first proviso, for the full stop at the end, a colon shall be substituted and thereafter the following new proviso shall be added, namely: –

"Provided further that where an individual is deriving income under the head "income from other source" on account of any annuity or pension, such individual shall be charged to tax on his annuity or pension income received at the rate provided in proviso to clause (2) of this Division."; and

(b) in clause (2), for the TABLE, the following shall be substituted, namely: –

"TABLE

S#	Taxable Income	Rate of Tax		
(1)	(2)	(3)		
1.	Where taxable income	0%		
	does not exceed Rs.			
	600,000/-			
2.	Where taxable income	1% of the amount		
	exceeds Rs. 600,000/-	exceeding Rs.		
	but does not exceed Rs.	600,000/-		
	1,200,000/-			

3.	Where taxable income	Rs. 6,000/- + 11% of	
	exceeds Rs. 1,200,000/-	the amount exceeding	
	but does not exceed Rs.	Rs. 1,200,000/-	
	2,200,000/-		
4.	Where taxable income	Rs. 116,000/- + 23% of	
	exceeds Rs. 2,200,000/-	the amount exceeding	
	but does not exceed Rs.	Rs. 2,200,000/-	
	3,200,000/-		
5.	Where taxable income	Rs. 346,000/- + 30% of	
	exceeds Rs. 3,200,000/-	the amount exceeding	
	but does not exceed Rs.	Rs. 3,200,000/-	
	4,100,000/-		
6.	Where taxable income	Rs. 616,000/- + 35% of	
	exceeds Rs. 4,100,000/-	the amount exceeding	
		Rs. 4,100,000/-:	

Provided that the in case of an individual deriving income solely from pension, annuity, supplement to the pension or annuity and commutation of pension from former employer for tax year, the rate of tax on such annuity or pension income or commutation of pension shall be set out in the following table:

S.	Description	Rate of Tax
No.		

1.	Where the amount of	0% of the amount
	pension received does not	
	exceed rupees ten million	
2.	Where the amount of	5% of the amount
	pension received exceeds	exceeding rupees
	rupees ten million	ten million
	I	

(ii) in Division IIB, for the TABLE, the following shall be substituted, namely: –

"TABLE

S. No Income		Rate of Tax		
	under	For	For tax	For tax
	section 4C	tax	years	year 2026
		year	2023,	and
		2022	2024 and	onwards
			2025	
(1)	(2)	(3)	(4)	(5)
1.	Where	0% of	0% of the	0% of the
	income does	the	income	income
	not exceed	income		
	Rs. 150			
	million			
2.	Where	1% of	1% of the	1% of the
	income	the	income	income
	exceeds Rs.	income		

	150 million			
	but does not			
	exceed			
	Rs. 200			
	million			
3.	Where	2% of	2% of the	1.5% of
	income	the	income	the
	exceeds Rs.	income		income
	200 million			
	but does not			
	exceed			
	Rs. 250			
	million			
4.	Where	3% of	3% of the	2.5% of
	income	the	income	the
	exceeds Rs.	income		income
	250 million			
	but does not			
	exceed			
	Rs. 300			
	million			

5.	Where		4% of the	3.5% of
	income		income	the
	exceeds Rs.			income
	300 million			
	but does not	4% of		
	exceed	the		
	Rs. 350	income		
	million			
6.	Where		6% of the	5.5% of
	income		income	the
	exceeds Rs.			income
	350 million			
	but does not			
	exceed			
	Rs. 400			
	million			
7.	Where		8% of the	7.5% of
	income		income	the
	exceeds Rs.			income
	400 million			
	but does not			
	exceed			
	Rs. 500			
	million			

	8.	Where	10% of the	10% of the
		income	income:	income";
		exceeds Rs.		
		500 million		
1				

- (iii) in Division III, -
 - (a) for clause (b), the following shall be substituted, namely: -
 - "(b) 15% in the case of Real Estate Investment Trust and cases other than those mentioned in clauses (a), (ba), (c) and (d); and
 - (b) after clause (b), amended as aforesaid, the following new clause shall be inserted, namely: -
 - "(ba) 25% and 15%, in case of mutual funds, contingent upon proportional income derived from average annual investments in debt securities and equities respectively;";
- (iv) for Division IIIA, the following shall be substituted, namely:-

"Division IIIA

Rate for Profit on Debt

The rate of tax for profit on debt imposed under section 7B shall be –

(a) 20% of the yield or profit paid by a banking company or financial institution on an

- account or deposit maintained with such company or institution; and
- (b) 15% of the yield or profit in cases other thanthose mentioned in clause (a).";
- (v) in Division IV, after the word "services", the words "or feeof offshore digital services" shall be inserted; and
- (vi) after Division IV, the following new Division shall be inserted, namely: –

"Division IVA

Rate of Tax on Payments for Digital Transactions in E-commerce Platforms

The rate of tax imposed under section 6A on payment for digitally ordered goods or digitally delivered services through e-commerce platforms including websites shall be in case of payment through –

(i) <u>Digital Means or banking channels by payment</u> intermediary:

S. No.	Description	Tax Rates
1.	Where the amount paid	1% of the gross
	does not exceed rupees	amount paid
	ten thousand	
2.	Where the amount paid	2% of the gross
	exceeds rupees ten	amount paid
	thousand but does not	

	exceed rupees twenty	
	thousand	
3.	Where the amount paid	0.25% of the
	exceeds rupees twenty	gross amount
	thousand	paid

(ii) Cash on Delivery by courier service:

S. No.	Description	Tax Rates
1.	On supply of electronic	0.25% of the
	and electrical goods	gross amount
		paid
2.	On supply of clothing	2% of the gross
	articles, apparels,	amount paid
	garments etc.	
3.	On supply of goods	1% of the gross
	other than mentioned in	amount paid"
	S. No. 1 and 2 above	

- (B) in Part III, -
 - (i) in Division I, -
 - (a) for clause (b), the following shall be substituted, namely: -
 - "(b) 15% in the case of Real Estate Investment

 Trust and cases other than those mentioned in

 clauses (a), (ba), (c) and (d); and

- (b) after clause (b), amended as aforesaid, the following new clause shall be inserted, namely: -
 - "(ba) 25% and 15%, in case of mutual funds, contingent upon proportional income derived from average annual investments in debt securities and equities respectively;";
- (ii) for Division IA, the following shall be substituted, namely:-

"Division IA

Profit on Debt

The rate of tax to be deducted under section 151 shall be –

- (a) 20% of the yield or profit paid by a banking company or financial institution on an account or deposit maintained with such company or institution; and
- (b) 15% of the yield or profit in cases other than those mentioned in clause (a).";
- (iii) after Division IIIA, the following new Division shall be inserted, namely: –

"Division IIIAA

Gain arising on disposal of certain debt securities

The rate of tax to be deducted under section 151A shall be 15% of the gross amount of the capital gain.";

(iv) in Division II, -

- (a) in paragraph (5),
 - (i) in sub-paragraph (i), -
 - (a) for the figure "4%", the figure "8%" shall be substituted; and
 - (b) for the full stop at the end, a colon shall be substituted and thereafter the following new proviso shall be added, namely: –

"Provided that the rate of tax shall be 4% in case of IT services and IT enabled services as defined in section 2.";

- (ii) for sub-paragraph (ii), the following shall be substituted, namely:
 - "(ii) in case of rendering of or providing of services other than sub-paragraph (i) shall be 15% of the gross amount payable."; and
- (b) in paragraph (6), in sub-paragraph (i), for the expression "10%", the expression "15%" shall be substituted; and
- (v) in Division III,
 - (a) in paragraph (2),
 - (i) in sub-paragraph (i), –

- (a) for the figure "4%", the figure "6%" shall be substituted; and
- (b) for the full stop at the end, a colon shall be substituted and thereafter the following new proviso shall be added, namely: –

"Provided that the rate of tax shall be 4% in case of IT services and IT enabled services as defined in section 2."; and

- (ii) for sub-paragraph (ii), the following shall be substituted, namely:
 - "(ii) in case of rendering of or providing of services other than sub-paragraph (i) shall be 15% of the gross amount payable:

Provided that in respect of persons making payments to electronic and print media for advertising services the rate shall be 1.5% of the gross amount payable."; and

- (b) in paragraph (3), in sub-paragraph (i), for the expression "10%", the expression "15%" shall be substituted; and
- (c) after paragraph (3), amended as aforesaid, the following new paragraph shall be added, namely: –

"(3A) The rate of tax to be deducted from a payment referred to in sub-section (2A) of section 153 for digitally ordered goods or digitally delivered services through e-commerce platforms including websites shall be in case of payment through –

(i) <u>Digital Means or banking channels by</u> payment intermediary:

S. No.	Description	Tax Rates
1.	Where the amount paid	1% of the gross
	does not exceed rupees	amount paid
	ten thousand	
2.	Where the amount paid	2% of the gross
	exceeds rupees ten	amount paid
	thousand but does not	
	exceed rupees twenty	
	thousand	
3.	Where the amount paid	0.25% of the
	exceeds rupees twenty	gross amount
	thousand	paid

(ii) Cash on Delivery by courier service:

S. No.	Description	Tax Rat	es	
1.	On supply of electronic	0.25%	of	the
	and electrical goods	gross	am	ount
		paid		

2.	On supply of clothing	2% of the gross
	articles, apparels,	amount paid
	garments etc.	
3.	On supply of goods	1% of the gross
	other than mentioned in	amount paid";
	S. No. 1 and 2 above	

- (C) in Part IV, -
 - (A) for Division X, the following shall be substituted, namely:-

"Division X

Advance tax on sale or transfer of immovable property

The rate of tax to be collected under section 236C shall be as set out in the following table:-

TABLE

S. No.	Amount	Tax Rate
(1)	(2)	(3)
1	Where the gross amount of the consideration received does not exceed Rs. 50 million	4.5%
2	Where the gross amount of the consideration received exceeds Rs. 50 million but does not exceed Rs. 100 million	5%

3	Where the gross amount of the	5.5%";
	consideration received exceeds	
	Rs. 100 million	

(B) in Division XVIII, for the Table, the following shall be substituted, namely: -

"S. No.	Amount	Tax Rate
(1)	(2)	(3)
1	Where the fair market value does not exceed Rs. 50 million	1.5%
2	Where the fair market value exceeds Rs. 50 million but does not exceed Rs. 100 million	2%
3	Where the fair market value exceeds Rs. 100 million	2.5%";

- (47) in the Second Schedule, -
 - (A) in Part I, -
 - (i) clauses (8), (9) and (12) shall be omitted;
 - (ii) in clause (13), the words "or commutation of pension" shall be omitted;
 - (iii) clauses (23A) and (23C) shall be omitted;
 - (iv) for clause (66), the following shall be substituted, namely:

 "(66) Subject to the provisions of section 100C, any income derived by the following institution, foundations, societies, boards, trusts and funds, namely:

 —

TABLE

Sr. No.	Name
(1)	(2)
(i)	International Islamic Trade Finance Corporation.
(ii)	Islamic Corporation for Development of Private Sector.
(iii)	National Memorial Bab-e-Pakistan Trust.
(iv)	Pakistan Agricultural Research Council.
(v)	The corporatized entities of Pakistan Water and Power Development Authority from the date of their creation upto the date of completion of the process of corporatization i.e. till the tariff is notified.
(vi)	The Prime Minister's Special Fund for victims of terrorism.
(vii)	Chief Minister's (Punjab) Relief Fund for Internally Displaced Persons (IDPs) of NWFP.
(viii)	The Institutions of the Agha Khan Development Network (Pakistan) as contained in Schedule 1 of the Accord and Protocol, dated November 13, 1994, executed between the Government of the Islamic Republic of Pakistan and the Agha Khan Development Network.
(ix)	Pakistan Council of Scientific and Industrial Research.

(x)	The Pakistan Water and Power Development Authority
	established under the Pakistan Water and Power
	Development Authority Act, 1958 (W. P. Act XXXI of
	1958).
(xi)	WAPDA First Sukuk Company Limited.
(xii)	Pension of a former President of Pakistan and his
	widow.
(xiii)	State Bank of Pakistan and State Bank of Pakistan
	Banking Services Corporation.
(xiv)	International Finance Corporation established under the
	International Finance Corporation Act, 1956 (XXVIII
	of 1956) and provided in section 9 of Article VI of
	Articles of Agreement 1955 as amended through April
	1993.
(xv)	Pakistan Domestic Sukuk Company Ltd.
(xvi)	ECO Trade and Development Bank.
(xvii)	The Islamic Chamber of Commerce and Industry under
	the Organization of Islamic Conference (OIC).
(xviii)	Commission on Science and Technology for
	Sustainable Development in the South
	(COMSATS) formed under International
	Agreement signed on 5th October, 1994.

(xix)	WAPDA on issuance of twenty billion rupees
	TFC's/SUKUK certificates for consideration of Diamer
	Bhasha Dam Projects.
(xx)	Federal Board of Revenue Foundation.
(xxi)	WAPDA Second Sukuk Company Limited.
(xxii)	Pakistan International Sukuk Company Limited.
(xxiii)	Second Pakistan International Sukuk Company
	Limited.
(xxiv)	Third Pakistan International Sukuk Company Limited.
(xxv)	Asian Infrastructure Investment Bank and persons as
	provided in Article 51 of Chapter IX of the Articles of
	Agreement signed and ratified by Pakistan and entered
	into force on the 25th December, 2015.
(xxvi)	Supreme Court of Pakistan - Diamer Bhasha &
	Mohmand Dams – Fund.
(xxvii)	National Disaster Risk Management Fund.
(xxviii)	Deposit Protection Corporation established under sub-
	section (1) of section 3 of Deposit Protection
	Corporation Act, 2016 (XXXVII of 2016).
(xxix)	SAARC Energy Centre.

(xxx)	The Asian Development Bank established under the
	Asian Development Bank Ordinance, 1971 (IX of
	1971).
(xxxi)	The Prime Minister's COVID-19 Pandemic Relief
	Fund-2020.
(xxxii)	Saarc Arbitration Council (SARCO).
(xxxiii)	International Parliamentarians' Congress.
(xxxiv)	Sindh Institute of Urology and Transplantation, SIUT
	Trust and Society for the Welfare of SIUT.
(xxxv)	Shaukat Khanum Memorial Trust.
(xxxvi)	National Endowment Scholarship for Talent (NEST).
(xxxvii)	Islamic Naya Pakistan Certificates Company
	Limited (INPCCL).
(xxxviii)	Abdul Sattar Edhi Foundation.
(xxxix)	Patient's Aid Foundation.
(xl)	Indus Hospital and Health Network.
(xli)	Securities and Exchange Commission of Pakistan.
(xlii)	Dawat-e-Hadiya, Karachi.
(xliii)	Privatisation Commission of Pakistan.
(xliv)	The Citizens Foundation.
(xlv)	Sundus Foundation.
L	

(xlvi)	Ali Zaib Foundation
(xlvii)	Fauji Foundation.
(xlviii)	Make a Wish Foundation
(xlix)	Audit Oversight Board.
(I)	Supreme Court Water Conservation Account.
(li)	Layton Rahmatullah Benevolent Trust (LRBT).
(lii)	Baluchistan Education Endowment Fund (BEEF).
(liii)	Saylani Welfare International Trust.
(liv)	Chiniot Anjuman Islamia.
(lv)	Army Welfare Trust.
(lvi)	Pakistan Mortgage Refinance Company Limited.;
(lvii)	The Pakistan Global Sukuk Programme Company
	Limited.
(Iviii)	Karandaaz Pakistan from tax year 2015 onwards
(lix)	Pakistan Sweet Homes Angels and Fairies Place.
(lx)	Public Private Partnership Authority for tax year
	2022 and subsequent four tax years
(lxi)	Dawat-e-Islami Trust
(lxii)	Hamdard Laboratories (Waqf) Pakistan

(lxiii) The Prime Minister's Relief Fund for Fl Earthquake and Other Calamities with effect and from the 5 th August, 2022. (lxiv) Film and Drama Finance Fund	
and from the 5 th August, 2022.	et on
(lxiv) Film and Drama Finance Fund	
(ixiv) Timi and Braina I manee I and	
(lxv) Export-Import Bank of Pakistan	
(Ixvi) Shaheed Mohtarma Benazir Bhutto Institut	e of
Trauma, Karachi	
(Ixvii) Shaheed Zulfikar Ali Bhutto Institute of Science	ence
and Technology	
(Ixviii) Al-Shifa Trust.	
(lxix) Bilquis Edhi Foundation.	
(lxx) Fatimid Foundation.	
(Ixxi) Pakistan Engineering Council.	
(Ixxii) The Institution of Engineers.	
(Ixxiii) Liaquat National Hospital Association.	
(Ixxiv) Greenstar Social Marketing Pakistan (Guara	ntee)
Limited.	
(lxxv) Gulab Devi Chest Hospital.	
(Ixxvi) Pakistan Poverty Alleviation Fund.	
(Ixxvii) National Academy of Performing Arts.	
(Ixxviii) National Rural Support Programme.	

(lxxix)	Pakistan Bar Council.
(lxxx)	Pakistan Centre for Philanthropy.
(lxxxi)	Aziz Tabba Foundation.
(lxxxii)	The Kidney Centre Post Graduate Training Institute.
(lxxxiii)	Pakistan Disabled Foundation.
(lxxxiv)	Forman Christian College.
(lxxxv)	Habib University Foundation.
(lxxxvi)	Begum AkhtarRukhsana Memorial Trust Hospital.
(lxxxvii)	Al-Khidmat Foundation.
(lxxxviii)	Sardar Trust Eye Hospital, Lahore.
(lxxxix)	Akhuwat.
(xc)	Al-Shifa Trust Eye Hospital.
(xci)	SARMAYA-E-PAKISTAN LIMITED.
(xcii)	Lahore University of Management Sciences, Lahore.
(xciii)	Ghulam Ishaq Khan Institute of Engineering Sciences
	and Technology.
(xciv)	Society for the Promotion of Engineering Sciences and
	Technology in Pakistan (SOPREST).
(xcv)	Businessmen Hospital Trust.
(xcvi)	Baitussalam Welfare Trust.

(xcvii)	Alamgir Welfare Trust International.
(xcviii)	Foundation University.
(xcix)	Burhani Qarzan Hasnan Trust
(c)	Saifee Hospital Karachi
(ci)	Saifiyah Girls Taalim Trust
(cii)	Balochistan Bar Council
(ciii)	Islamabad Bar Council
(civ)	Khyber Pakhtunkhwa Bar Council
(cv)	Punjab Bar Council
(cvi)	Sindh Bar Council
(cvii)	Shaheed Zulfikar Ali Bhutto Foundation (SZABF)
(cviii)	Beaconhouse National University
(cix)	Federal Ziauddin University
(cx)	Army Officers Benevolent Fund/Benevolent Fund/Bereaved Family Scheme
(cxi)	Punjab Police Welfare Foundation Lahore";

(v) after omitted clause (98A), the following new clause shall be added, namely: –

"(98AA) Any income derived by ICC Business Corporation (IBC) or International Cricket Council (ICC) or employees, officials, agents and representatives of IBC and ICC, officials from ICC members, players, coaches, medical doctors and officials of member countries, IBC partners and media representatives, other than persons who are resident of Pakistan, from ICC champions Trophy, 2025 hosted in Pakistan.";

- (vi) in clause (126E), after the word "operation", the expression
 "or up to the 30th day of June, 2035, whichever is earlier"
 shall be inserted;
- (vii) in clause (126EA), in sub-clause (b), after the word "Authority", occurring for the second time, the expression "or up the 30th day of June, 2035, whichever is earlier" shall be inserted;
- (viii) in clause (145A), for the figure "2025", the figure "2026" shall be substituted; and
- (ix) in clause (151), for the full stop a colon shall be substituted and thereafter the following proviso shall be added, namely:-

"Provided that the exemption under this clause shall be available to a person till 30th June, 2030 or five years from commencement of cinema operations whichever is earlier."; and

- (x) clause (152) shall be omitted;
- (B) in Part II, clauses (9AC) and (24CA) shall be omitted;

(C) in Part III, after omitted clause (3), the following new clause shall be inserted, namely: –

"(3A) The tax payable by a full-time teacher or a researcher, employed in a non-profit education or research institution duly recognized by Higher Education Commission, a Board of Education or a University recognized by the Higher Education Commission, including government research institution, shall be reduced by an amount equal to 25% of tax payable on his income from salary:

Provided that this clause shall not apply to teacher of medical profession who derive income from private medical practice or who receive share of consideration received from patients:

Provided further that the provision of this clause shall be deemed to have been in force with effect from the first day of July, 2022 and shall cease to have effect after tax year 2025.";

- (D) in Part IV, -
 - (A) clauses (12F), (12G) and (12J) shall be omitted;
 - (B) in clause (56), after sub-clause (xix), the following new sub-clause shall be added, namely: -
 - "(xx) Import of Cystagon, Cysta drops and Trientine capsules";
 - (C) in clause (105A), for the words "shall not apply to a person whose income tax affairs have been audited in any of the

preceding four tax years", the words "for selection of a person for audit shall not apply whose income tax affairs have been selected for audit in any of the preceding three tax years" shall be substituted; and

- (D) in clauses (109A) and (110), for the figure "2025", the figure "2026" shall be respectively substituted;
- (48) in the Seventh Schedule, in rule (1), -
 - (a) after clause (a), the following new clause shall be inserted, namely:
 - "(aa): Where a taxpayer incurs expenditure on leasehold improvements in respect of leased or rented property, the amount so incurred, as reflected in the audited accounts, shall be capitalized and amortized at the rate of ten percent (10%) per annum:
 - (i) amortization under this clause shall commence from the date on which the leasehold improvements are first put to use by the taxpayer; and
 - (ii) in the event of termination of the lease prior to the completion of the amortization period, the unamortized balance of the capitalized leasehold improvements shall be allowed as a deduction in the tax year in which such termination occurs, after setting off any proceeds received from the disposal or transfer of such leasehold improvements.";

(b) after clause (b), the following new clause shall be inserted,namely:-

"(ba) Notwithstanding anything contained in any applicable financial reporting standard, including International Financial Reporting Standard (IFRS) 16, the depreciation on right-of-use assets and the finance cost relating thereto shall not be admissible as a deduction. In lieu thereof, the actual rent expense incurred during the tax year shall be allowed as an expense, subject to the condition that the banking company furnishes a certificate from its external auditor to the effect that such rent expense has been actually incurred during the tax year:

Provided that, in view of the implementation of IFRS 16 with effect from the tax year 2020, where a banking company has claimed excess deductions on account of right-of-use asset depreciation and related finance costs in prior tax years, the differential amount, being the excess of such deductions over the actual rent expense incurred, shall be offered to tax in the tax year 2025;

Provided further that, where the deduction claimed in respect of right-of-use asset depreciation and related finance cost in the prior tax years is less than the actual rent expense incurred, the differential amount shall be allowed as an admissible expense in the tax year 2025:

Explanation. — The adjustments specified in the foregoing provisos shall be duly certified by the external auditor of the banking company."

- (c) in clause (c), -
 - (i) in second proviso, for the full stop at the end a colon shall be substituted and thereafter, the following new proviso shall be inserted, namely: –

"Provided also that the certificate from the external auditor shall be complete in all respects and shall on prescribed format containing following—

- the amount of provision, category-wise, allowed in accordance with the Prudential Regulations issued by the State Bank of Pakistan;
- (ii) the amount of provision, category-wise, recognized under the International Financial Reporting Standard (IFRS) 9;
- (iii) the amount of provision, category-wise, as disclosed in the annual accounts of the banking company; and
- (iv) the amount of provision, category-wise, which is eligible for deduction under clauses (c), (d), (da), (e) and (f) of Rule 1 of this Schedule, and the certificate shall specifically identify and certify such amount, confirming its consistency with the applicable

regulatory framework, the Seventh Schedule, and financial reporting standards.

Explanation – For removal of the doubt, it is further clarified that in case of non-filing of certificate or incomplete filing of certificate at the time of filing of return, the provisions under rule 1 (c) shall not be admissible and requirements specified herein, shall apply in respect of tax year 2025 and onwards."; and

- (ii) in explanation at serial no. (ii), the word "and" shall be omitted, and after serial no. (iii), for the full stop the expression "; and" shall be inserted and the following new serial numbers shall be inserted, namely:
 - "(iv) only such provisions in respect of non-performing advances as are classified as "loss", in accordance with and based upon the Prudential Regulations issued by the State Bank of Pakistan shall be admissible as an expense under clause (c) of Rule 1 of this Schedule; and
 - (v) any provision including general provision made otherwise than in accordance with the aforesaid Prudential Regulations shall not be admissible as a deduction in computing the taxable income of a banking company under this Schedule."

- (d) after clause (f), the following new clause shall be inserted, namely:
 - "(fa) the auditor's certificate, as required under clause (c), shall be on the following format:"

[On the Letterhead of the External Auditor-Chartered Accountant Firm]

CERTIFICATE UNDER RULE 1(C) OF THE SEVENTH SCHEDULE TO THE INCOME TAX ORDINANCE, 2001 FOR TAX YEAR 2025

To:

The Commissioner Inland Revenue, Zone-, Federal Board of Revenue,

I, the undersigned statutory auditor of [Name of Banking Company], having conducted the audit of the annual financial statements for the year ended [insert date], in accordance with the applicable auditing standards and the requirements of the Prudential Regulations issued by the State Bank of Pakistan (SBP), the International Financial Reporting Standard (IFRS) 9, and the Seventh Schedule to the Income Tax Ordinance, 2001, hereby certify the following:

Table-1	Catego	ory wise Gross	Provisions "	In Rupees"
Particulars	Allowed under	Recognized under IFRS	Disclosed in Annual	Eligible for Deduction under Rule 1 (c), 1(d) &
	Regulations:	9:	Accounts	1(e)
Substandard	(xxxx)		(xxxx)	(xxxx)
Doubtful	(xxxx)		(xxxx)	(xxxx)
Loss	(xxxx)		(xxxx)	(xxxx)
General Provision	(xxxx)		(xxxx)	(xxxx)

Specific			(xxxx)	(xxxx)
Stage 1		(xxxx)	(xxxx)	(xxxx)
Stage 2		(xxxx)	(xxxx)	(xxxx)
Stage 3		(xxxx)	(xxxx)	(xxxx)
Others (if any)	(xxxx)	(xxxx)	(xxxx)	(xxxx)
Total	(xxxx)	(xxxx)	(xxxx)	(xxxx)

Table-2	Category w	rise Reversal agai	nst Provisions	s "In Rupees"
Particulars	Under SBP Prudential Regulations:	Recognized under IFRS 9:	Disclosed in Annual Accounts:	Taxable under Rule 1 (c), 1(d) & 1(e):
Substandard	(xxxx)		(xxxx)	(xxxx)
Doubtful	(xxxx)		(xxxx)	(xxxx)
Loss	(xxxx)		(xxxx)	(xxxx)
General Provision	(xxxx)		(xxxx)	(xxxx)
Specific			(xxxx)	(xxxx)
Stage 1		(xxxx)	(xxxx)	(xxxx)
Stage 2		(xxxx)	(xxxx)	(xxxx)
Stage 3		(xxxx)	(xxxx)	(xxxx)
Others (if any)	(xxxx)	(xxxx)	(xxxx)	(xxxx)
Total	(xxxx)	(xxxx)	(xxxx)	(xxxx)

We further certify that the above amounts have been derived from and are consistent with:

- (i) The relevant provisions of the Prudential Regulations of SBP;
- (ii) IFRS 9 and applicable financial reporting frameworks;

- (iii) The disclosures made in the audited financial statements of the banking company; and
- (iv) The eligibility criteria specified in clause (c), (d) and (e) of Rule 1 of the Seventh Schedule to the Income Tax Ordinance, 2001.

This certificate is issued specifically for the purpose of compliance with the proviso to Rule 1(c) of the Seventh Schedule to the Income Tax Ordinance, 2001, as applicable for the tax year 2025 and onwards.

For and on behalf of

[Name of Audit Firm and Signing Partner]

Chartered Accountants

"; and

- (e) in clause (g),
 - (a) before the word "Adjustment", the expression "Subject to the aforesaid clauses of rule 1 of this Schedule" shall be inserted:
 - (b) for the expression "any applicable accounting standard" the expression "the application of International Financial Reporting Standard IFRS-09 (Financial Instruments)," shall be substituted;
 - (c) after the word "Pakistan", the expression "in respect of IFRS-09" shall be inserted; and
 - (d) before the explanation, the following proviso shall be inserted;

"Provided that the provisions of this clause, to the extent of the amendments made herein, shall apply in respect of the tax year 2025 and onwards."; and

- (49) in the Tenth Schedule, -
 - (a) in rule 1,
 - (i) in the second proviso, in the TABLE, in column (1), against S. Nos (1), (2) and (3), in column (3), for the figure "12%", "16%" and "20%", the figure "10.5%", "14.5%" and "18.5%" shall be respectively substituted; and
 - (ii) in the third proviso, in the TABLE, in column (1),
 - (A) S. No. 1 and entries relating thereto in columns (2),(3) and (4) shall be omitted; and
 - (B) against S. No. 2, in column (4), for the figure "10%", the figure "11.5%" shall be substituted;
 - (b) in rule 1A,
 - (i) in clause (a), in the table, in column (1), against S. Nos (1), (2) and (3), in column (3), for the figure "6%", "7%" and "8%", the figure "7.5%", "8.5%" and "9.5%" shall be respectively substituted; and
 - (ii) in clause (b), in the table, in column (1), against S. Nos (1),(2) and (3), in column (3), for the figure "6%", "7%" and "8%", the figure "4.5%", "5.5%" and "6.5%" shall be respectively substituted;

- (c) in rule 10, in sub-rule (y), for the expression "37A.", the expression "37A on disposal of securities acquired on and from 1st day of July, 2025;" shall be substituted.
- 10. **Amendments in the Federal Excise Act, 2005.—** In the Federal Excise Act, 2005, the following further amendments shall be made, namely: -
 - (1) in section 3, in sub-section (5), -
 - (a) in clause (c), the word "and" occurring at the end shall be omitted; and
 - (b) in clause (d), for the full stop at the end, the expression "; and" shall be substituted and thereafter the following new clause shall be added, namely: -
 - "(e) in any other case, of the person as may be specified under the provisions of this Act.";
 - (2) in section 26, in sub-section (1), after the word "thereunder", the expression "or such goods without affixing or affixing counterfeit tax stamps, bar codes, banderoles, stickers, labels or bar codes, as required under section 45A of this Act" shall be inserted;
 - (3) in section 27,—
 - (a) in sub-section (1), after the word "counterfeiting", the expression "or dutiable goods without affixing or affixing counterfeited tax stamps, banderoles, stickers, labels or barcodes, as required under section 45A for monitoring or tracking by electronic or other means "shall be inserted; and
 - (b) after sub-section (3), the following new sub-section (4) shall be added, namely:—

"(4) Without prejudice to the foregoing provisions of this section, the Board in case of goods subject to monitoring under section 45A of this Act and counterfeited goods, may authorize any officer or employee of the Federal or Provincial Government to exercise the powers and perform the functions of the Officer of Inland Revenue under section 26 and sub-section (1) of section 27, by notification in the official Gazette subject to such conditions, if any, it may deem fit to be imposed.";

(4) in section 33,-

- (i) in sub-section (1), after the words "other than", the expression "an SOE or" shall be inserted and the expression "if the value of the assessment or, as the case may be, refund of the tax does not exceed five million rupees" shall be omitted; and
- (ii) after sub-section (4), the following new sub-section shall be added, namely:-
 - "(5) Registered person shall have an option to directly file an appeal before Appellate Tribunal Inland Revenue without availing right of appeal under this section.";
- (5) section 33A shall be omitted;
- (6) in section 34, for sub-section (1), the following shall be substituted, namely:-
 - "(1) Any person, other than an SOE, aggrieved by any order passed by the Board or the Commissioner Inland Revenue under section 35 or an order passed by an Officer of Inland Revenue

where sub-section (5) of section 33 applies or the Commissioner (Appeals) under this Act or the rules made thereunder may, within thirty days of the receipt of such order, prefer an appeal to the Appellate Tribunal:

Provided that where sub-section (11) of section 134A of Income Tax Ordinance, 2001 (XLIX of 2001) shall apply, an SOE may prefer an appeal under this sub-section.";

- (7) in section 34A, for sub-section (1), the following shall be substituted, namely:-
 - "(1) Within sixty days of the order of the Appellate Tribunal, the aggrieved person or the Commissioner may make a reference in the prescribed form along with a statement of the case and complete record of the Appellate Tribunal to the High Court, stating any question of law arising out of such order.";
- (8) in the First Schedule, in Table III, serial number 1 and entries relating thereto in columns (2), (3) and (4) shall be omitted; and
- (9) in the Third Schedule, in Table-1, S. No. 23 occurring for the second time shall be re-numbered as S. No. 27.
- 11. **Amendment in the Public Finance Management Act, 2019** In the Public Finance Management Act, 2019, the following further amendments shall be made, namely;–
 - in section 2, after clause (v), the following new clause shall be inserted,
 namely:-

- "(va) "surplus profit" means any surplus of receipts over the actual expenditure in a year, after payment of tax;";
- 2. in section 30, in sub-section (2) for clauses (f) and (g), the following shall be substituted, namely:—
 - "(f) gradual expansion of budgetary and accounting framework to all public entities, declared as such under section 36; and
 - (g) usage of idle cash of the public entities, declared as such under section 36.":
- 3. in section 32, in sub-section (3) for the words "and regulation of such funds shall be notified by the Finance Division" the words "of such Funds shall be notified by the concerned Division and that report shall be shared with the Finance Division within three months of its notification in the official Gazette" shall be substituted;
- 4. for section 36, the following shall be substituted, namely:-
 - "36. Public entities.—(1) For the purposes of this Act, the following shall be the public entities, namely:-
 - (a) any agency, statutory body, authority, board, council, commission,
 - corporation, trust etc., or other fund or account which is established by or under any law and which is funded either from the Federal Consolidated Fund or by way of taxes, levies, duties, fees, fines, rents, penalties etc., accruing to under any laws; or
 - (b) any entity other than a state enterprise which is established by or under any law, and its activities may result in a financial commitment or other liability being incurred by the Government,";

- 5. for section 37, the following shall be substituted, namely:-
 - "37. Self-generated revenues.- (1) The revenues collected by a public entity under the authority of any law, rules, regulation or statutory instruments of the Federal Government shall be managed and regulated under the relevant provisions of such Act, and the rules and regulations made thereunder, in consultation with the Finance Division.
 - (2) Any such law, rules, regulation or statutory instruments of the Federal Government which is in force and have been issued without prior consultation of the Finance Division shall be submitted, by the concerned ministry or division to the Finance Division for review within six months.
 - (3) The public entities shall submit complete budget document, duly approved by the competent authority, to the Finance Division and shall make the same publicly available.";
- 6. in section 38, for sub-sections (1) and (2) the following shall be substituted, namely:-
 - "(1) The Controller General of Accounts after consultation with key stakeholders and after approval of the Auditor General of Pakistan shall develop accounting frameworks or standards for public entities, aligned with relevant international accounting principles or frameworks. The Controller General of Accounts in consultation with the Finance Division shall notify transition period accordingly.
 - (2) Notwithstanding transition period under sub-section (1), the public entities shall ensure that the audited financial statements of the preceding three fiscal years are duly disclosed and made public, within a period of six months.";

- 7. in section 39, in sub-section (2) for the words "autonomous entities classified" the words "public entities" and after the word "General" the words "of Pakistan" shall respectively be substituted; and
- 8. in section 40D, sub-section (2) shall be omitted.
- 12. **Enactment of the New Digital Presence Proceeds Tax Act, 2025.—** There is hereby enacted the New Digital Presence Proceeds Tax Act, 2025, in the manner as follows:—

Α

Bill

for the enactment of Digital Presence Proceeds Act, 2025

Whereas the rapid digitization of the global economy has fundamentally transformed traditional business models, enabling multinational enterprises particularly those in digital sector to generate substantial revenues and profit from jurisdictions where they maintain little or no physical presence;

AND Whereas the current international tax framework, designed in the early 20th century, relies on concepts of physical presence and permanent establishment that fail to capture the value created through digital interactions, user data, and intangible assets within market jurisdiction;

AND Whereas this misalignment has resulted in significant tax base erosion for nations, as profits generated from local users, data, and digital engagement are shifted to low-tax jurisdictions, undermining fiscal sovereignty and the principle of "value creation" as the cornerstone of equitable taxation;

AND Whereas objection to Digital Service Tax overlook the failure of existing rules to adapt to the digital economy and the legitimate right of nations to safeguard their revenue until a unified solution is achieved.

Now, therefore, the introduction of Digital Presence Proceeds Tax Act, 2025 stands as necessary, justified and proportionate measure to ensure tax fairness and protect public revenue.

It is hereby enacted as follows; -

Chapter I – Preliminary

- Short title and commencement.— (1) This Act shall be called the Digital Presence Proceeds Tax Act, 2025.
 - (2) It shall come into force at once.
- **2. Definitions.** In this Act, unless there is anything repugnant in the subject or context,
 - (a) "Authority" means the Commissioner Inland Revenue who has been assigned jurisdiction for the purposes of this Act by the Federal Board of Revenue;
 - (b) "Board" means the Central Board of Revenue established under the Central Board of Revenue Act, 1924 (IV of 1924), and on the commencement of Federal Board of Revenue Act, 2007, the Federal Board of Revenue established under section 3 thereof and includes a Member of the Federal Board of Revenue to whom powers of the Board have been delegated under section 8 of the Federal Board of Revenue Act, 2007;
 - (c) "Digitally delivered services" means any service delivered over the internet or electronic networks, where the delivery is automated and required minimal or no human intervention including music, audio and video streaming services, cloud services, online software application services, services delivered through online inter-personal interaction i.e.

- tele-medicine, e-learning etc., online banking services, architectural design services, research and consultancy reports, accounting services in the form of digital files or any other online facility;
- (d) "e-commerce" means sale or purchase of goods and services conducted over computer networks by methods specifically designed for the purpose of receiving or placing of orders either through websites, mobile applications or online marketplace having digital ordering features by using either mobile phones or automated computer-tocomputer ordering system;
- (e) "e-store" means the online platform including websites and software applications used to conduct e-commerce, which involves buying and selling goods or services including digital products, through electronic transactions over the internet or other computer networks;
- (f) "Online marketplace" means Online interfaces that facilitate, for a fee, the direct interaction between multiple buyers and multiple sellers for digital orders for supply of goods and services, without the platform taking economic ownership of the goods or rendering the services that are being sold; and
- (g) "Payment Intermediary" means any third part entity including a banking company, financial institution, a licensed foreign exchange company or payments gateway that facilitate the transfer of funds or payment instructions between two or more parties to enable, process, route or settle payments in a financial transaction, without being the ultimate source or recipient of the payment.

Chapter II - Chargeability and Scope

- 3. Charging of Digital Presence Proceeds Tax. (1) Every foreign vendor having significant digital presence in Pakistan shall be charged to Digital Presence Proceeds Tax on proceeds of every supply made from outside Pakistan of digitally ordered services or goods irrespective of whether delivered digitally or physically.
- (2) The tax under sub-section (1) shall be charged at the rate provided in the Schedule of this Act.
- (3) Proceeds of foreign vendors are attributable to Pakistani users based on their sufficient digital presence in Pakistan as provided in section 4 of this Act, where—
 - (i) the transaction is carried out through foreign online marketplace or e-store:
 - (ii) they arise in connection with digitally ordered services and goods; and
 - (iii) a Pakistani user is a party to the transaction.
- (4) Any reference to a Pakistani user, in relation to this Act means any user who is reasonable to assume
 - (a) in the case of an individual, is normally resides in Pakistan;
 - (b) in the case of a company, is established or have permanent establishment in Pakistan; and
 - (c) the payment for the digital order of services and goods has been electronically paid from within Pakistan.
 - (5) This section shall not apply to any payment for
 - (a) digitally ordered goods where such payment is effectively connected with a permanent establishment in Pakistan of the non-resident person and the goods are supplied from within Pakistan; and

- (b) digitally delivered services where such services giving rise to the payment are received in Pakistan and are rendered through a permanent establishment in Pakistan of the non-resident person.
- 4. Significant digital presence in Pakistan. A foreign vendor under thisAct shall be where
 - (a) supplying digitally ordered services and goods from outside

 Pakistan to any user in Pakistan, if the aggregate of number of

 transactions exceeds five for the current financial year along with

 one of the following additional factors;
 - (b) existence of a user base and the associated data input;
 - (c) billing or collection in local currency or with a local form of payment;
 - (d) responsibility for the final delivery of goods and services to Pakistani consumers;
 - responsibility for the provision by the foreign vendors of other support services (aftersales services, repairs and maintenance);
 - (f) sustained marketing and sales promotion activities, online or not, to attract customers.

Chapter III – Collection and Recovery

5. Responsibility to Collect Digital Presence Proceeds Tax. – (1) Every payment intermediary including a banking company, financial institution, licensed exchange company or payment gateway responsible for making a payment in whole or part remitting outside Pakistan, the proceeds chargeable to tax under section 3 of

this Act, to a foreign vendor for digitally ordered services or goods shall deduct tax from the gross amount paid at the rate specified in Schedule of this Act.

(2) Notwithstanding anything contained in any law, the payment intermediary shall not maintain any bank account for a foreign vendor supplying goods or services from outside Pakistan and remit funds outside Pakistan unless the deduction of the tax under this section has been made and deposited in the government treasury as provided in subsection (1) of this section:

Provided that this sub-section shall not apply where the payment intermediary collects and deposit this tax at the time of remitting any payment outside Pakistan.

- (3) Every payment intermediary who has deducted the tax under this section in a month is required to deposit the deducted amount in the government treasury before the 7th of immediately succeeding month.
- (4) Notwithstanding anything contained in any law, Customs shall ensure that no courier delivers any consignment unless provide the evidence of payment of this tax at the time when its payment has been settled by the buyer and seller under sub-section (1) of this section:

Provided that customs shall not be responsible for collection of sales tax or income tax in respect of consignments on which tax under this Act has been paid.

6. Responsibility to collect digital presence proceeds tax on advertisement at social media platform. – (1) Every foreign vendor having digital presence in Pakistan making any payment in whole or part to social media platforms or any other online platform for online advertisement in Pakistan which is chargeable to tax under section 3, shall deduct tax from the gross amount paid at the rate specified in the Schedule of this Act.

- (2) Every foreign vendor and the payment intermediary who has deducted the tax under this section in a month is required to deposit the deducted amount in the government treasury before the 7th of immediately succeeding month.
- 7. Failure to deduct or deposit collected tax and recovery along with default surcharge. (1) Where a person
 - (a) fails to collect tax as required under section (1) of section 5;
 - (b) fails to comply with the provisions of section (2) of section 5;
 - (c) fails to comply with the provisions of section 6;
 - (d) having collected tax under sub-section (3) of section 5 or subsection (2) of section 6 fails to deposit the tax to the Commissioner,

the person shall be personally liable to pay the amount of tax along with the default surcharge @ of KIBOR +3% per annum for the days of default and the Authority under this Act may pass an order to that effect and proceed to recover the same.

- (3) No recovery under sub-section (1) shall be made unless the person referred to in sub-section (1) has been granted with an opportunity of being heard.
- (4) For recovery of the demand created under this Act, the Part IV of Chapter X of Income Tax Ordinance, 2001 (XLIX 0f 2001) regarding tax recovery shall apply mutatis mutandis.

Chapter IV – Reporting Requirements

7. Furnishing of information of e-commerce transactions by Online Payment Intermediaries. – (1) Every payment intermediary responsible for collection of tax in respect of remitting proceeds to foreign vendors under section 5 of this Act shall file a quarterly statement in the manner as prescribed to the Commissioner Inland Revenue containing foreign vendor wise information regarding all payments related to

e-commerce transactions of sale of digitally ordered services and goods including as follows –

- (a) name of the purchaser, its identification number (CNIC) and address of the foreign vendor to whom payments have been made from which tax has been collected under section 5 and section 6;
- (b) transaction date, unique identifier (invoice number) and total transaction value from which tax has been collected under section 5 and section 6;
- (c) the total amount of tax deducted from the seller under section 5 and section 6; and
- (d) any other particular may be prescribed.
- (2) Every payment intermediary maintaining bank account for foreign vendors with digital presence in Pakistan shall file a quarterly statement in the manner as prescribed to the Commissioner Inland Revenue containing information regarding total credit amount in the bank account during this period in the account of foreign vendor and the amount remitted outside Pakistan.
- 8. Furnishing of information by social media and online platforms regarding advertisement. Every social media and online platform having digital presence in Pakistan is required to file a quarterly statement in the manner as prescribed providing client-wise information of local vendors or foreign vendors with or without a permanent establishment whose advertisements are relayed in Pakistan through its platform and the amount received.

Chapter V – Penalty and Suspension

- **9** Penalty for non-filing of statement. Where every payment intermediary and social media platform, who fails to submit the statement required under section 7 and section 8 of this Act, with respect to digitally ordered services and goods or advertisements relayed in Pakistan shall be liable to a penalty of one million rupees for each default.
- **10** Suspension of remittances to a Foreign Advertiser. The payment intermediary shall suspend the remittances of proceeds of such foreign vendors if it is reported to them by Commissioner that such vendors are advertising continuously for one hundred and twenty days without the payment of this tax by the foreign vendor:

Provided that this suspension shall be in addition to the recovery under section 7 for violation of section 6.

Chapter VI – Appeals

- **11 Appeals.** (1) A person dissatisfied with any order of recovery under this Act can file an appeal with the Appellate Tribunal Inland Revenue within thirty days from the receipt of the order.
- (2) Within sixty days of the receipt of the order of the Appellate Tribunal Inland Revenue an aggrieved person or the Commissioner may prefer a reference in the prescribed along with the statement of the case and complete record of the appellate tribunal to the High Court stating any question of law arising out of such order.

Chapter VII - Miscellaneous

12. Administration of this Act. – The Inland Revenue Department of the Board and its subordinate offices shall act as regulator for the carrying out the purposes under this Act.

13. Power to make rules. – The Board may prescribe rules for the purposes of giving effect to the provisions of this Act and for the removal of any difficulty or matter ancillary thereto.

Schedule

[See Section 3(2)]

The tax rate for collection for cross-border transactions of digitally ordered goods and services shall be as under.

S. No.	Description	Rate of Tax
1.	Services	5% of the payment including of advertisement on social media platforms
2.	Goods	5% of the payment made to foreign provider

13. **Enactment of the New Energy Vehicles Adoption Levy Act, 2025.—**There is hereby enacted the New Energy Vehicles Adoption Levy Act, 2025, in the manner as follows:—

Α

Bill

to provide for imposition and collection of levy on internal combustion engine vehicles to promote adoption of new energy vehicles

WHEREAS it is expedient to provide for imposition and collection of levy on internal combustion engine vehicles to promote adoption of new energy vehicles and matters connected therewith and ancillary thereto

It is hereby enacted as follows:—

 Short title, extent and commencement. — (1) This Act shall be called the New Energy Vehicles Adoption Levy Act, 2025.

- (2) It extends to the whole of Pakistan.
- (3) It shall come into force at once.
- 2. **Definitions.** In this Act, unless there is anything repugnant in the subject or context.—
 - (a) "bus" includes a motor vehicle designed or adapted to carry more than ten passengers at a time, in addition to the driver, whether for hire or otherwise, and includes a van, mini-bus and coaster;
 - (b) "division concerned" means the division to which business of thisAct stands allocated;
 - (c) "internal combustion engine motor vehicle" means a motor vehicle powered wholly or partially by fossil fuels including petrol, diesel, compressed natural gas or liquefied petroleum gas;
 - (d) "levy" means the new energy vehicle adoption levy imposed and collected under this Act;
 - (e) "manufacturer" means a person carrying out the business of assembly, manufacture, fabrication or production of motor vehicles in Pakistan;
 - (f) "motor vehicle" means a vehicle propelled mechanically, electrically or other zero emission based technology either partially or completely, adapted for use upon roads and includes motorcycles, rickshaws, cars, vans, SUVs, Jeeps, sedans, suburban vehicles, buses, loaders, and trucks;
 - (g) new energy motor vehicle' means a motor vehicle that is powered—

- (i) exclusively by an electric motor run on a rechargeable battery; or
- (ii) by both an electric motor run on a rechargeable battery and an internal combustion engine, capable of achieving a range of no less than fifty kilometers under normal conditions exclusively running on electric motor by a single battery charge; or
- (iii) hydrogen fuel cells or any other technology that produces zero tailpipe emission; and
- (h) "truck" means a motor vehicle designed or adapted primarily for the carriage of goods or materials, having a payload capacity exceeding fifteen hundred kilograms and includes a rigid or articulated truck, loader, delivery van, pickup and any other vehicle equipped with a goods-carrying body or container.
- 3. **New energy vehicle levy.—** (1) Subject to the provision of sub-section (3), there stand imposed a levy to be collected and paid to the Federal Government by-—
 - (a) every manufacturer on every internal combustion engine motor vehicle manufactured or, as the case may be, assembled and supplied by him; and
 - (b) every person on every internal combustion engine motor vehicle imported by him into Pakistan.
 - (2) The levy shall be paid at a rate and by such persons as is mentioned in the First Schedule.

- (3) The Federal Government may, from time to time, revise the rate or otherwise add or remove a category of internal combustion engine mentioned at the First Schedule.
- (4) The levy shall not apply to any motor vehicle of the following categories, namely:—
 - (a) a new energy vehicle;
 - (b) an internal combustion engine motor vehicle manufactured or imported exclusively for export purposes under an order of the Federal Government;
 - (c) an internal combustion engine motor vehicle owned by a diplomatic mission or consulate, and an international organization enjoying privileges under the Diplomatic and Consular Privileges Ordinance, 1972 (Ordinance IX of 1972); and
 - (d) any other internal combustion engine motor vehicle or category of internal combustion engine motor vehicle that the Federal Government may, by a notification in the official Gazette, exempt from application of the levy with or without any and conditions.
- 4. **Collection and refund etc. of levy.—** (1) Unless otherwise specified in the rules prescribed under this Act, the levy shall be imposed and collected
 - (a) in respect of an internal combustion engine motor vehicle imported in Pakistan, in the same manner as an import duty payable under the Customs Act, 1969 (IV of 1969) is collected; and

- (b) in respect of an internal combustion engine motor vehicle manufactured or assembled in Pakistan, in the same manner as a sales tax leviable under the Sales Tax Act, 1990 (V of 1990) is collected.
- (2) The provisions of the Customs Act, 1969 (IV of 1969), or, as the case may be, of the Sales Tax Act, 1990 shall, in so far as may be practicable, apply to the imposition, collection, recovery and refund of the levy.
- 5. **Use of levy.—** All proceeds from the levy shall be used for promoting the adoption of new energy vehicles and matters ancillary thereto as determined by the Federal Government from time to time.
- 6. **Power to make rules.—** The Federal Government may, by notification in the official Gazette, make rules for carrying out the purposes of this Act.
- 7. **Removal of difficulties.—** If a difficulty arises in giving effect to any of the provisions of this Act, the Federal Government may, make an order, not inconsistent with the provisions of this Act for the purpose of removing the difficulty.

STATEMENT OF OBJECTS AND REASONS

The purpose of this bill is to make financial provisions for the year beginning on the first day of July, 2025 and it shall come into force on the first day of July, 2025

(Muhammad Aurangzeb)

Minister for Finance & Revenue

10.06.2025 Finance Bill 2025

THE FIRST SCHEDULE

[Amendments in Pakistan Customs Tariff]

THE FIRST SCHEDULE

[see section 5(30)]

In the Customs Act, 1969 (IV of 1969), in the First Schedule, for the corresponding entries against "PCT Code", "Description" and "CD%" specified in columns (1), (2), (3) and (4) appearing in chapter 1 to 99, the following corresponding entries relating to "PCT Code", "Description" and "CD%" shall be substituted, namely:

-

"0101.2100	Pure-bred breeding animals	0
0101.2900	Other	0
0101.3000	- Asses	0
0101.9000	- Other	0
0102.2110	Bulls	0
0102.2120	Cows	0
0102.2130	Oxen	0
0102.2190	Other	0
0102.2910	Bulls	0
0102.2920	Cows	0
0102.2930	Oxen	0
0102.2990	Other	0
0102.3100	Pure-bred breeding animals	0
0102.3900	Other	0
0102.9000	- Other	0
0104.1000	- Sheep	0
0104.2000	- Goats	0
0105.1100	Fowls of the species Gallus domesticus (chicken)	5
0105.1200	Turkeys	0
0105.1300	Ducks	0
0105.1400	Geese	0
0105.1500	Guinea fowls	0
0105.9400	Fowls of the species Gallus domesticus (chicken)	5
0105.9900	Other	0
0106.1100	Primates	0
0106.1200	Whales, dolphins and porpoises (mammals of the	0
	order Cetacea); manatees and dugongs (mammals of	
	the order Sirenia); seals, sea lions and walruses	
	(mammals of the suborder Pinnipedia)	
0106.1300	Camels and other camelids (Camelidae)	0

0106.1400	Rabbits and hares	0
0106.1900	Other	0
0106.2000	- Reptiles (including snakes and turtles)	0
0106.3110	Falcons	0
0106.3190	Other	0
0106.3200	Psittaciformes (including parrots, parakeets, macaws	0
0100.0200	and cockatoos)	
0106.3300	Ostriches; emus (Dromaius novaehollandiae)	0
0106.3900	Other	0
0106.4100	Bees	0
0106.4900	Other	0
0106.9000	- Other	0
0201.1000	- Carcasses and half- carcasses	0
0201.2000	- Other cuts with bone in	0
0201.3000	- Boneless	0
0202.1000	- Carcasses and half- carcasses	0
0202.2000	- Other cuts with bone in	0
0202.3000	- Boneless	0
0204.1000	- Carcasses and half carcasses of lamb, fresh or chilled	0
0204.2100	Carcasses and half-carcasses	0
0204.2200	Other cuts with bone in	0
0204.2300	Boneless	0
0204.3000	- Carcasses and half- carcasses of lamb, frozen	0
0204.4100	Carcasses and half-carcasses	0
0204.4200	Other cuts with bone in	0
0204.4300	Boneless	0
0204.5000	- Meat of goats	0
0204.3000	- Of bovine animals, fresh or chilled	5
0206.2100	Tongues	0
0206.2200	Livers	0
0206.2900	Other	0
0206.8000	- Other, fresh or chilled	0
0206.9000	- Other, frozen	0
0301.1100	Freshwater	10
0301.1100	Other	10
0301.9100	Trout (Salmo trutta, Oncorhynchus mykiss,	10
0001.0100	Oncorhynchus clarki, Oncorhynchus aguabonita,	10
	Oncorhynchus gilae, Oncorhynchus apache and	
	Oncorhynchus chrysogaster)	
0301.9200	Eels (Anguilla spp.)	10
0301.9300	Carp (Crprinus spp., Carassius spp.,	10
0001.0000	Ctenopharyngodon idellus, Hypophthalmichthys	10
	spp., Cirrhinus spp., Mylopharyngodon piceus, Catla	
	catla, Labeo spp., Osteochilus hasselti, Leptobarbus	
	hoeveni, Megalobrama spp.)	
0301.9400	Atlantic and Pacific bluefin tunas (Thunnus thynnus,	10
	Thunnus orientalis)	
0301.9500	Southern bluefin tunas (Thunnus maccoyii)	10
0301.9900	Other	10

0302.1100	Trout (Salmo trutta, Oncorhynchus mykiss, Oncorhynchus clarki, Oncorhynchus, aguabonita,	10
	Oncorhynchus gilae, Oncorhynchus apache and	
0302.1300	Oncorhynchus chrysogaster)	10
0302.1300	Pacific salmon (Oncorhynchus nerka,Oncorhynchus	10
	gorbuscha, Oncorhynchus keta, Oncorhynchus tschawytscha, Oncorhynchus kisutch, Oncorhynchus	
	masou and Oncorhynchus rhodurus)	
0302.1400	Atlantic salmon (Salmo salar) and Danube salmon	10
0302.1400	(Hucho hucho)	10
0302.1900	Other	10
0302.2100	Halibut (Reinhardtius hippoglossoides, Hippoglossus	10
0002.2100	hippoglossus, Hippoglossus stenolepis)	10
0302.2200	Plaice (Pleuronectes platessa)	10
0302.2300	Sole (Solea spp.)	10
0302.2400	Turbots (Psetta maxima)	10
0302.2900	Other	10
0302.3100	Albacore or longfinned tunas (Thunnus alalunga)	10
0302.3200	Yellowfin tunas (Thunnas albacares)	10
0302.3200		10
0302.3300	Skipjack tuna (stripe-bellied bonito) (Katsuwonus pelamis)	10
0302.3400	Bigeye tunas(Thunnus obesus)	10
0302.3500	Atlantic and Pacific bluefin tunas (Thunnus thynnus,	10
	Thunnus orientalis)	
0302.3600	Southern bluefin tunas (Thunnus maccoyii)	10
0302.3900	Other	10
0302.4100	Herrings (Clupea harengus, Clupea pallasii)	10
0302.4200	Anchovies (Engraulis spp.)	10
0302.4300	Sardines (Sardina pilchardus, Sardinops spp.),	10
	sardinella (sardinella spp.), brisling or sprats (Sprattus	
	Sprattus)	
0302.4400	Mackerel (Scomber scombrus, Scomber	10
	australasicus, Scomber japonicus)	
0302.4500	Jack and horse mackerel (Trachurus spp.)	10
0302.4600	Cobia (Rachycentron canadum)	10
0302.4700	Swordfish (Xiphias gladius)	10
0302.4900	Other	10
0302.5100	Cod (Gadus morhua, Gadus ogac, Gadus	10
	macrocephalus)	
0302.5200	Haddock (Melanogrammus aeglefinus)	10
0302.5300	Coalfish (Pollachius virens)	10
0302.5400	Hake (Merluccius spp., Urophycis spp.)	10
0302.5500	Alaska Pollock (Theragra chalcogramma)	10
0302.5600	Blue whitings (Micromesistius poutassou,	10
	Micromesistius australis)	
0302.5900	Other	10
	Tilapias (Oreochromis spp.)	10
0302 7100	= = au aa U EUGHUHI a auu	
0302.7100 0302.7200	Catfish (Pangasius spp., Silurus spp., Clarias spp.,	10

0305.4900	Other	10
	(Lates niloticus) and snakeheads (Channa spp.)	
	Osteochilus hasselti, Leptobarbus hoeveni, Megalobrama spp.),eels (Anguilla spp.), Nile perch	
	Mylopharyngodon piceus, Catla catla, Labeo spp.,	
	Hypophthalmichthys spp., Cirrhinus spp.,	
	spp., Carassius spp., Ctenopharyngodon idellus,	
	Silurus spp., Clarias spp., Ictalurus spp.), carp (Cyprinus	
0305.4400	Tilapias (Oreochromis spp.), catfish (Pangasius spp.,	10
	Oncorhynchus chrysogaster)	
	Oncorhynchus gilae, Oncorhynchus apache and	
	Oncorhynchus clarki, Oncorhynchus aguabonita,	
0305.4300	Trout (Salmo trutta, Oncorhynchus mykiss,	10
0305.4200	Herrings (Clupea harengus, Clupea pallasii)	10
	(Salmo salar) and Danube salmon (Hucho hucho)	
	masou and Oncorhynchus rhodurus), Atlantic salmon	
	tschawytscha, Oncorhynchus kisutch, Oncorhynchus	
	gorbuscha, Oncorhynchus keta, Oncorhynchus	
0305.4100	Pacific salmon (Oncorhynchus nerka, Oncorhynchus	10
0305.3900	Other	10
	Moridae and Muraenolepididae	
	Gadidae, Macrouridae, Melanonidae, Merlucciidae,	
0305.3200	Fish of the families Bregmacerotidae, Euclichthyidae,	10
	(Lates niloticus) and snakeheads (Channa spp.)	
	Megalobrama spp.), eels (Anguilla spp.), Nile perch	
	Osteochilus hasselti, Leptobarbus hoeveni,	
	Mylopharyngodon piceus, Catla catla, Labeo spp.,	
	idellus,Hypophthalmichthys spp., Cirrhinus spp.,	
	spp., Carassius spp., Ctenopharyngodon	
	Silurus spp., Clarias spp., Ictalurus spp.), carp (Cyprinus	10
0305.3100	Tilapias (Oreochromis spp.), catfish (Pangasius spp.,	10
3300.2000	brine	10
0305.2000	- Livers, roes and milt of fish, dried, smoked, salted or in	10
0302.9900	Other	10
0302.9200	Shark fins	10
0302.9100	Livers, roes and milt	10
0302.8900	Other	10
0302.8500	Seabream (Sparidae)	10
0302.8400	Seabass (Dicentrarchus spp.)	10
0302.8300	Toothfish (Dissostichus spp.)	10
0302.8200	Rays and skates (Rajidae)	10
0302.8100	Dogfish and other sharks	10
0302.7900	Other	10
0302.7400	Eels (Anguilla spp.)	10
	Megalobrama spp.)	
	Labeo spp., Osteochilus hasselti, Leptobarbus hoeveni,	
	Ctenopharyngodon idellus, Hypophthalmichthys spp., Cirrhinus spp., Mylopharyngodon piceus, Catla catla,	
	I Ctanonnaryngodon idallije. Hynonnthalmichthye enn.	

0305.5100	Cod (Gadus morhua, Gadus ogac,Gadus	10
	macrocephalus)	. •
0305.5200	Tilapias (Oreochromis spp.), catfish (Pangasius spp.,	10
	Silurus spp., Clarias spp., Ictalurus spp.), carp (Cyprinus	. •
	spp., Carassius spp., Ctenopharyngodon idellus,	
	Hypophthalmichthys spp., Cirrhinus spp.,	
	Mylopharyngodon piceus, Catla catla, Labeo spp.,	
	Osteochilus hasselti, Leptobarbus hoeveni,	
	Megalobrama spp.), eels (Anguilla spp.), Nile perch	
	(Lates niloticus) and snakeheads (Channa spp.)	
0305.5300	Fish of the families Bregmacerotidae, Euclichthyidae,	10
	Gadidae, Macrouridae, Melanonidae, Merlucciidae,	. 0
	Moridae and Muraenolepididae, other than cod (Gadus	
	morhua, Gadus ogac, Gadus macrocephalus)	
0305.5400	Herrings (Clupea harengus, Clupea pallasii),	10
0000.0400	anchovies (Engraulis spp.), sardines (Sardina	10
	pilchardus, Sardinops spp.), sardinella (Sardinella spp.),	
	brisling or sprats (Sprattus sprattus), mackerel (Scomber	
	scombrus, Scomber australasicus, Scomber japonicus),	
	Indian mackerels (Rastrelliger spp.), seerfishes	
	(Scomberomorus spp.), jack and horse mackerel	
	(Trachurus spp.), jacks, crevalles (Caranx spp.), cobia	
	(Rachycentron canadum), silver pomfrets (Pampus	
	spp.), Pacific saury (Cololabis saira), scads (Decapterus	
	spp.), racine saury (Cololabis saira), seads (Decapterus spp.), capelin (Mallotus villosus), swordfish (Xiphias	
	gladius), Kawakawa (Euthynnus affinis), bonitos (Sarda	
	spp.), marlins, sailfishes, spearfish (Istiophoridae)	
0305.5900	Other	10
0305.6100	Herrings (Clupea harengus, Clupea pallasii)	10
0305.6200	Cod (Gadus morhua, Gadus ogac, Gadus	10
	macrocephalus)	. •
0305.6300	Anchovies (Engraulis spp.)	10
0305.6400	Tilapias (Oreochromis spp.), catfish (Pangasius spp.,	10
	Silurus spp., Clarias spp., Ictalurus spp.), carp (Cyprinus	
	spp., Carassius spp., Ctenopharyngodon idellus,	
	Hypophthalmichthys spp., Cirrhinus spp.,	
	Mylopharyngodon piceus, Catla catla, Labeo spp.,	
	Osteochilus hasselti, Leptobarbus hoeveni,	
	Megalobrama spp.),eels (Anguilla spp.), Nile perch	
	(Lates niloticus) and snakeheads (Channa spp.)	
0305.6900	Other	10
0305.7100	Shark fins	10
0305.7200	Fish heads, tails and maws	10
0305.7900	Other	10
0306.1100	Rock lobster and other sea crawfish (Palinurus spp.,	10
3303.1100	Panulirus spp., Jasus spp.)	
0306.1200	- Lobsters (Homarus spp.)	10
0306.1400	Crabs	10
0306.1500	Norway lobsters (Nephrops norvegicus)	10
5555.1555	1 . to may location (Hopiniopo Horvogiodo)	

0306.1600	Cold-water shrimps and prawns (Pandalus spp.,	10
0306.1700	Crangon crangon) Other shrimps and prawns	10
0306.1700	Other shiftings and prawns	10
0306.3100	Other Rock lobster and other sea crawfish (Palinurus	10
0300.3100	spp.,Panulirus spp., Jasus spp.)	10
0306.3200	Lobsters (Homarus spp.)	10
0306.3300	Crabs	10
0306.3400		10
0306.3500	 Norway lobsters (Nephrops norvegicus) Cold-water shrimps and prawns (Pandalus spp.,	10
0300.3300	· · · · · · · · · · · · · · · · · · ·	10
0306.3600	Crangon crangon)	10
0306.3900	Other shrimps and prawns Other	10
0306.9100	Rock lobster and other sea crawfish (Palinurus	10
0206 0200	spp.,Panulirus spp., Jasus spp.)	10
0306.9200	Lobsters (Homarus spp.)	10
0306.9300	Crabs	10
0306.9400	Norway lobsters (Nephrops norvegicus)	10
0306.9500	Shrimps and prawns	10
0306.9900	Other	10
0307.1100	Live, fresh or chilled	0
0307.1200	Frozen	0
0307.1900	Other	0
0307.2100	Live, fresh or chilled	0
0307.2200	Frozen	0
0307.2900	Other	0
0307.3100	Live, fresh or chilled	0
0307.3200	Frozen	0
0307.3900	Other	0
0307.4200	Live, fresh or chilled	0
0307.4300	Frozen	0
0307.4900	Other	0
0307.5100	Live, fresh or chilled	0
0307.5200	Frozen	0
0307.5900	Other	0
0307.6000	- Snails, other than sea snails	0
0307.7100	Live, fresh or chilled	0
0307.7200	Frozen	0
0307.7900	Other	0
0307.8100	Live, fresh or chilled abalone (Haliotis spp.)	0
0307.8200	Live, fresh or chilled stromboid conchs (Strombus spp.)	0
0307.8300	Frozen abalone(Haliotis spp.)	0
0307.8400	Frozen stromboid conchs (Strombus spp.)	0
0307.8700	Other abalone(Haliotis spp.)	0
0307.8800	Other stromboid conchs (Strombus spp.)	0
00001.0000		_
0307.9100	Live, fresh or chilled	0

0307.9900	Other	0
0308.1100	Live, fresh or chilled	0
0308.1200	Frozen	0
0308.1900	Other	0
0308.2100	Live, fresh or chilled	0
0308.2200	Frozen	0
0308.2900	Other	0
0308.3000	- Jellyfish (Rhopilema spp.)	0
0308.9000	- Other	0
0309.1000	- Of fish	0
0309.9000	- Other	0
0407.1100	Of fowls of the species Gallus domesticus (chicken)	10
0407.1100	Other	5
0407.1900	Of fowls of the species Gallus domesticus (chicken)	5
0407.2900	Other	5
0407.2900	- Others	5
0407.9000	- Others	15
0408.1100	Other	15
0408.9100	Dried	15
0408.9900	Other	15
0501.0000	Human hair, unworked, whether or not washed or scoured; waste of human hair.	0
0505.1000	- Feathers of a kind used for stuffing; down	0
0505.9000	- Other	0
0506.1000	- Ossein and bones treated with acid	0
0506.9010	Bones(powder)	0
0506.9020	Bones (waste)	0
0506.9090	Other	0
0507.1000	- Ivory; ivory powder and waste	0
0507.9010	Horns	0
0507.9090	Other	0
0508.0010	Shells	0
0508.0090	Other	0
0510.0000	Ambergris, castoreum, civet and musk; cantharides;	0
	bile, whether or not dried; glands and other animal	
	products used in the preparation of pharmaceutical	
	products, fresh, chilled, frozen or otherwise provisionally	
	preserved.	
0511.1000	- Bovine semen	0
0511.9110	Fish eggs	0
0511.9190	Other	0
0511.9910	Silk worm eggs	0
0511.9990	Other	0
0601.1010	Bulbs	0
0601.1090	Other	0
0601.2000	- Bulbs, tubers, tuberous roots, corms, crowns and	0
0000 4000	rhizomes, in growth or in flower; chicory plants and roots	
0602.1000	- Unrooted cuttings and slips	0

0602.2000	- Trees, shrubs and bushes, grafted or not, of kinds which bear edible fruits or nuts	0
0602.3000	- Rhododendrons and azaleas, grafted or not	0
0602.4000	- Roses, grafted or not	0
0602.9010	Mushroom spawn	0
0602.9090	Other	0
0603.1100	Roses	15
0603.1200	Carnations	15
0603.1300	Orchids	15
0603.1400	Chrysanthemums	15
0603.1500	Lilies (Lilium app.)	15
0603.1900	Other	15
0603.9000	- Other	15
0604.2000	- Fresh	15
0604.9000	- Other	15
0701.1000	- Seed	0
0701.9000	- Other	0
0702.0000	Tomatoes, fresh or chilled.	0
0703.1000	- Onions and shallots	0
0703.2000	- Garlic	0
0703.9000	- Leeks and other alliaceous vegetables	10
0704.1000	- Cauliflowers and broccoli	0
0704.2000	- Brussels sprouts	0
0704.9000	- Other	0
0705.1100	Cabbage lettuce (head lettuce)	0
0705.1900	Other	0
0705.2100	Witloof chicory (Cichorium intybus var.foliosum)	0
0705.2900	Other	0
0706.1000	- Carrots and turnips	0
0706.9000 0707.0000	- Other	0
0707.0000	Cucumbers and gherkins fresh or chilled Peas (Pisum sativum)	0
0708.1000	- Peas (Pisum sativum) - Beans (Vigna spp., Phaseolus spp.)	0
0708.2000	- Other leguminous vegetables	0
0709.2000	- Asparagus	0
0709.3000	- Aubergines (egg- plants)	0
0709.4000	- Celery other than celeriac	0
0709.5100	Mushrooms of the genus Agaricus	10
0709.5200	Mushrooms of the genus Boletus	10
0709.5300	Mushrooms of the genus Cantharellus	10
0709.5400	Shiitake (Lentinus edodes)	10
0709.5500	Matsutake (Tricholoma Matsutake, Tricholoma	10
	magnivelare, Tricholoma anatolicum, Tricholoma	
	dulciolens, Tricholoma caligatum)	
0709.5600	Truffles (Tuber spp.)	10
0709.5900	Other	10
0709.6000	- Fruits of the genus Capsicum or of the genus Pimenta	0

0709.7000	- Spinach, New Zealand spinach and orache spinach (garden spinach)	0
0709.9100	Globe artichokes	0
0709.9200	Olives	0
0709.9300	Pumpkins, squash and gourds (Cucurbita spp.)	0
0709.9900	Other	0
0710.1000	- Potatoes	15
0710.1000	Peas (Pisum sativum)	15
0710.2200	Beans (Vigna spp., Phaseolus spp.)	15
0710.2200	Other	15
0710.3000	- Spinach, New Zealand spinach and orache spinach	15
07 10.3000	(garden spinach)	13
0710.4000	- Sweet corn	15
0710.8000	- Other vegetables	15
0710.9000	- Mixtures of vegetables	15
0711.2000	- Olives	15
0711.4000	- Cucumbers and gherkins	15
0711.5100	Mushrooms of the genus Agaricus	15
0711.5900	Other	15
0711.9000	- Other vegetables; mixtures of vegetables	15
0712.2000	- Onions	15
0712.3100	Mushrooms of the genus Agaricus	15
0712.3200	Wood ears (Aurcularia spp.)	15
0712.3300	Jelly fungi (Tremella spp.)	15
0712.3400	Shiitake (Lentinus edodes)	15
0712.3900	Other	15
0712.9000	- Other vegetables; mixtures of vegetables	15
0713.1000	- Peas (Pisum sativum)	0
0713.2010	Grams (dry whole)	0
0713.2020	Grams split	0
0713.2090	Other	0
0713.3100	Beans of the species Vigna mungo (L.)Hepper or	0
	Vigna radiata (L.)Wilczek	
0713.3200	Small red (Adzuki) beans (Phaseolus or vigna	0
0740 0000	angularis)	0
0713.3300	 Kidney beans, including white pea beans (Phaseolus vulgaris) 	0
0713.3400	Bambara beans (Vigna subterranea or Voandzeia	0
	subterranea)	
0713.3500	Cow peas (Vigna unguiculata)	0
0713.3910	Green beans (dry whole)	0
0713.3920	Green beans (split)	0
0713.3990	Other	0
0713.4010	Dry whole	0
0713.4020	Split	0
0713.5000	- Broad beans (Vicia faba var. major) and horse	0
1.10.0000	beans(Vicia faba var. equina, Vicia faba var.minor)	
0713.6000	- Pigeon peas (Cajanus cajan)	0
0713.9010	Black matpe (dry whole)	0

0713.9020	Mash dry whole	0
0713.9020	Mash dry whole Mash split or washed	0
0713.9030	Other	0
0713.9090	Other - Manioc (cassava)	0
0714.1000	- Sweet potatoes	0
0714.2000	- Sweet potatoes - Yams (Dioscorea spp.)	0
0714.4000	- Taris (Dioscorea spp.)	0
0714.4000	- Yautia (Xanthosoma spp.)	0
0714.9000	- Yautia (Xantiliosoma spp.)	0
0801.1100		0
0801.1100	Desiccated	10
	In the inner shell (endocarp)	1
0801.1910	Seed	10
0801.1990	Other	_
0801.2100	In shell	10
0801.2200	Shelled	10
0801.3100	In shell	0
0801.3200	Shelled	0
0802.1100	In shell	10
0802.1200	Shelled	10
0802.2100	In shell	10
0802.2200	Shelled	10
0802.3100	In shell	10
0802.3200	Shelled	10
0802.4100	In shell	10
0802.4200	Shelled	10
0802.5100	In shell	0
0802.5200	Shelled	0
0802.6100	In shell	10
0802.6200	Shelled	10
0802.7000	- Kola nuts (Cola spp.)	10
0802.9900	Other	10
0813.4010	Tamarind	0
0901.1100	Not decaffeinated	10
0901.1200	Decaffeinated	10
0901.2100	Not decaffeinated	10
0901.2200	Decaffeinated	10
0901.9000	- Other	10
0902.1000	- Green tea (not fermented) in immediate packings of a	10
	content not exceeding 3 kg	
0902.2000	- Other green tea (not fermented)	10
0902.3000	- Black tea (fermented) and partly fermented tea, in	10
	immediate packings of a content not exceeding 3 kg	
0902.4010	Tea dust	10
0902.4020	Black tea in a packing exceeding 3 kg	10
0902.4090	Other	10
0903.0000	Mate.	10
0904.1110	Black	5
0904.1120	White	0

0904.1130	Pepper seeds for sowing	0
0904.1190	Other	0
0904.1200	Crushed or ground	10
0904.2110	Red chillies (whole)	15
0904.2120	Red chillies seeds for sowing	0
0904.2190	Other	15
0904.2210	Red chillies (powder)	15
0904.2290	Other	15
0905.1000	- Neither crushed nor ground	0
0905.2000	- Crushed or ground	0
0906.1100	Cinnamon (Cinnamomum zeylanicum Blume)	0
0906.1900	Other	0
0906.2000	- Crushed or ground	10
0907.1000	- Neither crushed nor ground	0
0907.2000	- Crushed or ground	0
0908.1100	Neither crushed nor ground	0
0908.1200	Crushed or ground	0
0908.2100	Neither crushed nor ground	0
0908.2200	Crushed or ground	0
0908.3110	Large	0
0908.3120	Small	0
0908.3200	Crushed or ground	0
0909.2100	Neither crushed nor ground	0
0909.2200	Crushed or ground	0
0909.3100	Neither crushed nor ground	0
0909.3200	Crushed or ground	0
0909.6100	Neither crushed nor ground	0
0909.6200	Crushed or ground	0
0910.1100	Neither crushed nor ground	15
0910.1200	Crushed or ground	15
0910.2000	- Saffron	0
0910.3000	- Turmeric (curcuma)	15
0910.9100	Mixtures referred to in Note 1 (b) to this Chapter	10
0910.9910	Thyme; bay leaves	0
0910.9990	Other	15
1001.1100	Seed	10
1001.1900	Other	10
1001.9100	Seed	10
1001.9900	Other	10
1002.1000	- Seed	0
1002.9000	- Other	0
1003.1000	- Seed	0
1003.9000	- Other	0
1004.1000	- Seed	0
1004.9000	- Other	0
1005.1000	- Seed	0
1005.9000	- Other	10
1006.1010	Seed for sowing	0

1006.1090 Other 1006.2000 - Husked (brown) rice 1006.3010 Basmati 1006.3090 Other 1006.4000 - Broken rice 1007.1000 - Seed 1007.9000 - Other 1008.1000 - Buckwheat 1008.2100 Seed 1008.3000 - Canary seeds	10 10 10 10 0 0 0 0
1006.3010 Basmati 1006.3090 Other 1006.4000 - Broken rice 1007.1000 - Seed 1007.9000 - Other 1008.1000 - Buckwheat 1008.2100 Seed 1008.3000 - Other 1008.3000 - Canary seeds	10 10 10 0 0 0 0
1006.3090 Other 1006.4000 - Broken rice 1007.1000 - Seed 1007.9000 - Other 1008.1000 - Buckwheat 1008.2100 - Seed 1008.2900 Other 1008.3000 - Canary seeds	10 10 0 0 0 0
1006.4000 - Broken rice 1007.1000 - Seed 1007.9000 - Other 1008.1000 - Buckwheat 1008.2100 - Seed 1008.2900 - Other 1008.3000 - Canary seeds	10 0 0 0 0 0
1007.1000 - Seed 1007.9000 - Other 1008.1000 - Buckwheat 1008.2100 - Seed 1008.2900 - Other 1008.3000 - Canary seeds	0 0 0 0 0
1007.9000 - Other 1008.1000 - Buckwheat 1008.2100 Seed 1008.2900 Other 1008.3000 - Canary seeds	0 0 0 0
1008.1000 - Buckwheat 1008.2100 - Seed 1008.2900 - Other 1008.3000 - Canary seeds	0 0
1008.2100 Seed 1008.2900 Other 1008.3000 - Canary seeds	0
1008.2900 Other 1008.3000 - Canary seeds	0
1008.3000 - Canary seeds	+
	0
1008.4000	0
1008.5000 - Quinoa(Chenopodium quinoa)	0
1008.6000 - Triticale	0
1008.9000 - Other cereals	5
1101.0010 Of Wheat	5
1101.0020 Of Meslin	10
1102.2000 - Maize (corn) flour	10
1102.9010 Rice flour	10
1102.9090 Other	10
1103.1100 Of wheat	15
1103.1100 Of micet 1103.1300 Of maize (corn)	15
1103.1900 Of other cereals	15
1103.2000 - Pellets	15
1104.1200 Of oats	15
1104.1900 Of other cereals	15
1104.2200 Of oats	15
1104.2300 Of Maize (corn)	15
1104.2900 Of other cereals	15
1104.3000 - Germ of cereals, whole, rolled, flaked or ground	15
1106.1000 - Of the dried leguminous vegetables of heading 07.13	
1106.2000 - Of sago or of roots or tubers of heading 07.14	15
1106.3000 - Of the products of Chapter- 8	15
1107.1000 - Not roasted	10
1107.2000 - Roasted	10
1108.1100 Wheat starch	15
1108.1200 Maize (corn) starch	15
1108.1300 Potato starch	15
1108.1400 Manioc (cassava) starch	15
1108.1900 Other starches	15
1108.2000 - Inulin	15
1109.0000 Wheat gluten, whether or not dried.	15
1201.1000 - Seed	0
1201.9000 - Other	0
1202.3000 - Seed	10
1202.4100 In shell	10
1202.4200 - Shelled, whether or not broken	10
1203.0000 Copra.	10

1204.0000	Linseed, whether or not broken.	0
1205.1000	- Low erucic acid rape or colza seeds	5
1205.9000	- Other	0
1206.0000	Sunflower seeds, whether or not broken.	0
1207.1000	- Palm nuts and kernels	0
1207.2100	Seed	0
1207.2900	Other	0
1207.3000	- Castor oil seeds	0
1207.4000	- Sesamum seeds	0
1207.5000	- Mustard seeds	0
1207.6000	- Safflower (Carthamus tinctorius) seeds	0
1207.7000	- Melon seeds	0
1207.9100	Poppy seeds	0
1207.9900	- Other	0
1208.1000	- Of soya beans	10
1208.9010	Flours of castor	0
1208.9020	Castor meal	0
1208.9090	Other	0
1209.1000	- Sugar beet seeds	0
1209.2100	Lucerne (alfalfa) seeds	0
1209.2200	Clover (Trifolium spp.) seeds	0
1209.2300	Fescue seeds	0
1209.2400	Kentucky blue grass (Poa pratensis L.) seeds	0
1209.2500	Rye grass (Lolium multiflorum Lam., Lolium perenne	0
1200.2000	L.) seeds	
1209.2900	Other	0
1209.3000	- Seeds of herbaceous plants cultivated principally for	0
	their flowers	
1209.9110	Of onion	0
1209.9120	Of tomato	0
1209.9130	Of okra	0
1209.9190	Other	0
1209.9900	Other	0
1210.1000	 Hop cones, neither ground nor powdered, nor in the form of pellets 	0
1210.2000	- Hop cones, ground powdered or in the form of pellets; lupulin	0
1211.2000	- Ginseng roots	0
1211.3000	- Coca leaf	0
1211.4000	- Poppy straw	0
1211.5000	- Foppy straw - Ephedra	0
1211.6000	- Bark of African cherry (Prunus africana)	0
1212.2100	- Fit for human consumption	0
1212.2900	Other	0
1212.2900	Sugar beet	0
1212.9200	Sugar beet Locust beans (carob)	0
1212.9300	Sugar cane	0
1212.9400	Chicory roots	0
1414.3400	Childery roots	

1212.9900	Other	0
1213.0000	Cereal straw and husks, unprepared whether or not	0
	chopped, ground, pressed or in the form of pellets.	
1214.1000	- Lucerne (alfalfa) meal and pellets	0
1214.9000	- Other	0
1301.2000	- Gum Arabic	15
1301.9020	Seed lac	15
1301.9090	Other	15
1302.1200	Of liquorice	15
1302.1300	Of hops	15
1302.1400	Of ephedra	15
1302.1900	Other	15
1302.2000	- Pectic substances, pectinates and pectates	15
1302.3100	Agar-agar	15
1302.3100	Other	15
1302.3230	Other	10
1401.1000	- Bamboos	10
1401.1000	- Rattans	0
1401.2000	- Other	0
1401.9000	- Ottler - Cotton linters	15
1404.2000		10
1404.9030	Vegetable materials of a kind used primarily as	10
	stuffing or as padding (for example, kapok, vegetable	
	hair and eel-grass), whether or not put up as a layer with	
4404.0050	or without supporting material.	4.5
1404.9050	Hena leave and powder	15
1501.9000	- Other	10
1502.1000	- Tallow	5
1502.9000	- Other	10
1503.0090	Other	10
1504.1000	- Fish- liver oils and their fractions	0
1504.2000	- Fats and oils and their fractions, of fish, other than liver oils	0
1504.3000	- Fats and oils and their fractions, of marine mammals	0
1505.0010	Lanolin	10
1505.0090	Other	10
1506.0000	Other animal fats and oils and their fractions, whether or	0
	not refined, but not chemically modified.	
1520.0000	Glycerol, crude; glycerol waters and glycerol lyes.	10
1521.1000	- Vegetable waxes	10
1521.9010	Bees wax	10
1521.9090	Other	10
1701.9100	Containing added flavouring or colouring matter	10
1701.9930		40
1701.3330	Chemically pure sucrose	10
1701.9930	Chemically pure sucrose Other	10
1701.9990	Other Lactose	10
1701.9990 1702.1110	Other	10 10

2102.3000	- Prepared baking powders	15
	dead	
2102.2000	- Inactive yeasts; other single- cell micro- organisms,	15
2102.1000	- Active yeasts	15
2101.0000	and extracts, essences and concentrates thereof	10
2101.3000	- Roasted chicory and other roasted coffee substitutes,	10
	essences or concentrates or with a basis of tea or mate	
2101.2000	 Extracts, essences and concentrates, of tea or mate, and preparations with a basis of these extracts, 	10
2101.2000		10
2101.1200	Preparations with a basis of extracts, essences or concentrates or with a basis of coffee	10
2101.1190	Other Proparations with a basis of extracts, assences or	10
2101.1120	Instant coffee in retail packs	10
2101.1110	Instant coffee in bulk	5
2008.9100	Palm hearts	15
2008.8000		15
	- Peaches, including nectarines - Strawberries	
2008.7000		15
2008.6000	- Apricos - Cherries	15
2008.5000	- Apricots	15
2008.4000	- Pears	15
2008.3000	- Citrus fruit	15
2008.1900	Other, including mixtures - Pineapples	15
2008.1100	Other, including mixtures	15
2008.1100	Ground-nuts	15
1905.9000	- Other	15
1903.0090	Other	15
1903.0010	Sago	15
1901.9090	Other	15
.001.0020	containing cocoa	'5
1901.9020	Preparations other than in retail packing, not	15
1901.2000	of heading 19.05	10
1901.2000	- Mixes and doughs for the preparation of bakers' wares	10
1000.2020	powder, granules or briquettes.	10
1806.2020	Chocolate crumbs in packing of 25kg or more in	10
1000.0000	sweetening matter.	5
1805.0000	Cocoa powder, not containing added sugar or other	5
1804.0000	Cocoa butter, fat and oil.	0
1803.2000	- Not defatted - Wholly or partly defatted	0
1803.1000	- Not defatted	0
1802.0000	Cocoa shells, husks, skins and other cocoa waste.	0
1801.0000	Cocoa beans, whole or broken, raw or roasted.	0
1703.1000	- Cane molasses	0
1702.9090	Other - Cane molasses	0
1702.9030 1702.9090		10
1702.9020	Caramel Malto dextrins	10 10
1702.9010	Maltose	10
	- Chemically pure fructose	15
1702.5000	Chamically nura tructoca	

2106.9030	Flavouring powders for preparation of food	10
2301.1000	- Flours, meals and pellets, of meat or meat offal;	10
	greaves	
2301.2010	Shrimp meal	0
2301.2090	Other	10
2302.1000	- Of maize (corn)	10
2302.3000	- Of wheat	10
2302.4000	- Of other cereals	10
2302.5000	- Of leguminous plants	10
2303.1000	- Residues of starch manufacture and similar residues	10
2303.2000	- Beet- pulp, bagasse and other waste of sugar	10
2000.2000	manufacture	
2303.3000	- Brewing or distilling dregs and waste	10
2304.0000	Oil- cake and other solid residues, whether or not	10
2001.0000	ground or in the form of pellets, resulting from the	
	extraction of soya bean oil.	
2306.1000	- Of cotton seeds	10
2306.2000	- Of linseed	10
2306.3000	- Of sunflower seeds	10
2306.4100	Of low erucic acid rape or colza seeds	10
2306.4900	Other	10
2306.5000	- Of coconut or copra	10
2306.6000	- Of palm nuts or kernels	10
2306.9000	- Other	10
2307.0000	Wine lees; argol.	10
2308.0000	Vegetable materials and vegetable waste, vegetable	10
2000.0000	residues and by- products, whether or not in the form of	
	pellets, of a kind used in animal feeding, not elsewhere	
	specified or included.	
2309.9000	- Other	5
2401.1000	- Tobacco, not stemmed /striped	10
2401.2000	- Tobacco, partly or wholly stemmed/ stripped	10
2401.3000	- Tobacco refuse	10
2515.1100	Crude or roughly trimmed	15
2515.1200	Merely cut, by sawing or otherwise, into blocks or	15
	slabs of a rectangular (including square) shape	
2515.2000	- Ecaussine and other calcareous monumental or	15
	building stone; alabaster	
2516.1100	Crude or roughly trimmed	15
2516.1200	Merely cut, by sawing or otherwise, into blocks or	15
	slabs of a rectangular (including square) shape	
2516.2000	- Sandstone	15
2516.9000	- Other monumental or building stone	15
2517.2000	- Macadam of slag, dross or similar industrial waste,	15
	whether or not incorporating the materials cited in	
	subheading 2517.10	
2517.3000	- Tarred macadam	15
2517.4100	Of marble	15
2517.4900	Other	15

2520.2000	- Plasters	10
2522.1000	- Quicklime	5
2522.2000	- Slaked lime	5
2522.3000	- Hydraulic lime	5
2523.1000	- Cement clinkers	10
2524.9000	- Other	10
2526.1010	Talc	5
2526.1090	Other	5
2526.2000	- Crushed or powdered	5
2530.9090	Other	0
2618.0000	Granulated slag (slag sand) from the manufacture of	0
	iron or steel.	
2701.1100	Anthracite	5
2701.1200	Bituminous coal	5
2701.1900	Other coal	5
2701.2000	- Briquettes, ovoids and similar soild fuels manufactured	5
	from coal	
2702.1000	- Lignite, whether or not pulverised, but not	5
	agglomerated	
2702.2000	- Agglomerated lignite	5
2703.0000	Peat (including peat litter), whether or not agglomerated.	5
2704.0010	Coke of coal	0
2704.0020	Coke of lignite or peat	5
2704.0090	Other	5
2705.0000	Coal gas, water gas, producer gas and similar gases, other than petroleum gases and other gaseous hydrocarbons.	5
2706.0010	Coal tar	10
2706.0090	Other	5
2707.5000	- Other aromatic hydrocarbon mixtures of which 65 % or	15
2707.0000	more by volume (including losses) distils at 250oC by the ISO 3405 method (equivalent to the ASTM D 86 method)	
2707.9100	Creosote oils	5
2707.9910	Carbon black oil (carbon black feedstock)	0
2707.9920	Phenols	5
2708.1000	- Pitch	5
2708.2000	- Pitch coke	5
2709.0000	Petroleum oils and oils obtained from bituminous minerals, crude	5
2710.1250	Solvent oil (non-composite)	10
2710.1290	Other	15
2710.1912	J.P.1	0
2710.1914	Other jet fuels	0
2710.1921	Light diesel oil	0
2710.1929	Other	5
2710.1931	High speed diesel oil	10
2710.1939	Other	10
2710.1941	Furnace-oil	5

2710.1991	Mineral oil which has flash point at or above 200oF	5
2710.1993	Base oil for lubricating oils of subheadings	10
	2710.1951, 2710.1952 and 2710.1953	
2710.1995	Liquid paraffin	0
2710.1996	White oil	10
2710.1997	Transformer oil	10
2710.2000	- Petroleum oils and oils obtained from bituminous	10
	minerals (other than crude) and preparations not	
	elsewhere specified or included, containing by weight 70	
	% or more of petroleum oils or of oils obtained from	
	bituminous minerals, these oils being the basic	
	constituents of the preparations, containing biodiesel	
	and other than waste oils	
2710.9900	Other	15
2711.1100	Natural gas	5
2712.1000	- Petroleum jelly	10
2712.9010	Slack wax	15
2712.9090	Other	15
2713.1100	Not calcined	5
2713.1200	Calcined	0
2713.2000	- Petroleum bitumen	5
2713.9010	Carbon black oil (carbon black feed stock)	0
2713.9090	Other	15
2714.1000	- Bituminous or oil shale and tar sands	0
2715.0000	Bituminous mixtures based on natural asphalt, on	5
	natural bitumen, on petroleum bitumen, on mineral tar or	
	on mineral tar pitch (for example, bituminous mastics,	
	cut- backs).	
2716.0000	Electrical energy. (optional heading)	5
2801.1000	- Chlorine	10
2803.0010	Carbon black (rubber grade)	10
2803.0020	Carbon black (other than rubber grade)	5
2803.0090	Other	15
2804.1000	- Hydrogen	0
2804.2100	Argon	0
2804.2900	Other	0
2804.3000	- Nitrogen	0
2804.4000	- Oxygen	0
2806.1000	- Hydrogen chloride (hydrochloric acid)	10
2806.2000	- Chlorosulphuric acid	0
2807.0000	Sulphuric acid; oleum.	10
2810.0010	Oxides of boron	0
2810.0020	Boric acid	0
2811.2100	Carbon dioxide	0
2815.1200	In aqueous solution (soda lye or liquid soda)	15
2827.2000	- Calcium chloride	0
2827.3100	Of magnesium	0
2827.3500	Of nickel	0

2828.1010	Commercial calcium hypochlorite (bleaching	0
2020 1000	powder)	
2828.1090	Other	0
2828.9000	- Other	0
2833.1100	Disodium sulphate	10
2833.1900	Other	10
2833.2100	Of magnesium	0
2833.2200	Of aluminium	0
2833.2400	Of nickel	0
2833.2930	Of chromium	15
2836.2000	- Disodium carbonate	10
2836.5000	- Calcium carbonate	0
2847.0000	Hydrogen peroxide, whether or not solidified with urea.	10
2849.1000	- Of calcium	10
2903.7100	Chlorodifluoromethane (HCFC-22)	0
2905.4500	Glycerol	15
2914.1100	Acetone	10
2915.1100	Formic acid	15
2915.2400	Acetic anhydride	0
2915.3100	Ethyl acetate	15
2915.3300	n-Butyl acetate	15
2915.3600	Dinoseb (ISO) acetate	15
2915.3910	Benzyl acetate	0
2915.3930	sec-Butyl acetate	15
2915.3940	Methyl acetate	15
2915.3990	Other	5
2915.7010	Stearic acid	15
2916.1600	Binapacryl (ISO)	0
2916.3990	Other	5
2917.1400	Maleic anhydride	10
2917.1900	Other	0
2917.2000	- Cyclanic, cyclenic or cycloterpenic polycarboxylic	0
	acids, their anhydrides, halides, peroxides, peroxyacids	
	and their derivatives	
2917.3300	Dinonyl or didecyl orthophthalates	15
2917.3410	Dibutyl orthophthalates	10
2917.3490	Other	10
2917.3500	Phthalic anhydride	10
2917.3610	Pure terephthalic acid (PTA)	5
2918.1400	Citric acid	5
2918.2290	Other	0
2918.2900	Other	0
2922.4990	Other	0
2932.2090	Other	0
2933.3400	Other fentanyls and their derivatives	10
2933.3600	4-Anilino-N-phenethylpiperidine (ANPP)	10
2933.3700	N-Phenethyl-4-piperidone (NPP)	10
2933.3990	Other	10
2900.0990	- Outer	10

2933.4990	Other	5
2933.5990	Other	10
2933.9990	Other	10
2934.9200	Other fentanyls and their derivatives	0
2934.9910	Furazolidone	10
2934.9990	Other	0
2935.9090	Other	10
2940.0000	Sugars, chemically pure, other than sucrose, lactose,	5
	maltose, glucose and fructose; sugar ethers, sugar	· ·
	acetals and sugar esters, and their salts, other than	
	products of heading 29. 37, 29. 38 or 29.39.	
2941.3000	- Tetracyclines and their derivatives; salts thereof	0
2941.4000	- Chloramphenicol and its derivatives; salts thereof	0
2941.5000	- Erythromycin and its derivatives; salts thereof	10
2941.9060	Cefixime in bulk	15
2941.9090	Other	10
3002.1200	Antisera and other blood fractions	10
3002.1300	Immunological products, unmixed, not put up in	10
	measured doses or in forms or packings for retail sale	
3002.1400	Immunological products, mixed, not put up in	10
	measured doses or in forms or packings for retail sale	
3002.1500	Immunological products, put up in measured doses or	10
	in forms or packings for retail sale	
3002.4900	Other	10
3002.5100	Cell therapy products	10
3002.5900	Other	10
3002.9030	Saxitoxin	0
3002.9040	Ricin	0
3002.9090	Other	10
3003.1000	- Containing pencillins or derivatives thereof, with a	10
	penicillanic acid structure, or streptomycins or their	
	derivatives	
3003.2000	- Other containing antibiotics	10
3003.3100	Containing insulin	10
3003.3900	Other	10
3003.4100	Containing ephedrine or its salts	10
3003.4200	Containing pseudoephedrine (INN) or its salts	10
3003.4300	Containing norephedrine or its salts	10
3003.4900	Other	10
3003.6000	- Other, containing antimalarial active principles	10
	described in Subheading Note 2 to this Chapter	
3003.9010	Unani, ayurvedic and other oriental type medicine	10
3003.9020	Homeopathic medicines	10
3003.9090	Other	10
3004.1090	Other	10
3004.2000	- Other, containing other antibiotics	10
3004.3100	Containing insulin	10
3004.3200	Containing corticosteroid hormones, their derivatives	10
	or structural analogues	

3004.3900	Other	10
3004.4100	Containing ephedrine or its salts	10
3004.4200	Containing pseudoephedrine (INN) or its salts	10
3004.4300	Containing norephedrine or its salts	10
3004.4900	Other	10
3004.5010	Cod liver oil	0
3004.5090	Other	10
3004.6000	- Other, containing antimalarial active principles	10
	described in Subheading Note 2 to this Chapter	
3004.9010	Unani ayurvedic and other oriental type medicine	10
3004.9020	Homeopathic medicines	10
3004.9070	Aspirin, medicinal	10
3004.9080	Sulpha drugs	10
3004.9091	Cough syrups medicinal	10
3004.9092	Paracetamol	10
3004.9099	Other	10
3005.1010	Surgical tape in jumbo rolls	10
3005.1090	Other	10
3005.9010	Acrynol pad	10
3005.9090	Other	10
3006.1090	Other	0
3006.3000	- Opacifying preparations for X- ray examinations;	10
	diagnostic reagents designed to be administered to the	
	patient	
3006.4000	- Dental cements and other dental fillings; bone	10
	reconstruction cements	
3101.0000	Animal or vegetable fertilisers, whether or not mixed	0
	together or chemically treated; fertilisers produced by	
	the mixing or chemical treatment of animal or vegetable	
	products.	
3202.1000	- Synthetic organic tanning substances	0
3202.9010	Tanning substances, tanning preparations based	15
	on chromium sulphate	
3202.9090	Other	10
3203.0010	Obtained from acacia catechu (black cutch)	0
3203.0090	Other	10
3204.1120	Liquid	10
3204.1190	Other	10
3204.1200	Acid dyes, whether or not premetallised, and	15
	preparations based thereon; mordant dyes and	
0004 4400	preparations based thereon	4.5
3204.1400	Direct dyes and preparations based thereon	15
3204.1510	Indigo blue	5
3204.1590	Other	10
3204.1600	Reactive dyes and preparations based thereon	15
3204.1720	Liquid	10
3204.1790	Other	10
3204.1800	Carotenoid colouring matters and preparations based	10
	thereon	

3204.1910	Dyes, sulphur	10
3204.1990	Dyes, synthetic	10
3204.9000	- Other	10
3205.0000	Colour lakes; preparations as specified in Note 3 to this	0
	Chapter based on colour lakes.	
3206.1900	Other	15
3206.2010	Chrome yellow	10
3206.2090	Other	10
3206.4100	Ultramarine and preparations based thereon	10
3206.4210	Lithopone	10
3206.4290	Other	15
3206.4910	Master batches (coloured)	15
3206.4920	Pigments and peparations based on cadmium	10
0200.4020	compounds	10
3206.4930	Pigments and preparations based on	10
0200.4000	hexacyanoferrates (ferrocyanides and ferricyanides)	10
3206.4990	Other	15
3206.5090	Inorganic products of a kind used as luminophores	10
3207.1010	Opacifiers	0
3207.1010	Other	0
3207.2000	- Vitrifiable enamels and glazes, engobes (slips) and	0
0207.2000	similar preparations	
3208.2010	Varnishes	15
3208.9011	Varnishes	10
3208.9019	Other	10
3209.9010	Lacquered blue, golden and silver	5
3211.0010	For leather	10
3212.1000	- Stamping foils	5
3212.9030	Emitter paste for tube lights	0
3214.1050	Capping cement for bulbs and tube lights	0
3214.9010	Silicon sealant	10
3215.1110	Rolling coating printing ink	15
3215.1910	Flourescent ink	15
3215.9010	Inks for ball points pens, fine liners and fibre tips	10
3301.1200	Of orange	10
3301.1300	Of lemon	10
3301.1900	Other	10
3301.2400	Of peppermint (Mentha piperita)	10
3301.2500	Of other mints	10
3301.2910	Of citronella	10
3301.2920	Of eucalyptus	10
3301.2990	Other	10
3301.3000	- Resinoids	0
3301.9010	Concentrates of essential oils	0
3301.9090	Other	10
3302.1010	Flavours for use in aerated beverages	10
3302.1010	Flavours and concentrates for use in food industry	10
3302.1020	Other	10
0002.1080	Ouici	10

0 10 10
10
1 10
10
10
10
10
15
15
15
15
15
15
15
15
15
15
15
15
15
0
10
10
10
10
0
10
10
0
0
0
0
0
0
10
15
15
10
15
or 0
10
1 10
15

3701.3020	Photo polymers and CTP plates of a kind used in printing Of news papers and magazines	10
3701.3030	Presensitized printing plates	15
3701.3090	Other	15
3805.1000	- Gum, wood or sulphate turpentine oils	0
3805.9000	- Other	0
3806.1090	Other	0
3806.2000	- Salts of rosin, of resin acids or of derivatives of rosin or	10
0000.2000	resin acids, other than salts of rosin adducts	
3806.3000	- Ester gums	0
3806.9000	- Other	0
3808.5210	Products registered under the Agricultural	0
0000.0210	Pesticides Ordinance 1971	
3808.5910	Products registered under the Agricultural	0
	Pesticides Ordinance 1971	
3808.6110	Products registered under the Agricultural	0
	Pesticides Ordinance 1971	
3808.6210	Products registered under the Agricultural	0
	Pesticides Ordinance 1971	
3808.6910	Products registered under the Agricultural	0
	Pesticides Ordinance 1971	
3808.9191	Emamectine benzoate	0
3808.9990	Other	5
3809.1000	- With a basis of amylaceous substances	10
3809.9190	Other	15
3809.9200	Of a kind used in the paper or like industries	10
3809.9300	Of a kind used in the leather or like industries	10
3812.2000	- Compound plasticizers for rubber or plastics	10
3812.3100	Mixtures of oligomers of 2,2,4-trimethyl-1,2-	0
	dihydroquinoline (TMQ)	
3812.3900	Other	5
3814.0000	Organic composite solvents and thinners, not elsewhere	10
	specified or included; prepared paint or varnish	
	removers.	
3816.0000	Refractory cements, mortars, concretes and similar	0
	compositions, including dolomite ramming mix, other	
	than products of heading 38.01.	
3822.1100	For malaria	0
3822.1200	For Zika and other diseases transmitted by	0
	mosquitoes of the genus Aedes	
3822.1300	For blood-grouping	0
3822.1900	Other	0
3822.9000	- Other	0
3823.1100	Stearic acid	15
3823.1910	Palm fatty acid distillate	15
3823.1920	Palm acid oil	10
3823.1930	Fatty acid distillate	15
3823.1990	Other	15
3823.7000	- Industrial fatty alcohols	15

3827.1100 3827.1200	oils obtained from bituminous minerals. - Containing chlorofluorocarbons (CFCs), whether or not Containing hydrochlorofluorocarbons (HCFCs), perfluorocarbons (PFCs) or hydrofluorocarbons (HFCs) - Containing hydrobromofluorocarbons (HBFCs)	15
3827.1100	oils obtained from bituminous minerals.	15
	containing less than 70 %by weight of petroleum oils or	
3826.0000	Biodiesel and mixtures thereof, not containing or	10
3824.9999	Other	0
502 1 .5551	stearate; calcium stearate	
3824.9997	Destruction :Salts of stearic acid other than alkali salts e.g. zinc	0
	piling and use of Chemical Weapons and on their	
	the Prohibition of the Development , Production, Stock	
3824.9995	Substances controlled under the Convention on	0
3824.9994	Carboxylic acid based anhydride hardener	0
3824.9993	Coated or treated calcium carbonate	0
3824.9980	Chloroparaffins liquid	10
3824.9950	Stencil correctors and other correcting fluids	15
3824.9940	Anti-scaling compounds	15
3824.9930	Prepared binders	0
3824.9920	Ion exchangers	0
	chewing gum	
3824.9910	Gum base of a kind used for manufacture of	10
3824.9200	Polyglycol esters of methylphosphonic acid	0
3824.8900	Containing short-chain chlorinated paraffins	0
	octabromodiphenyl ethers	
3824.8800	Containing tetra-, penta-, hexa-, hepta- or	0
	sulphonyl fluoride	
	perfluorooctane sulphonamides, or perfluorooctane	
3824.8700	Containing perfluorooctane sulphonic acid, its salts,	0
	hexachlorobenzene (ISO)	
3824.8600	Containing pentachlorobenzene (ISO) or	0
	(ISO)), including lindane (ISO, INN)	-
3824.8500	- Containing 1,2,3,4,5,6-hexachlorocyclohexane (HCH	0
	(ISO), endrin (ISO), heptachlor (ISO) or mirex (ISO)	
	chlorophenyl)ethane), dieldrin (ISO, INN), endosulfan	
	(ISO) (clofenotane (INN), 1,1,1-trichloro-2,2-bis(p-	
	(toxaphene), chlordane (ISO), chlordecone (ISO), DDT	
3824.8400	Containing aldrin (ISO), camphechlor (ISO)	0
3824.8300	Containing tris(2,3-dibromopropyl) phosphate	0
	biphenyls (PBBs)	
3024.0200	polychlorinated terphenyls (PCTs) or polybrominated	U
3824.8200	Containing oxirane (ethylene oxide) Containing polychlorinated biphenyls (PCBs),	0
3824.8100	Sorbitol other than that of subheading No. 2905.44Containing oxirane (ethylene oxide)	15 0
3824.6000	•	
3824.4000 3824.5000	- Prepared additives for cements, mortars or concretes- Non- refractory mortars and concretes	10
3924 4000		15
3824.3000	- Non- agglomerated metal carbides mixed together or with metallic binders	0

3827.1300	Containing carbon tetrachloride	0
3827.1400	Containing 1,1,1-trichloroethane (methyl chloroform)	0
3827.2000	- Containing bromochlorodifluoromethane (Halon-1211),	0
	bromotrifluoromethane (Halon-1301) or	
	dibromotetrafluoroethanes (Halon-2402)	
3827.3100	Containing substances of subheadings 2903.41 to	0
	2903.48	
3827.3200	Other, containing substances of subheadings 2903.71 to 2903.75	0
3827.3900	Other	0
3827.4000	- Containing methyl bromide (bromomethane) or bromochloromethane	0
3827.5100	Containing trifluoromethane (HFC-23)	0
3827.5900	Other	0
3827.6100	Containing 15 % or more by mass of 1,1,1- trifluoroethane (HFC-143a)	0
3827.6200	Other, not included in the subheading above,	0
002110200	containing 55 % or more by mass of pentafluoroethane	
	(HFC- 125) but not containing unsaturated fluorinated	
	derivatives of acyclic hydrocarbons (HFOs)	
3827.6300	Other, not included in the subheadings above,	0
	containing 40 % or more by mass of pentafluoroethane	
	(HFC-125)	
3827.6400	Other, not included in the subheadings above,	0
	containing 30 % or more by mass of 1,1,1,2-	
	tetrafluoroethane (HFC-134a) but not containing	
	unsaturated fluorinated derivatives of acyclic	
	hydrocarbons (HFOs)	
3827.6500	Other, not included in the subheadings above,	0
	containing 20 % or more by mass of difluoromethane	
	(HFC-32) and 20 % or more by mass of	
	pentafluoroethane (HFC-125)	
3827.6800	Other, not included in the subheadings above,	0
	containing substances of subheadings 2903.41 to	
3827.6900	2903.48	_
3827.9000	Other - Other	0
3901.1000	- Polyethylene having a specific gravity of less than 0.94	0
3901.1000	- Polyethylene having a specific gravity of less than 0.94 - Polyethylene having a specific gravity of 0.94 or more	0
3901.3000	- Ethylene- Vinyl acetate copolymers	0
3901.3000	- Ethylene-alpha-olefin copolymers, having a specific	0
3901.4000	gravity of less than 0.94	U
3901.9000	- Other	0
3902.1000	- Polypropylene	0
3902.1000	- Polyisobutylene	0
3902.3000	- Propylene copolymers	0
3902.9000	- Other	0
3903.1100	Expansible	15
3903.1910	General Purpose Polystyrene (GPPS)	15

3903.1920	High Impact Polystyrene (HIPS)	15
3903.1990	Other	10
3903.9010	Styrene acrylic emulsion	10
3903.9090	Other	10
3904.1010	Emulsion grade	10
3904.1090	Other	10
3904.2100	Non-plasticised	10
3904.2200	Plasticised	15
3904.3000	- Vinyl chloride- vinyl acetate copolymers	0
3904.4000	- Other vinyl chloride copolymers	0
3904.5000	- Vinylidene chloride polymers	15
3904.6100	Polytetrafluoroethylene	0
3904.6900	Other	0
3904.9000	- Other	15
3905.1900	Other	15
3905.2100	In aqueous dispersion	10
3905.2900	Other	0
3905.9100	Copolymers	0
3905.9910	Ethers polyvinyl	0
3905.9990	Other	5
3906.1000	- Poly(methyl methacrylate)	0
3906.9010	Cyanoacrylate	10
3906.9020	Acrylic binders	15
3906.9030	Pigment thickener	0
3906.9090	Other	10
3907.3000	- Epoxide resins	10
3907.6110	Yarn and film grades	5
3907.6120	Bottle grade	10
3907.6910	Yarn and film grades	5
3907.6920	Bottle grade	10
3907.7000	- Poly(lactic acid)	5
3907.9100	Unsaturated	15
3907.9900	Other	15
3909.4000	- Phenolic resins	10
3911.1010	Petroleum resins	10
3912.1100	Non-plasticised	10
3912.1200	Plasticised	10
3912.2010	Cellulose nitrates nonplasticised	10
3912.3100	Carboxymethylcellulose and its salts	5
3912.3900	Other	10
3912.9000	- Other	10
3913.1000	- Alginic acids, its salts and esters	5
3913.9010	Protein hardened	0
3913.9090	Other	10
3917.1000	- Artificial guts (sausage casings) of hardened protein or	10
	of cellulosic materials	
3917.2310	Heat shrinkable sleeves and tubes of a dia not	0
	exceeding 100 mm	

3917.3910	Heat shrinkable sleeves and tubes	0
3918.9000	- Of other plastics	10
3919.1010	Double sided tape	10
3919.9020	PVC electric insulation tapes in logs exceeding 100	15
001010020	cm	
3920.1000	- Of polymers of ethylene	15
3920.2010	Biaxially Oriented Polypropylene (BOPP) film, plain	15
3920.2020	Biaxially Oriented Polypropylene (BOPP) film,	15
0000.000	printed	
3920.2030	Biaxially Oriented Polypropylene (BOPP) film,	15
	metallized	
3920.2040	Biaxially Oriented Polypropylene (BOPP) film,	15
	laminated	
3920.2090	Other	15
3920.4990	Other	15
3920.5100	Of poly(methyl methacrylate)	15
3920.6200	Of poly(ethylene terephthalate)	15
3920.6310	Polyester rigid film	10
3920.6900	Of other polyesters	15
3920.7100	Of regenerated cellulose	15
3920.7300	Of cellulose acetate	15
3920.9100	Of poly(vinyl butyral)	15
3920.9200	Of polyamides	15
3920.9300	Of amino resins	15
3921.1200	Of polymers of vinyl chloride	15
3921.1300	Of polyurethanes	15
3921.1900	Of other plastics	15
3921.9090	Other	15
3923.2100	Of polymers of ethylene	15
3923.9010	Preforms made from polyethylene terephthalate	15
3926.9040	Laboratory ware	10
3926.9060	Shoe lasts	15
4004.0010	Bagomatic bladder scrap	0
4005.1090	Other	0
4005.2000	- Solutions; dispersions other than those of subheading	10
	4005.10	
4005.9900	Other	10
4006.1000	- "Camel- back" strips for retreading rubber tyres	10
4006.9000	- Other	0
4007.0010	Single cord	15
4007.0090	Other	15
4008.1190	Other	15
4008.1990	Other	15
4008.2190	Other	10
4009.3190	Other	10
4009.3200	With fittings	10
4010.1100	Reinforced only with metal	10
4010.1200	Reinforced only with textile materials	10

4010.1900	Other	15
4011.1000	- Of a kind used on motor cars (including station wagons	15
	and racing cars)	
4011.2011	Radial	15
4011.2019	Other	15
4011.2091	Radial	5
4011.2099	Other	5
4011.8000	- Of a kind used on construction, mininging or industrial	10
	handling vehicles and machines	. •
4011.9090	Other	10
4012.1300	Of a kind used on aircraft	0
4013.1010	Of a kind used on buses, lorries or trucks	5
4016.1020	Stopper	10
4016.1090	Other	5
4016.9210	Tip Eraser	10
4016.9320	Washers and other seals of rubber	15
4016.9990	Other	15
4103.3000	- Of swine	0
4115.2000	- Parings and other waste of leather or of composition	10
4113.2000	leather, not suitable for the manufacture of leather	10
	articles; leather dust, powder and flour	
4205.0011	Belting conveyor	0
4205.0011	Belting conveyor	0
4205.0012	Belting transmission	0
4205.0013	Gas kits of leather	0
4205.0014		0
4205.0016	Hosepiping leather Pickers leather	0
	Washer leather	0
4205.0017	Washer leather	
4205.0019 4303.9000		0
	- Other Artificial fur and articles thereof.	0
4304.0000		0
4409.1000	- Coniferous	15
4409.2100	of bamboo	15
4409.2200	of tropical wood	15
4409.2900	Other	15
4410.1100	Particle board	15
4410.1210	Unworked or not further worked than sanded	15
4410.1290	Other	15
4410.1900	Other	15
4410.9000	- Other	15
4411.1200	Of a thickness not exceeding 5 mm	10
4411.1300	Of a thickness exceeding 5 mm but not exceeding 9 mm	10
4411.1400	Of a thickness exceeding 9 mm	10
4411.9200	Of a density exceeding 0.8 g/cm2	10
4411.9310	Not mechanically worked or surface covered	10
4411.9390	Other	10
	Of a density not exceeding 0.5 g/cm2	

4412.1000	- Of bamboo	15
4412.3100	With at least one outer ply of tropical wood	15
4412.3300	Other, with at least one outer ply of non-coniferous	15
	wood of the species alder (Alnus spp.), ash (Fraxinus	
	spp.), beech (Fagus spp.), birch (Betula spp.), cherry	
	(Prunus spp.), chestnut (Castanea spp.), elm (Ulmus	
	spp.), eucalyptus (Eucalyptus spp.), hickory (Carya	
	spp.), horse chestnut (Aesculus spp.), lime (Tilia spp.),	
	maple (Acer spp.), oak (Quercus spp.), plane tree	
	(Platanus spp.), poplar and aspen (Populus spp.),	
	robinia (Robinia spp.), tulipwood (Liriodendron spp.) or	
	walnut (Juglans spp.)	
4412.3400	Other, with at least one outer ply of non-coniferous	15
	wood not specified under subheading 4412.33	
4412.3900	Other, with both outer plies of coniferous wood	15
4412.4100	With at least one outer ply Of tropical Wood	15
4412.4200	Other, With at least one outer ply Of non-coniferous	15
	Wood	
4412.4900	Other, With both outer plies Of coniferous Wood	15
4412.5100	With at least one outer ply Of tropical Wood	15
4412.5200	Other, With at least one outer ply Of non-coniferous	15
	Wood	
4412.5900	Other, With both outer plies Of coniferous Wood	15
4412.9100	With at least one outer ply of tropical Wood	15
4412.9200	Other, With at least one outer ply of non-coniferous	15
	Wood	
4412.9900	Other, with both outer plies of coniferous wood	15
4503.1000	- Corks and stoppers	10
4503.9000	- Other	10
4801.0000	Newsprint, in rolls or sheets	10
4802.1000	- Hand- made paper and paper board	15
4802.5400	Weighing less than 40 g/ m²	15
4802.5510	Printing paper	15
4802.5520	Poster paper	15
4802.5530	Graph paper	15
4802.5540	Bond paper	15
4802.5590	Other	15
4802.5600	Weighing 40 g/ m² or more but not more than 150 g/	15
	m², in sheets with one side not exceeding 435 mm and	
	the other side not exceeding 297mm in the unfolded	
	state	
4802.5700	Other, weighing 40 g/ m² or more but not more than	15
	150 g/ m²	
4802.5810	Art paper	15
4802.5830	Card board	15
4802.5850	Art card	15
4802.5890	Other	15
4802.6100	In rolls:	15

4000 6000	In about with one side not evereding 425 mm and	1.5
4802.6200	- In sheets with one side not exceeding 435 mm and	15
	the other side not exceeding 297 mm in the unfolded	
1000 0000	state:	4 =
4802.6990	Other	15
4804.1900	Other	15
4804.2100	Unbleached	5
4804.2900	Other	0
4804.3100	Unbleached	15
4804.3900	Other	15
4805.1100	Semi-chemical fluting paper	15
4805.1900	Other	15
4805.2400	Weighing 150 g/ m² or less	15
4805.3000	- Sulphite wrapping paper	0
4805.4000	- Filter paper and paperboard	0
4805.9290	Other	10
4805.9390	Other	5
4806.1000	- Vegetable parchment	5
4806.4090	Other	15
4807.0000	Composite paper and paperboard (made by sticking flat	15
	layers of paper or paperboard together with an	
	adhesive), not surface- coated or impregnated, whether	
	or not internally reinforced, in rolls or sheets.	
4809.2000	- Self- copy paper	0
4809.9000	- Other	15
4810.9210	Clay coated exceeding either 370 mN or 325 gsm	10
10.10.02.10	for aseptic liquid food packaging	'
4810.9290	Other	20
4811.1000	- Tarred, bituminised or asphalted paper and	15
1011.1000	paperboard	
4811.4100	Self-adhesive	10
4811.5100	Bleached, weighing more than 150 g/m2	15
4811.5910	Thermal fax paper	15
4811.5990	Other	15
4812.0000	Filter blocks, slabs and plates, of paper pulp.	15
4816.2000	- Self- copy paper	15
4816.9000		15
	- Other	
4819.1000	- Cartons, boxes and cases, of corrugated paper or	15
4040 2000	paperboard	15
4819.2000	- Folding cartons, boxes and cases, of non-corrugated	15
4004 4040	paper or paperboard	
4821.1040	Printed labels of paper	0
4821.9000	- Other	15
4822.1000	- Of a kind used for winding textile yarn	15
4823.4000	- Rolls, sheets and dials, printed for self- recording	15
	apparatus	
4823.6900	Other	15
4823.9090	Other	15
4901.1000	- In single sheets, whether or not folded	10

4901.9100	Dictionaries and encyclopaedias, and serial	0
	instalments thereof	
4901.9910	Holy Quran (Arabic text with or without translation)	0
4901.9990	Other	5
4902.1000	- Appearing at least four times a week	0
4902.9000	- Other	0
4903.0000	Children's picture, drawing or colouring books.	0
4904.0000	Music, printed or in manuscript, whether or not bound or illustrated.	0
4905.2000	- In book form	0
4905.9000	- Other	0
4906.0000	Plans and drawings for architectural, engineering, industrial, commercial, topographical or similar purposes, being originals drawn by hand; hand- written texts; photographic reproductions on sensitised paper and carbon copies of the foregoing.	0
4907.0010	Unused postage, revenue or similar stamps of current or new issue in the country in which they have, or will have, a recognised face value; stamp- impressed paper; banknotes	0
4907.0090	Other	15
4911.1000	- Trade advertising material, commercial catalogues and the like	5
4911.9100	Pictures, designs and photographs	10
4911.9900	Other	10
5007.1000	- Fabrics of noil silk	5
5007.2000	- Other fabrics, containing 85 % or more by weight of silk or of silk waste other than noil silk	5
5007.9000	- Other fabrics	5
5111.1100	Of a weight not exceeding 300 g/m2	5
5111.1900	Other	5
5111.2000	- Other, mixed mainly or solely with man- made filaments	5
5111.3000	- Other, mixed mainly or solely with man- made staple fibre	5
5111.9000	- Other	5
5112.1100	Of a weight not exceeding 200 g/m2	5
5112.1900	Other	5
5112.2000	- Other, mixed mainly or solely with man- made filaments	5
5112.3000	- Other, mixed mainly or solely with man- made staple fibres	5
5112.9000	- Other	5
5113.0000	Woven fabrics of coarse animal hair or of horsehair.	5
5204.1100	Containing 85 % or more by weight of cotton	5
5204.1900	Other	5
5204.2010	For sewing	5
5204.2020	For embroidery	5
5204.2090	Other	5

5205.1100	Measuring 714.29 decitex or more (not exceeding 14 metric number)	5
5205.1200	Measuring less than 714.29 decitex but not less than	5
0200.1200	232.56 decitex (exceeding 14 metric number but not	
	exceeding 43 metric number)	
5205.1300	Measuring less than 232.56 decitex but not less than	5
3203.1000	192.31 decitex (exceeding 43 metric number but not	
	exceeding 52 metric number):	
5205.1400	Measuring less than 192.31 decitex but not less than	5
3203.1400	125 decitex (exceeding 52 metric number but not	5
	`	
5205.1500	exceeding 80 metric number)	5
5205.1500	Measuring less than 125 decitex (exceeding 80	5
5005.0400	metric number)	_
5205.2100	Measuring 714.29 decitex or more (not exceeding 14	5
	metric number)	_
5205.2200	Measuring less than 714.29 decitex but not less than	5
	232.56 decitex (exceeding 14 metric number but not	
	exceeding 43 metric number)	
5205.2300	Measuring less than 232.56 decitex but not less than	5
	192.31 decitex (exceeding 43 metric number but not	
	exceeding 52 metric number)	
5205.2400	Measuring less than 192.31 decitex but not less than	5
	125 decitex (exceeding 52 metric number but not	
	exceeding 80 metric number)	
5205.2600	Measuring less than 125 decitex but not less than	5
	106.38 decitex (exceeding 80 metric number but not	
	exceeding 94 metric number)	
5205.2700	Measuring less than 106.38 decitex but not less than	5
	83.33 decitex (exceeding 94 metric number but not	
	exceeding 120 metric number)	
5205.2800	Measuring less than 83.33 decitex (exceeding 120	5
0200.2000	metric number)	
5205.3100	Measuring per single yarn 714.29 decitex or more	5
0200.0100	(not exceeding 14 metric number per single yarn)	
5205.3200	Measuring per single yarn less than 714.29 decitex	5
0200.0200	but not less than 232.56 decitex (exceeding 14 metric	
	number but not exceeding 43 metric number per single	
	yarn)	
5205.3300	Measuring per single yarn less than 232.56 decitex	5
5205.5500		5
	but not less than 192.31 decitex (exceeding 43 metric	
	number but not exceeding 52 metric number per single	
E20E 2400	yarn)	F
5205.3400	Measuring per single yarn less than 192.31 decitex	5
	but not less than 125 decitex (exceeding 52 metric	
	number but not exceeding 80 metric number per single	
5005 0 50	yarn)	
5205.3500	Measuring per single yarn less than 125 decitex	5
	(exceeding 80 metric number per single yarn)	

5205.4100	Measuring per single yarn 714.29 decitex or more	5
	(not exceeding 14 metric number per single yarn)	_
5205.4200	Measuring per single yarn less than 714.29 decitex	5
	but not less than 232.56 decitex (exceeding 14 metric	
	number but not exceeding 43 metric number per single	
5005 4000	yarn)	
5205.4300	Measuring per single yarn less than 232.56 decitex	5
	but not less than 192.31 decitex (exceeding 43 metric	
	number but not exceeding 52 metric number per single	
	yarn)	_
5205.4400	Measuring per single yarn less than 192.31 decitex	5
	but not less than 125 decitex (exceeding 52 metric	
	number but not exceeding 80 metric number per single	
	yarn)	
5205.4600	Measuring per single yarn less than 125 decitex but	5
	not less than 106.38 decitex (exceeding 80 metric	
	number but not exceeding 94 metric number per single	
	yarn)	
5205.4700	Measuring per single yarn less than 106.38 decitex	5
	but not less than 83.33 decitex (exceeding 94 metric	
	number but not exceeding 120 metric number per single	
	yarn)	
5205.4800	Measuring per single yarn less than 83.33 decitex	5
	(exceeding 120 metric number per single yarn)	
5206.1100	Measuring 714.29 decitex or more (not exceeding 14	5
	metric number)	
5206.1200	Measuring less than 714.29 decitex but not less than	5
	232.56 decitex (exceeding 14 metric number but not	
	exceeding 43 metric number)	
5206.1300	Measuring less than 232.56 decitex but not less than	5
	192.31 decitex (exceeding 43 metric number but not	
	exceeding 52 metric number)	
5206.1400	Measuring less than 192.31 decitex but not less than	5
	125 decitex (exceeding 52 metric number but not	
	exceeding 80 metric number)	
5206.1500	Measuring less than 125 decitex (exceeding 80	5
	metric number)	
5206.2100	Measuring 714.29 decitex or more (not exceeding 14	5
	metric number)	
5206.2200	Measuring less than 714.29 decitex but not less than	5
	232.56 decitex (exceeding 14 metric number but not	
	exceeding 43 metric number)	
5206.2300	Measuring less than 232.56 decitex but not less than	5
	192.31 decitex (exceeding 43 metric number but not	
	exceeding 52 metric number)	
5206.2400	Measuring less than 192.31 decitex but not less than	5
	125 decitex (exceeding 52 metric number but not	
	exceeding 80 metric number)	

5206.2500	Measuring less than 125 decitex (exceeding 80 metric number)	5
5206.3100	Measuring per single yarn 714.29 decitex or more	5
5206.3200	(not exceeding 14 metric number per single yarn) - Measuring per single yarn less than 714.29 decitex but not less than 232.56 decitex (exceeding 14 metric number but not exceeding 43 metric number per single	5
5206.3300	yarn) Measuring per single yarn less than 232.56 decitex but not less than 192.31 decitex (exceeding 43 metric number but not exceeding 52 metric number per single yarn)	5
5206.3400	- Measuring per single yarn less than 192.31 decitex but not less than 125 decitex (exceeding 52 metric number but not exceeding 80 metric number per single yarn)	5
5206.3500	Measuring per single yarn less than 125 decitex (exceeding 80 metric number per single yarn)	5
5206.4100	Measuring per single yarn 714.29 decitex or more (not exceeding 14 metric number per single yarn)	5
5206.4200	Measuring per single yarn less than 714.29 decitex but not less than 232.56 decitex (exceeding 14 metric number but not exceeding 43 metric number per single yarn)	5
5206.4300	Measuring per single yarn less than 232.56 decitex but not less than 192.31 decitex (exceeding 43 metric number but not exceeding 52 metric number per single yarn)	5
5206.4400	- Measuring per single yarn less than 192.31 decitex but not less than 125 decitex (exceeding 52 metric number but not exceeding 80 metric number per single yarn)	5
5206.4500	Measuring per single yarn less than 125 decitex (exceeding 80 metric number per single yarn)	5
5207.1000	- Containing 85 % or more by weight of cotton	5
5207.9000	- Other	5
5208.1100	Plain weave, weighing not more than 100 g/m2	10
5208.1200	Plain weave, weighing more than 100 g/m2	10
5208.1300	3-thread or 4-thread twill, including cross twill	10
5208.1900	Other fabrics	10
5208.2100	Plain weave, weighing not more than 100 g/m2	10
5208.2200	Plain weave, weighing more than 100 g/m2	10
5208.2300	3-thread or 4-thread twill, including cross twill	10
5208.2900	Other fabrics	10
5208.3100	Plain weave, weighing not more than 100 g/m2	10
5208.3200	Plain weave, weighing more than 100 g/m2	10
5208.3300	3-thread or 4-thread twill, including cross twill	10
5208.3900	Other fabrics	10
5208.4100	Plain weave, weighing not more than 100 g/m2	10

5208.4200	Plain weave, weighing more than 100 g/m2	10
5208.4300	3-thread or 4-thread twill, including cross twill	10
5208.4900	Other fabrics	10
5208.5100	Plain weave, weighing not more than 100 g/m2	10
5208.5200	Plain weave, weighing more than 100 g/m2	10
5208.5900	Other fabrics	10
5209.1100	Plain weave	10
5209.1200	3-thread or 4-thread twill, including cross twill	10
5209.1900	Other fabrics	10
5209.2100	Plain weave	10
5209.2200	3-thread or 4-thread twill, including cross twill	10
5209.2900	Other fabrics	10
5209.3100	Plain weave	10
5209.3200	3-thread or 4-thread twill, including cross twill	10
5209.3900	Other fabrics	10
5209.4100	Plain weave	10
5209.4200	Denim	10
5209.4300	Other fabrics of 3-thread or 4-thread twill, including	10
3209.4300	cross twill	10
5209.4900	Other fabrics	10
5209.5100	Plain weave	10
5209.5200	3-thread or 4-thread twill, including cross twill	10
5209.5900	Other fabrics	10
5210.1100	Plain weave	10
5210.1100	Other fabrics	10
5210.1900	Other labrics	10
5210.2900	Other fabrics	10
5210.3100	Plain weave	10
5210.3200	3-thread or 4-thread twill, including cross twill	10
5210.3900	Other fabrics	10
5210.4100	Plain weave	10
5210.4900	Other fabrics	10
5210.5100	Other labrics	10
5210.5900	Other fabrics	10
5211.1100	Plain weave	10
5211.1100	3-thread or 4-thread twill, including cross twill	10
5211.1900	Other fabrics	10
5211.2000	- Bleached	10
5211.3100	Plain weave	10
5211.3200	3-thread or 4-thread twill, including cross twill	10
5211.3900	Other fabrics	10
5211.4100	Other labrics	10
5211.4200	Plain weave	10
5211.4300	Other fabrics of 3-thread or 4-thread twill, including	10
JZ 11.4300	cross twill	10
5211.4900	Other fabrics	10
5211.5100	Other labrics	10
5211.5200	3-thread or 4-thread twill, including cross twill	10
JZ 11.JZUU	1 5-tillead of 4-tillead twill, illiduling cross twill	10

5211.5900	Other fabrics	10
5212.1100	Unbleached	15
5212.1200	Bleached	15
5212.1300	Dyed	15
5212.1400	Of yarns of different colours	15
5212.1500	Printed	15
5212.2100	Unbleached	15
5212.2200	Bleached	15
5212.2300	Dyed	15
5212.2400	Of yarns of different colours	15
5212.2500	Printed	15
5309.1100	Unbleached or bleached	5
5309.1100	Other	5
5309.1900	Unbleached or bleached	5
5309.2900	Other	5
		15
5310.1000	- Unbleached	_
5310.9010	Jute (hessian cloth)	15
5310.9090	Other	15
5311.0000	Woven fabrics of other vegetable textile fibres; woven	5
F400 0000	fabrics of paper yarn.	40
5402.2000	- High tenacity yarn of polyesters, whether or not	10
5400 0000	textured	40
5402.3300	Of polyesters	10
5402.3400	Of polypropylene	10
5402.3900	Other	10
5402.4600	Other, of polyesters, partially oriented	10
5402.4700	Other, of polyesters	10
5402.4800	Other, of polypropylene	10
5402.4900	Other	10
5402.5200	Of polyesters	10
5402.5300	Of polypropylene	10
5402.5900	Other	10
5402.6200	Of polyesters	10
5402.6300	Of polypropylene	10
5402.6900	Other	10
5404.1200	Other, of polypropylene	10
5407.1000	- Woven fabrics obtained from high tenacity yarn of	10
	nylon or other polyamides or of polyesters	
5407.2000	- Woven fabrics obtained from strip and the like	10
5407.3000	- Fabrics specified in Note 9 to Section XI	10
5407.4100	Unbleached or bleached	10
5407.4200	Dyed	15
5407.4300	Of yarns of different colours	15
5407.4400	Printed	15
5407.5100	Unbleached or bleached	10
5407.5200	Dyed	15
5407.5300	Of yarns of different colours	15
5407.5400	Printed	15

5407.6100	Containing 85 % or more by weight of non-textured polyester filaments	15
5407.6900	Other	15
5407.7100	Unbleached or bleached	10
5407.7200	Onbleached of bleached Dyed	15
5407.7300	Of yarns of different colours	15
5407.7400	Or yarns or different colours	15
5407.7400	Unbleached	10
5407.8120	Bleached	10
5407.8200	Dieactied Dyed	15
5407.8300	,	15
5407.8400	Of yarns of different colours Printed	15
5407.9110	Unbleached	10
5407.9110	Bleached	10
		15
5407.9200	Dyed Of verns of different colours	
5407.9300	Of yarns of different colours	15
5407.9400	Printed	15
5408.1000	- Woven fabrics obtained from high tenacity yarn of	10
E400 0400	viscose rayon	40
5408.2100	Unbleached or bleached	10
5408.2200	Dyed	10
5408.2300	Of yarns of different colours	10
5408.2400	Printed	10
5408.3110	Unbleached	10
5408.3120	Bleached	10
5408.3200	Dyed	10
5408.3300	Of yarns of different colours	10
5408.3400	Printed	10
5501.2000	- Of polyesters	5
5501.4000	- Of polypropylene	5
5501.9000	- Other	5
5503.2010	Of polyesters not exceeding 2.22 decitex	5
5503.2090	Other	5
5503.4000	- Of polypropylene	5
5503.9000	- Other	5
5506.2000	- Of polyesters	5
5506.4000	- Of polypropylene	10
5506.9000	- Other	5
5508.1000	- Of synthetic staple fibres	10
5508.2000	- Of artificial staple fibres	10
5509.1100	Single yarn	5
5509.1200	Multiple (folded) or cabled yarn	5
5509.2100	Single yarn	10
5509.2200	Multiple (folded) or cabled yarn	10
5509.3100	Single yarn	5
5509.3200	Multiple (folded) or cabled yarn	5
5509.4100	Single yarn	10
5509.4200	Multiple (folded) or cabled yarn	10

5509.5100	Mixed mainly or solely with artificial staple fibres	10
5509.5200	Mixed mainly or solely with wool or fine animal hair	10
5509.5300	Mixed mainly or solely with cotton	10
5509.5900	Other	10
5509.6100	Mixed mainly or solely with wool or fine animal hair	10
5509.6200	Mixed mainly or solely with cotton	10
5509.6900	Other	10
5509.9100	Mixed mainly or solely with wool or fine animal hair	10
5509.9200	Mixed mainly or solely with cotton	10
5509.9900	Other	10
5510.1100	Single yarn	10
5510.1200	Multiple (folded) or cabled yarn	10
5510.2000	- Other yarn, mixed mainly or solely with wool or fine	10
	animal hair	
5510.3000	- Other yarn, mixed mainly or solely with cotton	10
5510.9000	- Other yarn	10
5511.1000	- Of synthetic staple fibres, containing 85 % or more by	10
	weight of such fibres	
5511.2000	- Of synthetic staple fibres, containing less than 85 % by	10
	weight of such fibres	
5511.3000	- Of artificial staple fibres	10
5512.1110	Unbleached	10
5512.1120	Bleached	15
5512.1900	Other	15
5512.2110	Unbleached	10
5512.2120	Bleached	10
5512.2900	Other	15
5512.9110	Unbleached	10
5512.9120	Bleached	10
5512.9920	Unbleached	10
5512.9990	Other	15
5513.1110	Unbleached	10
5513.1120	Bleached	10
5513.1210	Unbleached	10
5513.1220	Bleached	10
5513.1310	Unbleached	10
5513.1320	Bleached	10
5513.1910	Unbleached	10
5513.1920	Bleached	10
5513.2100	Of polyester staple fibres, plain weave	15
5513.2300	Other woven fabrics of polyester staple fibres	15
5513.2900	Other woven fabrics	15
5513.3100	Of polyester staple fibres, plain weave	15
5513.3900	Other woven fabrics	15
5513.4100	Of polyester staple fibres, plain weave	15
5513.4900	Other woven fabrics	15
5514.1110	Unbleached	10
5514.1120	Bleached	10

5514.1210	Unbleached	10
5514.1220	Bleached	10
5514.1910	Unbleached	10
5514.1920	Bleached	10
5514.2100	Of polyester staple fibres, plain weave	15
5514.2200	3-thread or 4-thread twill, including cross twill, of	15
0014.2200	polyester staple fibres	
5514.2300	Other woven fabrics of polyester staple fibres	15
5514.2900	Other woven fabrics	15
5514.3010	3-thread or 4-thread twill, including cross twill, of	15
	polyester staple fibres	
5514.3090	Other	15
5514.4100	Of polyester staple fibres, plain weave	15
5514.4200	3-thread or 4-thread twill, including cross twill, of	15
0014.4200	polyester staple fibres	
5514.4300	Other woven fabrics of polyester staple fibres	15
5514.4900	Other woven fabrics	15
5515.1120	Unbleached	10
5515.1190	Other	15
5515.1210	Unbleached	10
5515.1290	Other	15
5515.1310	Unbleached	10
5515.1390	Other	15
5515.1910	Unbleached	10
5515.1990	Other	15
5515.2110	Unbleached	10
5515.2190	Other	15
5515.2210	Unbleached	10
5515.2290	Other	15
5515.2910	Unbleached	10
5515.2990	Other	15
5515.9110	Unbleached	10
5515.9190	Other	15
5515.9910	Unbleached	10
5515.9990	Other	15
5516.1100	Unbleached or bleached	10
5516.1200	Dyed	15
5516.1300	Of yarns of different colours	15
5516.1400	Printed	15
5516.2100	Unbleached or bleached	10
5516.2200	Dyed	15
5516.2300	Of yarns of different colours	15
5516.2400	Printed	15
5516.3100	Unbleached or bleached	10
5516.3200	Onbleached of bleached Dyed	15
5516.3300	Of yarns of different colours	15
5516.3400	Or yarns or different colours	15
5516.4100	Unbleached or bleached	10
33 10.4 100	Officialited of bleadfied	10

. 300 0400	Turf	0
5702.4210 5703.2100	Synthetic turf for sports fields	0
5702.3210	Synthetic turf for sports fields	0
	specified or included.	
	54.05, twine, cordage, rope or cables, not elsewhere	
5609.0000	Articles of yarn, strip or the like of heading 54.04 or	10
5607.9000	- Other	10
5607.5000	- Of other synthetic fibres	10
5607.4900	Other	10
5607.4100	Binder or baler twine	10
5607.2900	Other	10
5607.2100	Binder or baler twine	10
	chenille yarn); loop wale- yarn.	
	gimped horsehair yarn); chenille yarn (including flock	
	54.05, gimped (other than those of heading 56.05 and	
5606.0000	Gimped yarn, and strip and the like of heading 54.04 or	0
	powder or covered with metal.	
	combined with metal in the form of thread, strip or	
	yarn, or strip or the like of heading 54.04 or 54.05,	
5605.0000	Metallised yarn, whether or not gimped, being textile	10
5604.9000	- Other	0
5604.1000	- Rubber thread and cord, textile covered	0
5603.9400	Weighing more than 150 g/m2	10
	g/m2	
5603.9300	Weighing more than 70 g/m2 but not more than 150	10
	g/m2	
5603.9200	Weighing more than 25 g/m2 but not more than 70	10
5603.9100	Weighing not more than 25 g/m2	10
5603.1400	Weighing more than 150 g/m2	10
	g/m2	
5603.1300	Weighing more than 70 g/m2 but not more than 150	10
	g/m2	
5603.1200	Weighing more than 25 g/m2 but not more than 70	10
5603.1100	Weighing not more than 25 g/m2	10
5602.9000	- Other	10
5602.2900	Of other textile materials	10
5602.2100	Of wool or fine animal hair	10
5602.1000	- Needleloom felt and stitch bonded fibre fabrics	10
5601.3000	- Textile flock and dust and mill neps	10
5601.2900	Other	10
5601.2200	Of man-made fibres	10
5601.2100	Of cotton	10
5516.9400	Printed	10
5516.9300	Of yarns of different colours	10
5516.9200	Dyed	15
5516.9100	Unbleached or bleached	10
5516.4400	Printed	15
5516.4300	Of yarns of different colours	15
		•

Of a kind used in vehicles of heading 87 03 and	15
	13
	15
	15
	0
-	15
	13
Other for motor care and vehicles	15
	15
	10
	10
	10
	10
	10
	10
·	10
	10
	10
	10
	10
	10
- Terry towelling and similar woven Terry fabrics, of cotton	10
- Terry towelling and similar woven terry fabrics, of other textile materials	10
	10
	10
	10
	10
	10
	10
	10
	10
	10
	10
	10
	10
Of man-made fibres	10
	10
	0
· · · · · · · · · · · · · · · · · · ·	•
means of an adhesive (bolducs)	
means of an adhesive (bolducs)	10
Ribbons	10 10
	- Terry towelling and similar woven terry fabrics, of other textile materials - Tufted textile fabrics Gauze, other than narrow fabrics of heading 58.06 Tulles and other net fabrics - Of man-made fibres - Of other textile materials - Hand made lace Hand- woven tapestries of the types Gobelins, Flanders, Aubusson, Beauvais and the like, and needle- worked tapestries (for example, petit point, cross stitch) whether or not made up Woven pile fabrics (including terry towelling and similar terry fabrics) and chenille fabrics - Other woven fabrics, containing by weight 5 % or more of elastomeric yarn or rubber thread - Of cotton - Of man-made fibres - Of other textile materials - Fabrics consisting of warp without weft assembled by

5807.1040	Webbing	10
5807.1090	Other	10
5807.9000	- Other	10
5808.1000	- Braids in the piece	10
5808.9000	- Other	10
5809.0000	Woven fabrics of metal thread and woven fabrics of	10
	metallised yarn of heading 56.05, of a kind used in	. •
	apparel, as furnishing fabrics or for similar purposes, not	
	elsewhere specified or included.	
5810.1000	- Embroidery without visible ground	10
5810.9100	Of cotton	10
5810.9200	Of man-made fibres	10
5810.9900	Of other textile materials	10
5811.0000	Quilted textile products in the piece, composed of one or	10
	more layers of textile materials assembled with padding	
	by stitching or otherwise, other than embroidery of	
	heading 58.10.	
5901.1000	- Textile fabrics coated with gum or amylaceous	10
	substances, of a kind used for the outer covers of books	
	or the like	
5901.9010	Buckram	10
5901.9090	Other	10
5903.1000	- With poly(vinyl chloride)	15
5903.2000	- With polyurethane	15
5903.9000	- Other	15
5904.1000	- Linoleum	10
5904.9000	- Other	10
5905.0000	Textile wall coverings.	10
5906.1000	- Adhesive tape of a width not exceeding 20 cm	10
5906.9100	Knitted or crocheted	10
5906.9900	Other	10
5907.0000	Textile fabrics otherwise impregnated, coated or	10
	covered; painted canvas being theatrical scenery, studio	
	back- cloths or the like.	
5908.0000	Textile wicks, woven, plaited or knitted, for lamps,	10
	stoves, lighters, candles or the like; incandescent gas	
	mantles and tubular knitted gas mantle fabric therefor,	
	whether or not impregnated.	
5909.0000	Textile hosepiping and similar textile tubing with or	10
	without lining, armour or accessories of other materials.	
5910.0000	Transmission or conveyor belts or belting, of textile	5
	material, whether or not impregnated, coated, covered	
	or laminated with plastics, or reinforced with metal or	
5044 0000	other material.	
5911.2000	- Bolting cloth, whether or not made up	0
5911.3100	Weighing less than 650 g/m2	0
5911.3200	Weighing 650 g/m2 or more	0
5911.4000	- Filtering or straining cloth of a kind used in oil presses	0
	or the like, including that of human hair	

5911.9010	Dryer screen for paper making	0
5911.9090	Other	0
6001.1010	Unbleached	10
6001.1090	Other	10
6001.2110	Unbleached	10
6001.2190	Other	10
6001.2210	Unbleached	10
6001.2290	Other	10
6001.2910	Unbleached	10
6001.2990	Other	10
6001.9110	Unbleached	10
6001.9190	Other	10
6001.9130	Unbleached	10
6001.9210	Other	10
6001.9230	Unbleached	10
6001.9990	Other	10
6002.4000	- Containing by weight 5 % or more of elastomeric yarn	10
0002.4000	but not containing rubber thread	10
6002.9000	- Other	10
6003.1010	Unbleached	10
6003.1010	Other	10
6003.1030	Unbleached	10
6003.2010	Other	10
6003.3010	Unbleached	10
6003.3010	Other	10
6003.4010	Unbleached	10
6003.4090	Other	10
6003.9010	Unbleached	10
6003.9090	Other	10
6004.1000	- Containing by weight 5% or more of elastomeric yarn	10
0004.1000	but not containing by weight 3% of more of elastomeric yarm	10
6004.9000	- Other	10
6005.2110	Unbleached	10
6005.2120	Bleached	10
6005.2200	Dyed	10
6005.2300	Of yarns of different colours	10
6005.2400	Printed	10
6005.3500	Fabrics specified in Subheading Note 1 to this	10
	Chapter	
6005.3610	Unbleached	10
6005.3620	Bleached	10
6005.3700	Other, dyed	10
6005.3800	Other, of yarns of different colours	10
6005.3900	Other printed	10
6005.4110	Unbleached	10
6005.4120	Bleached	10
6005.4200	Dyed	10
6005.4300	Of yarns of different colours	10

6005.4400	Printed	10
6005.9010	Unbleached	10
6005.9090	Other	10
6006.1000	- Of wool or fine animal hair	10
6006.2110	Unbleached	10
6006.2120	Bleached	10
6006.2200	Dyed	10
6006.2300	Of yarns of different colours	10
6006.2400	Printed	10
6006.3110	Unbleached	10
6006.3120	Bleached	10
6006.3200	Dyed	10
6006.3300	Of yarns of different colours	10
6006.3400	Printed	10
6006.4110	Unbleached	10
6006.4120	Bleached	10
6006.4200	Dyed	10
6006.4300	Of yarns of different colours	10
6006.4400	Printed	10
6006.9010	Unbleached	10
6006.9090	Other	10
6217.1000	- Accessories	0
6217.9000	- Parts	0
6305.3210	Of a capacity of 1,000 Kg or more	10
6307.2000	- Life- jackets and life- belts	0
6309.0000	Worn clothing and other worn articles.	5
6805.1000	- On a base of woven textile fabric only	10
6806.2000	- Exfoliated vermiculite, expanded clays, foamed slag	0
	and similar expanded mineral materials (including	
	intermixtures thereof)	
6807.1000	- In rolls	10
6809.1100	Faced or reinforced with paper or paperboard only	15
6809.1900	Other	15
6809.9010	Industrial moulds	0
6811.8200	Other sheets, panels, tiles and similar articles	15
6812.8000	- Of crocidolite	10
6812.9100	Clothing, clothing accessories, footwear and	10
0040 0000	headgear	40
6813.2090	Other	10
6815.1100	Carbon fibres	0
6815.1200	Fabrics of Carbon fibres	0
6815.1300	Other articles of Carbon fibres	0
6815.1900	Other	0
6902.2090	Other	10
6902.9090	Other	10
6903.1000	- Containing by weight more than 50 % of free carbon	0
6903.2090	Other	0

6903.9010	Refractory products of a kind used in industrial ovens, kilns and furnaces	0
6903.9020	Saggars and parts thereof	10
7001.0000	Cullet and other waste and scrap of glass, excluding	10
	glass from cathode-ray tubes or other activated glass of heading 85.49; glass in the mass.	
7011.1000	- For electric lighting	15
7011.2000	- For cathode- ray tubes	10
7015.1000	- Glasses for corrective spectacles	10
7015.9000	- Other	10
7017.1020	Beakers	0
7017.1090	Other	0
7017.2000	- Of other glass having a linear coefficient of expansion not exceeding 5x10- 6 per Kelvin within a temperature range of 0oC to 300oC	0
7017.9000	- Other	0
7018.1000	- Glass beads, imitation pearls, imitation precious or semi- precious stones and similar glass smallwares	15
7018.2000	- Glass microspheres not exceeding 1mm in diameter	0
7018.9010	Glass eyes	10
7019.6990	Other	10
7020.0010	Articles used for industrial purposes	10
7113.1100	Of silver, whether or not plated or clad with other precious metal	0
7113.1910	Of gold	0
7113.1920	Medals and medollion of precious metals	0
7113.1990	Other	0
7113.2000	- Of base metal clad with precious metal	0
7114.1100	Of silver, whether or not plated or clad with other precious metal	0
7114.1900	Of other precious metal, whether or not plated or clad with precious metal	0
7114.2000	- Of base metal clad with precious metal	0
7115.1000	- Catalysts in the form of wire cloth or grill, of platinum	0
7115.9000	- Other	0
7116.1000	- Of natural or cultured pearls	0
7116.2000	 Of precious or semi- precious stones (natural, synthetic or reconstructed) 	0
7117.1100	Cuff-links and studs	10
7117.1900	Other	10
7117.9000	- Other	10
7118.1000	- Coin (other than gold coin), not being legal tender	0
7118.9000	- Other	0
7204.1010	Re-rollable	5
7204.4910	Re-rollable	5
7204.4990	Other	0
7206.1000	- Ingots	0
7206.9000	- Other	0
7207.1110	Billets	5

7207.1190	Other	5
7207.1210	Billets	5
7207.1290	Other	5
7207.1910	Of a cross section 165 X 165 mm and above	5
7207.1920	Billets	5
7207.1990	Other	5
7207.2010	Of a cross section 165 mm x 165 mm and above	5
7207.2020	Billets	5
7207.2090	Other	5
7209.1590	Other	10
7209.1690	Other	10
7209.1790	Other	10
7209.1891	Tin mill black plate of thickness 0.30 mm or less	10
7209.1899	Other	10
7209.2590	Other	10
7209.2690	Other	10
7209.2790	Other	10
7209.2890	Other	10
7209.9090	Other	10
7210.1190	Other	10
7210.1290	Other	10
7210.2090	Other	10
7210.3090	Other	10
7210.4190	Other	10
7210.4990	Other	10
7210.5090	Other	10
7210.6190	Other	10
7210.6990	Other	10
7210.7010	VCM or PCM coated sheets of a thickness	5
	(excluding any coating) not exceeding 0.5 mm	
7210.7090	Other	10
7210.9090	Other	10
7211.1390	Other	10
7211.1490	Other	10
7211.1990	Other	10
7211.2390	Other	10
7211.2920	Cold rolled steel strips of thickness below 0.5 mm	0
	and upto 100 mm wide	
7211.2990	Other	10
7211.9090	Other	10
7212.2090	Other	10
7212.3090	Other	10
7212.4090	Other	10
7212.5090	Other	10
7212.6090	Other	10
7213.1090	Other	10
7213.2090	Other	10

7213.9191	Of circular cross-section measuring less than 7	10
	mm in diameter	
7213.9199	Other	10
7213.9990	Other	10
7214.1090	Other	10
7214.2090	Other	10
7214.3090	Other	10
7214.9190	Other	10
7214.9990	Other	10
7215.1090	Other	10
7215.5090	Other	10
7215.9090	Other	10
7216.3110	Of a height exceeding 150 mm	5
7216.3210	Of a height exceeding 200 mm	5
7216.3310	Of a height exceeding 250 mm	5
7216.4010	Of a height exceeding 150 mm	5
7217.3010	Of a kind used in manufacture of pneumatic	10
	tyres(bead wire)	
7217.3020	Steel cord wire of specification swg-20 to 34	10
7221.0010	Of a width 50mm or more, but not exceeding	0
	200mm of Series 200, 301, 303, 304, 304L, 316, 316L,	
	410, 420 & 430	
7221.0090	Other	0
7222.1100	Of circular cross-section	0
7222.1900	Other	0
7222.2000	- Bars and rods, not further worked than cold- formed or	0
	cold- finished	
7222.3000	- Other bars and rods	0
7222.4000	- Angles, shapes and sections	0
7223.0000	Wire of stainless steel.	5
7224.1000	- Ingots and other primary forms	5
7224.9000	- Other	5
7225.5000	- Other, not further worked than cold- rolled (cold-	10
	reduced)	
7225.9100	Electrolytically plated or coated with zinc	10
7225.9200	Otherwise plated or coated with zinc	10
7225.9900	Other	10
7226.9200	Not further worked than cold-rolled (cold-reduced)	10
7226.9900	Other	10
7227.1000	- Of high speed steel	5
7227.2000	- Of silico-manganese steel	10
7227.9010	Of circular cross-section measuring less than 7 mm	10
	in diameter	
7227.9090	Other	10
7228.1000	- Bars and rods, of high speed steel	5
7228 2090	Other	5
7228.2090 7228.3090	Other Other	5 5

7228.5000	- Other bars and rods, not further worked than cold-	5
7228.6000	formed or cold- finished - Other bars and rods	5
7228.7000		10
	- Angles, shapes and sections	_
7228.8000	- Hollow drill bars and rods	10
7301.1000	- Sheet piling	10
7302.1000	- Rails	15
7304.1100	Of stainless steel	15
7304.1900	Other	15
7304.2200	Drill pipe of stainless steel	15
7304.2300	Other drill pipe	15
7304.2400	Other, of stainless steel	15
7304.3100	Cold-drawn or cold-rolled (cold-reduced)	15
7304.3900	Other	15
7304.4100	Cold-drawn or cold-rolled (cold-reduced)	0
7304.4900	Other	0
7304.5100	Cold-drawn or cold-rolled (cold-reduced)	15
7304.5900	Other	15
7305.1100	Longitudinally submerged arc welded	10
7305.1200	Other, longitudinally welded	10
7305.1900	Other	10
7305.2000	- Casing of a kind used in drilling for oil or gas	10
7305.3100	Longitudinally welded	10
7305.3900	Other	10
7305.9000	- Other	10
7306.1100	Welded, of stainless steel	15
7306.1900	Other	15
7306.2100	Welded, of stainless steel	15
7306.2900	Other	15
7306.3010	Copper coated mild steel tubes upto 8.5 mm dia	0
7306.3090	Other	15
7306.4000	- Other, welded, of circular cross- section, of stainless	15
7000.1000	steel	10
7306.5000	- Other, welded, of circular cross- section, of other alloy	15
7000.000	steel	
7306.6100	Of square or rectangular cross-section	15
7306.6900	- Of other non-circular cross-section	15
7306.9000	- Other.	15
7307.1110	In conformance to NACE certification as per MR-	0
7007.1110	175	
7307.1910	In conformance to NACE certification as per MR-	0
	175	
7307.1920	Semi finished malleable iron pipe fittings	10
7307.2100	Flanges	0
7307.2200	Threaded elbows, bends and sleeves	0
7307.2300	Butt welding fittings	0
7307.2900	Other	0
	3	<u> </u>

7311.0010	For CNG	0
7311.0020	For LPG	0
7311.0030	For cryogenic	0
7311.0040	For aerosol products	15
7312.9010	Steel cord brass plated of a kind used in	0
	manufacture of pneumatic tyres	
7314.1200	Endless bands for machinery, of stainless steel	0
7314.1400	Other woven cloth, of stainless steel	0
7314.1910	Steel cord fabric of kind used in manufacture of	0
	tyres	-
7314.1920	Other endless bands for machinery	0
7315.1990	Other	15
7318.1510	High tensile (DIN Grade 8.8. ASTM A325 or ASTM	0
	A 193 B7)	
7318.1610	High tensile (DIN Grade 8.8. ASTM A325 or ASTM A 193 B7)	0
7318.2110	High tensile (DIN Grade 8.8. ASTM A325 or ASTM	0
	A 193 B7)	
7318.2900	Other	15
7319.9010	Sewing, darning or embroidery needles	5
7326.1911	Upto 10 Kg	10
7326.1919	Other	10
7326.1920	Forgings of surgical & dental instruments	0
7326.1930	Steel forgings exceeding 150kg	0
7326.9030	Shoe lasts	0
7326.9040	Steel balls not exceeding 1mm diameter	0
7407.1090	Other	0
7408.1100	Of which the maximum cross-sectional dimension	10
	exceeds 6 mm	
7408.1900	Other	10
7408.2100	Of copper-zinc base alloys (brass)	15
7408.2900	Other	10
7409.1100	In coils	10
7409.2100	In coils	0
7409.2900	Other	15
7409.3100	In coils	10
7409.3900	Other	10
7409.4000	- Of copper- nickel base alloys (cupro- nickel) or copper-	10
	nickel- zinc base alloys (nickel silver)	
7409.9000	- Of other copper alloys	10
7411.1090	Other	10
7412.1000	- Of refined copper	15
7412.2000	- Of copper alloys	15
7419.8010	Copper springs	15
7507.1100	Of nickel, not alloyed	15
7507.1200	Of nickel alloys	15
7507.2000	- Tube or pipe fittings	15
7508.1000	- Cloth, grill and netting, of nickel wire	15
7508.9010	Nickel rotary printing screen	10

7508.9090	Other	15
7604.1010	Bars and rods	0
7604.2910	Bars and rods	0
7605.1100	Of which the maximum cross- sectional dimension	10
	exceeds 7 mm	
7605.1900	Other	15
7605.2100	Of which the maximum cross- sectional dimension	10
	exceeds 7 mm	
7605.2900	Other	15
7606.9190	Other	0
7606.9290	Other	5
7607.1100	Rolled but not further worked	15
7607.1920	Printed aluminium foil	15
7607.1990	Other:	15
7607.2000	- Backed	10
7608.1000	- Of aluminium, not alloyed	10
7608.2000	- Of aluminium alloys	10
7612.9040	Other round cans	10
7613.0010	Aerosol cans without valves and covers	10
7616.9910	Castings and forgings	10
7616.9920	Aluminium slugs	15
7616.9930	Pencil ferrules	10
7804.1100	Sheets, strip and foil of a thickness (excluding any	15
	backing) not exceeding 0.2 mm	
7804.1900	Other	15
7804.2000	- Powders and flakes	15
7806.0010	Wire	10
7903.9000	- Other	0
7904.0010	Wire	0
7904.0090	Other	0
7905.0000	Zinc plates, sheets, strip and foil.	0
7907.0090	Other	15
8007.0010	Tin plates, sheets and strip, of a thickness	0
	exceeding 0.2 mm.	
8007.0020	Tin foil (whether or not printed or backed with paper,	0
	paperboard, plastics or similar backing materials), of a	
	thickness (excluding any backing) not exceeding 0.2	
	mm; tin powders and flakes.	
8007.0030	Tin tubes, pipes and tube or pipe fittings (for	15
	example, couplings, elbows, sleeves).	
8201.1000	- Spades and shovels	15
8201.3000	- Mattocks, picks, hoes and rakes	15
8201.4000	- Axes, bill hooks and similar hewing tools	15
8201.5000	- Secateurs and similar one- handed pruners and shears	15
0004 0000	(including poultry shears)	4.5
8201.6000	- Hedge shears, two- handed pruning shears and similar	15
0004 0000	two- handed shears	4 -
8201.9000	- Other hand tools of a kind used in agriculture,	15
	horticulture or forestry	

8404.9090	Other	15
	84.03	
8404.1000	- Auxiliary plants for use with boilers of heading 84.02 or	10
8403.9000	- Parts	10
8402.9020	For machines of heading 8402.1990	10
8402.9010	For machines of heading 8402.1190	0
8402.1990	Other	10
8402.1190	Other	0
8401.1000	- Nuclear reactors	0
8311.9000	- Other	10
0011.0000	soldering, brazing or welding by flame	10
8311.3000	- Coated rods and cored wire, of base metal, for	10
8311.2000	- Cored wired of base metal, for electric arc- welding	<u>5</u>
8309.9010	Aluminium lids for cans of carbonated soft drinks	5
8308.9020	Buckle	15
8308.2000	- Tubular or bifurcated rivets	15
8308.1020	Eyes and elyelets	0
8308.1010	Hooks	10
8302.2000	- Castors	10
8301.1000	- Padlocks	5
32 10.0000	or less, used in the preparation, conditioning or serving of food or drink.	10
8210.0000	food industry Hand- operated mechanical appliances, weighing 10 kg	10
8208.3000	- For kitchen appliances or for machines used by the	10
8206.0090	subheadings of this heading	10
8205.9000	- Other, including sets of articles of two or more	10
8205.7000	- Vices, clamps and the like	10
8205.6000	- Blow lamps	10
8205.5900	Other	10
8205.5100	Household tools	10
8205.4000	- Screwdrivers	10
0200.000	working wood	10
8205.3000	- Planes, chisels, guages and similar cutting tools for	10
8205.2000	- Hammers and sledge hammers	10
8203.4000	- Pipe- cutters, bolt croppers, perforating punches and similar tools	10
8203.3000	- Metal cutting shears and similar tools	10
9202 2000	similar tools	10
8203.2000	- Pliers (including cutting pliers), pincers, tweezers and	10
8203.1000	- Files, rasps and similar tools	10
8202.9990	Other	10
8202.9910	Ginsaw blades	10
8202.9100	Straight saw blades, for working metal	10
8202.4000	- Chain saw blades	10
8202.2000	- Band saw blades	0
8202.1000	- Hand saws	10

8407.2100	Outboard motors	0
8407.2900	Other	0
8407.9010	Gas engines	0
8408.1000	- Marine propulsion engines	0
8409.1000	- For aircraft engines	0
8409.9150	Parts for marine engines	0
8409.9192	Parts for gas engine of heading 8407.9010	0
8409.9940	Parts for marine engines	0
8409.9999	Other	10
8410.1100	Of a power not exceeding 1,000 kW	0
8410.9010	For machines of heading 8410.1100	0
8412.8090	Other	0
8412.9090	Other	0
8413.1100	Pumps for dispensing fuel or lubricants, of the type	10
0442 2000	used in filling-stations or in garages	4.5
8413.2000	- Hand pumps, other than those of subheading 8413.11	15
0440 0040	or 8413.19	
8413.6019	Other	0
8413.7011	Submersible pumps having 5 to 10 inches	10
0440 7040	diameters	_
8413.7019	Other	5
8413.8200	Liquid elevators	0
8413.9140	Other parts for machines of heading 8413.1100	0
8413.9200	Of liquid elevators	10
8414.2000	- Hand- or foot- operated air pumps	0
8414.3090	Other	10
8414.7000	- Gas-tight biological safety cabinets	15
8414.8010	Piston type air compressors	15
8414.8020	Screw compressors	15
8414.8030	CNG compressors	15
8414.8040	Air curtains	15
8414.8059	Other	15
8414.8090	Other	15
8414.9090	Other	15
8415.9011	Enamelled and coated for antirust purposes	15
8415.9019	Other	15
8415.9029	Other	15
8415.9030	Covers for inner body.	15
8417.1010	Kilns	0
8417.1090	Other	0
8417.2000	- Bakery ovens, including biscuit ovens	0
8417.8000	- Other	0
8417.9000	- Parts	0
8418.6910	Milk chillers above 3000 litre capacity	10
8418.6920	Refrigerating machines with engine fitted on a	10
	common base for refrigerator containers	
8418.9920	Wire condensers	10
8418.9930	Of machine of heading 8418.6910	10
5 5 . 5 . 5 . 5	or maximo or nodding or rollor	

8419.1110	In CKD/SKD condition	15
8419.1210	In CKD/SKD condition	15
8419.1910	In CKD/SKD condition	15
8419.9020	Of machine of heading 8419.4000 and 8419.5000	15
8421.1900	Other	10
8421.2100	For filtering or purifying water	15
8421.2200	For filtering or purifying beverages other than water	15
8421.3920	Filter driers used with CFC refrigerant gases	10
8422.1100	Of the household type	15
8422.1900	Other	15
8422.2000	Machinery for cleaning or drying bottles or other	0
0422.2000	containers	
8422.3000	- Machinery for filling, closing, sealing, or labelling	0
0.22.000	bottles, cans, boxes, bags or other containers;	
	machinery for capsuling bottles, jars, tubes and similar	
	containers; machinery for aerating beverages	
8422.4000	- Other packing or wrapping machinery (including heat-	0
	shrink wrapping machinery)	
8422.9010	Of dish washing machines	0
8422.9090	Other	5
8424.2020	For industry	0
8425.4200	Other jacks and hoists, hydraulic	0
8426.1110	Not exceeding 400 metric ton	10
8426.9100	Designed for mounting on road vehicles	10
8426.9900	Other	15
8428.1010	Passenger lifts	5
8428.4000	- Escalators and moving walkways	0
8433.5100	Combine harvestor-threshers	0
8438.3010	For sugarcane crushers	0
8438.3090	Other	0
8438.9010	Of machines of heading 8438.3000 and 8438.4000	10
8441.2000	- Machines for making bags, sacks or envelopes	10
8441.3000	- Machines for making cartons, boxes, cases, tubes,	10
	drums or similar containers, other than by moulding	
8441.8000	- Other machinery	10
8443.3100	Machines which perform two or more of the	0
	functions of printing, copying or facsimile transmission,	
	capable of connecting to an automatic data processing	
	machine or to a network	
8443.3210	Dot matrix printers	0
8443.3220	Ink jet printers	0
8443.3230	Laser jet printers	0
8443.3240	Line printer	0
8443.3250	Letter quality daisy wheel printer	0
8443.3260	Facsimile machine	0
8443.3290	Other	0
8443.3910	Photocopying apparatus	0
8443.3990	Other	0

8443.9100	Parts and accessories of printing machinery used for printing by means of plates, cylinders and other	0
	printing components of heading 84.42	
8443.9910	Automatic documents feeders of copying machines	0
8443.9920	Paper feeders of copying machines	0
8443.9930	Sorters of copying machines	0
8443.9940	Other parts of copying machines	0
8443.9950	Toner and ink cartridges for computer printers	0
0440.9950	excluding disposable type	U
8443.9990	Other	0
8446.1000	- For weaving fabrics of a width not exceeding 30cm	15
8448.3110	Tops and flats	15
8448.3190	Other	10
8448.4290	Other	5
8448.4910	Shuttles	0
8448.4990	Other	5
8452.9020		10
0452.9020	Furniture, bases and covers for sewing machines and parts thereof	10
8452.9030	Parts of machine of heading 8452.1090	10
8458.1100	Numerically controlled	0
8458.1900	Other	0
8458.9100	Numerically controlled	0
8458.9900	Other	0
8459.1000	- Way- type unit head machines	0
8459.2100	Numerically controlled	0
8459.2910	Drilling machines with drilling capacity upto 62 mm	0
	in cast iron and 50 mm in steel	
8459.2990	Other	0
8459.3100	Numerically controlled	0
8459.3910	Vertical copy boring and milling machine with drilling	0
	capacity in steel upto 25 mm	
8459.3990	Other	0
8459.4100	Numerically controlled	0
8459.4900	Other	0
8459.5100	Numerically controlled	0
8459.5990	Other	0
8459.6100	Numerically controlled	0
8459.6910	Vertical turret(Bridgeport type) milling machine with	0
	long travel 750 mm, vertical travel 400 mm and cross travel 300 mm	
8459.6920	Universal engraving machine with clamping area 500 x 200 mm with pantograph ratio from 1:1 to 1:50	0
8459.6990	Other	0
8459.7010	Numerically controlled	0
8459.7090	Other	0
8460.1200	Numerically controlled	0
8460.1900	Other	0
5 r00.1000	Cuioi	•

8460.2300	Other cylindrical grinding machines, numerically controlled	0
8460.2400	Other, numerically controlled	0
8460.2900	Other	0
8460.3100	Numerically controlled	0
8460.3900	Other	0
8460.9090	Other	0
8461.2010	Shaping machines having stroke not exceeding 45	0
0101.2010	cm	
8461.2090	Other	0
8462.1110	Numerically controlled	0
8462.1190	Other	0
8462.1910	Numerically controlled	0
8462.1990	Other	0
8462.2200	Profile forming machines	0
8462.2300	Numerically controlled press brakes	0
8462.2400	Numerically controlled panel benders	0
8462.2500	Numerically controlled roll forming machines	0
8462.2600	Other Numerically controlled Bending, folding,	0
	straightening or flattening machines	
8462.2900	Other	0
8462.3200	Slitting lines and cut-to-length lines	0
8462.3300	Numerically controlled shearing machines	0
8462.3900	Other	0
8462.4200	Numerically controlled	0
8462.4900	Other	0
8462.5100	Numerically controlled	0
8462.5900	Other	0
8462.6110	Of pressure not exceeding 60.963 metric tons	10
8465.9110	Hacksaw machines with blades of length not	0
	exceeding 45.7cm	
8470.1000	- Electronic calculators capable of operation without an	0
	external source of electric power and pocket- size data	
	recording, reproducing and displaying machines with	
	calculating functions	
8470.2100	Incorporating a printing device	0
8470.3000	- Other calculating machines	0
8470.5000	- Cash registers	0
8471.3010	Laptop computers, notebooks whether or not	0
	incorporating multi media kit	
8471.3020	Personal computers	0
8471.3090	Other	0
8471.4110	Micro computer	0
8471.4120	Large or Main frame	0
8471.4190	Other	0
8471.4900	Other, presented in the form of systems	0
8471.5000	- Processing units other than those of sub- heading	0
	8471.41 or 8471.49, whether or not containing in the	

	same housing one or two of the following types of unit:	
	storage units, input units, output units	
8471.6010	Key boards	0
8471.6020	Mouse and other pointing devices	0
8471.6030	Scanner	0
8471.6090	Other	0
8471.7010	Floppy disk drives	0
8471.7020	Hard disk drive	0
8471.7030	Tape drive	0
8471.7040	CD-ROM drive	0
8471.7050	Digital video disc drive	0
8471.7060	Removable or exchangeable disc drives	0
8471.7090	Other	0
8471.8010	C.D.ROM writer	0
8471.8090	Other	0
8471.9010	Control units	0
8471.9020	Multi media kits for PCs	0
8471.9090	Other	0
8472.1000	- Duplicating machines	0
8472.3000	- Machines for sorting or folding mail or for inserting mail	0
	in envelopes or bands, machines for opening, closing or	
	sealing mail and machines for affixing or cancelling	
	postage stamps	
8472.9010	Automated Teller Machines (ATM)	0
8472.9090	Other	0
8473.2100	Of the electronic calculating machines of subheading 8470.10, 8470.21 or 8470.29	0
8473.2900	Other	0
8473.3010	Casings (with power supply) for computers	0
8473.3020	Cleaning discs for computer drives	0
8473.3090	Other	0
8473.4000	- Parts and accessories of the machines of heading 84.72	0
8473.5000	- Parts and accessories equally suitable for use with the machines of two or more of the headings 84.70 to 84.72	0
8474.1010	For cement industry	15
8474.1020	screening plant	0
8474.1090	Other	10
8474.3120	Concrete batching plant	0
8474.3130	Concrete transit mixer drum	0
8474.9090	Other	10
8476.2100	Incorporating heating or refrigerating devices	10
8476.2900	Other	10
8476.8100	Incorporating heating or refrigerating devices	10
8476.8900	Other	10
8476.9000	- Parts	10
8479.6000	- Evaporative air coolers	0
8479.8300	Cold isostatic presses	0
5 17 5.0000	Other	0

8481.1000	- Pressure- reducing valves	10
8481.2000	- Valves for oleohydraulic or pneumatic transmissions	15
8481.3010	For tyre tubes	15
8481.3090	Other	15
8481.4000	- Safety or relief valves	15
8481.8090	Other	10
8481.9000	- Parts	10
8482.1000	- Ball bearings	10
8482.2000	- Tapered roller bearings, including cone and tapered	10
	roller assemblies	
8482.3000	- Spherical roller bearings	10
8482.4000	- Needle roller bearings, including cage and Needle	10
	roller assemblies	
8482.5000	- Other cylindrical roller bearings, including cage and	10
	roller assemblies	
8482.8000	- Other, including combined ball/ roller bearings	10
8483.2000	- Bearing housings, incorporating ball or roller bearings	15
8485.1000	- By metal deposit	15
8485.2000	- By plastics or rubber deposit	15
8485.3000	- By plaster, cement, ceramics or glass deposit	15
8485.8000	- Other	15
8485.9000	- Parts	10
8501.3300	Of an output exceeding 75 kW but not exceeding 375	0
	kW	
8501.3400	Of an output exceeding 375 kW	0
8501.4010	Of an output not exceeding 60 watts	0
8501.4090	Other	15
8501.5110	Submersible motors of stainless steel	0
8501.5120	AC clutch motors for industrial sewing machine	0
8501.5210	Submersible motors of stainless steel	10
8501.5220	AC clutch motors for industrial sewing machine	0
8502.1110	Of an output not exceeding 5 kVA	5
8502.1200	Of an output exceeding 75 kVA but not exceeding	15
	375 kVA	
8502.1310	Of an output exceeding 375 kVA but not exceeding	15
	1100 kVA	
8502.1390	Other	5
8502.2010	Of an output not exceeding 5 kVA	10
8502.2020	Of an output exceeding 5 KVA but not exceeding	10
	1250 KVA	
8502.2090	Other	10
8503.0020	Of machine of heading 8501.5340, 8501.5390,	10
	8502.1110, 8502.1390 & 8502.2000	
8503.0090	Other	15
8504.3100	Having a power handling capacity not exceeding 1	15
	kVA	
8504.4010	Un-interrupted power supply (UPS) of power rating	15
	upto 1.5 kVA	
8504.4020	Battery chargers	10

8504.4030	Charging station for electric vehicle	15
8504.4090	Other	15
8504.9040	Toroidal cores and strips	0
8504.9090	Other	10
8506.1000	- Manganese dioxide	10
8506.3000	- Mercuric oxide	10
8506.4000	- Silver oxide	10
8506.5000	- Lithium	0
8506.6000	- Air- zinc	10
8506.8000	- Other primary cells and primary batteries	10
8507.3000	- Nickel- cadmium	10
8507.5000	- Nickel-metal hydride	10
8507.6000	- Lithium-ion	10
8507.8000	- Other	10
8507.9000	- Parts	10
8508.1110	In CKD/SKD condition	15
8508.1110	In CKD/SKD condition	15
8508.6011	In CKD/SKD condition	0
8508.6019	Other	5
8508.6091	In CKD/SKD condition	15
8508.7000		10
	- Parts	
8510.1000	- Shavers	0
8510.2000	- Hair clippers	0
8511.1000	- Sparking plugs	10
8513.1020	Other safety lamps; Morse signalling lamps;	15
0542 4020	examination lamps	10
8513.1030 8513.1040	Rechargeable emergency light	10
	Torches	10
8513.1050	Huricane lanterns	10
8513.1090	Other	15
8513.9090	Other	10
8516.1010	In CKD/SKD condition	15
8516.8010	Electric Heating Element for Refrigerators/Power	10
0547.4400	condensation heater for motors	4.5
8517.1420	Fixed wireless terminal and CDMA	15
8517.1430	Satellite mobile phone, whether or not functional on	10
0517 1010	cellular networks	10
8517.1810	Video phones	10
8517.1890	Other	10
8517.6100	Base stations	10
8517.6210	Voice frequency telegraphy Modems	0
8517.6220		0
8517.6230	High bit rate digital hierarchy system (SDH)	0
8517.6240	Digital loop carrier system (DLC)	0
8517.6250	Synchronous digital hierarchy system (SDH)	0
8517.6260	Multiplexers, statistical multiplexers	0
8517.6270	Routers	0
8517.6280	Smart Watches	15

8517.6290	Other	0
8517.6910	ISDN system	10
8517.6920	ISDN terminal adapters	10
8517.6950	Set top boxes for gaining access to internet	10
8517.6960	Attachements for telephones	10
8517.6970	Networking equipments like LAN bridges, hubs,	0
0017.0070	switches and repeaters	
8517.6980	Multi-station access units	0
8517.6990	Other	15
8517.7100	Aerials and aerial reflectors of all kinds; parts suitable	10
	for use therewith	
8517.7900	Other	10
8518.1010	Microphones having a frequency range of 300 Hz to	0
0010.1010	3.4 KHz with a diameter not exceeding 10 mm and a	
	height not exceeding 3 mm, for telecommunication use	
8518.1090	Other	15
8518.2910	Loudspeakers, without housing, having a frequency	0
0010.2010	range of 300 Hz to 3.4 KHz with a diameter of not	
	exceeding 50mm, for telecommunication use	
8518.9000	- Parts	15
8523.4110	Compact disc (CD)	10
8523.4120	Digital versatile discs (DVD)	10
8523.4190	Other	10
8523.4910	containing software	10
8523.4920	Discs for laser reading system containing audio	10
0020.1020	material	
8523.4930	Discs for laser reading system containing images or	10
002011000	video material	
8523.4990	Other	10
8523.5110	Multimedia memory cards (MMC), SD cards	0
8523.5120	Other multimedia storage devices capable of	0
	connecting to an automatic data processing machine	
8523.5130	Containing software	10
8523.5190	Other	0
8523.5210	SIM cards	0
8523.5220	Memoray cards	5
8523.5290	Other	0
8523.5910	Proximity cards and tags	5
8523.5990	Other	10
8523.8090	Other	10
8525.5010	Radio broadcast transmitter	15
8525.5020	TV broadcast transmitter	15
8525.5030	Communication jamming equipment	15
8525.5040	Wireless microphone	15
8525.5090	Other	0
8525.6010	Blue tooth whether or not capable Of connecting to	10
3320.0010	an automatic data processing machine	10
8525.6020	Radio paging apparatus	10
8525.6030	Walkie talkie set	10
5525.5555	Transc tando oot	

8525.6040	VSAT terminals	10
8525.6050	Other satellite communication equipment	10
8525.6060	Vehicle tracking system	10
8525.6070	Modems	10
8525.6090	Other	10
8525.8100	High-speed goods as specified in Subheading Note 1	10
0020.0100	to this Chapter	10
8525.8200	Other, radiation-hardened or radiation-tolerant goods	10
0020.0200	as specified in Subheading Note 2 to this Chapter	
8525.8300	- Other, night vision goods as specified in Subheading	10
	Note 3 to this Chapter	
8525.8910	Close circuit TV cameras	0
8525.8920	Multimedia still/video camera	0
8525.8930	Television cameras	0
8525.8940	Digital cameras	0
8525.8950	Video cameras recorders	0
8525.8990	Other	10
8526.1000	- Radar apparatus	0
8526.9100	Radio navigational aid apparatus	0
8526.9200	Radio remote control apparatus	0
8527.9910	Modems	10
8528.5200	Capable of directly connecting to and designed for	0
0020.0200	use with an automatic data processing machine of	
	heading 84.71	
8528.6290	Other	0
8529.1010	Parts and accessories for cable TV/Satellite receiver	10
	i.e, (spliter, channel combiners, signal amplifiers etc)	
8529.1090	Other	15
8531.2000	- Indicator panels incorporating liquid crystal devices	10
	(LCD) or light-emitting diodes (LED)	
8531.8000	- Other apparatus	10
8532.2100	Tantalum	10
8532.2300	Ceramic dielectric, single layer	10
8532.2400	Ceramic dielectric, multilayer	10
8532.9010	Capaciters decks of metal or plastic with terminals	10
	or connectors	
8532.9020	Capaciters terminals	10
8534.0000	Printed circuits.	10
8535.2110	Upto 17.5 kV	5
8535.2190	Other	10
8535.2900	Other	10
8535.3090	Other	10
8535.4090	Other	10
8535.9000	- Other	10
8536.2010	Circuit breakers above 10 amp	0
8536.2020	Air Circuit breakers, multi phase	0
8536.5010	Pressure switches	0
8536.6910	Plugs and Sockets with pins 16 and above	0
8536.9010	Wafer probers	0

8536.9030	Mangetic contactors/thermal protectors for motors	10
8538.9010	Vacuum Interrupters for vacuum circuit breakers	0
8538.9090	Other	10
8539.2190	Other	10
8539.3110	Energy saving lamp	5
8539.3120	Energy saving tube	5
8539.3210	Energy saving lamp	5
8539.3220	Energy saving tube	5
8539.5100	light-emitting diode (LED) modules	5
8539.5210	Bulb	5
8539.5220	Tube	5
8539.9030	Base cap for tube light	5
8539.9090	Other	5
8540.1100	Colour	0
8540.1200	Monochrome	0
8540.2000	- Television camera tubes; image converters and	0
	intensifiers; other photo- cathode tubes	
8540.4000	- Data/graphic display tubes, monochrome; data/graphic	0
	display tubes, colour, with a phosphor dot screen pitch	
	smaller than 0.4 mm	
8540.6000	- Other cathode- ray tubes	0
8540.7900	Other	0
8540.8100	Receiver or amplifier valves and tubes	0
8540.8900	Other	0
8540.9100	Of cathode-ray tubes	0
8540.9900	Other	0
8543.1000	- Particle accelerators	0
8543.2000	- Signal generators	0
8543.7010	Remote control	5
8544.1110	Enamelled wire with nylon cover	10
8544.4920	Multi core, flexible, flat type copper, insulated (all	10
	features together)	
8545.1900	Other	15
8545.2000	- Brushes	15
8545.9090	Other	5
8547.9000	- Other	15
8601.1000	- Powered from an external source of electricity	0
8601.2000	- Powered by electric accumulators	0
8602.1000	- Diesel- electric locomotives	0
8602.9000	- Other	0
8603.1000	- Powered from an external source of electricity	0
8603.9000	- Other	0
8604.0000	Railway or tramway maintenance or service vehicles,	0
	whether or not self- propelled (for example, workshops,	
	cranes, ballast tampers, trackliners, testing coaches and	
	track inspection vehicles).	
8605.0000	Railway or tramway passenger coaches, not self-	0
	propelled; luggage vans, post office coaches and other	

	special purpose railway or tramway coaches, not self-	
8606.1000	propelled (excluding those of heading 86.04). - Tank wagons and the like	0
8606.3000	- Self- discharging vans and wagons, other than those of	0
	subheading 8606.10	
8606.9100	Covered and closed	0
8606.9200	Open, with non-removable sides of a height exceeding 60 cm	5
8606.9900	Other	5
8607.1100	Driving bogies and bissel-bogies	0
8607.1200	Other bogies and bissel bogies	0
8607.1900	Other, including parts	0
8607.2100	Air brakes and parts thereof	0
8607.2900	Other	0
8607.3000	- Hooks and other coupling devices, buffers, and parts thereof	0
8607.9100	Of locomotives	0
8607.9900	Other	0
8608.0000	Railway or tramway track fixtures and fittings;	0
	mechanical (including electro- mechanical) signalling,	
	safety or traffic control equipment for railways,	
	tramways, roads, inland waterways, parking facilities,	
	port installations or airfields; parts of the foregoing.	
8609.0000	Containers (including containers for the transport of	10
	fluids) specially designed and equipped for carriage by	
8701.2190	one or more modes of transport Other	10
8701.2190	Other	10
8701.2390	Other	10
8701.2990	Other	10
8701.9100	Not exceeding 18 kW	10
8701.9210	Components for the assembly / manufacture of	15
0701.9210	agricultural tractors, in any kit form	15
8701.9220	Agricultural Tractors, having an engine capacity	15
0701.3220	exceeding 26 kW but not exceeding 37 kW	10
8701.9290	Other	10
8701.9310	Components for the assembly / manufacture of	15
0701.0010	agricultural tractors, in any kit form	10
8701.9320	Agricultural Tractors, having an engine capacity	15
	exceeding 37 kW but not exceeding 75 kW	
8701.9390	Other	10
8701.9400	Exceeding 75 kW but not exceeding 130 kW	10
8701.9500	Exceeding 130 kW	10
8713.1000	- Not mechanically propelled	0
8713.9000	- Other	0
8714.2000	- Of carriages for disabled persons	0
8714.9310	Free wheel sprocket wheel for bicycle of heading	15
	87.12	

8716.1010	 Components for the assembly / manufacture of vehicles, in any kit form 	15
8716.1090	Other	15
8716.2010	Components for the assembly / manufacture of vehicles, in any kit form	15
8716.2090	Other	15
8716.3110	Components for the assembly / manufacture of vehicles, in any kit form	15
8716.3190	Other	15
8716.3910	Components for the assembly / manufacture of vehicles, in any kit form	15
8716.3990	Other	15
8716.4010	Components for the assembly / manufacture of vehicles, in any kit form	15
8716.4090	Other	15
8716.8010	Components for the assembly / manufacture of vehicles, in any kit form	15
8716.8090	Other	15
8801.0000	Balloons and dirigibles; gliders, hang gliders and other non-powered aircraft.	0
8802.1100	Of an unladen weight not exceeding 2,000 kg	0
8802.1200	Of an unladen weight exceeding 2,000 kg	0
8802.2000	- Aeroplanes and other aircraft, of an unladen weight not exceeding 2,000 kg	0
8802.3000	- Aeroplanes and other aircraft, of an unladen weight exceeding 2,000 kg but not exceeding 15,000 kg	0
8802.4000	- Aeroplanes and other aircraft, of an unladen weight exceeding 15,000 kg	0
8802.6000	- Spacecraft (including satellites) and suborbital and spacecraft launch vehicles	0
8804.0000	Parachutes (including dirigible parachutes and paragliders) and rotochutes; parts thereof and accessories thereto.	0
8805.1000	- Aircraft launching gear and parts thereof; deck- arrestor or similar gear and parts thereof	0
8805.2100	Air combat simulators and parts thereof	0
8805.2900	Other	0
8806.1000	- Designed for the carriage of passengers	0
8806.2100	With maximum take-off weight not more than 250 g	0
8806.2200	With maximum take-off weight more than 250 g but not more than 7 kg	0
8806.2300	With maximum take-off weight more than 7 kg but not more than 25 kg	0
8806.2400	With maximum take-off weight more than 25 kg but not more than 150 kg	0
8806.2900	Other	0
8806.9100	With maximum take-off weight not more than 250 g	0
8806.9200	With maximum take-off weight more than 250 g but not more than 7 kg	0

8806.9300	With maximum take-off weight more than 7 kg but not	0
	more than 25 kg	
8806.9400	With maximum take-off weight more than 25 kg but	0
	not more than 150 kg	
8806.9900	Other	0
8807.1000	- Propellers and rotors and parts thereof	0
8807.2000	- Under-carriages and parts thereof	0
8807.3000	- Other parts of aeroplanes, helicopters or unmanned	0
	aircraft	
8807.9000	- Other	0
8901.1000	- Cruise ships, excursion boats and similar vessels	0
	principally designed for the transport of persons; ferry-	
	boats of all kinds	
8901.2000	- Tankers	0
8901.9000	- Other vessels for the transport of goods and other	0
	vessels for the transport of both persons and goods	
8905.1000	- Dredgers	0
8905.2000	- Floating or submersible drilling or production platforms	0
8905.9000	- Other	0
8906.1000	- Warships	0
8906.9000	- Other	0
8907.1000	- Inflatable rafts	0
8907.9000	- Other	0
9001.3000	- Contact lenses	10
9001.4000	- Spectacle lenses of glass	10
9001.5000	- Spectacle lenses of other materials	10
9002.1100	For cameras, projectors or photographic enlargers or	0
	reducers	
9002.1900	Other	0
9002.2000	- Filters	0
9002.9000	- Other	0
9003.1100	Of plastics	10
9003.1900	Of other materials	10
9003.9000	- Parts	10
9004.1000	- Sunglasses	0
9004.9010	Night vision goggles	10
9004.9090	Other	10
9005.1000	- Binoculars	10
9005.8000	- Other instruments	10
9005.9000	- Parts and accessories (including mountings)	10
9006.1000	- Cameras of a kind used for preparing printing plates or	0
	cylinders	
9006.3000	- Cameras specially designed for underwater use, for	0
	aerial survey or for medical or surgical examination of	
	internal organs, comparison cameras for forensic or	
	criminological purposes	
9006.4000	- Instant print cameras	0
9006.5300	For roll film of a width of 35 mm	0
9006.5900	Other	0

9006.6100	Discharge lamp ("electronic") flashlight apparatus	0
9006.6900	Other	0
9006.9100	For cameras	0
9006.9900	Other	0
9007.1000	- Cameras	0
9007.2000	- Projectors	0
9007.9100	For cameras	0
9007.9200	For projectors	0
9008.5000	- Projectors, enlargers and reducers	0
9008.9000	- Parts and accessories	0
9010.1000	- Apparatus and equipment for automatically developing	0
	photographic (including cinematographic) film or paper	
	in rolls or for automatically exposing developed film to	
	rolls of photographic paper	
9010.5000	- Other apparatus and equipment for photographic	0
	(including cinematographic) laboratories; negatoscopes	
9010.6000	- Projection screens	0
9010.9000	- Parts and accessories	0
9014.1000	- Direction finding compasses	0
9014.2000	- Instruments and appliances for aeronautical or space	0
	navigation (other than compasses)	
9014.8000	- Other instruments and appliances	0
9014.9000	- Parts and accessories	0
9015.1000	- Rangefinders	0
9015.2000	- Theodolites and tachymeters (tacheometers)	0
9015.3000	- Levels	0
9015.4000	- Photogrammetrical surveying instruments and	0
	appliances	
9015.8000	- Other instruments and appliances	0
9015.9000	- Parts and accessories	0
9016.0010	Electronic	0
9016.0090	Other	0
9017.1010	Plotters and other machines for designing textile	0
	garments, having CAD/CAM/CIM system	
9017.1090	Other	0
9017.2000	- Other drawing, marking- out or mathematical	10
	calculating instruments	
9017.3010	Micro Meter	10
9017.3020	Callipers and gauges	0
9017.8010	Measurig rod and tapes	10
9017.8090	Other	10
9017.9000	- Parts and accessories	10
9018.3110	With needles	10
9018.3120	Without needles	10
9018.3200	Tubular metal needles and needles for sutures	10
9018.9030	Surgical scissors	0
9018.9040	Surgical knives	0
9028.9010	Shaft without rotating disc, register assembly and	10
	meter bearing assembly for electricity meter	

9028.9090	Other	10
9032.1090	Other	15
9033.0090	Other	10
9101.1100	With mechanical display only	0
9101.1900	Other	0
9101.2100	With automatic winding	0
9101.2900	Other	0
9101.9100	Electrically operated	0
9101.9900	Other	0
9102.1100	With mechanical display only	0
9102.1200	With opto-electronic display only	0
9102.1900	Other	0
9102.2100	With automatic winding	0
9102.2900	Other	0
9102.9100	Electrically operated	0
9102.9900	Other	0
9103.1000	- Electrically operated	10
9103.9000	- Other	10
9104.0010	For aircraft and spacecraft	0
9104.0090	Other	10
9106.1090	Other	0
9106.9000	- Other	0
9107.0000	Time switches with clock or watch movement or with	0
3107.0000	synchronous motor.	
9108.1100	With mechanical display only or with a device to	10
0100.1100	which a mechanical display can be incorporated	
9108.1200	With opto-electronic display only	10
9108.1900	Other	10
9108.2000	- With automatic winding	10
9108.9000	- Other	10
9109.1000	- Electrically operated	10
9109.9000	- Other	10
9110.1100	Complete movements, unassembled or partly	0
	assembled (movement sets)	
9110.1200	Incomplete movements, assembled	0
9110.1900	Rough movements	0
9110.9000	- Other	0
9111.1000	- Cases of precious metal or of metal clad with precious	0
	metal	
9111.2000	- Cases of base metal, whether or not gold- or silver-	0
	plated	
9111.8000	- Other cases	0
9111.9000	- Parts	0
9112.2000	- Cases	0
9112.9000	- Parts	0
9113.1000	- Of precious metal or of metal clad with precious metal	0
9113.2000	- Of base metal, whether or not gold- or silver- plated	0
9113.9000	- Other	0

9114.3000	- Dials	0
9114.4000	- Plates and bridges	0
9114.9000	- Other	0
9201.1000	- Upright pianos	10
9201.2000	- Grand pianos	10
9201.9000	- Other	10
9202.1000	- Played with a bow	10
9202.9000	- Other	10
9205.1000	- Brass- wind instruments	10
9205.9000	- Other	10
9206.0000	Percussion musical instruments (for example, drums,	10
0_00.000	xylophones, cymbals, castanets, maracas).	
9207.1000	- Keyboard instruments, other than accordions	10
9207.9000	- Other	10
9208.1000	- Musical boxes	10
9208.9000	- Other	10
9209.3000	- Musical instruments strings	10
9209.9100	Parts and accessories for pianos	10
9209.9200	Parts and accessories for the musical instruments of	10
0_00.0_00	heading 92.02	
9209.9400	Parts and accessories for the musical instruments of	10
	heading 92.07	
9209.9900	Other	10
9301.1000	- Artillery weapons (for example, guns, howitzers and	15
	mortars)	
9301.2000	- Rocket launchers; flame- throwers; grenade	15
	launchers; torpedo tubes and similar projectors	
9301.9010	Fully automatic shotguns	15
9301.9021	Bolt action	15
9301.9022	Semi-automatic	15
9301.9023	fully automatic	15
9301.9029	Other	15
9301.9030	Machine -guns	15
9301.9041	Fully automatic pistols	15
9301.9049	Other	15
9301.9090	Other	15
9302.0011	Revolvers	15
9302.0012	Pistols, single barrel, semi-automatic or otherwise	15
9302.0013	Pistols, multiple barrel	15
9302.0019	Other	15
9305.9111	Firing mechanisms	15
9305.9112	Frames and receivers, Barrels, Pistons, locking	15
	lugs and gas buffers, Magazines and parts thereof,	
	Silencers(sound moderators) and parts thereof, Flash	
	eliminators and parts thereof.	
9305.9113	Breeches, blts (gunlocks) and bolt carriers	15
9305.9119	Other	15
9305.9190	Other	15
9305.9900	Other	15

9401.1000	- Seats of a kind used for aircraft	0
9402.1010	Dentists' chairs	0
9402.9010	Operating tables	10
9405.4910	Lighting system of a kind used for film shootings	0
9405.5010	Tubular day lighting device	0
9405.9110	Of chandelier	10
9503.0020	Garments and accessories therefor, footwear and	10
0000.0020	headgear	
9503.0030	Aero models	0
9503.0040	Parts, accessories, sub-assemblies, mechanical or	10
	electrical movements	
9506.1100	Skis	10
9506.1200	Ski-fastenings (ski-bindings)	10
9506.1900	Other	10
9506.2100	Sailboards	10
9506.2900	Other	10
9506.3100	Clubs, complete	10
9506.3200	Balls	10
9506.3900	Other	10
9506.7000	- Ice skates and roller skates, including skating boots	10
	with skates attached	
9506.9100	Articles and equipment for general physical exercise,	10
	gymnastics or athletics	. •
9506.9911	Football cover	10
9506.9912	Football bladder	10
9506.9913	Volley ball cover	10
9506.9914	Basket ball cover	10
9506.9915	Net ball cover	10
9506.9916	Hand ball cover	10
9506.9917	Rugby ball cover	10
9506.9919	Other	10
9507.1000	- Fishing rods	10
9507.2000	- Fish- hooks, whether or not snelled	10
9507.3000	- Fishing reels	10
9507.9000	- Other	10
9508.1000	- Travelling circuses and travelling menageries	10
9508.2100	Roller coasters	10
9508.2200	Carousels, swings and roundabouts	10
9508.2300	Dodge'em cars	10
9508.2400	Motion simulators and moving theatres	10
9508.2500	Water rides	10
9508.2600	Water park amusements	10
9508.2900	Other	10
9508.3000	- Fairground amusements	10
9508.4000	- Travelling theatres	10
9606.1000	- Press- fasteners, snap- fasteners and press- studs and	15
	parts therefor	
9606.2100	Of plastics, not covered with textile material	15

9606.2200	Of base metal, not covered with textile material	15
9606.2910	Studs	0
9606.2920	Buttons	10
9606.2990	Other	15
9606.3010	Button moulds and other parts of buttons	15
9606.3020	Button blanks	15
9607.1100	Fitted with chain scoops of base metal	15
9607.1900	Other	10
9607.2000	- Parts	15
9608.9910	Pen caps and clips	10
9608.9920	Ball point tips	10
9613.1000	- Pocket lighters, gas fuelled, non- refillable	10
9613.2000	- Pocket lighters, gas fuelled, refillable	10
9613.9000	- Parts	0
9618.0000	Tailors' dummies and other lay figures; automata and	10
	other animated displays used for shop window dressing.	
9619.0010	Napkins (diapers) for adults (patients) of weight	10
	exceeding 25 kg	
9701.2100	Paintings, drawings and pastels	0
9701.2200	Mosaics	0
9701.2900	Other	0
9701.9100	Paintings, drawings and pastels	0
9701.9200	Mosaics	0
9701.9900	Other	0
9702.1000	- Of an age exceeding 100 years	0
9702.9000	- Other	0
9703.1000	- Of an age exceeding 100 years	0
9703.9000	- Other	0
9704.0000	Postage or revenue stamps, stamp- postmarks, first-	0
	day covers, postal stationery (stamped paper), and the	
	like, used or unused, other than those of heading 49. 07.	
9705.1000	- Collections and collectors' pieces of archaeological,	0
	ethnographic or historical interest	
9705.2100	Human specimens and parts thereof	0
9705.2200	Extinct or endangered species and parts thereof	0
9705.2900	Other	0
9705.3100	Of an age exceeding 100 years	0
9705.3900	Other	0
9706.1000	- Of an age exceeding 250 years	0
9706.9000	- Other	0"

10.06.2025 Finance Bill 2025

THE SECOND SCHEDULE

[THE FIFTH SCHEDULE TO THE

CUSTOMS ACT 1969 (IV OF 1969)]

THE SECOND SCHEDULE

[See Section 5(31)]

In the Customs Act, 1969 (IV of 1969), for the Fifth Schedule, the following shall be substituted, namely: -

"THE FIFTH SCHEDULE

[see section 18(1A)]

Part-I

Import of Plant, Machinery, Equipment and Apparatus, including Capital Goods for various industries/sectors

Note: - For the purposes of this Part, the following conditions shall apply, besides the conditions as specified in column (5) of the Table below: -

(i) the imported goods as are not listed in the locally manufactured items, notified through a Customs General Order issued by the Federal Board of Revenue (FBR) from time to time or, as the case may be, certified as such by the Engineering Development Board:

Provided that the condition of "local manufacturing" shall not be applicable on import of machinery, equipment and other capital goods imported as plant for setting up of a new power unit of 25 MW and above duly certified by Ministry of Water and Power in respect of those power projects which are on IPP mode meant for supply of electricity to national grid;

Provided further that condition of local manufacturing shall not be applicable for a period of three years, commencing on 1st July, 2018 and ending on 30th June, 2021, against Sr.No.12 of Table under Part-I of Fifth Schedule to the Customs Act, 1969, on import of machinery, equipment and other capital goods imported for new private transmission lines projects under the valid contract (s) or letter (s) of credit and the total C&F value of such imports for the project is US \$ 50 million or above duly certified by the Ministry of Energy (Power Division);

Provided further that condition of local manufacturing shall not be applicable against Sr. No.38 of the Table, on import of plant, machinery and equipment if imported by registered pharmaceutical manufacturers for their own use subject to NOC from Ministry of Health.

- (ii) except for S. Nos. 1(H), 14, 20,21 and 22 of the Table, the Chief Executive, or the person next in hierarchy duly authorized by the Chief Executive or Head of the importing company shall certify in the prescribed manner and format as per Annex-A that the imported items are the company's bona fide requirement. He shall furnish all relevant information online to Pakistan Customs Computerized System against a specific user ID and password obtained under section 155D of the Customs Act, 1969 IV of 1969). In already computerized Collectorates or Customs stations where the Pakistan Customs Computerized System is not operational, the Director Reforms and Automation or any other person authorized by the Collector in this behalf shall enter the requisite information in the Pakistan Customs Computerized System on daily basis, whereas entry of the data obtained from the customs stations which have not yet been computerized shall be made on weekly basis;
- (iii) in case of partial shipments of machinery and equipment for setting up a plant, the importer shall, at the time of arrival of first partial shipment, furnish complete details of the machinery, equipment and components required for the complete plant, duly supported by the contract, lay out plan and drawings;
- (iv) For "Respective Headings" entries in column (3) of the Table against which more than one rate of customs duty has been mentioned in

column (4), the rate of 0%, 3% or 11% shall be applicable only for such goods which are chargeable to 0%, 3% or 11% duty respectively under the First Schedule to the Customs Act, 1969. In all such type of entries, a maximum concessionary rate (i.e. 5%, 10% or 15%) has also been mentioned in column (4) of each entry which shall be applicable on the goods which are subject to any of the all remaining higher duty slab rates under the First Schedule to the Customs Act, 1969.

Explanation I.— In entries where customs duty rates 0%, 3% and 5% have been mentioned in column (4), the rate 0% or 3% shall be applicable only for such goods which are chargeable to 0% or 3% duty respectively under First Schedule to the Customs Act, 1969. Whereas for all higher slabs (11%, 16%, 20% and above) concessionary rate of 5% shall be applicable.

Explanation II. – In entries where customs duty rates 3%, 5% have been mentioned in column (4), the rate 3% shall be applicable only for such goods which are chargeable to 3% duty under First Schedule to the Customs Act, 1969. Whereas for all higher slabs (11%, 16%, 20% and above) concessionary rate of 5% shall be applicable.

Explanation III. – In entries where customs duty rates 0%, 3%, 10% have been mentioned in column (4), the rate 0% or 3% shall be applicable only for such goods which are chargeable to 0% or 3% duty respectively under First Schedule to the Customs Act, 1969. Whereas for all higher slabs (11%, 16%, 20% and above) concessionary rate of 10% shall be applicable.

Explanation IV. – In entries where customs duty rates 0%, 3%, 11%, 15% have been mentioned in column (4), the rate 0%, 3% or 11% shall be applicable only for such goods which are chargeable to 0%, 3% or 11% duty respectively under First Schedule to the Customs Act, 1969. Whereas for all higher slabs (16%, 20% and above) concessionary rate of 15% shall be applicable.; and

(v) Goods imported temporarily for projects under serial numbers 9, 10, 11 and 12, if not re-exported on the conclusion of the project, may be allowed retention or transfer after conclusion of the project, from one company or project to another entitled company or project, with prior approval of the Board, against payment of 0.25% surcharge on C&F value of the goods for each year of retention, besides payment of duties and taxes, chargeable, if any.

Explanation. - Capital Goods mean any plant, machinery, equipment, spares and accessories, classified in Chapters 84, 85 or any other chapter of the Pakistan Customs Tariff, required for-

(a) the manufacture or production of any goods, and includes refractory bricks and materials required for setting up a furnace, catalysts,

- machine tools, packaging machinery and equipment, refrigeration equipment, power generating sets and equipment, instruments for testing, research and development, quality control, pollution control and the like; and
- (b) use in mining, agriculture, fisheries, animal husbandry, floriculture, horticulture, livestock, cool chain, dairy, poultry industry, IT sector, storage, communication and infrastructure development of SEZs by Zone Developer.

TABLE

S.		PCT	Customs Duty (%)	Conditions
No	D	Code		
(4)	Description	(2)	(4)	(5)
(1)	(2)	(3)	(4)	(5)
1	Agricultural			
	Machinery			Nil
	A) Tillage and seed bed			INII
	preparation			
	equipment.			
	(1). Tractor	8701.92	0%	
	mounted	20		
	trencher	8701.93		
		20		
	(2). Laser land	Respect	0%	
	leveler	ive		
	comprising	heading		
	laser	S		
	transmitter,			
	laser receiver,			
	control box,			
	rigid mast			
	pack, with or			
	without			
	scrapper			
	B) Omitted.			
	C) Irrigation,			Nil
	Drainage and			
	Agro-Chemical			
	Application			
	Equipment	0440.70	00/	_
	(1). Submersible	8413.70	0%	
	pumps (up to 75 lbs and	11 8413.70		
	75 lbs and head 150	19		
	Heau 150	ıθ		

1				1
	meters) and			
	field drainage			
	pumps.			
(2).	Air release	8481.10	0%	
	valves,	00		
	pressure	8481.30		
	gauges,	00		
	water meters,			
	back flow			
	preventers			
	and			
	automatic			
	controllers.			
(3).	Tube well	8421.21	0%	-
` ′	filters or	00		
	strainers.			
(D)	Harvesting,			Nil
	eshing and			
	rage			
	ipment.			
	Fodder rake.	8201.30	0%	
\		00		
(2).	Fodder/forag	8716.80	0%	1
()	e wagon.	90		
E)	Fertilizer and			Nil
,	nt Protection			
Equ	ipment.			
(1).	Spray pumps	8413.81	0%	1
, ,	(diaphragm	00		
	type).			
(2).	All types of	8414.59	0%	
, ,	mist blowers.	90		
F)	Dairy,			Nil
, ,	stock and			
pou				
	hinery			
	Milk chillers.	8418.69	2%	1
` ′		10		
		8418.69		
		90		
(2).	Tubular heat	8419.50	2%	1
` /-	exchanger	00		
	(for			
	pasteurizatio			
	n).			
(3).	Milk	8419.81	2%	1
(5).	processing	00	_,,	
	plant, milk			
	spray drying			
	~~:~* WI # II I W			

(1)		9406.10 90 9406.90 90	0%	In respect of goods mentioned in Column (2) read with PCT mentioned in Column (3), the Ministry of National Food
Pro Mis	Post-harvest and ling and ocessing and ocellaneous chinery.			
(10)) Fans for use in dairy sheds	8414.59 90	3%	If imported by members of Corporate Dairy Farmers Association.
(9)		Ch. 84 & 85	3%	If imported by manufacturers which are members of Pakistan Dairy Association.
(8)	. Machinery for animal feed stuff	8436.10 00	0%	
(7)	poultry sheds. . Milk filters.	9406.90 20 8421.29	2%	
(6)	. Dairy, livestock and	9406.10 20	2%	
(5)	. Insulated sand witch panels	Respect ive heading	2%	
(4)	UHT plant. Grain storage silos for poultry.	Respect ive heading	2%	
	plant, Milk			

H) Green House Farming and Other Green House Equipment.	3921.90	0%	Security and Research shall certify in the prescribed manner and format as per Annex-B to the effect that the imported goods are bona fide requirement for use in the Agriculture sector. The Authorized Officer of the Ministry shall furnish all relevant information online to Pakistan Customs Computerized System against a specific user ID and password obtained under section 155D of the Customs Act, 1969. 1. In respect of goods of mentioned in Column (2) read with PCTs mentioned in
synthetic liners (PP/PE Geo synthetic films of more than 500 microns).	90	0 70	Column (3), the Ministry of National Food Security and Research shall certify in the
(2). Greenhouses (prefabricate d).	9406.10 10 9406.90 10	0%	prescribed manner and format as per Annex-B to the

(a) T I			
(3). Tunnel			effect that the
farming			imported goods
equipment			are bona fide
consisting of	3920.10	0%	requirement for
the	00		use in the
following:-	3926.90		Agriculture
lollowing			
() [99		sector. The
(a) Plastic			Authorized
covering			Officer of the
and			Ministry shall
mulch film			furnish all
			relevant
			information
			online to
			Pakistan
			Customs
			Computerized
			System against
			a specific user
			ID and
			password
			obtained under
			section 155D of
			the Customs
			Act, 1969.
			2. The goods
			shall not be
			sold or
			otherwise
			disposed of
			within a period
			of five years of
			-
			its import
			except with the
			prior approval
			of the FBR.
(I) Machinery,			In respect of
Equipment and			goods of
Other Capital			mentioned in
Goods for			Column (2)
Miscellaneous			read with PCTs
Agro-Based			mentioned in
Industries like			
			Column (3), the
Milk Processing,			Ministry of
Fruit, Vegetable			National Food
or Flowers			Security and
Grading, Picking			Research shall
or Processing			certify in the
etc.			prescribed
0.0.		<u> </u>	proceribed

	(1). Evaporators for juice concentrate.	8419.89 90	0%	manner and format as per Annex-B to the
	(2). Machinery used for dehydration and freezing.	8418.69 90	0%	effect that the imported goods are bona fide requirement for
	(3). Heat exchange unit.	8419.50 00	0%	use in the Agriculture sector. The
	(4). Machinery used for filtering and refining of pulps/juices.	8421.22 00	0%	Authorized Officer of the Ministry shall furnish all relevant
	(5). Complete Rice Par Boiling Plant.	8419.89 90 & Respect ive Heading s	0%	information online to Pakistan Customs Computerized System against a specific user ID and password obtained under section 155D of the Customs Act, 1969.
1 ,	(J) Horticulture and Floriculture			
	(1). Machines for making cartons, boxes, cases, tubes, drums or similar containers, other than by moulding	8441.30 00	0%	
	(2). PU panels (Insulation).	Respect ive heading s	0%	
	(3). Generator sets 10 to 25 KVA.	8502.11 20 8502.11 30	0%	

(4). Refrigerating machines with engine fitted on common base for refrigerated containers.	8418.69	0%	
(5). Other refrigerating or freezing chests, cabinets.	8418.50 00	0%	
(6). Tubes, pipes and hollow profiles of iron and steel.	7304.31 00 7304.39 00	0%	
(7). Hand tools.	Respect ive Heading s	0%	
(K) Machinery, equipment, capital goods, and materials for setting up, modernization, replacement or expansion for hatcheries, farms, feed mills and seafood processing units of fish and shrimp sector.	Respec tive Heading s	0%,3%, 5%	1. Imports by fish/ shrimp hatcheries, farms, feed mills and seafood processing units, registered under the Sales Tax Act, 1990 and Fisheries Development Board or concerned Ministry; and
			2.Ministry of National Food Security and Research shall certify in the prescribed manner and format as per Annex-B to the effect that the

				imported goods
				are bona fide
				requirement.
				The Authorized
				Officer of the
				Ministry shall
				furnish all
				relevant
				information
				online to
				Pakistan
				Customs
				Computerized
				System against
				a specific user
				ID and
				password
				obtained under
				Section 155D
				of the Customs
				Act, 1969.
2	Machinery and	Respect	0%	7101, 1000.
_	equipment for	ive	370	
	development of	Heading		
	grain handling	S		
	and storage	J		
	facilities			
	including silos.			
3	Cool chain	Respect	0%	If imported by
	machinery,	ive		Cool Chain
	equipment	Heading		Industry
	including Capital	S		including such
	goods.			sectors
				engaged in
				establishing or
				providing cool
				chain activities
				or part thereof.
4	Machinery and	Respect	0%,3%, 5%	Condition (iv) of
	equipment for	ive		the preamble.
	initial installation,	Heading		
	balancing,	S		
	modernization,			
	replacement or			
	expansion of			
	desalination			
	plants, coal firing			
	system, gas			
	processing			
	plants and oil and			

	gas	field			
5	Follo	specting. owing			1. The project
		hinery,			requirement
	-	ipment,			shall be
		aratus, and lical, surgical,			approved by the Board of
	deni				Investment
		rinary			(BOI). The
		iture,			Authorized
		erials,			Officer of BOI
	fixtu				shall certify the
		ngs imported			item wise
	med	hospitals and lical or			requirement of the project in
		nostic			the prescribed
	_	itutes: -			format and
	A.	Medical			manner as per
	•	ipment.			Annex-B and
	1)	Medical	9402.90	5%	shall furnish all
		surgical dental or	90		relevant information
		veterinary			Online to
		furniture.			Pakistan
	2)	Operating	9402.90	5%	Customs
	Í	Table.	10		Computerized
	3)	Emergency	9405.49	5%	System against
		Operating	90		a specific user ID and
	4)	Lights.	9402.90	5%	password
	4)	Hospital Beds with	20	5%	obtained under
		mechanical	20		Section 155D
		fittings.			of the Customs
	5)	Gymnasium	Respect	0%,3%,5%	Act, 1969 (IV of
		equipment.	ive		1969);
			Heading		2. The goods
	6)	Cooling	s 9506.91	5%	shall not be
	0)	Cabinet.	00	J /0	sold or
	7)	Refrigerated	8418.50	5%	otherwise
		Liquid Bath.	00		disposed of
	8)	Contrast	3822.19	5%	without prior
		Media	00	5%	approval of the FBR and the
		Injections (for	3822.90		payment of
		use in	00		customs-duties
		Angiography & MRI etc).			and taxes at
	B.	a min co).			statutory rates
		diology/Cardi			be leviable at

	ac Surgery			the time of
	Equipment			import. Breach
	1) Cannulas.	9018.39 40	5%	of this condition shall be
	2) Manifolds.	8481.80 90	5%	construed as a criminal
	Intra venous cannula i.v.	9018.39 40	5%	offence under the Customs
	catheter.	. •		Act, 1969 (IV of
	C. Disposable			1969).
	Medical Devices			_
	1) Self-disabling	9018.31	5%	3. For sub-
	safety sterile syringes.	10		entry at serial A (6) and sub-
	2) Insulin	9018.31	5%	entry at serial D
	syringes.	10		(2) Condition
	D. Other Related Equipment			(iv) of the preamble.
	Fire extinguisher.	8424.10 00	5%	
	2) Fixtures &	Respect	0%,3%,5%	
	fittings for	ive		
	hospitals	Heading		
		S		
6.	1. Machinery,	Respect	0%	1. This
	equipment,	ive		concession
	materials, capital	Heading		shall be available to
	goods, specialized	S		available to those Mineral
	vehicles (4x4 non			Exploration and
	luxury) i.e. single			Extraction
	or double cabin			Companies or
	pickups,			their authorized
	accessories,			operators or
	spares,			contractors
	chemicals and			who hold
	consumables			permits,
	meant for mineral			licenses,
	exploration			leases and who
	phase.			enter into
	0 0 1 "			agreements
	2. Construction			with the
	machinery, equipment and			Government of Pakistan or a
	specialized			Provincial
	vehicles,			Government.
	excluding			COVOLLINICITY.
	passenger			2. Temporarily
	vehicles,			imported goods
	imported on			shall be cleared

temporary basis against а as required for security in the form of a postthe exploration phase. dated cheque for the differential amount between the statutory rate of customs dutv and sales tax and the amount payable under this Schedule, along with an undertaking to pay the customs dutv and sales tax at statutory the rates in case such goods are not re-exported on conclusion of the project. 3. The goods shall not be sold or otherwise of disposed without prior approval of the FBR. In case such goods are sold or otherwise disposed of after Ten years their importation, the same shall be subject to payment of duties& taxes prescribed by the FBR. In case these goods are sold otherwise

				diaposad at
				disposed of
				without prior
				approval of the
				FBR or before
				the period of
				Ten years from
				the date of their
				importation, the
				same shall be
				subject to
				payment of
				statutory rates
				of duties&
				taxes as were
				applicable at
				the time of
				import. These
				goods shall,
				however, be
				allowed to be
				transferred to
				other entitled
				projects of the
				sector, with
				prior approval
				of the FBR,
				subject to
				payment of
				duties and
				taxes, if
				applicable. The
				re-export of
				these goods
				may also be
				allowed subject
				to prior
				approval of the
				Chief Collector
			201 201 201	of Customs.
7	1. Machinery,	Respect	0%,3%,5%	1.This
	equipment,	ive		concession
	materials, capital	Heading		shall be
	goods,	S		available to
	specialized			those Mineral
	vehicles (4x4 non			Exploration and
	luxury) i.e. single			Extraction
	or double cabin			Companies or
	pickups,			their authorized
	accessories,			operators or
	spares,			contractors

chemicals and consumables meant for mine construction phase extraction phase. Imports made for mine construction phase shall also entitled to deferred payment of duty for a period of five years. However, a surcharge @ 6% per annum shall be charged on the deferred amount.

Construction 2. machinery. equipment and specialized vehicles. excluding passenger vehicles, imported on temporary basis as required for mine construction or extraction phase.

who hold permits. licenses. leases and who enter into agreements the with Government of Pakistan or a Provincial Government. 2. Temporarily imported goods shall be cleared against security in the form of a postdated cheque for differential amount between the statutory rate of customs duty and sales tax and the amount payable under this Schedule, along with an undertaking to the pay customs duty and sales tax at the statutory rates in case such goods are not re-exported on conclusion of the project. 3. The goods shall not be sold or otherwise of disposed without prior approval of the FBR. In case such goods are sold or otherwise

disposed of after Ten years of their importation, the same shall be subject of payment duties & taxes as prescribed by the FBR. In case these goods are sold or otherwise disposed of without prior approval of the FBR or before the period of Ten years from the date of their importation, the same shall be subject to payment of statutory rates of duties taxes as were applicable at the time of import. These goods shall, however, be allowed to be transferred to other entitled projects of the sector, with prior approval of the FBR, subject to payment of duties and taxes. if applicable. The re-export of these goods may also be allowed subject to prior approval of the

				Chief Collector
				of Customs.
				4. Condition (iv)
				of the
				preamble.
8	Coal mining	Respect	0%	1.This
	machinery,	ive		concession
	equipment,	Heading		shall be
	spares, including	S		available to
	vehicles for site			those Mining
	use i.e. single or			Companies or
	double cabin			their authorized
	pickups imported			operators or
	for Thar Coal			contractors
	Field.			who hold
				permits,
				licenses,
				leases and who
				enter into
				agreements
				with the
				Government of
				Pakistan or a
				Provincial
				Government.
				2. The goods
				shall not be
				sold or
				otherwise
				disposed of
				without prior
				approval of the
				FBR. In case
				such goods are
				sold or
				otherwise
				disposed of
				after Ten years
				of their
				importation, the
				same shall be
				subject to
				payment of
				duties & taxes
				as prescribed
				by the FBR. In
				case these
1				
				goods are sold
				goods are sold or otherwise

				without prior
				without prior approval of the FBR or before the period of Ten years from the date of their importation, the same shall be subject to payment of statutory rates of duties & taxes as were applicable at the time of import. These goods shall, however, be allowed to be transferred to other entitled projects of the sector, with prior approval of the FBR, subject to payment of duties and taxes, if applicable. The re-export of these goods may also be allowed subject to prior approval of the Chief Collector
8(a	1. Imports or	Respect	0%	of Customs. The
)	exports made by or for the qualified investment in respect of the project as specified at Serial No.1 of the First Schedule to the Foreign Investment (Promotion and	ive Heading s	U 70	concession shall be available subject to conditions, limitations and restrictions as prescribed in Serial 1 & 2 of Part-F of the Second

	Protection) Act, 2022.			Schedule to the Foreign Investment (Promotion and Protection) Act, 2022.
	2. Household goods of employees of Reko Diq Mining Company (Private) Limited.	Respect ive Heading s	0%	Only such employees can claim the benefit who are either citizen of a country other than Pakistan or who for the
	Explanation: - for the purpose of this Serial, the concession of Customs Duty includes all duties and levies leviable under the Customs Act, 1969.			Tax Year immediately prior to the import of goods were non-resident in Pakistan for the purpose of Income Tax Ordinance, 2001.
9	1. Machinery, equipment and spares meant for initial installation, balancing, modernization, replacement or expansion of projects for power generation through oil, gas, coal, wind and	Respect ive Heading s	0%,3 % ,5%	1. This concession shall also be available to primary contractors of the project upon fulfillment of the following conditions, namely:-
	wave energy including under construction projects, which entered into an implementation agreement with the Government of Pakistan. 2. Construction machinery, equipment and			(a)the contractor shall submit a copy of the contract or agreement under which he intends to import the goods for the project;

not re-exported on conclusion of the project.

3. The goods shall not be

specialized (b) the chief vehicles. executive or excluding head of the passenger contracting vehicles, company shall certify imported on temporary basis the in as required for prescribed the construction manner and of project. format as per Annex-A that the imported goods are the project's bona fide requirement s; and 2. Temporarily imported goods shall be cleared against security in the form of a postdated cheque for the differential amount between the statutory rate of customs duty and sales tax and the amount payable under this Schedule, along with an undertaking to the pay customs duty and sales tax at the statutory rates in case such goods are

sold or otherwise disposed of prior without approval of the FBR. In case such goods are sold or otherwise disposed of after Ten years of their importation, the same shall be subject to payment of duties & taxes prescribed by the FBR. In these case goods are sold otherwise or disposed of without prior approval of the FBR or before the period of Ten years from the date of their importation, the same shall be subject to payment of statutory rates duties of taxes as were applicable at the time of The import. construction machinery may, however, be allowed to be transferred to other entitled projects of the sector, with prior approval of the FBR, subject to

			payment of duties and taxes, if applicable. The re-export of these goods may also be allowed subject to prior approval of the Chief Collector of Customs. 4. Condition (iv) of the preamble.
equipment spares me initial instate balancing, moderniza replaceme expansion projects power genthrough coal, hydroil incunder construction projects.	ant for Head stion, nt or of for eration gas, el and cluding on ruction , and l	0%,3%,5%	-do-

	the construction of project.			
11.	1. Machinery, equipment and spares meant for initial installation, balancing, modernization, replacement or expansion of projects for power generation through nuclear and renewable energy sources like solar, wind, micro-hydel, bioenergy, ocean, waste-to-energy and hydrogen cell etc. 2. Construction machinery, equipment and specialized vehicles, excluding passenger vehicles, imported on temporary basis as required for the construction of project. Explanation:-The expression "projects for power generation" means any	Respect ive Heading s	0%	1.This concession shall also be available to primary contractors of the project upon fulfillment of the following conditions, namely: - (a)the contractor shall submit a copy of the contract or agreement under which he intends to import the goods for the project; (b) the chief executive or head of the contracting company shall certify in the prescribed manner and format as per Annex-A that the imported goods are the project's bona fide requirements; and
	project for generation of electricity whether small,			2. temporarily imported goods shall be cleared against a

medium or large and whether for supply to the national grid or to any other user or for in house consumption.

security in the form of a postdated cheque for the differential amount the between statutory rate of customs duty and sales tax and the amount payable under this Schedule, along with an undertaking to the pay customs duty and sales tax at statutory rates in case such goods are not re-exported on conclusion of the project. 3. The goods shall not be sold or otherwise of disposed without prior approval of the FBR. In case such goods are sold or otherwise disposed of after Ten years of their importation, the same shall be subject to payment of duties &taxes prescribed by the FBR. In case these goods are sold otherwise or disposed of without prior

				approval of the FBR or before the period of Ten years from the date of their importation, the same shall be subject to payment of statutory rates of duties & taxes as were applicable at the time of import. The construction machinery may, however, be allowed to be transferred to other entitled projects of the sector, with prior approval of the FBR, subject to payment of duties and taxes, if applicable. The re-export of these goods may also be allowed subject to prior approval of the Chief Collector of Customs.
12	1. Machinery and equipment meant for power transmission and grid stations including under construction projects. Explanation For the purpose of this concession "machinery and	Respect ive Heading s	0%,3 % , 5%	1.This concession shall also be available to primary contractors of the project upon fulfillment of the following conditions, namely:-

equipment" shall			(a)the
mean:-			contractor shall
(a) machinery and			submit a copy
equipment			of the contract
operated by power			or agreement
of any			under which he
description, such			intends to
as used in the			import the
generation of			goods for the
power;			project;
(b) apparatus,			(b) the chief
appliances,			executive or
metering and			head of the
			contracting
testing apparatus, mechanical and			company shall
electrical control,			certify in the prescribed
transmission gear			•
and transmission			manner and
tower, power			format as per
transmission and			Annex-A that
distribution cables			the imported
and conductors,			goods are the
insulators, damper			project's bona
spacer and			fide
hardware and			requirements;
parts thereof			and
adapted to be used			2. temporarily
in conjunction with			imported goods
the machinery and			shall be cleared
equipment as			against a
specified in clause			security in the
(a) above; and			form of a post-
c) Components			dated cheque
parts of machinery			for the
and equipment, as			differential
specified in			amount
clauses (a) and (b)			between the
above, identifiable			statutory rate of
for use in or with			customs duty
machinery			and sales tax
imported for the			and the amount
project and			payable under
equipment			this Schedule,
including spares			along with an
for the purposes of			undertaking to
the project.			pay the
, ,			customs duty
2. Construction			and sales tax at
machinery,			the statutory
3 *	i l	I	<u> </u>

rates in case

and

equipment

specialized vehicles, excluding passenger vehicles, imported on temporary basis as required for the construction of the project. such goods are not re-exported on conclusion of the project. 3. The goods shall not be sold or otherwise disposed of without prior approval of the FBR. In case such goods are sold otherwise disposed of after Ten years their importation, the same shall be subject to payment of duties & taxes as prescribed by the FBR. In case these goods are sold or otherwise disposed of without prior approval of the FBR or before the period of Ten years from the date of their importation, the same shall be subject to payment of statutory rates of duties taxes as were applicable at time the of import. The construction machinery may, however, be allowed to be transferred

13	Following machinery, equipment and other education and research related items imported by technical institutes, training institutes, research institutes, schools, colleges			to other entitled projects of the sector, with prior approval of the FBR, subject to payment of duties and taxes, if applicable. The re-export of these goods may also be allowed subject to prior approval of the Chief Collector of Customs. 4. Condition (iv) of the preamble. Nil
	and universities:- 1) Filtering or	8421.21	0%	
	purifying or purifying machinery and apparatus for water.	00	U /0	
	2) Other filtering or purifying machinery and apparatus for liquids.	8421.29 00	0%	
	Other thermostats.	9032.10 90	0%	
	4) Spares, accessories	Respect ive	0%	

	and reagents	Heading		
	for scientific	S		
	equipment.			
14	Machinery,	Respect	0%	
	equipment, raw	ive		
	materials,	Heading		
	components and	S		
	other capital			
	goods for use in			
	buildings,			
	fittings, repairing			
	or refitting of			
	ships, boats or			
	floating			
	structures			
	imported by			
	Karachi Shipyard			
	and Engineering			
15	Works Limited. Machinery,	Respect	0%, 3%, 10%	Condition (iv)
13	equipment and	ive	0 /0, 3 /0, 10 /0	Condition (iv)
	other capital	Heading		of the
	goods meant for	S		or tric
	initial installation,	3		preamble.
	balancing,			proditioio.
	modernization,			
	replacement or			
	expansion of oil			
	refining (mineral			
	oil and other			
	value-added			
	petroleum			
	products),			
	petrochemical			
	and			
	petrochemical			
	downstream			
	products			
	including fibers			
	and heavy			
	chemical			
	industry,			
	cryogenic facility for ethylene			
	storage and			
	handling.			
15	Machinery,	Respect	0%	Nil
A	equipment and	ive	370	1 411
'`	other capital goods	Heading		
	meant for initial	S		

16	installation, balancing, modernization, replacement or expansion of oil refining (Hydro- cracking) Machinery and equipment imported by an industrial concern.	Respect ive Heading s	0%,3%, 11%, 15%	Condition (iv) of the preamble.
17	Following machinery and equipment for marble, granite and gem stone extraction and processing industries.			1. For the projects of Gem Stone & Jewelry Industry, CEO/COO, Pakistan Gem and Jewelry
	Polishing cream or material.	3405.90 00	5%	Company shall certify in the prescribed
	2) Fiber glass mesh	7019.69 90	5%	format and manner as per
	3) Chain saw/diamond wire saw in all sizes and dimensions and spares thereof, diamond wire joints all types and dimensions, chain for chain saw and diamond wires for wire saw and spare widia.	8202.40 00 8202.91 00	5% 5%	Annex-B that the imported goods are bona fide project requirement. The authorized person of the Company shall furnish all relevant information online to Pakistan Customs Computerized System against a specific user ID and
	blades.	8202.99 10		password
	5) Gang saw blades/ diamond saw blades/ multiple	8202.99 90	5%	obtained under section 155D of the Customs Act, 1969.

	blades or all			2. For the
	types and			projects of
	dimensions.			Marble &
6)	Air	8414.80	5%	Granite
Ο,	compressor	10	0,0	Industry,
	-	10		•
	(27cft and			CEO/COO,
	above).			Pakistan Stone
7)	Machine and	Respect	0%,3%,5%	Development
	tool for stone	ive		Company shall
	work; sand	heading		certify in the
	blasting	S		prescribed
	machines;			format and
	•			manner as per
	tungsten			•
	carbide tools;			Annex-B that
	diamond			the imported
	tools &			goods are
	segments (all			bonafide
	type &			project
	dimensions),			requirement.
	hydraulic			The authorized
				persons of the
	jacking			•
	machines,			Company shall
	hydraulic			furnish all
	manual press			relevant
	machines,			information
	air/hydro			online to
	pillows,			Pakistan
	compressed			Customs
	-			
	air rubber			Computerized
	pipes,			System against
	hydraulic			a specific user
	drilling			ID and
	machines,			password
	manual and			obtained under
	power drilling			section 155D of
	machines,			the
	•			
	steel drill rods			Customs Act,
	and spring			1969.
	(all sizes and			
	dimensions),			3. The goods
	whole finding			shall not be
	system with			sold or
	accessories,			otherwise
	•			disposed of
	manual			•
	portable rock			without prior
	drills, cross			approval of the
	cutter and			FBR. In case
	bridge			such goods are
	cutters.			sold or
	Julioi J.			

otherwise disposed of after Five years their importation, the same shall be subject payment of duties & taxes prescribed by the FBR. In these case goods are sold or otherwise disposed of without prior approval of the FBR or before the period of Five years from the date of their importation, the same shall be subject to of payment statutory rates of duties taxes as were applicable at the time of import. The machinery may, however, be allowed to be transferred to other entitled projects of the sector, with prior approval of the FBR, subject to payment of duties and if taxes. applicable. The re-export of these goods may also be allowed subject to prior

				approval of the Chief Collector of Customs. 4. Condition (iv) of the preamble.
18	1. Machinery, equipment and other project related items including capital goods, for setting up of power generation plants, water	Respect ive Heading s	0%	1. Ministry of Industries, Production & Special Initiatives, shall certify in the prescribed manner and format as per
	treatment plants and other infrastructure related projects located in an area of 30 km around the zero point in Gwadar.	Respect ive Heading s	0%,3 % ,5%	Annex-B that the imported goods are bona fide project requirement. The authorized officer of the Ministry shall furnish all
	2. Machinery, equipment and other project related items for setting up of hotels located in an area of 30 km around the zero point in Gwadar.			relevant information online to Pakistan Customs Computerized System against a specific user ID and password obtained under section 155D of the Customs Act, 1969.
				2. The goods shall not be sold or otherwise disposed of without prior approval of the FBR and

19	Effluent treatment plants.	Respect ive heading s	0%,3 % ,5%	payment of customs duties and taxes leviable at the time of import. 3. Condition (iv) of the preamble. Condition (iv) of the preamble.
20	Following items for use with solar energy: - (1) Off–grid/Ongrid solar power system (with or without provision for USB/charging port) comprising of: i. Batteries for specific utilization with the system (not exceeding 50 Ah in case of portable system). ii. Essential connecting wires (with or without switches). iii. Inverters (off-grid/ ongrid/ hybrid with provision for direct connection/ input renewable energy source and with	8507.20 90 8507.30 00 8507.60 00 8544.49 90	0%	Nil

	1	1		
	Maximum			
	Power Point			
	Tracking			
	(MPPT).	0-00-04		
	iv. Bulb holder	8536.61		
	(0) 11/	00		
	(2) Water	8421.21		
	purification plants	00		
	operating on solar			
	energy.			
21	Following			Nil
	systems and			
	items for			
	dedicated use			
	with renewable			
	source of energy			
	like solar, wind, geothermal etc.			
	1. Parts for Solar			
	Parabolic Power			
	Plants.			
	(i). Absorbers/	8503.00	0%	
	Receivers	90	0 70	
	tubes.			
	(ii). Control	8537.10	0%	
	panel with	90	0 70	
	other			
	accessories			
	2. (a) Solar Air	8415.10	0%	
	Conditioning	99		
	Plant			
	(b) Parts for			
	Solar Air			
	Conditioning			
	Plant			
	(i). Absorption	8418.69	0%	
	chillers.	90		
	(ii). Cooling	8419.89	0%	
	towers.	10		
	(iii). Pumps.	8413.30	0%	
		90		
	(iv). Air handling	8415.82	0%	
	units.	90		
	(v). Fan coils	8415.90	0%	
	units.	99	224	
	3.(a) Solar	8421.21	0%	
	Desalination	00		
	System			

De	arts for Solar esalination estem			
(i).	Solar water pumps.	8413.30 90	0%	
(ii).	Deep Cycle Solar Storage batteries.	8507.20 00	0%	
(iii).	Inverters (off grid/on grid/ hybrid) with provision for direct connection/input from renewable energy source and with Maximum Power Point Tracking (MPPT)	8504.40 90	0%	
Heat	Solar Water ers with ssories.	8419.19 90	0%	
` ,	Parts for r Water ers			
(i).	Insulated tank	7309.00 00 7310.00 00	0% 0%	
(ii).	Vacuum tubes (Glass)	7020.00 90	0%	
(iii).	Mounting stand	Respect ive heading s	0%	
(iv).	Copper and Aluminum tubes	Respect ive heading	0%	
(c) A	ccessories:			
(i).	Electronic controller	Respect ive	0%	

(ii).	Assistant/	heading		
	Feeding	s		
	tank			
(iii).	Circulation			
().	Pump			
(iv).	Electric	-		
(10).	Heater/			
	Immersion			
	Rod (one			
	piece with			
	one solar			
	water			
()	heater)	-		
(v).	Solenoid			
	valve (one			
	piece with			
	one solar			
	water			
	heater)			
(vi).	Selective			
	coating for			
	absorber			
	plates			
5. (a)	Parts for PV			If imported by
Modu				the local
(i).	Tempered	7007.19	0%	assemblers /
	Glass.	00		manufacturers
(ii).	Aluminum	7610.90	0%	of PV Modules
	frames.	00		registered
(iii).	O-Ring.	4016.99	0%	under the
. ,	_	90		Sales Tax Act,
(iv).	Adhesive	3919.90	0%	1990 subject to
` '	labels.	90		quota
(v).	Junction	8538.90	0%	determination
(') '	box &	90		by the Input
	Cover.			Output Co-
(vi).	Sheet	3920.99	0%	efficient
\ V 1 / 1.	mixture of	00	J 70	Organization
	Paper and			(IOCO)
	plastic			()
(vii).	Ribbon for	Decreet	0%	-
(VII).		Respect	U 70	
	PV Modules	ive		
	(made of	heading		
	silver,	S		
	copper and			
	lead).			
(viii).	EVA (Ethyl	3920.99	0%	
	Vinyl	00		
	Acetate)			

Sheet			
(Chemical).			
(b). Raw materials for the		0%	If imported by the local
manufacture of PV Modules			assemblers or manufacturers
(i). Silicon Adhesive/ Sealant.	3214.90 10		registered under the Sales Tax Act
(ii). MC4 Connectors.	8536.90 90		1990, of PV Modules
(iii). Back sheet film.	3920.99 00		subject to quota
(iv). Packing boxes/	4819.10 00		determination by the Input
modules.	4819.50 00		Output Co- efficient
(v). Corner block.	7616.99 90		Organization (IOCO).";
(vi). Polyethylene Compound	3901.90 00		
(vii).Tin ingot.	8001.00 00		
(viii).Plates, sheets and strip of cellular rubber (vulcanized).	4008.11 90		
(ix). Glass fibers (including glass wool) and articles thereof nes	7019.90 90		
(c) Parts of Solar Inverters		0%	If imported by the local
(i). Control board	8504.40 90		assemblers and
(ii). Power board	8504.40 90		manufacturers registered
(iii).Charge controller board A/C	9032.89		under the Sales Tax Act 1990, of PV
(iv).Charge controller board PV	9032.89 90		Modules subject to quota
(v). DCDC board	8504.90 40		determination by the Input
(vi). LCD Display	8531.20 00 8524.11 00		Output Co- efficient Organization (IOCO).";

1, 1, 5, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,		T	1
(vii).Display board	8531.20 00		
(viii). AC input & output terminal	8536.90 90		
(ix). Battery input terminals	8507.90 00		
(x). PV terminals	8536.90 90		
(xi).Casings (Plastic or Steel)	8504.90 90		
(xii). Circuit Board (CB) for inverters	8534.00 00		
(xiii).Stuffed PCBs for inverters	8504.90 30		
(d) Parts of Lithium Batteries		0%	If imported by the local
(i). Cells	8507.90 00		assemblers or manufacturers
(ii).Copper Bar (Cell to Cell Connection)	7407.10 10		of Lithium Batteries registered
(iii). BMS (level 1) Electronic Card	8507.90 00		under the Sales Tax Act, 1990, subject
(iv). Casing	8507.90 00		to quota determination
(v). Harness Set (Cells Monitoring Wires with tags)	8544.42 90		by the Input Output Co- efficient Organization (IOCO).
(vi).Output Terminal with screws	8536.90 90		
(vii).Power Cables (Battery Internal)	8544.42 90		
(viii). DC Fan	8414.59 90		
(ix). DC Breaker	8536.20 10 8536.20 20		
	8536.20 90		

	1	T	,
(x).Packing	7318.15		
Screws	90		
(xi).Terminal	3926.90		
Covers	99		
(xii). Acrylic Sheet	3920.59		
(Short Circuit	00		
Safety Sheet)	3921.90		
	90		
(xiii).Other	8536.90		
Accessories	90,		
(Temp	9031.80		
Sensors,	00		
connectors,	8507.90		
assembly	00		
items,			
Handles).			
8. Following		0%	1. Enginee
machinery and			ring
equipment			Development
imported by			Board (EDB)
manufacturing			shall certify in
units of Solar			the prescribed
Cells, Solar			manner and
Panels, Solar			format as per
Inverters & Solar			Annex-B that
Batteries:-			the imported
(a)Solar Cell			goods are bona
(-)			fide project
Manufacturing			requirement.
Equipment. (i) Aluminum and	Dospost		The authorized
(i) Aluminum and silver paste.	Respect ive		officer of the
Silver paste.	heading		EDB shall
	S		furnish all
(b) Solar PV	3		relevant
(b) Solar PV Modules			information
Panels			online to
manufacturin			Pakistan
			Customs
g machinery and			Computerized
equipment.			System against
(i).Sun Simulator	9031.80		a specific user
	00		ID and
(ii). Glass Lifter	8428.90		password
(11). Olass Ellel	90		obtained under section 155D of
(iii).Tabber	8515.19		
Stringer	00		the Customs
(iv).Hi-Speed	8479.50		Act, 1969. 2. The
	00		_
Layup Station	00		goods shall not
with ROBOT			

	0004.00	T	1 11
(v).Motorized	9031.80		be sold or
Visual	00		otherwise
Inspection			disposed of
(vi).Buffer before	8479.89		without prior
Bussing	90		approval of the
(vii). Multi-station	8479.89		FBR and
for Bussing	90		payment of
(viii).Centering	8479.89		customs duties
Conveyor with	90		and taxes
Visual			leviable as
Inspection			prescribed by
(ix).Fully Automatic	8479.89		FBR.
or Semi-	90		
automatic			3. Condition
Laminator with			(iv) of the
Centering,			preamble.
Loading and			preamble.
Unloading			
(x).Automatic	8479.89		
Inline Framing	90		
Machine			
(xi).Automatic	8479.89		
Silicon	90		
Dispenser			
(xii).Direction	8479.89		
Changer with	90		
90 Degree			
Rotator			
(xiii).Centering	8479.89		
Conveyor for	90		
Sun Simulator			
(xiv).Hi-Pot Test	9031.80		
Equipment	00		
(xv).Electrolumine	9031.80		
scence (EL)	00		
Tester			
(xvi).Motorized	8428.39		
Conveyor	90		
(xvii).EVA/Black	8441.10		
sheet Cutting	00		
Machine			
(xviii).Ribbon	8461.90		
Cutting &	00		
Bending			
Machine			
(xix).Lab Test	9031.80		
Equipment	00		
(xx).Conveyer Belt	8428.39		
	90		

(xxi).Laser cutting	8456.11	
machine for	90	
cell		
	0024.00	
(xxii).Cell sorting	9031.80	
machine &	00	
testers		
(xxiii).Structures &	7308.90	
parts of	90	
structures.		
	044440	
(xxiv).Vacuum	8414.10	
pumps.	00	
(xxv).Air or gas	8414.80	
compressors,	20	
hoods.		
(xxvi).Non-	8419.39	
domestic, non-	00	
electric dryers		
nes.	0.1=0==	
(xxvii).Threading	8459.70	
or tapping	90	
machines nes		
for removing		
metal.		
(xxviii).Machines	8479.89	
and	90	
	90	
mechanical		
appliances		
nes having		
individual		
functions.		
(xxix).Electric	8415.19	
brazing or	00	
soldering		
machines and		
apparatus		
nes.		
(xxx). Electric	8516.80	
heating	90	
resistors.		
(xxxi)Electric app	8536.90	
for	90	
switching/prot		
ect electric		
circuits, not		
exceeding		
1,000 volts.		
(c) Solar Inverters		
manufacturing		
machinery		
 · · · · · · · · · · · · · · · · · · ·		

	Ī	
and		
equipment.	054545	
(i). Solder Paste	8515.19	
Screen	00	
Machine	0.470.50	
(ii). SMT pick and	8479.50	
place machine	00	
(iii).Wave-	8515.19	
soldering	00	
machine	00	
(iv). PCB Conveyor	8428.39	
Belt	90	
(v). SMT	8479.50	
Workstation	00	
(vi). Solder Pot	8419.89	
, , , , , , , , , , , , , , , , , , , ,	90	
(vii).Solder	8419.89	
Cleaning	90	
Equipment		
(viii).Wire Cutting &	8461.90	
Stripping	00	
Machine		
(ix).Crimping	8479.89	
Machine (d) Lithium ion	90	
(d) Lithium ion batteries		
manufacturin		
g machinery		
and		
equipment.		
(i).Weighting	8423.90	
kettles	00	
(ii).Weighting and	8428.39	
conveying	90	
systems		
(iii). Storage tanks	7310.10	
(;) Ol (00	
(iv). Glue port	8419.89	
(v) Transfer tente	90 7310.10	
(v).Transfer tanks	00	
(vi). Feeder	8479.89	
(vi). i eedei	90	
(vii). High speed	8479.82	
spiral mixer	90	
(viii).Booster	8413.70	
pumps	90	
	i	·

/:_\ B A	0404.00		
(ix).Magnetic filter	90		
(x).High spee homogenizer	ed 8479.82 90		
(xi).Auxiliary	9032.89		
equipment	90		
and DC	S		
central			
control			
system components			
(xii).Pole pied			
cathode	00		
machine			
(xiii).Polo pied	e 8462.39		
rolling machine	00		
(xiv). CNC nibblir machine	g 8462.42 00		
(xv). CNC bendir			
machine	00		
(xvi). Sport weldir	g 8515.80		
plant	00		
(xvii).Auxiliary	8479.89		
equipment (xviii).High	9030.89		
temperature			
circulation			
thermal			
tester			
(xix). UL 2054 fir	re 9031.80		
testing	00		
equipment	0001.00		
(xx). Pack rotation			
simulation (xxi). Free fa	00 all 9031.80		
(xxi). Free fa	00		
(xxii). Batte			
impact test	•		
IEC 62133			
(xxiii). UL 164			
flame tester			
(xxiv).	9031.80		
Electromagi			
etic vibration tester U			
tester U	IN		
(xxv).Single wir	g 9031.80		
electromagn	0		
5.558.54911	-	1	

	1		
tic power drop			
testing			
equipment			
(xxvi). Hydraulic	9031.80		
crush testing	00		
equipment	00		
9. Omitted			
	2-2112		
10. Solar	8504.40	5%	
chargers for	20		
charging electronic			
devices.			
11. Omitted.			
12. Wind			
Turbines.			
(i). Turbine with			
Generator/			
Alternator.			
(ii). Nacelle with			
rotor with or			
without tail.	Respect		
	ive	00/	
(iii). Blades.	heading	0%	
(iv). Pole/	s		
Tower.			
(v). Inverter for			
use with			
Wind			
Turbine.			
(vi). Deep Cycle	8507.20	0%	
Cell/ Battery	00		
(for use with			
wind			
turbine).			
13 . Wind water	8413.81	5%	
pump	00	3,0	
14 . Geothermal	00		
energy equipment.			
	8418.61	0%	
(i). Geothermal		U%	
Heat	00		
Pumps.	0.446.66	001	
(ii). Geothermal	8418.69	0%	
Reversible	90		
Chillers.			
(iii). Air handlers	8418.69	0%	
for indoor	90		
quality			
control			
equipment.			
(iv). Hydronic	8418.61	0%	
heat pumps.	00	3 ,0	
 neat punips.	00		

	(v).	Slim Jim heat exchangers.	8418.61 00	0%	
	(vi).	HDPE fusion tools.	8419.50 00	0%	
	(vii).	Geothermal energy Installation tools and Equipment.	8419.89 90	0%	
	(viii).	Thermostat s and IntelliZone.	9032.10	0%	
	appro Altern Devel Board	any other item ved by the lative Energy opment (AEDB) and arred to by the	Respect ive heading s	0%	
22	for pr renev techn for co	wing items comotion of vable energy cologies or onservation ergy:-			Nil
	(i).	SMD/LED/L VD lights with or without ballast, fittings and fixtures.	9405.11 90 9405.19 90 8539.32 90 8539.52 10 8539.52 20	0%	
	(ii).	SMD/LED/L VD lights, with or without ballast, PV module, fitting and fixtures	9405.49 90 8539.32 90 8539.52 10 8539.52 20	0%	
	(iii).	Tubular Day lighting Device.	9405.50	0%	
	(iv).	Solar torches.	8513.10 40	0%	

(v).	Lanterns	8513.10	0%	
	and related	90		
	instruments.			
(vi).	LVD	8539.32	0%	
	induction	90		
	lamps.			
(vii).	LED	8539.52	0%	
` ,	Bulb/Tube	10		
	lights.	8539.52		
	J	20		
(viii).	PV module,	8541.43	0%	
,	with or	00		
	without, the	8504.40		
	related	90		
	components	8507.00		
	including	00		
	invertors			
	(off-grid/on			
	grid/ hybrid)			
	with			
	provision for			
	direct			
	connection/i			
	nput from			
	renewable			
	energy			
	source and			
	with			
	Maximum			
	Power Point			
	Tracking			
	(MPPT),			
	charge			
	controllers			
	and solar			
	batteries.			
(ix).	Water	8413.70	0%	
(IA).	pumps	11	0%	
	operating	8413.70	0%	
	on solar	19	0 /0	
		8413.70		
	energy	90		
	along with	8504.40		
	solar pump			
(24)	controllers	90	00/	
(x).	Energy	8539.31	0%	
	saver lamps	10	0%	
	of varying	8539.32		
<i>(</i> ')	voltages	10	00/	
(xi).	Energy	8539.31	0%	
	Saving	20	0%	

	Tube	8539.32		
	Lights.	20	201	
	(xii). Invertors	8504.40	0%	
	(off-grid/on	90		
	grid/hybrid)			
	with			
	provision for			
	direct			
	connection/i			
	nput from			
	renewable			
	energy			
	source and			
	with			
	Maximum			
	Power Point			
	Tracking			
	(MPPT).			
23	Parts,			
	Components and			
	inputs for			If imported by
	manufacturing			LED Light,
	LED lights, Bulbs			Bulbs and their
	and their Parts:-		00/	Parts
	(i). Housing/Shell,	Respec	0%	manufacturers
	shell cover	tive		registered
	and base cap	headin		under the Sales
	for all kinds of	gs		Tax Act, 1990
	LED Lights			subject to
	and Bulbs	0040.00	20/	annual quota
	(ii). Pickling	3810.90	0%	determination
	preparations	90		by the Input
	for metal			Output Coefficient
	surfaces;			Organization
	soldering brazing or			(IOCO).
	brazing or welding			(1000).
	powders and			
	pastes			
	consisting of			
	metal and			
	other materials			
	(iii). Poly Butylene	3907.70	0%	
	Terephthalate	00	0 70	
	(iv). (iv) Bare	8534.00	11%	
	Metal Clad	00	1170	
	Printed Circuit	00		
	Board			
	(MCPCB)			
	(11101 00)		<u>L</u>	<u> </u>

	(v). (v) Stuffed	8539.90	0%	
	Metal Clad	90	370	
	Printed Circuit			
	Board			
	(MCPCB)			
	(vi). Constant	8504.40	0%	
	Current Power	90		
	Supply for of			
	LED Lights			
	and Bulbs (1-			
	300W)			
	(vii).Lenses for	9001.90	0%	
	LED lights and	00		
	Bulbs			
	(viii). Aluminum	8532.22	0%	
	Electrolytic	00		
	capacitor	0.001.01	201	
	(ix). SMT Electrical	8504.31	0%	
	Transformer	00	00/	
	(x). Tantalum	8532.21 00	0%	
	capacitors	00		
	(DIP/SMD) (xi). Other	8504.40	0%	
	inductors,	90	0 76	
	small	8504.50		
	transformer,	00		
	coil (DIP/SMD)	00		
24	Plant, machinery	Respect	0%	The Alternative
	and equipment	ive		Energy
	used in	heading		Development
	production of bio-	S		Board (AEDB),
	diesel.			Islamabad shall
				certify in the
				prescribed
				manner and
				format as per
				Annex-B that
				the imported
				goods are <i>bona</i> fide project
				' '
				requirement. The goods
				shall not be
				sold or
				otherwise
				disposed of
				WILLIIII a DELIOU I
				within a period of five years of
				of five years of their import

25	Plant, machinery and equipment imported for setting up fruit processing and preservation units in Gilgit-Baltistan, Balochistan and Malakand Division.	Respect ive heading s	0%	prior approval of the FBR and payment of customs duties and taxes leviable at the time of import. The plant, machinery and equipment released under the said serial number shall not be used in any other area which is not eligible for the said concession. In case of violation, duty and taxes shall be recovered beside initiation
26	Digut machinem	Doones	00/	beside initiation of penal action under the Customs Act, 1969.
26	Plant machinery and equipment imported during the period commencing on 1st July, 2014 and ending on 30th June, 2024 for setting up of industries in erstwhile FATA Areas.	Respec tive headin gs	0%	The plant machinery and equipment under the said serial number shall be released on certification from Provincial Home Secretary that the goods are bonafide requirement of the unit as per Annex B. The goods shall not be sold or otherwise disposed of without prior

				approval of the Board.
27	Following motor vehicles for the transport of goods and special purpose motor vehicles imported by the Construction Companies:-			This concession shall be available to motor vehicles for the transport of goods and special
	Dumpers designed for off highway use.	8704.10 90	20%	purpose motor vehicles imported by Construction
	Super swinger truck conveyors.	8705.90 00	20%	Companies registered with Security and
	Mobile canal lining equipment.	8705.90 00	20%	Exchange Commission of Pakistan
	4. Transit mixers.	8705.40 00	20%	(SECP) and Pakistan
	5. Concrete Placing trucks.	8705.90 00	20%	Engineering Council.
	6. Crane lorries.	8705.10 00	20%	
28	Plant, machinery and production line equipment used for the manufacturing of mobile phones.	Respect ive heading s	0%	This exemption is available to local manufacturers of mobile phones duly certified by Pakistan Telecommunic ation Authority.
29	Charging station for electric vehicle	8504.40 30	0%	Nil

30 Pre-fabricated	9406.10	8%	(i) The
	0.00.10	0,0	concerned
room/structures	90		ministry or
for cotting up of			department
for setting up of	9406.90		shall
new hotels			approve the
	90		project. The
/motels in Hill			Authorized
Stations, Gilgit-			Officer of the
Otations, Ongit-			ministry or
Baltistan, AJK,			department
			shall certify in the
and Coastal			prescribed
Areas of			format and
			manner as
Baluchistan			per Annex-B
(excluding Hub)			that the
(excluding ridb)			imported
			goods are
			bona fide
			project
			requirement
			and shall furnish all
			furnish all relevant
			information
			online to
			Pakistan
			Customs
			Computerize
			d System
			against a
			specific user
			ID and
			password
			obtained under
			section 155D
			of the
			Customs
			Act, 1969.

				(ii)IOCO shall verify and determine the requirement of such Pre- fabricated structures in the form of finished rooms for setting up new hotels/motel s in the
				specified areas.
31.	Omitted.			
32.	Cinematographic, film production and post-film production equipment imported during the period commencing on the 1st July, 2022 and ending on the 30th June, 2027.			i. The Ministryof InformationandBroadcastingshall certify inthe prescribed
	(1) Projector (2) 3D Glasses	9007.20 00 9004.90	0%	manner and
	(3) Digital Loud Speakers	00 8518.22 00	0%	format as per Annex-B to the
	(4) Digital Processor	8519.81 90	0%	effect that the
	(5) Sub-woofer and Surround Speakers	8518.29 90	0%	imported goods
	(6) Amplifiers	8518.50 00	0%	are bona-fide
	(7) Audio rack and termination board	7326.90 90	0%	requirement.

	8537.10 90		The Authorized
(8) Music Distribution	8519.89 90	0%	Officer of
System		20/	Ministry shall
(9) Seats	9401.71 00	0%	furnish all
(10) Recliners	9401.79	0%	relevant
(11) Wall Panels	7308.90	0%	information
and metal profiles (12) Step Lights	90 9405.49	0%	Illomation
	90		online to
(13) Illuminated Signs	9405.61 00 9405.69 00	0%	Pakistan Customs
(14) Dry Walls	6809.11 00	0%	Computerized
(15) Ready Gips	3214.90 90	0%	System against
			specific user ID
			and password
			obtained under
			section 155D of
			the Customs
			Act, 1969.
			ii. The goods
			shall not be
			sold or
			otherwise
			disposed of
			within a period
			of five years of
			their import

				ехсер	t with the
				prior	approval
				of the	FBR.
				(ii) IO	CO shall
				verify	and
				detern	nine
				quota	
				require	ement of
				such	
				equipr	ment
33.	New Fire-fighting	8705.30	10%	The	goods
	vehicles	00		shall	not be
	manufactured as			sold	or
	such by OEMs			otherv	/ise
				dispos	sed-off
				within	a period
				of five	years of
				its	import
				withou	it prior
				appro	al of the
				FBR	and
				payme	ent of
				custor	ns duties
				and	taxes

				leviable at the
				time of import.
34	Plant and	Chapter	0%	This exemption
	machinery excluding	s 84 and		shall be
	consumer durable goods	85		available
	and office			
	equipment as imported by			subject to
	greenfield industries,			fulfillment of
	intending to			following
	manufacture taxable goods, during their			conditions,
	construction and			namely: -
	installation period.			(a) the importer is registered under the Sales Tax Act on or after the first day of July, 2019; (b) the industry is not established by splitting up or reconstruction or reconstruction of an undertaking already in existence or by transfer of machinery or plant from another industrial undertaking in Pakistan. (c) exemption certificate issued by the Commissioner

			Inland Revenue having jurisdiction; and (d) the goods shall not be sold or otherwise disposed of without prior approval of the FBR and the payment of customs duties and taxes leviable at the time of import.
35 1. Plant,	Respect	5%	1. In respect of
machinery and	ive		goods
equipment,	heading		mentioned in
materials,	s		Column (2), the
specialized			Ministry of
vehicles or			Energy
vessels,			(Petroleum
accessories,			Division) shall
spares,			certify in the
chemicals and			prescribed
consumables, as			manner and
are not			format as per
manufactured			Annex-B to the
locally, imported			effect that the
by developers,			imported goods
contractors and			are bonafide

service	requirement for
companies	use in the
involved in	project. The
infrastructure	Authorized
development of	Officer of the
Large Diameter	Ministry shall
Pipelines (i.e. 24"	furnish all
and above)	relevant
projects namely,	information
North South Gas	online to
Pipeline Project	Pakistan
(NSGP),	Customs
Turkmenistan,	Computerized
Afghanistan,	System against
Pakistan and	a specific user
India Pipeline	ID and
Project (TAPI),	password
Iran Pakistan Gas	obtained under
Pipeline Project	section 155D of
(IP), RLNG-III	the Customs
Pipeline (RLNG-	Act, 1969.
III), or any other	2. The
project declared	concession
as "Large	available to
Diameter Gas	

Pipeline Project"			contractors and
by the Ministry of			service
Energy			companies of
(Petroleum			the project will
Division).			be subject to
2. Plant, machinery	Respect	10%	the following
and equipment,	ive		conditions,
materials,	heading		namely: -
specialized	S		(a) the
vehicles or			contractor and the service
vessels,			provider shall
accessories,			submit a copy of the
spares, chemicals			contract or agreement
and consumables,			under which he
as are			intends to import the
manufactured			goods for the project;
locally, imported by			(b) the chief executive
developers,			or head of the
contractors and			contracting company
service companies			shall certify in the
of the above			prescribed manner
projects.			and format as per
3. HR Coils, Line	Respect	0%	Annex-A that the
Pipe, Pylons/Piles,	ive		imported goods are the

manufactured s locally, imported by developers and contractors of above projects. 3. Item imported a concessionary rates which become surplus, sorar junk, obsolet or otherwiss shall be disposed of ithe followin manner, namely: - (a) in the ever an item other that specialized vehicles, is sold to another company involved infrastructure e development of Larg Diameter Pipelines, no important displayment of the contraction of the					
manufactured s locally, imported by developers and contractors of above projects. 3. Item imported a concessionary rates whic become surplus, scrar junk, obsolet or otherwis shall b disposed of the followin manner, namely: (a) in the ever an iter other tha specialized vehicles, i sold t another company involved i infrastructu e developme t of Larg Diameter Pipelines, no impo duties sha be levied o charged. Otherwise, shall be sol through public tender an duties sha be recovered a the rate of	wheth	er or	not	Heading	project's
locally, imported by developers and contractors of above projects. 3. Item imported a concessionary rates whic become surplus, scrap junk, obsolet or otherwise shall b disposed of i the followin manner, namely:- (a) in the ever an iter other tha specialized vehicles, i sold t another company involved i infrastructu e developme t of Larg Diameter Pipelines, no impo duties sha be levied of charged. Otherwise, shall be sol through public tender an duties sha be recovered a the rate of					
locally, imported by developers and contractors of above projects. 3. Item imported a concessionary rates whice become surplus, scrap junk, obsolet or otherwis shall b disposed of i the followin manner, namely: - (a) in the ever an iter other tha specialized vehicles, i sold t another company involved i infrastructu e developme t of Larg Diameter Pipelines, no impo duties sha be levied of charged. Otherwise, shall be sol through public tender an duties sha be recovered a the rate of	manut	actured		S	
developers and contractors of above projects. 3. Item imported a concessionary rates which become surplus, scrat junk, obsolet or otherwise shall be disposed of in the following manner, namely: - (a) in the ever an item other that specialized vehicles, is sold to another company involved infrastructure endevelopment of Large Diameter Pipelines, no important of the charged. Otherwise, shall be sold through public tender an duties shall be sold through public tender and duties shall be sold through public tender and duties shall be recovered at the rate of the rat					ts; and
developers and contractors of above projects. above projects.	locally	, import	ed by		0 11
contractors of above projects. above pr	dovole	noro	and		
contractors of above projects. alief or otherwis shall be disposed of in the followin manner, namely: - (a) in the ever an iter other that specialized vehicles, is sold to another company involved infrastructure endevelopment of the following pince of the development of the following politics of the following pince of the foll	deveio	pers	and		
above projects. become surplus, scrap junk, obsolet or otherwis shall be disposed of ithe followin manner, namely: - (a) in the ever an iter other that specialized vehicles, it sold to another company involved it infrastructure endevelopment to flaring Diameter Pipelines, no important duties shall be sold through public tender an duties shall be sold through public tender an duties shall be recovered at the rate of the r	aantra	otoro	of		
above projects. surplus, scrar junk, obsolet or otherwis shall be disposed of ithe followin manner, namely: - (a) in the ever an iter other that specialized vehicles, it sold to another company involved it infrastructure endevelopment to flarg Diameter Pipelines, no important duties shall be sold through public tender an duties shall be sold through public tender an duties shall be recovered at the rate of the rate of the recovered at the rate of the rate o	Contra	Clors	OI		
junk, obsolet or otherwis shall b disposed of ithe followin manner, namely: - (a) in the ever an iter other that specialized vehicles, it sold to another company involved it infrastructute endevelopment to f Large Diameter Pipelines, no improved to charged. Otherwise, shall be sold through public tender an duties shall be sold through public tender and duties shall be recovered at the rate of the province of the province of the public tender and duties shall be recovered at the rate of the public tender and duties shall be recovered at the rate of the public tender and duties shall be recovered at the rate of the public tender and duties shall be recovered at the rate of the public tender and duties shall be recovered at the rate of the public tender and duties shall be recovered at the rate of the public tender and duties shall be recovered at the rate of the public tender and the public	ahaya	project	0		
or otherwis shall b disposed of ithe followin manner, namely: - (a) in the ever an iter other that specialized vehicles, is sold to another company involved it infrastructure endevelopment to f Large Diameter Pipelines, no important duties shate be levied to charged. Otherwise, shall be sold through public tender and duties shate be recovered at the rate of the property of the public tender and duties shate be recovered at the rate of the public tender and duties shate the rate of the public tender and duties shate the rate of the public tender and duties shate the rate of the public tender and duties shate the rate of the public tender and duties shate the rate of the public tender and duties shate the rate of the public tender and duties shate the rate of the public tender and duties shate the rate of the public tender and duties shate the public tender and the public tender and duties shate the public tender	above	project	S.		
shall bidisposed of ithe followin manner, namely: - (a) in the ever an iter other that specialized vehicles, it sold to another company involved it infrastructute endevelopment to flarge Diameter Pipelines, no important duties shat be levied to charged. Otherwise, shall be sold through public tender and duties shat be recovered at the rate of the control of the co					
disposed of ithe followin manner, namely: - (a) in the ever an iter other that specialized vehicles, it sold to another company involved it infrastructute endevelopment to flarge Diameter Pipelines, no imposed duties shat be levied of charged. Otherwise, shall be sold through public tender and duties shat be recovered at the rate of the color of the colo					
the followin manner, namely: - (a) in the ever an iter other that specialized vehicles, it sold to another company involved it infrastructute endevelopment to following the development to following the device of					
manner, namely: - (a) in the ever an iter other tha specialized vehicles, i sold t another company involved i infrastructu e developme t of Larg Diameter Pipelines, no impo duties sha be levied o charged. Otherwise, shall be sol through public tender an duties sha be recovered a the rate of					
namely: - (a) in the ever an iter other tha specialized vehicles, i sold t another company involved i infrastructu e developme t of Larg Diameter Pipelines, no impo duties sha be levied o charged. Otherwise, shall be sol through public tender an duties sha be recovered a the rate of					0
(a) in the ever an iter other that specialized vehicles, it sold to another company involved it infrastructure endevelopment to flarg Diameter Pipelines, no imposite duties shat be levied of charged. Otherwise, shall be sold through public tender an and duties shat be recovered at the rate of the special content of the					
an iter other tha specialized vehicles, is sold to another company involved infrastructure endevelopment to flarge Diameter Pipelines, no imported duties shat be levied to charged. Otherwise, shall be sold through public tender an duties shat be recovered at the rate to					
other tha specialized vehicles, is sold to another company involved infrastructure endevelopment to of Large Diameter Pipelines, no imposed duties shate be levied of charged. Otherwise, shall be sold through public tender an duties shate be recovered at the rate of the sold through the sold thr					
vehicles, is sold to another company involved infrastructure endevelopment to flarge Diameter Pipelines, no imposed duties shat be levied of charged. Otherwise, shall be sold through public tender and duties shat be recovered at the rate of the sold through the sold through the sold through the sold through public tender and the sold					other than
vehicles, is sold to another company involved infrastructure endevelopment to flarge Diameter Pipelines, no imposed duties shat be levied of charged. Otherwise, shall be sold through public tender and duties shat be recovered at the rate of the sold through the sold through the sold through the sold through public tender and the sold					
sold the another company involved infrastructure endevelopment of Large Diameter Pipelines, no imposed duties shat be levied of charged. Otherwise, shall be sold through public tender and duties shat be recovered at the rate of the sold through and the sold through the sold thr					
company involved i infrastructu e development of Larg Diameter Pipelines, no impo duties sha be levied of charged. Otherwise, shall be sol through public tender an duties sha be recovered a the rate of					
involved infrastructure endevelopment of Large Diameter Pipelines, no imposed duties shat be levied of charged. Otherwise, shall be sold through public tender and duties shat be recovered at the rate of the control					another
infrastructu e development t of Larg Diameter Pipelines, no impo duties sha be levied of charged. Otherwise, shall be sol through public tender an duties sha be recovered a the rate of					
e development of Large Diameter Pipelines, no imposition duties shat be levied of charged. Otherwise, shall be solthrough public tender and duties shat be recovered at the rate of the control of the co					
development tof Large Diameter Pipelines, no impose duties shat be levied of charged. Otherwise, shall be solthrough public tender and duties shat be recovered at the rate of the control					infrastructur
t of Larg Diameter Pipelines, no impo duties sha be levied of charged. Otherwise, shall be sol through public tender an duties sha be recovered a the rate of					
Diameter Pipelines, no impo duties sha be levied of charged. Otherwise, shall be sol through public tender an duties sha be recovered a the rate of					
Pipelines, no impo duties sha be levied of charged. Otherwise, shall be sol through public tender and duties shabe recovered at the rate of					
no impo duties sha be levied of charged. Otherwise, shall be sol through public tender and duties shabe recovered at the rate of the control					
duties shat be levied of charged. Otherwise, shall be solthrough public tender and duties shat be recovered at the rate of					
be levied of charged. Otherwise, shall be sol through public tender and duties shall be recovered at the rate of					
charged. Otherwise, shall be sol through public tender an duties sha be recovered a the rate of					
Otherwise, shall be sol through public tender an duties shall be recovered at the rate of					
shall be sol through public tender an duties shall be recovered at the rate of					
through public tender an duties shabe recovered at the rate of					
public tender an duties shabe recovered at the rate of					
tender an duties shabe be recovered a the rate of					
duties sha be recovered a the rate of					
be recovered a the rate of					duties shall
recovered a the rate of					
the rate of					recovered at
					the rate of
ten per cer					ten per cent
					ad valorem
					of the sale
proceeds;					proceeds;
of the sal					of the sale

		(b)	for
		9	specialized
		١	vehicles
		t	here would
		k	oe a
			minimum
			etention
			period of
		f	ive years
			after which
			he vehicles
			may be
			disposed of
			n the
			manner
			provided in
			(a) above
			except that
			he full rate
			of import
			duties, net of any
			of any mport
			duties
			already
			paid, shall
			be charged
			subject to an
			adjustment
			of
		(depreciation
			at the rate of
		t	wo per cent
			per month
		į	up to a
		r	maximum of
			wenty four
			months;
			specialized
			vehicles can
			oe
			surrendered
			at any time
			the
			Government
			of Pakistan,
			without
			payment of
			any import
		(duties,

		under intimation to the FBR; and (d) these items, if rendered as scrap, with change in their physical status, composition or condition and PCT classificatio n, shall be chargeable to duties & taxes accordingly, at standard rates;
		4. In the event a
		dispute arises
		whether any
		item is entitled
		to exemption
		under this
		schedule, the
		item will be
		immediately
		released by the
		Customs
		Department

	 1	
		against a
		corporate
		guarantee valid
		for a period of
		nine months,
		extendable by
		the concerned
		Collector of
		Customs on time
		to time basis. A
		certificate from
		the relevant
		Regulatory
		Authority that
		the item is
		covered under
		this serial
		number shall be
		given due
		consideration by
		the Customs
		Department
		towards finally

			resolving the
			dispute.
			Disputes
			regarding the
			local
			manufacturing
			only shall be
			resolved through
			the Engineering
			Development
			Board.
4. Machinery,	Respect	0%	1. The
equipment,	ive		concession
vessels, dumpers,	heading		available to
specialized	S		contractors and
vehicles,			service
accessories,			companies of
spares and all			the project will
other items			be subject to
essentially			the following
required for the			conditions,
above projects			namely: -
imported by			(a) the
developers,			contractor and the

contractors and		service
		provider
service companies		shall
Convice companies		submit a
on an import- <u>cum</u> -		copy of the
on an import <u>earn</u>		contract or
export basis for a		agreement
SAPORT SAGIO IOI A		under
period of five		which he
		intends to
years.		import the
		goods for
		the
		project;
	(t	b) the chief
		executive
		or head of
		the
		contractin
		g
		company
		shall
		certify in
		the
		prescribed
		manner
		and format
		as per
		Annex-A that the
		imported
		goods are
		the
		project's
		bona fide
		requireme
		nts; and
	2.	· ·
	E	nergy
	(F	Petroleum
		ivision) shall
		ertify in the
		escribed
		anner and
		rmat as per
		nnex-B to the
		fect that the
		nported goods
	ar	e bonafide

		requirement for the project.
		Temporarily
		imported goods
		shall be cleared
		against a
		corporate
		guarantee valid
		for a period of
		five years equal
		to the value of
		import duties
		and taxes
		exempted,
		extendable by
		the Collector of
		Customs on
		time to time
		basis, if the
		importer has a
		definite
		contract. The
		concerned
		Collector shall
		allow extension

		for a furthe	er
		period, a	ıs
		deemed	
		appropriate, o	n
		payment of on	<u>e</u>
		<u>percent</u>	
		surcharge fo	or
		each year o	n
		C&F value of	of
		the goods for	or
		which	
		extension ha	ıs
		been sough	t.
		Should th	е
		goods etc., no	ot
		be exported o	n
		the expiry of	of
		the project of	or
		transferred wit	h
		the approval of	of
		the Collector of	of
		Customs t	0
		another Larg	е
		Diameter	
		Pipeline	
l .	ı		

				Project, or the
				period of stay
				has been
				extended by
				the Collector of
				Customs, then
				the developer,
				contractor or
				service
				company, as
				the case may
				be, shall be
				liable to pay
				duties and
				taxes as
				chargeable at
				the time of
				import.
36	Machinery, equipment and other project related items for setting up of Submarine Cable Landing stations (i) Tubes Pipes	7303.00	0%	If imported by Internet Service providers registered under the Sales Tax Act 1990, duly
	and hollow profiles of cast iron	00	U 70	certified by the Ministry of Information

	1				
	(ii) Articles of non-	7325.10	0%		echnology
	malleable cast	00		_	ınd
	iron			T	elecommunic
	(iii) Static	8504.40	0%	а	ition and
	Converters	90		F	Pakistan
	(iv) Machines for	8517.62	0%	T	elecommunic
	the reception,	90		а	tion Authority
	conversion and			(PTA), and
	transmission or			S	ubject to
	regeneration of			а	innual quota
	voice, images			d	letermination
	or other data,			b	y the Input
	including				Output Co-
	switching and			е	efficient
	routing				Organization
	apparatus			(IOCO).
	(v) Optical fiber	8544.70	0%	1 `	•
	Cables	00	- / •		
37	Other Electric	8544.60	11%	If	imported by
	Conductors	90	, 0		anufacturers
	exceeding			of	
	32000V			tra	ansformers,
					egistered
					nder the
				_	ales Tax Act
					990.
38	Plant, Machinery	Respect	5%		imported by
	and equipment	ive	3 ,0		egistered
		heading			narmaceutical
		s			anufacturers
				fo	
				_	se subject to
					OC from
					linistry of
					ealth
3	Following items			†	
9	for Tourism				
	Projects				
	Pre-fabricated	9406.10	50% of the prevailing rate	of	Subject to
	room/structures	90	customs duty		certification
	for setting up of	9406.90			by the
	new	90			concerned
	hotels/motels in				Secretary
	Hill Stations				of
	Prefabricated	6810.91			Provincial
	Structure	00			Tourism
	(Complete Units)				Departmen
	Camping and	Respec			t or
	Glamping site	tive			equivalent
		1	İ		

			I	A (1 1 1
	equipment and	heading		Authorized
	accessories	S		Officer of
	Vessels for	8903.11		the Federal
	Adventure sports	00		Governme
	and commercial	8903.12		nt as bona
	use, including	00		fide
	rowing boats,	8903.19		requiremen
	canoes, sailboats	00		t of the
	etc.	8903.21		approved
		00		projects.
		8903.22		
		00		
		8903.23		
-) A/ (1: 6	00	-	
	Water-skis, surf-	9506.21		
	boards,	00	-	
	sailboards and	9506.29		
	other water-sport	00		
	equipment:	0500.70	-	
	Ice skates and	9506.70		
	roller skates,	00		
	including skating boots with skates			
	attached			
-	Ski-boots, cross	6402.12		
	country ski	0402.12		
	footwear and	6403.12	-	
	snowboard boots	0403.12		
	Showboard boots	6403.19	-	
		00		
		6403.20	-	
		00		
		6403.40	-	
		00		
1 }	Snow-skis and	9506.11	†	
	other snow-ski	00		
	equipment	9506.12	†	
		00		
		9506.19	1	
		00		
		9506.99	1	
		90		
	Diving equipment	9506.69	1	
		99		
	Zamboni Ice	Respect	1	
	Resurfacing	ive		
	Machines	heading		
	Ice Curling rock	7013.49	1	
	J	00		
	1		i	

	7'. 1'.	0500.00
	Zip line	9503.00
	equipment and	90
	accessories	
	White PE dasher	3920.10
	boards for ice	00
	rinks	
	Gloves, mittens	4203.21
	and mitts	00
	specially	4203.29
	designed for use	30
	in sports, belts	4203.30
	and bandoliers	00
	Mountaineering,	Respect
	Rock climbing	ive
	equipment,	heading
	accessories and	s
	rock wall building	
	material and	
	accessories	0454.40
	Washer Extractor	8451.40
	- Industrial	10
	Flatwork Ironer -	8451.30
	Industrial	00
	Dry Cleaning	8451.30
	Machine -	00
	Industrial	
-	Tumbler Dryer-	8451.29
	Industrial	00
-		8423.82
	Other Laundry	
	equipment &	00
	accessories	8716.80
		90
		8451.80
		20
		8443.19
		20
		8716.80
		90
		8451.40
		10
		8414.40
		00
		8451.29
		0431.29
		8451.30
		00
		9403.20
		00

Steam Double	8418.69
Effect Absorption	90
Chillers	0.11=.00
Air Handling	8415.83
Units (AHUs)	90
Cooling Towers	8419.89
	10
Steam Boilers	8419.81
Gas train starter	00
train pressure	
control piping	
with pressure	
gauge with	
complete Accessories	
Other HVAC	8502.13
Equipment &	10
Accessories	8419.89
Accessories	10
	7013.99
	00
	8402.90
	20
	7322.11
	00
	8415.81
	90
	3925.90
	00
	8415.83
	90
	8414.30
	90
Sewerage	8421.21
Treatment Plant	00
Elevators	8428.10
	10
Escalators	8428.40
	00
Generating sets	8502.13
	10
Transformer	8504.34
	00
Distribution Board	8504.40
	90
Chandeliers	9405.11
	10
	9405.19
	10

4 /	Other Fleetrice!	0404 40
1 1	Other Electrical	8481.10
	Equipment	00
		8504.40
		90
		8544.11
		90
; [Dish washing	8422.19
	Machine	00
	ce Cube	8418.69
	Machine + Bin	90
	Double Door	8418.50
		00
	Upright Freezer	
, ,	Food Processor	8509.80
		00
10	Coffee Machine	8419.81
		00
; (Ovens & Burners	8419.81
		00
		8418.50
		00
		8418.69
		90
		4419.00
		00
		7020.00
		90
		8509.40
		20
		8509.80
		00
		8516.50
		90
4 (Other Kitchen	8716.80
	Equipment &	90
	Accessories	9403.20
'		00
		8419.81
		00
		8418.69
		90
		8418.50
		00
		4419.00
		00
		8509.80
		00
		8422.19
		00

$\overline{}$	1	1
		8419.81
		00
		8414.60
		00
		9403.20
		00
	Housekeeping	8508.11
	equipment	90
	Commercial Dry	
	Vacuum Cleaning	
	Equipment	
	Fire Alarm and	8531.20
	Suppression	00
	System	
	Fire Sprinkler	8481.10
	System	00
	Fire	8424.10
	Extinguishers	00

Annex-A

Header Information											
NTN/FTN of Importer			er Re	Regulatory authority no.				Name of Regulatory			
								authority			
	(1) (2) (3)										
Detai	ls of Inpu	ıt goo	ds (to be f	illed by th	ne chie	ef exec	cutive	Goods	3	im	ported
of the importing company)			pany)				(Collectorate of import)				
	Descri		Custo	Sales				Qua		G	GD
	ption		m Duty	Tax				ntity	te	D.	date
HS Code		Specs	rate	rate	WHT	Quantity	MOU	impo	ctora	N	&
HS		Sp	(applic	(appli	S	Quí	Ď	rted	Collectorate	О.	Мас
			able)	cable)							h.No.

(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(1	(15)
										4)	

CERTIFICATE BY THE CHIEF EXECUTIVE, OR THE PERSON NEXT IN HIERARCHY DULY AUTHORIZED BY THE CHIEF EXECUTIVE:

It is certified that the description and quantity mentioned above commensurate with the project requirement and that the same are not manufactured locally. It is further certified that the above items shall not be used for any other purpose.

Signature Name	
C.N.I.C. No.	

NOTE: - In case of clearance through Pakistan Customs Computerized System, the above information shall be furnished on line against a specific user I.D. and password obtained under section 155D of the Customs Act, 1969(IV of 1969).

Explanation. -

Chief Executive means. -

- 1. owner of the firm, in case of sole proprietorship; or
- 2. partner of firm having major share, in case of partnership firm; or
- 3. Chief Executive Officer or the Managing Director in case of limited company or multinational organization; or
- 4. Principal Officer in case of a foreign company.

Annex-B

Header Information	
NTN/FTN of Importer	Approval No.

	(1)									(2)	
Detail	s of Input go	ods (to be filled	d by the au	ıthoriz	zed o	fficer	Good	ds im	ported	(Collectorate of
of the	of the Regulatory Authority)					impo	import)				
HS	Descripti		Custo	Sales						GD.	GD date
Cod	on		m	Tax				ed		No.	&Mach
е		S	Duty	rate	_	tity	5	Quantity imported	Collectorate		No.
		Specs	rate	(applic	WHT	Quantity	MOU	ity ir	llect		
			(applic	able)		G		uant	ပိ		
			able)					ð			
(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10	(11	(12	(13)	(14)
)))		

CERTIFICATE BY THE AUTHORIZED OFFICER OF THE REGULATORY

AUTHORITY: It is hereby certified that the imported goods are genuine and *bonafide* requirement of the project and the same are not manufactured locally.

Signature Seal of the Authorized Officer	
Designation	

NOTE:- In case of clearance through Pakistan Customs Computerized System, the above information shall be furnished on line against a specific user I.D. and password obtained under section 155D of the Customs Act, 1969(IV of 1969).

Part-II

Import of Active Pharmaceutical Ingredients, Excipients/Chemicals, Drugs, Packing Material/ Raw Materials for Packing and Diagnostic Kits and Equipment, Components and other Goods

The Imports under this part shall be subject to following conditions, namely. -

- (i). The active pharmaceutical ingredients, Excipients /chemicals, packing material and raw material for packing shall be imported only for in-house use in the manufacture of specified pharmaceutical substances, as approved by the Drug Regulatory Agency of Pakistan.
- (ii). The requirement for active pharmaceutical ingredients and Excipients/chemicals, drugs as specified in Table A, B & C, shall be determined by the Drug Regulatory Agency of Pakistan;
- (iii). The requirement for packing materials/raw materials for packing, as specified in Table-D, shall be determined by Input Output Coefficient Organization;
- (iv). The designated/authorized representative person of Drug Regulatory Agency of Pakistan shall furnish all relevant information, as set out in this part, online to the Customs computerized system, accessed through the unique user identifier obtained under section 155 d of the Customs Act 1969, along with the password thereof.
- (v). For "Respective Headings" entries in column (3) of the Table against which two rates of customs duty 3% and 5% have been mentioned in Column (4), the rate of 3% shall be applicable only for such goods which are chargeable to 3% duty under the First Schedule to the Customs Act 1969.

Table A

Active Pharmaceutical Ingredients (API)

Sr. No	Description	PCT code	Customs duty (%)
1	Acyclovir Usp	2933.5990	0
2	Albendazole - Human Grade	2933.9990	0
3	Alfacalcidole	3004.9099	0
4	Alogliptin Benzoate	2942.0000	0

5	Alprazolam	2933.9100	0
6	Amikacin Sulpate	2941.9090	0
7	Amiloride HCL	2933.9990	0
8	Amlodipine	2933.3990	0
9	Amoxicillin sodium sterile BP	2941.1000	0
10	Amoxicillin Sodium With Clavulanate	3003.2000	0
	Potassium (Sterile)		
11	Amphotericin B Lyophilized	2941.9090	0
12	Ampicillin sodium sterile USP/BP	2941.1000	0
	(Pharmaceutical grade)		
13	Amprolium HCI	2933.5990	0
14	Apixaban and its salts	2933.7990	0
15	ARIPIPRAZOLE	2933.7990	0
16	Artemether	2932.9990	0
17	Atorvastatin	2933.9990	0
18	Atorvastatin Calcium	2933.9990	0
19	Atracurium Besylate	2933.4990	0
20	Atropine Sulphate	2941.9090	0
21	Azilsartan Kamedoxomil	2934.9990	0
22	Bacitracin and its derivatives	2941.9060	0
23	Benazepril Related Compound	2933.7990	0
24	Benzyl pencillin sodium/potassium	2941.1000	0
25	Betahistine Di Hcl	2933.3990	0
26	Betaine Glucuronate	2923.9010	0
27	Betamethasone	2937.2200	0
28	Biapenem	2941.9090	0
29	Bisacodyl	2933.3990	0
30	Bosentan Monohydrate	2935.9090	0
31	BromocriptineMs(G) Msa/Ds 01	2939.6900	0
32	BUPIVACAINE HYDROCHLORIDE	2933.9990	0
33	Calcium Lactobionate Oral	2918.1600	0
34	Calcium Lactobionate Special Grade	2940.0000	0
35	Canagliflozin Hemihydrate	2934.9990	0
36	Candesartan Cilextle	2933.9990	0
37	Captopril	2933.9990	0
38	Carbamazepine	2933.9990	0
39	Carbenicillin and its salts	2941.1000	0
40	Carbinoxamine Maleate	2933.3990	0
41	Carfecillin	2941.1000	0
42	Cariprazine Hydrochloride	2933.5990	0
43	CARVEDILOL	2933.9990	0
44	Cefazolin Sodium Sterile	2941.9090	0
45	Cefepime Hydrochloride/L-Arginine Sterile USP	2941.9090	0
46	Cefoperazone And Sulbactam Sodium	2941.9090	0

47	Cefotaxime / Cefotaxime sodium	2941.9090	0
48	Cefpirome	2941.9090	0
49	Cefpodoxime Proxetil	2941.9090	0
50	Cefquinome Sulfate	2941.9090	0
51	Ceftazidime Pentahydrate	2941.9090	0
52	Ceftiofur HCL Sterile	2941.9090	0
53	Cefuroxime Axetil	2941.9090	0
54	Cefuroxime Sodium Sterile	2941.9090	0
55	Celecoxib	2935.9090	0
56	Cetirizin Dihydrocholoride Ep	2933.5990	0
57	Cetirizine Dihydrochloride	2933.5990	0
58	Chloromycetin Palmitate	2941.4000	0
59	Chlorpheniramine Maleate	2933.3990	0
60	Chlortetracycline Hydrochloride	2941.3000	0
61	Chlorthalidone Micronized Powder	2935.9090	0
62	Clamipramine Hcl Ep	2933.9990	0
63	Clavulanate Potassium With	3003.9090	0
	Microcrystalline Cellulose (Avicel)		
64	Clavulanate Potassium With Silicon Di-	3003.9090	0
	Oxide (Syloid)		
65	Clemastine Hydrogen Fumarate	2933.9990	0
66	Clindamycin Phosphate	2941.9060	0
67	Clonazepam	2933.9100	0
68	Clopamide Base/Ds 01	2935.9090	0
69	Clopidogrel Bisulphate	2934.9990	0
70	Clotrimazole	2933.2900	0
71	Co-DergocrineMs (Gram) A 01	2939.6900	0
72	Colistin Sulphate	2941.9090	0
73	Dabigatran Etexilate Mesylate	2933.3990	0
74	Dapagliflozin	2934.9990	0
75	Darifenacin Hydrobromide	2934.9990	0
76	Deferiprone	2933.3990	0
77	Desmoder H/Hexamethylen Di-Iso	2929.1000	0
78	Dexibuprofen	2916.3990	0
79	Dextro Methophen HBR	2933.9990	0
80	Dextro-MethorphHbr	2933.4990	0
81	Diclofenac Diethylamine	2922.4990	0
82	Diclofenac Potassium BP	2922.4990	0
83	Diiodohydroxyquinoline	2934.9990	0
84	Diphenhydramine	2922.1990	0
85	DI-Carnitine HCI	2923.9090	0
86	Domperidone	2933.3990	0
87	Doripenem	2941.9090	0
88	Dorzolamide HCI	2935.9090	0
89	Doxycycline Hyclate	2941.3000	0

90	Doxylamine Succinate	2933.3990	0
91	Drotavarine Hcl	2933.4990	0
92	Drotaverine HCL Tab and Injectable	2934.9990	0
	Grade		
93	Ebastine	2933.3990	0
94	Edoxaban Monohydrate	2934.9990	0
95	Elvitegavir	2934.9990	0
96	Emtricitabine	2934.9990	0
97	Enalapril Maleate Usp 23	2933.9990	0
98	Enoxacin Sesquihfrtae	2933.5990	0
99	Enrofloxacin Base	2933.5990	0
100	Enrofloxacin HCl	2941.9090	0
101	Entecavir (Monohydrate) and Its Salts	2933.3990	0
102	Ertapenem Sodium	2941.9090	0
103	Erythrocin J	2941.5000	0
104	Erythromycin Thiocynate	2941.5000	0
105	Erythropoietin IP	2934.9990	0
106	Eslicarbazepine Acetate	2933.4990	0
107	Eslicarbazipine Acetate	2933.3990	0
108	Ethambutol HCl	2941.9090	0
109	Etoricoxib	2933.9990	0
110	Euflavine Bp (Acriflavine)	2933.9990	0
111	EZETIMIBE	2934.9990	0
112	Famotidine	2934.1090	0
113	Favipiravir	2933.9990	0
114	Febuxostat	2934.1090	0
115	Fenpiverinium Bromide	2933.9990	0
116	Ferric Carboxy Maltos Complex	3824.9999	0
117	Ferric Hydroxide Polymaltose Complex Inj.Grade	2821.1020	0
118	Ferric Pyrophosphate Nf	2835.3900	0
119	FERROUS FUMARATE	2917.1900	0
120	Ferrous Sulphate	2833.2910	0
121	Fexofenadine	2933.3990	0
122	Filgrastim	2934.9990	0
123	Florfenicol	2941.4000	0
124	Flucloxacillin sodium	2941.1000	0
125	Fluconazole	2933.9990	0
126	Flumequine Base	2933.9990	0
127	Flunixin Megulamine	2933.3990	0
128	Fluoxetine Hcl	2922.1990	0
129	Flurbiprofen	2916.3990	0
130	Fosfomycin Calcium	2941.9090	0
131	Fosfomycin Calcium	2941.9090	0
132	Fosfomycin Trometamol	2941.9090	0

400	Frantianatad Casasid Off	2045 0000	
133	Fractionated Coconut Oil	2915.9000	0
134	Fural and the second se	2934.9990	0
135	Furosemide (Imp) Fusidic Acid	2935.9090	0
136		2941.9090	0
137	Gabapentin	2922.4990	0
138	Gemifloxacin Mesylate	2933.9990	0
139	Gentamicine Sulphate	2941.9090	0
140	Gentamyein	2941.9090	0
141	Glibenclamide	2935.9090	0
142	Gliclazide	2935.9090	0
143	Glimepiride	2935.9090	0
144	Glipizide	2935.9090	0
145	Haloperidol	2934.1090	0
146	Hydrochlorothiazide	2935.9090	0
147	Hydrocortisone Usp Micro	2937.2100	0
148	Hydroxychloroquine Sulphate	2933.4990	0
149	Ibandronate Sodium Monohydrate	2922.4990	0
150	lloperidone	2934.9990	0
151	Imipenem Cilastatin Sodium (Sterile Mixture Sod Bicarbonate)	2941.9090	0
152	Imipenem With Cilastatin Sodium Sterile	3824.9999	0
153	Imipramine Hydrochlor/Ds 01	2933.9990	0
154	Iron III Hydroxide Polymaltose	2821.1020	0
	Complex		
155	Iron III Isomaltoside, Inj. Grade	3824.9999	0
156	Iron Sucrose	3824.9999	0
157	Isoniazid	2933.3990	0
158	Ivabradine HCI	2933.7990	0
159	Ivermectin	2941.9090	0
160	Ketoprofen	2918.3000	0
161	Ketorolac Tromethamine	2933.9990	0
162	Lactulose	2940.0000	0
163	Lamivudine	2933.3990	0
164	Ledipasvir	2934.9990	0
165	Ledipasvir And Copovidone Solid Dispersion	2934.9990	0
166	Leflunomide	2934.9990	0
167	Letrozole	2933.9990	0
168	Levamisole Hydrochloride	2934.9990	0
169	levetiracetam	2933.7990	0
170	Levocetirizine Dihydrochloride	2933.5990	0
171	Levosulpiride	2935.9090	0
172	Linaclotide and its derivatives	2933.9990	0
173	Linagliptin	2933.5990	0
	laL	=:::::::::	_

174	Lincomycin Hcl	2941.9090	0
175	Linezolid	2934.9990	0
176	LINZOLID	2934.9990	0
177	Lisinopril and its derivatives	2933.9990	0
178	Loratadine	2933.3990	0
179	Lorazepam	2933.9100	0
180	Lorcaserin Hydrochloride Hemihydrate	2934.9990	0
181	L-Ornithine	2922.4990	0
182	Lornoxicam	2934.9990	0
183	Losartan Potassium	3824.9999	0
184	Lumefantrine	2922.1990	0
185	Mefloquine HCI	2933.4990	0
186	Meropenem Sodium Carbonate, Inj.	2941.9090	0
100	Grade	2541.5050	O
187	Meropenem Trihydrate (Sterile)	2941.9090	0
188	Mesalazine	2922.4990	0
189	Metopine	2933.3990	0
190	Metronidazole Benzoate	2933.9990	0
191	Midazolam	2933.9100	0
192	Midazolam HCI	2933.9100	0
193	Minocycline Hydrochloride	2941.3000	0
194	Minoxidil	2933.5990	0
195	Mirabegron	2934.1090	0
196	Montelukast Sodium	2933.4990	0
197	Mupirocin	2941.9060	0
198	Neomycin Sulphate	2941.9060	0
199	Neomycin Sulphate	2941.9090	0
200	Neomycin SulphBp 700 U/Mg Mic	2941.9060	0
201	NICORANDIL	2933.9990	0
202	Nitazoxanide	2934.1090	0
203	Norfloxacin	2933.5940	0
204	Novobiocin Sodium	2941.9090	0
205	Nystatin (Mycostatin Micropul)	2941.9060	0
206	NystatinUsp Powder	2941.9060	0
207	OFLOXACIN	2934.9990	0
208	Olanzapine	2934.9990	0
209	Olaquindox	2933.9990	0
210	Olmesartan Medoxomil	2933.3990	0
211	Omarigliptin	2933.5990	0
212	Ossein Mineral Complex	2106.9090	0
213	Oxalitin	3004.9099	0
214	Oxfendozale	2933.9990	0
215	Oxytetracycline Dihydrate Injectable Grade	2941.3000	0
216	Oxytetracycline HCl	2941.3000	0

217	Palanosetron Hydrochloride	2933.7990	0
218	Paroxetine HCL Hemihydrate	2934.9990	0
219	Peg Filgrastim	2934.9990	0
220	Pencillin V.Potassium	2941.1000	0
221	Pencillinbenzathin	2941.1000	0
222	Perindopril Arginine	3824.9999	0
223	Pheneramine Maleate	2933.9990	0
224	Pindolol Base/Ds Pur	2933.9990	0
225	Pioglitazone HCL	2934.1090	0
226	Piperacillin Sodium	2941.1000	0
227	Piperacillin Sodium & Tazobactam	3003.2000	0
	Sodium (Sterile)		
228	Piperaquine Phosphate	2933.5990	0
229	Piperazine Anhydrous (Pharmaceutical	2935.9090	0
	grade).		
230	Piroxicam Betacyclodextrine	2934.9990	0
231	Pitavastatin Calcium	2934.9990	0
232	Polymyxin B Sulphate USP Micro	2941.9060	0
233	Polymyxin B SulphBp 8000 U/Mg	2941.9060	0
234	Potassium Chloride	2827.3900	0
235	Potassium Clavulanate (Avicel Mix)1:1	3824.9999	0
	and (Syloid MIX) 1:1		
236	Potassium Clavulanate with	3824.9999	0
007	Microcrystalline Cellulose 1:1	0004.0000	0
237	Prasugrel HCl	2934.9990	0
238	Pregabalin	2922.4990	0
239	Procaine pencillinG.fortified,	2941.1000	0
240	sodium/potassium	2022 0000	0
240	Procyclidine Hcl	2933.9990	0
241	Psyllium Husk Powder	1211.9000	0
242	PYRIDOSTIGMINE BROMIDE	2933.3990	0
243	Pyrimethamine	2933.5990	0
244	Quetiapine Fumarate	2934.9990	0
245	Ramipril	2933.9990	0
246	Ranolazine	2933.5990	0
247	Rebamipide	2933.7990	0
248	Remdesivir	2934.9990	0
249	Ribavirin	2934.9990	0
250	Rifampicin	2941.9090	0
251	Rifaximin	2941.9090	0
252	Risedronate Sodium	2933.3990	0
253	Risperidone	2934.9990	0
254	Rivaroxaban	2934.9990	0
255	Roflumilast	2933.3990	0
256	Rosuvastatin Calcium	2935.9090	0

257	Saccharomyces Boulardii (LYNSIDE)	3824.9999	0
258	Sacubitril + Valsartan	2933.9990	0
259	Saxagliptin HCI	2933.9990	0
260	Silodosin	2933.9990	0
261	Simvastatin	2932.2090	0
262	Omitted		
263	Solifenacin Succinate	2933.4990	0
264	Sparfloxacin	2933.5990	0
265	Sulfadoxine	2935.9090	0
266	Sulfathiazole	2935.9090	0
267	Sulphadoxine	2935.9090	0
268	Sulphanilamide	2935.9050	0
269	Sulphaquinoxaline Sodium	2935.9090	0
270	Sultamicilliatosylate	2941.1000	0
271	Sultamicillin (Pharmaceutical grade)	2941.1000	0
272	Telmisartan	2933.9990	0
273	TemazepamUsp 28/Ep 4th Ed	2933.9100	0
274	Teneligliptin	3004.9099	0
275	Tenofovir Alafenamide Fumarate	2933.5990	0
276	Tenofovir Alafenamide Hemifumarate	2933.5990	0
277	Tenofovir Disoproxil Fumarate	2933.5990	0
278	Thiocolchicoside	2935.9090	0
279	Ticagrelor	2933.5990	0
280	TICAGRELOR and Its Salts	2934.9990	0
281	Ticarcilin disodium	2941.1000	0
282	TIGECYCLINE	2942.0000	0
283	Tilmicosin Base	2941.9090	0
284	Timolol Maleate	2934.9990	0
285	Tiotropium Bromide Monohydrate (Pre-	2939.8090	0
	mix)		
286	Tirofiban HCL	2935.9090	0
287	Tizanidine HCI	2934.9990	0
288	Tobramycin	2941.9090	0
289	Trandolapril	2933.9990	0
290	Tranexamic Acid	2922.4990	0
291	Trelagliptin Succinate	2934.9990	0
292	Triacetine	2915.3990	0
293	Triclabendazole	2933.9990	0
294	Trimetazidine Hcl	2933.5990	0
295	Omitted		
296	Triprolidine Hcl B.P (94%)	2933.3990	0
297	Valsartan	2933.9990	0
298	Vancomycin Hcl	2941.9060	0
299	Vancomycin HCL	2941.9090	0
300	Velpatasvir Co-Povidone	2934.9990	0

301	Vigabatrin	2922.4990	0
302	Vonoprazone Fumarate	2933.9990	0
303	Vorapaxar	2934.9990	0
304	VORICONAZOLE	2934.9990	0
305	Vortioxetine Hydrobromide	2934.9990	0
306	Zinc Bacitracin 10%	2933.5990	
			0
307	Zinc Sulphate Monohydrate	2833.2940	0
308	Zoledronic Acid Monohydrate	2933.9990	0
309	Zolpidem Hemitartrate	2933.9990	0
310	Aspirin	2918.2210	0
311	Pantoprazole Sodium (Injec Grade)	2933.3990	0
312	Omitted		
313	Omitted	22///222	
314	Cloxacillin sodium sterile USP/BP	2941.1000	0
315	Bacampicillin HCL	2941.1000	0
316	Cloxacillin and its salts excluding	2941.1000	0
	sodium (compacted/ powder form for		
317	oral use)	2044 5000	
318	Clarithromycin Powder	2941.5000 2941.5000	0
	Roxithromycin		
319	Azithromycin Ceftriaxonesodium	2941.9090	0
320		2941.9090	0
321	D-Cycloserine	2941.9090	0
322	Acrinol Pad	3005.9010	0
323	Benzalkonium Chloride Pad (BKC)	3005.9090	0
324	Sodium Casinate	3501.9000	0
325	Sulfobutylate	3505.2010	
326	Activated Glucuronate	3824.9999	0
327	ChondrotinSulphate	3913.9090	0
328	Polyethylene Film	3920.9900	0
329	Acetone	2914.1100	0
330	Anti-Foam	3824.9999	0
331	Acetic Anhydride	2915.2400	0
332	(+)-(1S,2S)-2-Methylamino-1-	2939.4900	0
200	Phenylpropan-1-OL Base	2025 2022	
333	4-(N-Acetyl) Amino-N1-(5-Methyl-3-	2935.9090	0
224	Isoxazolyl) Benzenesulfonamide	2042 0000	0
334	Add (1RS,2RS)-2-(dimethylamino) methyl)-1-(3- methoxyphenyl)	2942.0000	U
	cyclohexanol		
335	5-(2,4,5-trimethoxyphenyl) methyl)	2933.5920	0
	pyrimidine-2, 4-diamine (TMP		Č
	Technical)		
336	Para-Amino-Phenol	2922.2900	0
337	Add 2-(4-Isobutylphenyl) Propionic	2916.3990	0
	Acid Crude		

220	Pagamia 2 (4/4 ahlaranhanyi)nhanyi	2022 5000	0
338	Racemic-2-{4(4-chlorophenyl)phenyl methyl}-1 piperazin Ethanol (Crude)	2933.5990	0
339	1-[1-[[[(1 R)-1-(3-(1 E)-2(-7-chloro-2	2933.4990	0
339	quinoliyl)phenyl]-3-[2(1-hydro	2933.4990	0
	xylmethylethyl)phenyl)propyl]thiomethyl		
	cyclopropane acetic acid (montelukast		
	acid pure)		
340	1-cyclopropyl- 6-fluro-4 oxo-7	2933.5990	0
	piperazine-i-ylquinoline - 3 carboxylic	2000.0000	
	acid - hydrochloric acid (crude)		
341	1-Cyclopropyl- 6-fluoro-1,4dihydro-8-	2933.4920	0
	methoxy-7((4as,7as)-octahydro-6H-		
	pyrrolo(3,4- b)pyridine 6-yl)-4-oxo-3-		
	quinolinecarboxylic acid		
342	9,10-Difloro-2,3-dihydro-3 methyl-7-	2934.9990	0
	oxo-7Hpyrido[1,2,3-de]-1,4-		
	benzoxazine-6 carboxylic acid crude		
343	(S)-(-)-9 floro-2,3 Dihydro-3-Methyl-10-	2933.4990	0
	14Methyl-1-piperazinyl)-7-oxo-7H-		
	pyrido (1,2,3 de)1,4-Benzoxzine-6-		
	Carboxylic acid hemihydrates Crude		
344	Sitagliptin Free Base	2933.5990	0
345	2-(2-chlorophenyl)-2-(methylamino	2922.3900	0
	cyclohexanone (Ketamine Base)		
346	Glacial Acetic Acid	2915.1100	0
347	Activated carbon	3802.1000	0
348	Sodium Hydro-Sulfite	2831.1010	0
349	Methanol	2905.1100	0
350	Potassium Hydroxide	2815.2000	0
351	Dimethylformamide	2924.1990	0
352	n-heptane	2901.1090	0
353	Ethylene diamine tetra acetic acid	2921.2100	0
354	Iso Propyl Alcohol	2905.1220	0
355	Acid Hypophosphorous:	Respective	0
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	heading	
356	Acid PipmidcTrydae	Respective	0
		heading	
357	Acid Citric Anhydrous	Respective	0
		heading	
358	Propylparaben (Aseptoform-P)	Respective	0
		heading	
359	MethylparabenAseptoform-M)	Respective	0
		heading	
360	Sodium Benzoate	Respective	0
		heading	
361	Sodium Sulfate	Respective	0
		heading	

500	Trydrooftisone Acctate Micromsed	heading	O
380	Hydrcortisone Acetate Micronised	heading Respective	0
378	Betamethasone 17-Valerate Bacitracin Zinc Bp (69 Mcg/Mg)	Respective heading Respective	0
377	Betamethasone Base	Respective heading	0
376	Clobetasol Propionate	Respective heading	0
375	Cefaclor Monohydrate	Respective heading	0
374	Simvastatin Ep	Respective heading	0
373	Doxycycline Hydrochloride Bp	Respective heading	0
372	Nimesulide	Respective heading	0
371	Pindolol Base	Respective heading	0
370	Sodium Picosulphate	Respective heading	0
369	Pyritinol Di-Hcl Mono Hydrate	Respective heading	0
368	Pyritinol Base Fine Powder	Respective heading	0
367	Bacitracin Usp Powder Microniz	Respective heading	0
366	Magnesium Hydroxide Paste	Respective heading	0
365	Sodium Cyclamate	Respective heading	0
364	Sodium Valproate	Respective heading	0
363	Mama Copolymer	Respective heading	0
362	Cupric Chloride	Respective heading	0

Table B

(Excipients/Chemicals)

S No	Description	PCT Code	Customs Duty
			(%)
(1)	(2)	(3)	(4)
1	Worked grains of other cereals. (Pharmaceutical	1104.2900	5%
	grade)		
2	Sterillisable maize (corn) starch (Pharmaceutical	1108.1200	5%
	grade)		
3	Gum Benjamin BP (Pharmaceutical grade)	1301.2000	5%
4	(i). Balsam, Tolu BP/USP.	1301.9090	5%
	(ii). Gum acacia powder BP		
	(iii). Gumbenzoin, Styrax,		
	Tragacanth,Xanthan(Pharmaceutical		
	grades)		
5	Other vegetable saps and extracts	1302.1900	10%
	(Pharmaceutical grade)		
6	Other mucilages and thickeners (Pharmaceutical	1302.3900	5%
	grade)		
7	(i). Rhubarb leaves or roots.	1404.9090	5%
	(ii). Valerine roots (Pharmaceutical grade)		
8	Refined palm kernel or babassu oil	1513.2900	5%
	(Pharmaceutical grade)		
9	Other fixed vegetable fats and oils	1515.1900	5%
	(Pharmaceutical grade)		
10	Castor oil (Pharmaceutical grade)	1515.3000	5%
11	Vegetable fats and oils (Pharmaceutical grade)	1516.2010	5%
		1516.2020	
12	Sugar (pharmaceutical grade) if imported by	1701.9910	5%
	manufacturer of pharmaceutical Products on the		
	quantity to be determined by Ministry of Health		
13	(i). Dextrate(Pharmaceutical grade).	1702.3000	5%
	(ii). Dextrose (injectable grade and		
	pharmaceutical grade)		
14	Malt extract (Pharmaceutical grade)	1901.9010	5%
15	Ethyl alcohal	2207.1000	5%
16	(i). Sodium chloride (NaCl).	2501.0090	5%
	(ii). Sodium chloride (injectable grade)		
	(Pharmaceutical grades)		
17	Oils and other products of the distillation of high	2707.9990	5%
	temperature coal tar (Pharmaceutical grade)		
18	Liquid paraffin (Pharmaceutical grade).	2710.1995	5%
19	Plastibase (Pharmaceutical grade)	2710.9900	5%

20	Microcrystalline petroleum wax, ozokerite, lignite	2712.9090	5%
	wax, peat wax and other mineral waxes		
	(Pharmaceutical grade)		
21	lodine (Pharmaceutical grade)	2801.2000	5%
22	Boric acid (Pharmaceutical grade)	2810.0020	5%
23	Phosphorous pentachloride (Pharmaceutical	2812.9000	5%
	grade)		
24	(i). Sodium hydroxide	2815.1100	5%
	(ii). Sodium hydroxide solid or aqueous		
	solution (Pharmaceutical grade)		
25	Disodium sulphate (Pharmaceutical grade)	2833.1100	5%
26	Sodium sulphate anhydrous (Pharmaceutical	2833.1900	5%
	grade)		
27	Sodium hydrogen carbonate (sodium	2836.3000	5%
	bicarbonate) (Pharmaceutical grade)		
28	Dglucitol (Sorbitol) (Pharmaceutical grade).	2905.4400	5%
29	Acetone (Pharmaceutical grade)	2914.1100	5%
30	Formic acid (Pharmaceutical grade)	2915.1100	5%
31	Acetic acid	2915.2100	5%
32	Acetic anhydride (Pharmaceutical grade)	2915.2400	5%
33	Ethyl acetate (Pharmaceutical grade)	2915.3100	5%
34	Stearic acid (Pharmaceutical grade)	2915.7010	5%
35	(i). Butyl phthalate	2917.3410	5%
	ii). Dibutylphthalate (Pharmaceutical grade)		
36	Hydroxy benzoic acid (Pharmaceutical grade)	2918.2900	5%
37	Propyl Paraben Sodium Salt	2918.2900	5%
38	{[(4-ethyl-2,3-dioxo-1-piperazinyl)Carbonyl	2933.5990	5%
	amino}-4 hydroxy-benzene acetic acid (HO-		
	EPCP) (Pharma grade)		
39	N-Methyl morpholine (Pharmaceutical grade)	2933.9100	5%
40	Methanone	2933.9100	5%
41	1-H-tetrazole-1-acetic acid[TAA](Pharmaceutical	2933.9990	5%
	grade)		
42	(i). 2-Methyl-5-mercepto 1,3,4- hiazole[MMTD];	2934.1090	5%
	ii). (Z)-2)2-aminothiazole-4-yl)-2-Tert-		5%
	Butoxycarbonyl) methoxyimnno Acetic acid		
	(ATMA);		
	ii). (Z)-2-(2-aminothaizole -4-yl)2-2(tert-		5%
	Butoxycarbonyl)- isopropoxyimino Acetic		
	Acid[ATIBAA or ATBA;		
	v). Sin-methoxyiminoFuranyl Acetic acid		5%
	Ammonium Salt(SIMA);		
		l	

	v). 7-{[2-Furany(sin- methoxyimino)acetyl]amino}-		5%
	3-hydroxymethyl ceph-3-em-4- carboxyclic		
	acid(Pharma grade);		
43	Mica Ester	2934.1090	5%
44	(+)-(IS,2S)-2-methylamino-1- phenylpropan-I-ol	2939.4900	5%
	base		
45	Chlorophyll (Pharmaceutical grade)	3203.0090	5%
46	Edible ink (Pharmaceutical grade)	3215.1990	5%
47	Non-ionic surface-active agents	3402.4200	5%
48	Other surface-active agents (Pharma grade)	3402.4990	5%
49	(i). Alkyl aryl sulfonate.	3402.9000	5%
	(ii). Ampnocerin "K" or "KS" (Pharma grade)		
50	Casein	3501.1000	5%
51	(i)Modified starches (Pharmaceutical grade).	3505.1090	5%
	(ii)Rich starch		
52	Pencillin G. Amidase enzyme	3507.9000	5%
53	Activated carbon (Pharmaceutical grade).	3802.1000	5%
54	Other activated natural mineral products	3802.9000	5%
	(Pharmaceutical grade).		
55	Stearic acid (Pharmaceutical grade)	3823.1100	5%
56	Industrial fatty alcohols (Pharmaceutical grade)	3823.7000	5%
57	Polyglycerylricinoleates (Pharmaceutical grade)	3907.9900	5%
58	Cellulose nitrates non-plasticised	3912.2010	5%

Table C (Drugs)

S No	Description	PCT Code	Customs duty (%)
(1)	(2)	(3)	(4)
1	Dextrose (injectable grade and pharma grade)	1702.3000	10%
2	Sodium chloride (injectable grade)	2501.0090	5%
	(Pharmaceutical grade).		
3	Oseltamivir	2922.4990	0%
4	Zanamivir	2924.2990	0%
5	All types of vaccines, Interferon and medicines for	Respective	0%
	Hepatitis.	headings	
6	All vaccines and antisera	Respective	0%
		headings	
7	Antihemophilic factor ix (Human)	3002.4190	0%

8	Blood fraction & immunological products	3002.4190	0%
	(biological products) including rabies		
	immunological (150 IU per ml) (Human)		
9	Factor viii & plasma derived fibrin sealant.	3002.4190	0%
	(Human)		
10	Hepatits B immunoglobuline (Human)	3002.4190	0%
11	Human albumin (Human)	3002.4190	0%
12	Intravenous immunoglobuline (Human)	3002.4190	0%
13	Intramuscular immunoglobuline (Human)	3002.4190	0%
14	Tatanusimmunoglobuline (250 IU/ml) (Human)	3002.4190	0%
15	Injection Anti-Dimmunoglobulin (human)	3002.9010	0%
	300mcg/vial		
16	Medicinal eye Drops	3004.9050	10%
17	Ointments, medicinal	3004.9060	10%
18	Alfacalcidole Injection	3004.9099	0%
19	All medicines of cancer. An illustrative list is given	3004.9099	0%
	below, namely:-		
	(i). Aminoglutethimide		
	(ii). Anastrazole		
	(iii). Asparaginase		
	(iv). Azathioprine		
	(v). BCG strain 2-8x108 CFU per vial		
	(vi). Belomycin		
	(vii). Bevacizumab		
	(viii). Bicalutamide		
	(ix). Bortezomib		
	(x). Busulfan		
	(xi). Capecitabine		
	(xii). Carboplatin		
	(xiii). Cetuximab		
	(xiv). Chlorambucil		
	(xv). Chlormethine		
	(xvi). Cisplatin		
	(xvii). Cladribine		
	(xviii). Cyclophosphamide		
	(xix). Cyproterone acetate		
	(xx). Cytarabine		
	(xxi). Dacarbazine		
	(xxii). Dactinomycin		
	(xxiii). Danunorubicin		
	(xxiv). DocetaxelTrihydrate		
	(xxv). Diethylstilbestrol-DiphosphateSodium		

(vavi) Dipodium Cladropatatatrahydrata	
(xxvi). Disodium Clodronatetetrahydrate (xxvii). Disodium Pamidronate	
()	
(xxviii). Doxorubicin	
(xxix). Epirubicin	
(xxx). Erlotinib	
(xxxi). Etoposide	
(xxxii). Filgrastim	
(xxxiii). Fludarabine	
(xxxiv). 5-Fluorouracil	
(xxxv). Flutamide	
(xxxvi). Folinic Acid, calcium salt	
(xxxvii). Gemcitabine	
(xxxviii). Goserelin	
(xxxix). Granisetron	
(xl). Hydroxyurea	
(xli). Ibandronic acid	
(xlii). Ifosfamide	
(xliii). Imatinibmisilate	
(xliv). Irinotecan	
(xlv). Lenograstim	
(xlvi). Letrozole	
(xlvii). Leuprorelin	
(xlviii). Lomustine	
(xlix). Medroxyprogesterone	
(I). Megestrol	
(li). Melphalan	
(lii). Mercaptopurine	
(liii). Methotrexate	
(liv). Mitomycine	
(Iv). Mitoxantrone	
(Ivi). Octreotide	
(Ivii). Ondensetron	
(Iviii). Oxaliplatin	
(lix). Paclitaxel	
(Ix). Pemetrexed	
(Ixi). Procarbazine	
(Ixii). Rituximab	
(Ixiii). Sorafenib (as tosylate)	
(Ixiv). Tamoxifen	
(Ixv). 6-Thioguanine	
(lxvi). Topotecan	
(lxvii). Trastuzumab	
(ιλνιι). Παθιαζαιπάν	

	(Ixviii). Tretinoin		
	(Ixix). Triptorelin Acetate		
	(lxx). Tropisetron		
	(Ixxi). Vinblastine		
	(Ixxii). Vincristine		
	(Ixxiii). Vinorelbine		
	(Ixxiv). Zoledronic Acid		
	(lxxv). Tasigna(Nilotinib)		
	(Ixxvi). Temozolomide		
20	All medicines of Cardiac. An illustrative list is	3004.9099	0%
	given below, namely:-		
	(i). Abeiximab		
	(ii). Adenosine		
	(iii). Contrast Media for angiography MRI (lopamidol and lohexol Inj. and etc.)		
	(iv). Dopamine/Dobutamiune		
	(v). Glyceryltrinitrate infusion or tablets	_	
	(vi). Isosorbid Injection 8(Mono/dinityrate)]	_	
	(vii). Heparin	_	
	viii). Lopromide (Ultravist)	_	
	(ix). Nitroglycerine spray (x). Nitroglycerin tablets	-	
	(x). Nitroglycerin tablets (xi). Streptokinase	-	
	(xii). Sodium AmidotrizoateMeglumine	-	
	Amidotrizoate (Urograffin)		
	xiii). Reteplase (Thrombolytic treatment of	1	
	suspected myocardial infarction)		
	xiv). Urokinase		
21	All medicines for HIV/AIDS. An illustrative list is	3004.9099	0%
	given below, namely:-	_	
	(i). Atazanavir	_	
	(ii). Darunavir		
	(iii). Diadanosine		
	(iv). Efavirenz		
	(v). Indinavir		
	(vi). Lamivuldine		
	(vii). Lopinavir		
	viii). Navirapine]	
	(ix). Nelfinavir]	
	(x). Ritonavir	╡	
	(xi). Saquinavir]	
	(xii). Stavudine	1	
	xiii). Zaduvidine	╡	
	xiv). Zalcitabine	╡	

22	All medicines for thalassaemia. An illustrative list	3004.9099	0%
	is given below, namely:-		
	(i). Deferasirox		
	(ii). Defriprone		
	(iii). DesferrioxamineMesylate		
23.	Drug used for kidney dialysis and kidney	3004.9099	0%
	transplant, Hemodialysis solution/ concentrate		
	and Peritoneal dialysis solution/concentrate, List		
	of drugs is given below, namely:-		
	(i). Azathioprin		
	(ii). Basilliximab		
	(iii). Cyclosporine		
	(iv). Daclizumab		
	(v). Everolimus		
	(vi). Muromonab-CB3		
	vii). Mycophenolic acid		
	/iii). Mycophenolic acid and its salts		
	(ix). Grafalon		
24	Beclomethasone Aerosol/Vials	3004.9099	0%
25	Cyclosporine Injection	3004.9099	0%
26	Cyclosporine Microemulsion Cap/Solution and etc	3004.9099	0%
27	Erythropoietin Injection, EpoetinbetaErythopotin	3004.9099	0%
	alpha		
28	Ipratropium Bromide Aerosol/Vials	3004.9099	0%
29	Salbutamol Aerosol/Vials	3004.9099	0%
30	Sodium Fusidate Injection	3004.9099	0%
31	Vancomycin Chromatographically Purified	3004.9099	0%
	Injection		
32	Analgesic Medicated Plaster	3005.9090	0%
33	Cystagon, Cysta drops and Trientine Capsules	3004.9099	0%
	(for personal use only)		
34	Meglumine antimonite	3004.9099	0%
35	Imiglucerase	3004.9099	0%
36	Alghlucosidase Alfa	3004.9099	0%
37	Laronidase	3004.9099	0%
38	Agalsidase	3004.9099	0%
39	Poractant Alfa	3004.3900	0%
40	Caffeine Citrate	3004.3900	0%
41	Bovine Lipid Extract Surfactant	3004.3900	0%

Table D

(Packing Materials/Raw Materials for Packing/Bandages)

S No	Description	PCT Code	Customs duty (%)
(1)	(2)	(3)	(4)
1	Blood Bags CPDA-1: With blood transfusion set	Respective	0%
	pack in Aluminum foil with set.	Heading	
2	Surgical tape in jumbo rolls	3005.1010	5%
3	Cetylpyridinium chloride pad	3005.9090	5%
4	Polyacrylate (Acrylic Copolymers)	3906.9090	5%
5	PVC non-toxic tubing (Pharmaceutical grade)	3917.2390	5%
6	PVC lay flat tube material grade (Pharmaceutical grade)	3917.3100	5%
7	Pre-printed polypropylene tubes with tamper proof closures (with or without dessicant) indicating particulars of registered drug and manufacturer (Pharmaceutical grade)	3917.3910	3%
8	Other self-adhesive plates, sheets, film, foils, strip and other flat shapes of plastic (Pharmaceutical grade)	3919.1090	5%
9	Rigid PVC Film (Pharmaceutical grade)	3920.4910	10%
10	PVC/PVDC (Pharmaceutical grade)	3920.4990	5%
11	(i). Plastic eye baths.(ii). Printed viskerings (Pharmaceutical grade)	3923.1000	5%
12	Printed poly bags for infusion sets (Pharma grade)	3923.2100	5%
13	Non-toxic plastic bags for I.V. solutions and other infusions (Pharmaceutical grade)	3923.2900	5%
14	Plastic nebulizer or dropper bottles (Pharma grade).	3923.3090	5%
15	Stopper for I.V. Solutions (Pharmaceutical grade).	3923.5000	5%
16	Piston caps	3926.9099	5%
17	(i) 13 mm Rubber stoppers for injections.(ii) 20 mm and 32 mm Rubber stopper for injections (Pharmaceutical grade)	4016.9990	5%
18	Collagen strip (catgut) (Pharmaceutical grade)	4206.0000	5%
19	Medical bleached craft paper with heat seal coating (Pharmaceutical grade)	4810.3900	5%
20	(i) Self-adhesive paper and paper board.	4811.4100	5%

(ii) Cold seal coated paper (Pharmaceutical		
,	4911 F000	5%
	4611.5990	5%
· · · · · · · · · · · · · · · · · · ·	4000 0000	F 0/
	4822.9000	5%
,	4040 5000	5 0/
.,	4819.5000	5%
· · · · · · · · · · · · · · · · · · ·		
<u> </u>		5%
		5%
· · ·		5%
Non-woven fabric		5%
	5603.9300	
Coated Fabric	5903.9000	5%
Empty glass infusion bottle with and without	7010.9000	5%
graduation USP II (Pharmaceutical grade)		
(i) Neutral glass cartridges with rubber dices	7010.9000	5%
and plungers and aluminium seals.		
(ii) Neutral glass vials 1-2 ml U.S.P-1.		
(iii) Moulded glass vials U.S.P. Type III (for		
antibiotics Inj-powder).		
(iv) Glass bottle USP type I.		
(v) Neutral, clear glass, USP type I (pre-		
sterilized) close mouth.		
(vi) Mouldedglass vials (Pharmaceutical grade)		
(i) Aluminum foil, "printed" coated with mylar	7607.1990	5%
polyester or surlyn monomer resin on one	7607.2000	
side and vinyl coating on the other side		
manufacturers (Pharmaceutical grade).		
(ii) Aluminum foil printed, indicating particulars		
•		
_		
(iii) Printed Aluminium Foil for Sachet/I.V.		
.		
· ·		
• •		
and bottom		
(vi) Printed Aluminium Bag for I.V.		
	Empty glass infusion bottle with and without graduation USP II (Pharmaceutical grade) (i) Neutral glass cartridges with rubber dices and plungers and aluminium seals. (ii) Neutral glass vials 1-2 ml U.S.P-1. (iii) Moulded glass vials U.S.P. Type III (for antibiotics Inj-powder). (iv) Glass bottle USP type I. (v) Neutral, clear glass, USP type I (presterilized) close mouth. (vi) Mouldedglass vials (Pharmaceutical grade) (i) Aluminum foil, "printed" coated with mylar polyester or surlyn monomer resin on one side and vinyl coating on the other side indicating particulars of drugs and manufacturers (Pharmaceutical grade). (ii) Aluminum foil printed, indicating particulars of drugs and manufacturers in rolls for wrapping. (iii) Printed Aluminium Foil for Sachet/I.V. Infusion Bag] (iv) Printed Alu+Alu-Cold forming Aluminium Foil bearing the particulars of drugs and manufacturers Pharmaceutical grade]. (v) Aluminium Foil coated with nucryl resin Top and bottom	Paper and paper board coated, impregnated or covered with plastic (Pharmaceutical grade) Paper Core for Surgical Tape (Pharmaceutical Grade) (i) Other packing containers, including record sleeves (ii) Glassine sleeve (Pharmaceutical grade) Laminated heat sealable paper 4811.4900 Kraft paper (wax coated) 4811.6010 Non-woven paper 4811.9000 Non-woven fabric 5603.9200 Coated Fabric 5903.9000 Empty glass infusion bottle with and without graduation USP II (Pharmaceutical grade) (i) Neutral glass cartridges with rubber dices and plungers and aluminium seals. (ii) Neutral glass vials 1-2 ml U.S.P-1. (iii) Moulded glass vials U.S.P. Type III (for antibiotics Inj-powder). (iv) Glass bottle USP type I. (v) Neutral, clear glass, USP type I (presterilized) close mouth. (vi) Mouldedglass vials (Pharmaceutical grade) (ii) Aluminum foil, "printed" coated with mylar polyester or surlyn monomer resin on one side and vinyl coating on the other side indicating particulars of drugs and manufacturers (Pharmaceutical grade). (iii) Aluminum foil printed, indicating particulars of drugs and manufacturers in rolls for wrapping. (iii) Printed Aluminium Foil for Sachet/I.V. Infusion Bag] (iv) Printed Alu-Alu-Cold forming Aluminium Foil bearing the particulars of drugs and manufacturers Pharmaceutical grade]. (v) Aluminium Foil coated with nucryl resin Top and bottom

32	(i). Anodized aluminum bottle.(ii). Rubber plug tear off seal.(iii). Closing lid (aluminium A1, High density polyethylene/polypropylene)(Pharmaceutical Grade)	7612.9090	5%
33	 (i) Stoppers for I.V. solutions. (ii) Tear off aluminium seals for injectables. (iii) Flip off seals for injectable vials. (iv) Rubber plug with Tear off seal. (v) Closing lid (Aluminium A1. High density polyethylene/polypropylene) (Pharmaceutical grade) 	8309.9090	5%
34	Eyeless sutures needles (Pharmaceutical grade)	9018.3200	5%
35	Non-toxic plastic bags for I.V. solutions of dextrose and other infusions (Pharmaceutical grade)	9018.3910	5%

Table E
(Diagnostic Kits/Equipment)

S	Description	PCTCode	Customs duty
No			(%)
(1)	(2)	(3)	(4)
1	4C EsTrionyx	3822.0000	5%
2	5C Cell control Lnormal	3822.0000	5%
3	Albumin bcg	3822.0000	5%
4	Alkaline phosphatase (Alb)	3822.0000	5%
5	Ammonia Modular	3822.0000	5%
6	Aslo tin	3822.0000	5%
7	Bilirubin kit	3822.0000	5%
8	Blood cancer kit	3822.0000	5%
9	Blood glucose test strips	3822.0000	5%
10	Bovine precision multi sera	3822.0000	5%
11	Breast cancer kit	3822.0000	5%

40	ODO December (For home tale and another an)	2000 0000	00/
12	CBC Reagent (For hematology analyzer)	3822.0000	0%
40	Complete blood count reagent	2022 0000	F 0/
13	Cervical cancer/HPV kit	3822.0000	5%
14	Ckcreatinin kinase (mb)	3822.0000	5%
15	Cknac	3822.0000	5%
16	Control	3822.0000	5%
17	Control Sera	3822.0000	5%
18	Cratininsysi	3822.0000	5%
19	Crp control	3822.0000	5%
20	Detektiion cups	3822.0000	5%
21	DNA SSP DRB GenricIC	3822.0000	5%
22	Elisa based kits or Eclia Kit	3822.0000	0%
23	Ferritin kit	3822.0000	5%
24	Glulcose kit	3822.0000	5%
25	HCV	3822.0000	5%
26	HCV amp	3822.0000	5%
27	Hcy	3822.0000	5%
28	Hdl Cholesterol	3822.0000	5%
29	Hdl/ldlchol	3822.0000	5%
30	HEV (Hepatitis E virus)	3822.0000	5%
31	HIV Kits	3822.0000	5%
32	Hla B27	3822.0000	5%
33	I.C.T. (Immunochromatographic kit)	3822.0000	0%
34	ID-DA Cell	3822.0000	5%
35	Ige	3822.0000	5%
36	Immunoblast (western blot test).	3822.0000	0%
37	Inorganic Phosphorus kit	3822.0000	5%
38	ISE Standard	3822.0000	5%
39	Kit amplicon kit (for PCR)	3822.0000	5%
40	Kit for vitamin B12 estimation	3822.0000	5%
41	Kits for automatic cell separator for collection of	3822.0000	0%
	platelets		
42	Lac	3822.0000	5%
43	Lchsv	3822.0000	5%
44	Ldh kit (lactate dehydrogenase kit)	3822.0000	5%
45	Lipids	3822.0000	5%
46	Liss Coombs	3822.0000	5%
47	NA/K/CL	3822.0000	5%
48	Oligo	3822.0000	5%
49	Pac	3822.0000	5%
50	PCR kits	3822.0000	0%
51	Pregnancy test	3822.0000	5%
52	Protein kit	3822.0000	5%
53	Proteins	3822.0000	5%
54	Reticulocyte count (control) Retic C Control	3822.0000	5%
55	Ring	3822.0000	5%
56	Standard or calibrator	3822.0000	5%
57	Strips for sugar test	3822.0000	5%
57	Ollips ioi sugai lest	3022.0000	J /0

58	Tina quant	3822.0000	5%
59	Typhoid kit	3822.0000	5%
60	U	3822.0000	5%
61	U/CSF	3822.0000	5%
62	Ua plus	3822.0000	5%
63	UIBC (Unsaturated iron binding capacity)	3822.0000	5%
64	Urea uv kit	3822.0000	5%
65	Urine Analysis Strips	3822.0000	5%
66	Urine test strips	3822.0000	5%
67	Vitros Diagnostic kit	3822.0000	5%

Part-III

Raw Materials/Inputs for Poultry and Textile Sector; Other Goods

The imports under this part shall be subject to following conditions, besides the conditions specified in the Table given below namely: -

- (i) the designated/authorized person of the following Ministries, or as the case may be, companies shall furnish all relevant information as detailed in the table below on line to the Customs Computerized System, accessed through the unique users identifier obtained under section 155D of the Customs Act, 1969, along with the password thereof, namely: -
 - (a) Ministry of Industries, Production and Special Initiatives, in case of imported goods specified against serial numbers 24of Table;
 - (b) M/s Lotte Chemical Pakistan Ltd, in case of imported goods specified against serial number 35 of Table;
 - (c) Ministry of National Food Security and Research, in case of goods, specified against serial number 24 and 29 of Table;
- (ii) Omitted.

(iii) in already computerized Collectorates and Custom-stations where the Customs Computerized System is not yet operational, the Director Reforms and Automation or any other authorized officer shall feed the requisite information about clearance/release of goods under this notification in the Customs Computerized System on daily basis, and the data obtained from the Custom-stations, which have not yet been computerized, on weekly basis.

Table

Sr.	Description	PCT Code	Customs	Condition
No.			duty (%)	
(1)	(2)	(3)	(4)	(5)
1	Breeding bulls	0102.2910	0%	Nil
1A	Live stock	Respective	0%	if imported for research
		heading		purpose by registered units
				under the Sales Tax Act,
				1990, certified by Ministry of
				National Food Security and
				Research.";
2	Hatching (Fertilized)	0407.1100	3%	Nil
	egg for grandparent			
	and parent stock of			

	Gallus domesticus			
	(chicken)			
3	Bovine semen	0511.1000	0%	Nil
4	Omitted.			
5	Spices (Mixtures	0910.9100	11%	If imported by units certified
	referred to in Note			by Ministry of National Food
	1(b) to Chapter 9)			Security and Research to be
				vertically integrated poultry
				processing units engaged in
				production of value added
				chicken products
6	Omitted.			
7	Sunflower seeds	1206.0000	0%	For sowing purpose only as certified by Ministry of National Food Security and Research.
8	Mustard seeds	1207.5000	0%	-do-
9	Canola seeds	1205.9000	0%	-do-
10	Carrageenan Food	1302.3900	11%	If imported by units certified
	Gel			by Ministry of National Food
				Security and Research to be
				vertically integrated poultry
				processing units engaged in
				production of value added
				chicken products.
11	Omitted.			
12	Omitted.			

13	Omitted.			
14	Omitted.			
15	Mixes and doughs for	1901.2000	11%	If imported by units certified
	the preparation of			by Ministry of National Food
	bakers' wares of			Security and Research to be
	heading 19.05			vertically integrated poultry
				processing units engaged in
				production of value added
				chicken products.
16	Food preparations	1901.9020	16%	-do-
		1901.9090		
17	Bread crumbs	1905.9000	16%	-do-
18	Sauces and	2103.9000	16%	-do-
	preparation therefor,			
	mixed condiments			
	and mixed			
	seasonings			
19	Sodium Iron (Na Fe	Respective headings	0%	Nil
	EDTA), and other	ge		
	premixes of			
	Vitamins, Minerals			
	and Micro- nutrients			
	(food grade)			
20	Growth promoter premix	2309.9000	10%	Nil
21	Vitamin premix	2309.9000	10%	Nil

22	Choline Chloride	2309.9000	10%	Nil
23	Mineral premix	2309.9000	10%	Nil
24	Cattle Feed Premix	2309.9000	5%	This facility shall be available for dairy sector, subject to certification by the Ministry of National Food Security and Research.
25	Vitamin B12 (feed grade)	2309.9000	10%	Nil
26	Vitamin H2 (feed grade)	2309.9000	10%	Nil
27	Fish and Shrimp Feed	2309.9000	0%	Nil
28	Poultry feed preparation (coccidiostats)	2309.9000	10%	Nil
29	Calf Milk Replacer(CMR)(color dyed)	2309.9000	10%	This facility shall be available for dairy sector, subject to certification by the Ministry of National Food Security and Research.
30	Growth promoter premix Vitamin premix Vitamin B ₁₂ (feed grade) Vitamin H2(feed grade)	2309.9000	5%	If imported by Sales Tax registered manufacturers of poultry feed
30A	Medicaments	3004.9099	3%	If imported by poultry sector
31	Unground	2510.1000	0%	If imported by the Phosphatic Fertilizer Industry, notified by the Ministry of Industries.
32	Chrysotile Asbestos	2524.9000	15%	If imported by the manufacturers of Powder Coatings subject to annual quota determination by the Input Output Co-efficient Organization (IOCO).
33	Phosphoric acid	2809.2010	0%	If imported by the Phosphatic Fertilizer Industry, notified by the Ministry of Industries.
34	Ethylene	2901.2100	0%	If imported by industrial consumers for self-consumption

35	(i) Para xylene	2902.4300	0%	If imported by M/s. Lotte
	(ii) Acetic acid	2915.2100		Chaminal Dakiston Ltd
	(iii) Hydrogen Bromide	2811.1990 3815.1200		Chemical Pakistan Ltd.
	(iv) Palladium on	00.0		
36	carbon Ethylene Dichloride	2903.1500	0%	If imported by industrial
30	Emylene Dichlonde	2903.1300	0 70	consumers for self-
		2027 2422	201	consumption
37	Ethylene glycol	2905.3100	0%	Nil
	(ethanediol) (MEG)			
38	Omitted.			
39	Furazolidone (feed grade)	2934.9910	10%	Nil
40	Paprika Liquid	3203.0090	11%	If imported by units certified
				by Ministry of National Food
				Security and Research to be
				vertically integrated poultry
				processing units engaged in
				production of value added
				chicken products.
41	Stamping Foils	3212.1000	0%	Nil
42	Chilli Extract	3302.1090	3%	If imported by units certified
				by Ministry of National Food
				Security and Research to be
				vertically integrated poultry
				processing units engaged in
				production of value added
				chicken products.
43	Fatty Alcohol Ethoxylate	3402.4200	5%	If imported by manufacturers of Sodium Lauryl Ether

		=		Sulphata registered under
				Sulphate, registered under the Sales Tax Act, 1990.
44	(i). Adhesives based	3506.9190	11%	
44	on polymers or	3500.9190	11/0	If imported by the manufacturers of Diapers
	rubbers			
				registered under the Sales
	ii). Hot melt			Tax Act, 1990 subject to
	adhesives			annual quota determination
				by the IOCO and certification
				by the Engineering
				Development Board that the
				imported goods are not
	<u> </u>			manufactured locally.
45	Products registered	3808.9170	0%	Nil
	under the Agriculture			
	Pesticides			
	Ordinance, 1971			
46	Other pesticides	3808.9199	0%	Nil
4-		0000 0040	00/	
47	Herbicides, anti-	3808.9310	0%	Nil
	sprouting products			
	and plant growth			
40	regulators	0000 0000	00/	NPI
48	Herbicides, anti-	3808.9390	0%	Nil
	aprouting products			
	sprouting products			
	and plant growth			
	and plant growth			
	regulators			
	- againates a			
49	Other	3808.9990	0%	Nil
50	Linear Alkyl Benzene	3817.0000	0%	Nil
51	Pet Resin Bottle	3907.6120	8.5%	Nil
	Grade	3907.6920	4001	16
52	(i) Polyester Resin	3907.9900	10%	If imported by the
	(ii) Epoxide resin	3907.3000		manufacturers of Powder
				Coatings, registered under
				the Sales Tax Act, 1990 and
				subject to annual quota
	Deliverside 0 44	2000 4000	00/	determination by the IOCO.
53	Polyamide-6, -11, -	3908.1000	0%	Nil
	12, -6, 6, -6, 9, -6, 10			
F 4	or -6, 12	0000 0000	00/	N.O.
54	Other polyamides in	3908.9000	0%	Nil
	primary form	0000 0400	F 0/	N
55	Poly (methylene	3909.3100	5%	Nil
	phenyl isocyanate)			

	(crude MDI,			
	polymeric MDI)			
56	Pre-laminated Tape	3919.1090 3920.9900	16% 16%	If imported by the manufacturers of Diapers registered under the Sales Tax Act, 1990 subject to annual quota determination by the IOCO and certification by the Engineering Development Board that the imported goods are not manufactured locally.
57	Frontal Tape	3919.9090 3920.9900	16% 16%	-do-
58	PE + NW laminate sheet	3920.1000	16%	-do-
59	Omitted			
60	Omitted.			
61	Omitted.			
62	Uncoated Film of Poly (ethylene terephthalate)	3920.6200	11%	If imported by the manufacturers of Metalized Yarn registered under the Sales Tax Act, 1990 subject to annual quota determination by the IOCO.
63	Omitted.			
64	Omitted.			
65	Omitted.			
66	Omitted.			
67	Omitted.			
68	Omitted.			
69	Blister Paper	4802.6990	10%	If imported by the manufacturers of I.V. Canola registered under the Sales Tax Act, 1990 and subject to annual quota determination by the IOCO.
70	Uncoated paper and paperboard	4805.9290	15%	If imported by the Liquid food packaging industry for dairy and juices registered under

				the Sales Tax Act, 1990, and
				subject to annual quota
				determination by the IOCO.
71	Omitted.			
72	Omitted.			
73	Omitted.			
74	Omitted.			
75	Omitted.			
70	0 ''' 1			
76	Omitted.			
77	Omitted.			
' '	Offilitied.			
78	Omitted.			
'	Offitted.			
79	Omitted.			
'				
80	Omitted.			
81	Omitted.			
82	Omitted.			
83	Omitted.			
84	Omitted.			
85	Omitted.			
00	0 111 1			_
86	Omitted.			
07	Omitted.			
87	Offilitied.			
88	Omitted.			
00	Officed.			
89	Omitted.			
	Officed.			
90	Omitted.			
91	Omitted.			
92	Omitted.			
93	Carbon steel strips of	7226.9200	5%	If imported by manufacturers
	thickness 0.09 to 0.1			of shaving blades/razors,

	mm and width 22.2 to 22.4 mm			registered under the Sales Tax Act, 1990, subject to annual quota determination by the Input Output Coefficient Organization (IOCO).
94	Omitted.			
95	Aluminium Wire not alloyed	7605.1900	11%	If imported by the manufacturers of Metalized Yarn registered under the Sales Tax Act, 1990 subject to annual quota determination by the IOCO.
96	(i) Coils of aluminium alloys (ii) Aluminum lids	7606.1200 8309.9010	0% 0%	If imported by registered local manufacturer of aluminum beverage cans subject to quota determination by IOCO.
97	CKD kits for compression-ignition internal combustion piston engines (diesel engines of 3 HP to 36 HP)	8408.9000	3%	This concession is only available to those parts of CKD kits as are not manufactured locally if imported by local manufacturers / assemblers of these engines.
98	Omitted.			
99	Smartphones	8517.1390	0%	Nil
99A	Smartphones in CKD / SKD condition	8517.1310	0%	i. If imported by local assemblers/ manufacturers duly certified by Pakistan Telecommunication Authority (PTA) subject to quota determination by the

				Input Output Co-efficient
				Organization (IOCO).
				ii. Imports shall be subject to
				production of type approval
				certificate from PTA.
				iii. Local assemblers/
				manufacturers shall furnish
				consignment wise NOC from
				PTA.
100	Cellular Mobile Phone	8517.1419	0%	Nil
101	Cellular mobile	8517.1411	0%	i. If imported by local
	phones in CKD/SKD			assemblers/ manufacturers
	condition			duly certified by Pakistan
				Telecommunication
				Authority (PTA) subject to
				quota determination by the
				Input Output Co-efficient
				Organization (IOCO).
				ii. Imports shall be subject to
				production of type approval
				certificate from PTA.
				iii. Local assemblers/
				manufacturers shall furnish

				consignment wise NOC from
				PTA.
102	Omitted.			
103	Omitted.			
104	(i). Electronic integrated circuits (SIM Chip) (ii). Magnetic sheets (iii). Glue Tape Lamination for dye bonding of chip (iv). Polyvinyl Chloride (PVC) Rigid Film (v). Biaxially Oriented Polypropylene (BOPP) film,	8542.3900 8519.8190 5807.1030 3920.4910 3920.2040	0%	If imported by SIM and Smart Card manufacturers registered under Sales Tax Act, 1990, as per quota determined by IOCO as per procedure prescribed in SRO 565(I) /2006.
105	laminated Omitted.			
106	Defence stores, excluding those of the National Logistic Cell	93.00 & Respective headings	15%	If imported by the Federal Government for the use of Defence Services whether the goods have been imported against foreign exchange allocation or otherwise.
107	(i) Paper having specification 60 to 90 gsm of 20x30, 23x30, 23x36, 23x33 and 30x40 inches in sheets; and (ii)Art card or board (200 to 300 gsm) and art paper having specification 60 to 130 gsm of 20x30 inches,	4802.6990 4810.1990	0%	 (1) If imported by a Federal or Provincial Government Institution or a Nashir-e-Quran approved by respective Provincial Quran Board for printing of Holy Quran; (2) In case of Nashir-e-Quran the quantity of paper to be imported would be determined by IOCO; and (3) The Nashir-e-Quran may also get printing done from another

23x30 inches, printer (vendor), duly registered under Sales 23x36, 30x40 Tax Act.1990 and with inches and relevant Provincial 700x1000 mm in Quran Board, having sheets suitable in-house facility. subject to approval of the IOCO. Imports made by Nashir-e-Quran availing the facility of printing through vendors will be cleared against submission of bank quarantee or pay order. In such case, the vendor shall have a firm contract with the Nashir-e-Quran: (ii) the Nashir-e-Quran may provide the imported paper, to the vendor; (iii) the vendor shall not be entitled to import the paper, under this scheme for printing of Quran to be supplied to the Nashir-e-Quran; (iv) the vendor, after completing the printing, shall supply the printed Quran to that Nashir-e-Quran only with whom he held the firm contract; and (v) the vendor shall also maintain proper record of the imported paper utilized, and printed Quran supplied to the Nashir-e-Quran; (vi) the security deposited by the Nashire-Quran at the time of clearance shall be released after NOC from

				IOCO regarding consumption of paper and supply of finished product as per the contract.
108	(i) Cable filling/flooding compound	3824.9999	0%	If imported by a Sales Tax registered person engaged in manufacturing of Optical
	(ii) Polybutylene Terephthalate	3907.7000	0%	Fiber Cable subject to quota determination by IOCO
	(iii)Fiber reinforced plastic/glass reinforced polypropylene	3916.9000	0%	
	(iv)Polyester rigid film	3920.6310	5%	
	(v) Weighing more than 150 g/m ² (Nonwovens)	5603.9400	5%	
	(vi)Water blocking/ swelling tape	5604.9000	0%	
	(vii) Gimped yarn, and strip and the like of heading 54.04 or 54.05, gimped (other than those of heading 56.05 and gimped horsehair yarn); chenille yarn (including flock chenille yarn); loop wale- yarn	5606.0000	5%	
	(viii) Backed	7607.2000	5%	
	(ix)Single/Multimode Optical Fiber	9001.1000	0%	
	(x) Stamping foils	3212.1000	0%	
109	Omitted			
110	Lithium iron phosphate battery (Li-Fe-PO4)	8506.5000	8%	Nil
111	(i) Other	3506.9190	5%	If imported by
	(ii) Other	3906.9090	5%	manufacturers of

	(iii) Of polymers of ethylene	3920.1000	16%	diapers/sanitary napkins
	(iv) Of other plastics	3921.1900	16%	registered under the Sales
	(v) Of polymers of ethylene	3923.2100	5%	Tax Act, 1990, subject to
	(vi) Weighing not more than 25 g/m ²	5603.1100	11%	annual quota determination and verification by the Input
	(vii) Weighing more than 25 g/m² but not	5603.9200	16%	Output Co-efficient
	more than 70 g/m ²			Organization (IOCO) and
	(viii) Weighing more than 70	5603.9300	11%	certification by the
	g/m² but not more than 150			Engineering Development
	g/m ²			Board that the imported
				goods are not manufactured
				locally.
112	(i) Malt extracts &	1901.9020	5%	Imports by manufacturers of
	Food prep			infant formula milk,
	(ii) Other	1901.9090	5%	registered under the Sales
	(iii) Cans of Iron and	7310.2900	10%	Tax Act, 1990, subject to
	steel			annual quota determination
				and verification by the Input
				Output Co-efficient
				Organization (IOCO).
113	(i) Dextrose	1702.3000	0%	If imported by
	(ii) Sodium Chloride	2501.0090		manufacturers of fluids and
	pharma grade			powders for use in

	(iii) Calcium Chloride	2827.2000		hemodialyzers, registered
	pharma grade			under the Sales Tax Act,
	(iv) Magnesium	2827.3100		1990, subject to annual
	Chloride Pharma			quota determination by the
	grade			Input Output Co-efficient
	(v) Potassium	2827.3900		Organization (IOCO).
	Chloride			
	(vi) Sodium	2836.3000		
	bicarbonate pharma			
	grade			
	(vii) Potassium	3104.2000		
	Chloride pharma			
	grade			
114	Omitted.			
115	(i)AKD wax	3809.9200	0%	If imported by
	(ii)Finishing agent	3809.9200	0%	manufacturers of Paper
	(iii)Cationic	3402.4190	0%	sizing agents, registered
				under the Sales Tax Act,
				1990, subject to annual
				quota determination by the
				Input Output Co-efficient
				Organization (IOCO).
116	(i) Refrigerant gas R-290 (propane)	2711.1200	0%	If imported by
	(ii) Refrigerant gas	2901.1010		manufacturers of Home
	Isobutane R-600 gas			

	(iii) Refrigerant gas R-410	3827.6900		Appliances, registered
	(iv) Articles of glass	7020.0090		under the Sales Tax Act,
	(v) Siver solder 5%	7106.9290		1990, subject to annual
	(vi) Stainless steel sheets	7220.2090		quota determination by the
	(vii) Copper welding	7407.2900		Input Output Co-efficient
	rod (viii) Copper capillary	7411.1010		Organization (IOCO); and
	tube			certification from Inland
	(ix) Copper tube inner grooved	7411.1020		Revenue Department that
	(x) Aluminium sheet stucco	7606.9210		all dealers of the
	(xi) Filter driers (02 hole/3 hole)	8421.3910		manufacturing unit are
	(xii) AC motors, single phase	8501.4090		registered with Sales Tax
	(xiii) Transformers	8504.3100		department.
	(xiv) Magnetic strip	8505.1900		
	(xv)Magnetrons	8540.7100		
	(xvi) Glass board for manufacturing TV panels (LCD, LED, OLED, HDI etc.)	8529.9090	10%	
	(xvii) Omitted			
117	Base oil	2710.1993	0%	If imported by
				manufacturers of coning oil,
				white oil and other textile
				oils, registered under the
				Sales Tax Act, 1990, subject
				to annual quota

				determination by the Input
				Output Co-efficient
				Organization (IOCO).
118.	CNG vehicle	8409.9191	5%	Brands of kits approved by
	conversion kits.	8409.9991		OGRA, if imported by
				authorized dealers.
119	Organic composite solvents and thinners, not elsewhere specified or included; prepared paint or varnish removers.	3814.0000	5%	If imported by manufacturers of Butyl Acetate and Dibutyl Orthophthalates registered under the Sales Tax Act 1990, subject to annual quota determination by Input Output Co-efficient Organization (IOCO).
120	Plasticised (Poly Vinyl Chloride)	3904.2200	0%	If imported by manufacturers of disposable syringes and saline infusion sets, registered under the Sales Tax Act 1990, subject to annual quota determination by Input Output Co-efficient Organization (IOCO).
121	Other saturated Polyesters	3907.9900	5%	If imported by manufacturers of interlining/ buckram, registered under the Sales Tax Act 1990, subject to annual quota determination by Input Output Coefficient Organization (IOCO).;
122	(i) Skimmed milk powder	0402.1000	0%	(i) If imported by manufacturers registered
	(ii) Whey powder	0404.1010		under the Sales Tax Act
	(iii) Peas (Pisum sativum)	0713.1000		1990, of Ready to Use Supplementary Foods
	(iv) Grams (dry	0713.2010		(RUSF) duly authorized by
	whole)	07 10.2010		United Nations World Food
	(v) Other	0713.3990		Program (UNWFP) and

	(vi) Groundnuts shelled weather or not broken	1202.4200		subject to annual quota determination by Input Output Co-efficient
	(vii) Other	1507.9000		Organization (IOCO).",
	(viii) Palm Olein	1511.9030		(ii) If imported by
	(ix) Other	1514.9900		manufacturers registered
	(x) Vegetable fats and their fractions	1516.2010		under the Sales Tax Act 1990, of Ready-To-Use
	(xi) Other	1517.9000		Therapeutic Food (RUTF), duly authorized by United
	(xii) Malto dextrins	1702.9030		Nations International Children Emergency fund
	(xiii) Other	2106.9090		(UNICEF) and subject to annual quota determination
	(xiv) Other	3404.9090		by Input Output Co-efficient Organization (IOCO).",
	(xv) Other	3824.9999		Organization (1000).
123	Omitted.			
124	Newsprint in rolls or sheets	4801.0000	0%	If imported by newspaper or periodical publishers certified by the All Pakistan Newspaper Society(APNS)
125	(i) Other	3215.1190	0%	If imported by
	(ii) Polypropylene	3902.1000	0%	manufacturers registered under the Sales Tax Act
	(iii) Propylene copolymers	3902.3000	0%	1990, Of Auto-Disable Syringes
	(iv) Plasticised	3904.2200	0%	with quota determination by IOCO and subject to NOC
	(v) Epoxide resins	3907.3000	0%	from Ministry of National Health Services Regulation
	(vi) Biaxially Oriented Polypropylene (BOPP) film, laminated	3920.2040	0%	and Coordination (MoNHSR&C).
	(vii) Other	3921.9090	0%	
	(viii) Gaskets of rubber	4016.9310	0%	
	(ix) Printing paper	4802.5510	0%	
	(x) Tubular metal needles and needles for sutures	9018.3200	0%	

126	(i) Aluminum foil rolled but not further worked "7 microns to 100 microns" (ii) Film and sheet of polyamides " 20	7607.1100 3920.9200	0%	if imported by manufacturers registered under the Sales Tax Act 1990, of pharmaceutical packaging subject to quota determination by IOCO.
127	microns to 40 microns"	3005.9090	0%	if imported by manufacturers
121	(i) Other	3003.9090	0 70	registered under the Sales
	(ii) Other	3920.2090	0%	Tax Act 1990, of First Aid Bandages Manufacturing
	(iii) Other woven fabrics (Dyed)	5407.5200	0%	Industry subject to quota determination by IOCO.
128	Omitted			
129	Omitted			
130	(i) Shoe adhesives	3506.9110	5%	If imported by registered under the Sales Tax Act
	(ii) Phenolic resins	3909.4000	5%	1990, Shoe manufacturers subject to quota
	(iii)Of polymers of	3920.1000	5%	determination by IOCO.
	ethylene			
	(iv)Other	3920.2090	5%	
	(v)Other	3921.9090	5%	
	(vi)Shoe lasts	3926.9060	5%	
	(vii)Uppers and parts	6406.1000	5%	
	thereof, other than			
	stiffeners			
	(viii)Outer soles and heels of rubber	6406.2010	15%	
	(ix)Buckle	8308.9020	5%	
	(x) Weighing more than 150 g/m ²	5603.1400	5%	
	(xi) Weighing more than 70 g/m² but not more than 150 g/m²	5603.9300	5%	

	(xii)Dyed	5407.9200	5%		
	(xiii) Of yarns of different colours	5407.9300	5%		
	(xiv) Printed	5407.9400	5%		
	(xv) Of other materials	6702.9000	5%		
131	Release paper	4811.5990	3%	If imported by Sales Tax manufacturers registered under the Sales Tax Act 1990, of artificial leather subject to quota determination by IOCO. Import of PVC Emulsion	
				grade is also subject to lab test.	
132	Decorative base paper for printing (70 g/m² or less with at least one side calendared, un-sized for printing of wood grain and fancy designs)	Respective heading	0%	If imported by manufacturers registered under the Sales Tax Act 1990, of Decorative Printed Industry subject to quota determination by IOCO.	
133	Spray Valves/Pumps with or without spray cap/ actuator for aerosol products	8481.8090	0%	If imported by manufacturers registered under the Sales Tax Act 1990, of Aerosol subject to quota determination by IOCO.	
134	PET Scrap	3915.9000	11%	If imported by manufacturers registered under the Sales Tax Act 1990, of Polyester Staple Fiber and Recycled PET (REPT) Flaks subject to quota determination by IOCO.	
135	(i) Butt welding	7307.9300	3%	If imported by manufacturers registered under the Sales	
	(ii) Iron and alloy steel U-sections of various heights	7216.3110 7216.3210 7216.3310	10%	Tax Act 1990, of Boilers Manufacturers subject to quota determination by	
	(iii) Safety or relieve valves	8481.4000	10%	IOCO.	
136	Omitted				
137	Woven fabrics obtained from strip and the like	5407.2000	5%	If imported by manufacturers registered under the Sales Tax Act 1990, of Machine	

138	Omitted			made Carpets subject to quota determination by IOCO.
130	Officed			
139	Specialty paper 40- 50 grams having specification of wood free, white, glossy and one side coated for Gravure Printing Process	4810.9900	0%	If imported by manufacturers registered under the Sales Tax Act 1990, of Flexible Packaging Industry subject to quota determination by IOCO.
140	Omitted			
141	Omitted			
142	Hermetic bags and cocoons	Respective heading	0%	Subject to certification by Ministry of National Food and Security (MoNFS&R) that imported goods are bona fide requirement for use in the Agriculture Sector. The authorized officer of the Ministry shall furnish all relevant information on line to Pakistan Customs Computerized System against specific user ID and Password obtained under section 155D of the Customs Act, 1969.
143	Lithium Ion Cells	8507.6000	0%	If imported by manufacturers registered under the Sales Tax Act 1990, of lithium-ion batteries subject to quota determination by IOCO.
144	Omitted			
145	Raw materials used	Respective heading	0%	If imported by manufacturers registered under the Sales
	in the manufacturing	3 2 2 2 3 3		Tax Act 1990, subject to NOC issued by DRAP and
	of the COVID-19			Quota determined by IOCO
	related items i.e,			
	VTM, IV Cannula,			
	N95 Masks, Surgical			

	Masks, Face			
	Shields, Tyrek Suits			
146	Carpets	5701.1010	0%	If imported by exporters registered under the Sales Tax Act 1990, of Handwoven Carpets.
147	Omitted			
148	Poly-butylene terephthalate	3907.7000	0%	If imported by Sales Tax registered manufacturers of Filament Brushes subject to IOCO quota determination.
149	Membrane for filtering or purifying water	8421.2100	0%	If imported by Sales Tax registered manufacturers of water filtration plants subject to IOCO quota determination.
150	Carbon Fiber Composite Core	8545.9090	0%	If imported by Sales Tax registered manufacturers of Aluminum Conductor Composite Core subject to IOCO quota determination.
151	Omitted			
152	Following Raw Materials for the manufacturing of Filters other than automotive:-		5%	If imported by Sales Tax registered manufacturers of Filters other than automotive subject to IOCO quota determination.
	(i) Adhesive	3506.9190		
	(ii) Epoxide resins	3907.3000		
	(iii) Filter	4811.5990		
	media/paper	4811.9000		

	(iv) Non-woven	5603.9200		
	fabric media	5603.9300		
		5603.9400		
	(vi) Steel	Respective		
	plates/sheets of prime quality	heading		
153	Live (baby / brood	0301.9100 0301.9300	0%	Nil
	stock) fish and	0301.9900 0306.3600		
	shrimp/prawns for	0000.0000		
	breeding and			
	production in			
	commercial farms			
	and hatcheries			
454	Harris factors	0404 0000		N.P.
154	Unmanufactured tobacco; tobacco refuse	2401.0000	5	Nil

Part-IV
Imports of Machinery and Equipment for Textile Sector

TABLE

IADLE OF THE PARTY					
S.No.	PCT Code	Rate of Duty	Condition		
(1)	(2)	(3)	(4)		
, ,	, ,	, ,	, ,		
			Machinery and equipment, not		
			i waciiiilery and equipment, not		
			manufactured locally, if imported by		
_	8443.1951	0%	textiles and apparel industrial units		
1.			registered as manufacturers cum		
			registered as manufacturers cum		
			exporters under Sales Tax Act, 1990		
			, , , , , , , , , , , , , , , , , , , ,		
	0444 0000	00/	do		
2.	8444.0000	0%	-do-		
3.	8445.1100	0%	-do-		
J.					
4.	8445.1200	0%	-do-		
	8445.1300	0%	-do-		
5.					
6.	8445.1910	0%	-do-		
	8445.1990	0%	-do-		
7.	0445.1990	0 70	-40-		
8.	8445.2000	0%	-do-		
	0445.0000	20/			
9.	8445.3000	0%	-do-		
10	8445.4010	0%	-do-		
10.					
11.	8445.4020	0%	-do-		
	8445.4030	0%	-do-		
12.	0-7-0. 7 000	O 70	uo-		
13.	8445.4090	0%	-do-		
	0445 0000	00/	al -		
14.	8445.9000	0%	-do-		
	l				

446.1000	0%	حا م
	0 70	-do-
446.2100	0%	-do-
446.2900	0%	-do-
446.3000	0%	-do-
3447.1100	0%	-do-
3447.1200	0%	-do-
3447.2000	0%	-do-
447.9010	0%	-do-
447.9090	0%	-do-
448.1100	0%	-do-
448.1900	0%	-do-
449.0000	0%	-do-
451.1000	0%	-do-
451.2900	0%	-do-
451.3000	0%	-do-
451.4010	0%	-do-
451.4020	0%	-do-
451.4030	0%	-do-
451.5000	0%	-do-
451.8010	0%	-do-
451.8020	0%	-do-
451.8030	0%	-do-
451.8040	0%	-do-
451.8050	0%	-do-
451.8060	0%	-do-
451.8070	0%	-do-
	3446.2100 3446.2900 3446.3000 3447.1200 3447.2000 3447.9010 3447.9090 3448.1100 3448.1900 3451.1000 3451.2900 3451.3000 3451.4010 3451.4020 3451.4020 3451.8060 3451.8060 3451.8060 3451.8060	3446.2900 0% 3446.3000 0% 3447.1100 0% 3447.1200 0% 3447.2000 0% 3447.9010 0% 3448.1100 0% 3448.1900 0% 3451.1000 0% 3451.2900 0% 3451.3000 0% 3451.4010 0% 3451.4020 0% 3451.8030 0% 3451.8040 0% 3451.8050 0% 3451.8060 0%

41.	8451.8090	0%	-do-
42.	8452.2100	0%	-do-
43.	8452.2900	0%	-do-
44.	8448.3110	0%	-do-
45.	8448.3190	0%	-do-
46.	8448.3330	0%	-do-
47.	8502.1390	0%	-do-

Explanation: - For the purpose of this Part the expression "excluding those manufactured locally" means the goods which are not included in the list of locally manufactured goods specified in General Order issued by the Federal Board of Revenue or as the case may be, certified as such by the Engineering Development Board.

Part-V (Omitted vide Finance Act, 2023)

Part-V(A) Import of Electric Vehicles (EV) CBU & their Parts Under Electric Vehicle Policy 2020

TABLE-I

[For 2-3 Wheelers, 4-Wheelers & Heavy Commercial Vehicles (CBUs)]

No.	Description	PCT Code	Customs Conditions Duty (%)	
(1)	(2)	(3)	(4)	(5)
1.	Electric auto rickshaw	8703.803 0	50% of the prevailing tariff	The concession shall be admissible for a period of 5
2.	3-Wheeler	8711.606	rate of	years with effect from 1st July
	electric loader	0	customs duty	2020, on import of 10 electric

	Ela atui:	0744 004		valsials a (ODII) of the
3.	Electric motorcycle	8711.604 0	as specified in the First Schedule to the Customs Act, 1969).	vehicles (CBU) of the same variant to be assembled/ manufactured as mentioned in column (2) of this table, to the extent of maximum 200 units, to 2-3 wheeler segment, duly approved / certified by the Engineering Development Board (EDB). EDB shall monitor compliance with the EV Policy 2020 and intimate FBR immediately in case of violation by any manufacturer to stop further clearance at the concessional rate, specified in column 4.
4.	Electric buses	8702.409 0	1%	Nil
5.	Electric trucks	8704.603 0	1%	Nil
6.	Electric prime movers	8701.249 0	1%	Nil
7.	Electric Vehicles 4-wheelers excluding vehicles of value exceeding US\$ 50,000.	8703.809 0	25%	The concession shall be admissible w.e.f. 1st July, 2022 till 30th June 2026.
8.	Electric Vehicles 4-wheelers	8703.809 0	50% of the rate of customs duty as specified in the column (4) of the serial No 7 above.	The concession shall be admissible till 30th June 2026, on import of Electric Vehicles 4-wheelers (CBU) per company of the same variant to be assembled / manufactured as mentioned in column (2) of this table to the extent of maximum 100 units per company, duly approved/certified by Engineering Development Board (EDB). EDB shall monitor compliance with EV Policy 2020 and intimate FBR immediately in case of violation by any manufacturer

		to stop further clearance at the
		concessional rate, specified in
		column (4).

TABLE-II
[For CKD & EV Specific Parts]

S. No.	Description of	or CKD & EV Specific Part Description of	Customs	Conditions
	vehicles	imported goods	duty (%)	
(1)	(2)	(3)	(4)	(5)
1.	Electric auto rickshaw (PCT code 8703.8030)	(i) Following EV specific components for assembly / manufacturing in any kit form (CKD): - (a)Batteries other than lead acid (PCT code 85.07), (b)Battery Charger (PCT code 8504.4020), (c)Controller (PCT code 8542.3100), (d)Electric Motor (PCT code 8501.3200),	1% (notwithstan ding the rate of customs duty on these items as specified in the First Schedule to the Customs Act, 1969).	The concession shall be admissible to manufacturers of electric auto rickshaws for a period of five years from 1st July, 2020 subject to certification and quota determination by the Engineering Development Board (EDB).

		(e)Three connection		
		. ,		
		terminal (PCT code		
		8504.9090),		
		(f)Converter (PCT code		
		8502.4000),		
		(g)Signal Hook (PCT		
		code 8504.9090)		
		(ii) Component for	15%	The concession
		assembly /		shall be admissible
		manufacturing in any kit		subject to the
		form (CKD)- Non-		conditions
		localized parts.		mentioned at Para-2
				of SRO 656(I)/2006
				dated 22.06.2006.
		(iii) Component for	15% plus	Subject to the
			Additional	-
		assembly /	Customs Duty levied	conditions mention
		manufacturing in any kit	under SRO 693(I)/2006	at Para-2 of SRO
		form (CKD)- Localized	dated 01.07.2006	656(I)/2006 dated
		parts.	01.07.12000	22.06.2006.
2.	3-Wheeler	(i) Following EV specific	1%	The concession
	electric loader		(notwithstan	
	(PCT code 8711.6060)	components for	ding the rate of customs	shall be admissible
	,	assembly /	duty as	to manufacturers of
			specified in the First	3-Wheeler electric
			Schedule to	
			the	loader for a period of
	·		j	

manufacturing in any kit	Customs	five years from 1st
form (CKD): -	Act, 1969).	July, 2020 subject to
		certification and
		quota determination
(a)Batteries other than lead acid (PCT code		by the Engineering
85.07),		Development Board
(b)Gear (PCT code 8483.4019), (c)Electric motor with		(EDB).
axle (PCT code 8711.6050),		
(d)Controller (PCT code 8542.3100),		
(e)Power Switch (PCT code 8536.5029)		
(f)Electric auto cut (PCT code 8504.9090).		
(g)Battery Connection (PCT code		
8544.4229) (h)Battery Charger (PCT		
code 8504.4020), (i)Junction Box (PCT		
code 8536.4910)	15%	The concession
(ii)Component for	15%	The concession
Assembly /		shall be admissible
manufacturing in any		subject to the
kit form (CKD)- Non-		conditions
Localized parts.		mentioned at Para-2
		of SRO 656(I)/2006
		dated 22.06.2006.
(iii)Component for	15% plus	Subject to the
Assembly /	Additional Customs	conditions mention
manufacturing in any kit	Duty levied under SRO 693(I)/2006	at Para-2 of SRO

	form (CKD)- Localized parts.	dated 01.07.2006	656(I)/2006 dated 22.06.2006.
3. Electric motorcycle (PCT code 8711.6040)	i) Following EV specific	1% (notwithstan ding the rate of customs duty as specified in	The concession

		(ii) Component for	15%	The concession
		Assembly /		shall be admissible
		manufacturing in any kit		subject to the
		form (CKD)- Non-		conditions
		Localized parts.		mentioned at Para-2
				of SRO 656(I)/2006
				dated 22.06.2006.
		(iii) Component for Assembly /	15% plus Additional	Subject to the
		manufacturing in any kit form (CKD)- Localized	Customs Duty levied	conditions mention
		parts.	under SRO 693(I)/2006	at Para-2 of SRO
			dated 01.07.2006	656(I)/2006 dated
			01.07.2000	22.06.2006.
4	Electric Desce	Common anto in any bit	4.07	(:) The
4.	Electric Buses (PCT code 8702.4090)	Components in any kit form (CKD) (PCT code 8702.4010)	1%	(i) The concession shall be admissible on import of CKD kits to manufacturers of electric buses for a period of five years with effect from 1st July, 2020 subject to certification and quota determination by the Engineering Development Board (EDB).
				(ii) The concession shall be admissible subject to the conditions mentioned at Para-2 of SRO 656(I)/2006 dated 22.06.2006.

5.	Electric Trucks (PCT code 8704.6030)	Components in any kit form (CKD) (PCT code 8704.6020) Components in any kit	1%	(i) The concession shall be admissible on import of CKD kits to manufacturers of electric trucks for a period of five years with effect from 1st July, 2020 subject to certification and quota determination by the Engineering Development Board (EDB). (ii) The concession shall be admissible subject to the conditions mentioned at Para-2 of SRO 656(I)/2006 dated 22.06.2006. (i) The
	Movers (PCT code 8701.2490)	form (CKD) (PCT code 8701.2410)		concession shall be admissible on import of CKD kits to manufacturers of electric prime movers for a period of five years with effect from 1st July, 2020 subject to certification and quota determination by the Engineering Development Board (EDB). (ii) The concession shall be admissible subject to the conditions mentioned at Para-2 of SRO 656(I)/2006 dated 22.06.2006.
7.	Electric Vehicles	(i) EV Specific	1%	The concession
	4-wheelers	components for		shall be admissible

(PCT Code 8703.8090)	assembly/manufacture in any kit-form (CKD)	(notwithstan ding the rate of customs duty on these items as specified in the First Schedule to the Customs Act 1969).	wheelers till 30 th June 2026, subject to certification and quota determination
	(ii) Components for assembly/manufacture in any kit-form (CKD) Non-localized parts.	10%	The concession shall be admissible till 30 th June 2026 subject to the conditions mentioned at Para-2 of the SRO 656(I)/2006 dated 22.06.2006.
	(iii) Components for assembly/ manufacture in any kit-form (CKD) Localized parts.	25%	The concession shall be admissible till 30 th June 2026 subject to the conditions mentioned at Para-2 of the SRO 656(I)/2006 dated 22.06.2006.

TABLE-III

[Miscellaneous]

S. No.	Description	Customs duty (%)	Conditions
(1)	(2)	(3)	(4)

1.	Plant and machinery specifically designed for use in manufacturing of electric vehicles.	0%	(i)The concession shall be admissible on one-time basis for setting up the new assembly and/ or manufacturing facility of electric vehicles, and for expansion in the existing units, duly approved/ certified, by the Engineering Development Board (EDB). (ii)The concession shall be admissible to manufacturers of the electric vehicles specified in column (2) of Table-II above, subject to certification by EDB that the plant & machinery is specifically designed for use in setting up of electric vehicle manufacturing only.
2.	Import of inputs for manufacturing of EV specific parts, as mentioned against S. No. 1, 2 and 3, of Table-II above, by vendors and OEMs of EV manufacturing.	0%	 (i) The concession shall be admissible to manufacturers and vendors of EV specific parts, subject to certification and quota determination by EDB. (ii) The concession shall be admissible subject to the conditions mentioned under SRO 655(I)/2006 dated 22.06.2006.
3.	Import of CBU chargers with CKD kits for electric vehicles as specified in column 2 of Table-II above.	1% (Notwithstand ing the rate of customs duty as specified in the First Schedule to Customs Act, 1969).	The concession shall be admissible on the CBU chargers, imported with CKD kits of 2-3 wheelers, 4-wheelers and HCV vehicles specified in Table-II above, subject to EDB certification.

Part-V(B) Import of Hybrid Electric Vehicles (CBUs) Under Auto Industry Development and Export Policy (AIDEP) 2021-26

TABLE-I

S.	Description	PCT	CD%	Condition
No		Code		
(1)	(2)	(3)	(4)	(5)
1.	Hybrid Electric	8702.2090	1%	The concession shall
	Vehicles (HEV) (CBU)	8702.3090		be admissible to
				manufacturers on
				import of same variant
				to be assembled /
				manufactured locally
				from the date of
				issuance of
				manufacturing
				certificate and quota
				determination by
				Engineering
				Development Board
				(EDB).
2.	Hybrid Electric	8704.4100	1%	The concession shall
۷.			I 70	
	Vehicles (HEV) (CBU)	8704.4200		be admissible to
				manufacturers on

	8704.5100	import of same variant
	8704.5200	to be assembled /
		manufactured locally
		from the date of
		issuance of
		manufacturing
		certificate and quota
		determination by
		Engineering
		Development Board
		(EDB).

TABLE-II
Import of Parts for Hybrid Vehicles
Under Auto Industry Development and Export Policy (AIDEP)
2021-26

S.	Description of	PCT Code	CD %	Condition
No.	Imported Good			
(1)	(2)	(3)	(4)	(5)
1.	Following parts for Hybrid Electric Vehicle: - 1.Battery pack and its parts: (i) thermistor	Respective	4%	The concession shall be admissible to manufacturers of Hybrid

vehicles subject to (iv) bus bar 2.Cooling system for battery packs including blower, tubes, hoses, pump 3.Sensor hybrid vehicle battery voltage 4.Inverter assembly with converter (Power control unit) 5.Electric motor and generator for Transaxle assembly 6.Battery charging system / inlet connectors 7.Hybrid system control unit / hybrid ECU 8.Junction box	(ii) resistor	electric
subject to certification and quota determination battery packs including blower, tubes, hoses, pump 3.Sensor hybrid vehicle battery voltage 4.Inverter assembly with converter (Power control unit) 5.Electric motor and generator for Transaxle assembly 6.Battery charging system / inlet connectors 7.Hybrid system control unit / hybrid ECU	(iii) capacitor	vehicles
2.Cooling system for battery packs including blower, tubes, hoses, pump 3.Sensor hybrid vehicle battery voltage 4.Inverter assembly with converter (Power control unit) 5.Electric motor and generator for Transaxle assembly 6.Battery charging system / inlet connectors 7.Hybrid system control unit / hybrid ECU	()	subject to
battery packs including blower, tubes, hoses, pump 3.Sensor hybrid vehicle battery voltage 4.Inverter assembly with converter (Power control unit) 5.Electric motor and generator for Transaxle assembly 6.Battery charging system / inlet connectors 7.Hybrid system control unit / hybrid ECU	(iv) bus bar	certification
including blower, tubes, hoses, pump 3.Sensor hybrid vehicle battery voltage 4.Inverter assembly with converter (Power control unit) 5.Electric motor and generator for Transaxle assembly 6.Battery charging system / inlet connectors 7.Hybrid system control unit / hybrid ECU	2.Cooling system for	and quota
tubes, hoses, pump 3.Sensor hybrid vehicle battery voltage 4.Inverter assembly with converter (Power control unit) 5.Electric motor and generator for Transaxle assembly 6.Battery charging system / inlet connectors 7.Hybrid system control unit / hybrid ECU	battery packs	determination
3.Sensor hybrid vehicle battery voltage 4.Inverter assembly with converter (Power control unit) 5.Electric motor and generator for Transaxle assembly 6.Battery charging system / inlet connectors 7.Hybrid system control unit / hybrid ECU	including blower,	by the
vehicle battery voltage 4.Inverter assembly with converter (Power control unit) 5.Electric motor and generator for Transaxle assembly 6.Battery charging system / inlet connectors 7.Hybrid system control unit / hybrid ECU	tubes, hoses, pump	Engineering
voltage 4.Inverter assembly with converter (Power control unit) 5.Electric motor and generator for Transaxle assembly 6.Battery charging system / inlet connectors 7.Hybrid system control unit / hybrid ECU	3.Sensor hybrid	Development
4.Inverter assembly with converter (Power control unit) 5.Electric motor and generator for Transaxle assembly 6.Battery charging system / inlet connectors 7.Hybrid system control unit / hybrid ECU	vehicle battery	Board (EDB).
with converter (Power control unit) 5.Electric motor and generator for Transaxle assembly 6.Battery charging system / inlet connectors 7.Hybrid system control unit / hybrid ECU	voltage	
(Power control unit) 5.Electric motor and generator for Transaxle assembly 6.Battery charging system / inlet connectors 7.Hybrid system control unit / hybrid ECU	4.Inverter assembly	
5.Electric motor and generator for Transaxle assembly 6.Battery charging system / inlet connectors 7.Hybrid system control unit / hybrid ECU	with converter	
generator for Transaxle assembly 6.Battery charging system / inlet connectors 7.Hybrid system control unit / hybrid ECU	(Power control unit)	
Transaxle assembly 6.Battery charging system / inlet connectors 7.Hybrid system control unit / hybrid ECU	5.Electric motor and	
6.Battery charging system / inlet connectors 7.Hybrid system control unit / hybrid ECU	generator for	
system / inlet connectors 7.Hybrid system control unit / hybrid ECU	Transaxle assembly	
connectors 7.Hybrid system control unit / hybrid ECU	6.Battery charging	
7.Hybrid system control unit / hybrid ECU	system / inlet	
control unit / hybrid ECU	connectors	
ECU	7.Hybrid system	
	control unit / hybrid	
8.Junction box	ECU	
	8.Junction box	

2.	Following parts for	Respective	3%	The
	Plug-in-Hybrid	headings		concession
	Electric Vehicle: -			shall be
	1.Battery pack and			admissible to
	its parts:			manufacturers
	(i) thermistor			of Plug-in
	(ii) resistor			Hybrid electric
	(iii) capacitor			vehicles
	(iv) bus bar			subject to
	2.Cooling system for			certification
	battery packs			and quota
	including blower,			determination
	tubes, hoses, pump			by the
	3.Sensor hybrid			Engineering
	vehicle battery			Development
	voltage			Board (EDB).
	4.Inverter assembly			
	with converter			
	(Power control unit)			
	5.Electric motor and			
	generator for			
	Transaxle assembly			
	6.Battery charging			
	system / inlet			
	connectors			

7.Hybrid system		
control unit / hybrid		
ECU		
8.Junction box		
9.Charger		
10.Charging port"		

Part V(C) Import of Agricultural Tractors TABLE

S. No.	Description	PCT Code	Customs Duty%
(1)	(2)	(3)	(4)
1.	Agricultural Tractors, having an	8701.9220	15%
	engine capacity exceeding 26 kW but not exceeding 75kW	8701.9320	
2.	2. Agricultural Tractors (other than		10%
	mentioned at S. No. 1 above)	8701.9400	
		8701.9500	

Part-VI

Imports of Aviation Related Goods i.e. Aircrafts and Parts etc.

by Airline Companies/Industry under National Aviation Policy 2015

Note: - For the purposes of this Part, the following conditions shall apply besides the conditions as specified in column (5) of the Table below: -

- (i) The exemption shall be admissible to the Airline Companies having valid registration and license from the Aviation Division, Government of Pakistan duly shared with the Customs Computerized System or Pakistan Single Window to the effect that the intending importer is operating in the country or intends to operate in the country in the airline sector;
- (ii) The Chief Executive, or the person next in hierarchy duly authorized by the Chief Executive or Head of the importing Company shall certify that the imported goods/items are the company's bonafide requirement and shall be used for the purpose as defined/notified by the Aviation Division, Government of Pakistan under the Aviation Policy. The importer shall declare all relevant information to the Customs while claiming exemption regarding genuineness of the claim through Customs computerized system or Pakistan single window; and
- (iii) In case of deviation from the above stipulations, the Collector of Customs shall initiate proceedings for recovery of duty and taxes under the relevant laws.

TABLE

S. No.	Description of goods	PCT Code	Customs duty	Special Condition
(1)	(2)	(3)	(4)	(5)
1.	Aircraft	8802.4000	0%	Whether imported or acquired on wet or dry lease. In case of M/s Pakistan International Airlines Corporation this exemption shall be admissible on and from the 19 th March, 2015.
2.	Spare parts	Respective headings	0%	For use in aircraft, trainer aircraft and simulators.
3.	Maintenance Kits	Respective headings	0%	For use in trainer aircraft (8802.2000 & 8802.3000).
4.	Machinery, equipment & tools	Respective headings	0%	For setting up Maintenance, Repair & Overall (MRO) workshop by MRO company

				recognized by Aviation Division.
5.	Machinery, equipment, operational tools, furniture& fixture	Respective headings	0%	On one time basis for exclusive use of New/ Greenfield airports by company authorized by Aviation Division.
6.	Aviation simulators	Respective headings	0%	On one time basis for aircrafts by airline company recognized by Aviation Division.
7.	Aircraft engine	8407.1000	0	For use in aircraft and trainer aircraft.

Part-VII Miscellaneous

[Omitted]

Part-VIII

Imports of specific Goods allowed at Joint Border Sustenance Markets

In order to ensure smooth functioning and operationalization of Border Markets in specific border areas, the imports under this part shall be subject to following conditions, namely. -

- (i) Border markets will be functional for two days each week and total allowance per day for the visitor will be \$100.
- (ii) The Customs Value of imported goods will be displayed for ascertaining the admissible quantities of imported goods.
- (iii) The visitor will purchase goods from any category up to US \$50 on concessional rate of leviable duty/taxes as mentioned in column (4) of the Table.
- (iv) In case, a visitor chooses to purchase goods of value more than \$50 from a specific category, it will be considered as commercial quantity being liable to duty/taxes on statutory rates.
- (v) The Customs staff posted at the border market will make an entry via electronic system for the goods purchased by the visitor on the prescribed format as notified by the Board.

(vi) A system generated receipt will be issued to the visitor bearing his Name & CNIC No. by the Custom Officer in respect of goods purchased along with payable Customs Duty.

Table

S. No.	Description	PCT Code	Customs Duty (%)			
(1)	(2)	(3)	(4)			
	Category-I					
1	Seed (potatoes)	0701.1000	5			
2	Tomatoes, fresh or chilled.	0702.0000	5			
3	Onions and shallots	0703.1000	5			
4	Garlic	0703.2000	5			
5	Other	0704.9000	5			
6	Carrots and turnips	0706.1000	5			
7	Cucumbers and gherkins fresh or chilled.	0707.0000	5			
8	Peas (pisum sativum)	0708.1000	5			
9	Beans (vigna spp., phaseolus spp.)	0708.2000	5			
10	Other leguminous vegetables	0708.9000	5			
11	Peas (Pisum sativum)	0713.1000	5			
12	Grams (dry/whole)	0713.2010	5			
13	Other	0713.2090	5			
14	Beans of the species Vigna mungo (L.) Hepper or Vigna radiata (L.) Wilczek	0713.3100	5			
15	Small red (Adzuki) beans (Phaseolus or Vigna angularis)	0713.3200	5			
16	Kidney beans including white beans	0713.3300	5			
17	Bambara – vigna subteranea or vaahdzeia subterrea	0713.3400	5			
18	Cow peas (Vigna unguiculata)	0713.3500	5			
19	Other	0713.3990	5			
20	Lentils (dry whole)	0713.4010	5			
21	Broad beans (Vicia faba var. Major) and horse beans (Vicia faba var. Equina, Vicia faba var. Minor)	0713.5000	5			
22	Pigeon peas (cajanus cajan)	0713.6000	5			
23	Other	0713.9090	5			
24	Vanilla (Neither crushed nor ground)	0905.1000	5			
25	Cinnamon	0906.1100	5			
26	Other (cinnamon and cinnamon tree flowers)	0906.1900	5			
27	Neither crushed nor ground (Cloves)	0907.1000	5			
28			5			
29	Neither Crushed nor ground (Nutmeg)	0908.1100	5			
30	Crushed or ground (Nutmeg)	0908.1200	5			

31	Neither crushed nor ground (Maze)	0908.2100	5		
32	Crushed or ground (Maze)	0908.2200	5		
33	Large (cardamoms)	0908.3110	5		
34	Small (cardamoms)	0908.3120	5		
35	Crushed or ground (Cardamoms)	0908.3200	5		
36	Neither crushed nor ground (Coriander)	0909.2100	5		
37	Crushed or ground (Coriander)	0909.2200	<u>5</u>		
38	Neither crushed nor ground (Seeds of Cumin)	0909.3100	5		
39	Crushed or ground (Seeds of Cumin)	0909.3200	5		
40	Neither crushed nor ground (Seeds of Anise, Badian, Caraway, Fennel etc)	0909.6100	5		
41	Crushed or ground (Seeds of Anise, Badian, Caraway, Fennel etc)	0909.6200	5		
42	Thyme; bay leaves	0910.9910	5		
43	Barley (seeds)	1003.1000	5		
44	Other (barley)	1003.9000	5		
45	Sunflower seeds ,whether or not broken	1206.0000	5		
46	Locust beans	1212.9200	5		
47	Cereal straws and husks	1213.0000	5		
48	Animal Fats and Oil and their fractions	1516.1000	5		
49	Vegetable Fats and their fractions	1516.2010	5		
50	Vegetable Oils and their fractions	1516.2020	5		
51	Knives and cutting blades for paper and paper	8208.9010	5		
	board				
	Category-II				
1	Of a fat content, by weight, not exceeding 1 % (Milk and Cream)	0401.1000	10		
2	Of a fat content, by weight, exceeding 1 % but not exceeding 6 % (Milk and Cream)	0401.2000	10		
3	Of a fat content, by weight, exceeding 6 % but not exceeding 10% (Milk and Cream)	0401.4000	10		
4	Of a fat content, by weight, exceeding 10 % (Milk and Cream)	0401.5000	10		
5	Leeks and other alliaceous vegetables	0703.9000	10		
6	Cauliflowers and headed broccoli	0704.1000	10		
7	Brussels sprouts	0704.2000	10		
8	Cabbage lettuce (head lettuce)	0705.1100	10		
9	Other	0705.1900	10		
10	Witloof chicory (cichorium intybus var.foliosum)	0705.2100	10		
11	Other	0705.2900	10		
12	Other	0706.9000	10 10		
	Fruits of the genus Capsicum or of the genus Pimenta				
14	Figs	0804.2000	10		
15	Fresh (grapes)	0806.1000	10		
16	Dried (grapes)	0806.2000	10		
17	Watermelons	0807.1100	10		

18	Other	0807.1900	10
19	Apples	0808.1000	10
20	Green tea	0902.1000	10
21	Other green tea	0902.1000	10
22		0902.2000	10
23	Crushed or ground (Ginger)	0910.1200	10
24	Turmeric (curcuma) Other		10
		0910.9990 1702.1110	
25	Lactose (sugar)		10
26	Lactose syrup	1702.1120	10
27	Other	1702.1900	10
28	Caramel	1702.9020	10
29	Oilcake and other solid residues, whether or	2304.0000	10
	not ground or in the form of pellets, resulting		
	from the extraction of soya bean oil.	2222	
30	Other (animal feed)	2309.9000	10
31	For sewing (thread)	5204.2010	10
32	For embroidery (Thread)	5204.2020	10
33	Spades and shovels	8201.1000	10
34	Other (Tools for masons, watchmakers, miners	8205.5900	10
	and hand tools nes)		
35	For kitchen appliances or for machines used by	8208.3000	10
	the food industry		
36	Other	8208.9090	10
	Category-III		
1	Yogurt	0403.2000	20
2	Other (potatoes)	0701.9000	20
3	Sweet corn	0710.4000	20
4	Mixtures of vegetables	0710.9000	20
5	Fresh (dates)	0804.1010	20
6	Dried (dates)	0804.1020	20
7	Apricots	0809.1000	20
8	Sour cherries (Prunus cerasus)	0809.2100	20
9	Other	0809.2900	20
10	Peaches, including nectarines	0809.3000	20
11	Plums and sloes	0809.4000	20
12	Strawberries	0810.1000	20
13	Kiwi fruit	0810.5000	20
14	Neither crushed nor ground (Ginger)	0910.1100	20
15	Other (Durum wheat (excl. Seed for sowing))	1001.1900	20
16	Other (Wheat and meslin (excl. Seed for	1001.9900	20
'0	sowing, and durum wheat))	.551.5555	
17	Of wheat (flour)	1101.0010	20
18	Of meslin (flour)	1101.0020	20
19	Vermicelli	1902.1920	20
20	Other (packed cake)	1905.9000	20
21	Homogenised preparations	2007.1000	20
22	Citrus fruit	2007.1000	20
	Oiliuo iiuil	2001.8100	20
23	Other	2007.9900	20

24	Organic surface-active products and preparations for washing the skin, in the form of liquid or cream and put up for retail sale, whether or not containing soap	3401.3000	20
25	Preparations put up for retail sale	3402.5000	20
26	Other	3402.9000	20
27	Others (Tableware and kitchenware of porcelain or china)	6911.1090	20
28	Other (Household articles nes & toilet articles of porcelain or china)	6911.9000	20
29	Other (Glassware for table or kitchen purposes (excl. Glass having a linear c)	7013.4900	20
30	Other (Glassware nes (other than that of 70.10 or 70.18))	7013.9900	20
31	Spoons	8215.9910	20
32	Other (Tableware articles not in sets and not plated with precious meta)	8215.9990	20
33	Bicycles and other cycles (including delivery tricycles), not motorised.	8712.0000	20
34	Vacuum flasks	9617.0010	20
35	Other	9617.0020	20

10.06.2025 Finance Bill 2025

First Schedule

Rate of New Energy Vehicle Adoption Levey

First Schedule

Rate of New Energy Vehicle Adoption Levey

(see section 3)

S	Motor vehicle category	Levy to be paid	Rate of levy
No.		by	
(4)	(2)	(2)	(4)
(1)	(2)	(3)	(4)
1	All internal combustion engine	Manufacturer	One per centum ad
	motor vehicles assembled or		valorem of invoice price
	manufactured in Pakistan with		inclusive of duties and
	engine capacity less than thirteen		taxes
	hundred cubic centimeter		
2	All internal combustion engine	Person importing	One per centum ad
	motor vehicles imported in	internal	valorem of assessed value
	Pakistan with engine capacity less	combustion	inclusive of duties and
	than thirteen hundred cubic	engine motor	taxes
	centimeters	vehicle	
3	All internal combustion engine	Manufacturer	Two per centum ad
	motor vehicles assembled or		valorem of invoice price
	manufactured in Pakistan with		inclusive of duties and
	engine capacity from thirteen		taxes
	hundred cubic centimeters to		
	eighteen hundred cubic		
	centimeters		

4	All internal combustion engine	Person importing	Two per centum ad
	motor vehicles imported in	internal	valorem of assessed value
	Pakistan with engine capacity from	combustion	inclusive of duties and
	thirteen hundred cubic centimeters	engine motor	taxes
	to eighteen hundred cubic	vehicle	
	centimeters		
5	All internal combustion engine	Manufacturer	Three per centum ad
	motor vehicles assembled or		valorem of invoice price
	manufactured in Pakistan with		inclusive of duties and
	engine capacity of more than		taxes
	eighteen hundred cubic		
	centimeters		
6	All internal combustion engine	Person importing	Three per centum ad
	motor vehicles imported in	internal	valorem of assessed value
	Pakistan with engine capacity of	combustion	inclusive of duties and
	more than eighteen hundred cubic	engine motor	taxes
	centimeter	vehicle	
7	A bus and truck with an internal	Manufacturer	One per centum ad
	combustion engine assembled or		valorem of invoice price
	manufactured in Pakistan		inclusive of duties and
			taxes

8	3	A bus and truck with an internal	Person importing	One per centum ad
		combustion engine imported in	internal	valorem of assessed value
		Pakistan	combustion	inclusive of duties and
			engine motor	taxes
			vehicle	