#### **VERSION-6**

(As amended vide SRO 400(I)/2019 dated 20<sup>th</sup> March, 2019)

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# GOVERNMENT OF PAKISTAN MINISTRY OF FINANCE, ECONOMIC AFFAIRS, STATISTICS & REVENUE (REVENUE DIVISION)

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Islamabad, the 29th March, 2008

### $\frac{\text{NOTIFICATION}}{\text{(CUSTOMS/SALES TAX/FEDERAL EXCISE }^{1}\text{//INCOME TAX/)}}$

**SRO 327(I)/2008.**-In exercise of the powers conferred by section 219 of the Customs Act, 1969 (IV of 1969), section 50 of the Sales Tax Act, 1990, <sup>2</sup>[\*\*\*] section 40 of the Federal Excise Act, 2005 <sup>3</sup>[and section 148 of the Income Tax Ordinance, 2001 (XLIX of 2001)], the Federal Board of Revenue is pleased to make the following rules, namely:-

#### THE EXPORT ORIENTED UNITS AND SMALL AND MEDIUM ENTERPRISES RULES, 2008

- 1. **Short title, application and commencement.-**(1) These rules shall be called the Export Oriented Units and Small and Medium Enterprises Rules, 2008.
- (2) These rules may be applicable only to the units licensed as export oriented units which are registered as manufacturers-cum-exporters under the Sales Tax Act, 1990, and the rules made thereunder.
  - (3) These rules shall come into force at once.
- 2. **Definitions.**-(1) In these rules, unless there is anything repugnant in the subject or context,—
  - (a) "Acts" means the Customs Act, 1969 (IV of 1969), the Sales Tax Act, 1990, and the Federal Excise Act, 2005;
  - (b) "analysis certificate" means a certificate issued by the Collector of Customs under rule 9;
  - (c) "Collector", in relation to an export oriented unit, means the Collector of Customs in whose jurisdiction such unit is <sup>4</sup>[registered for sales tax purpose];
  - (d) "export oriented unit" includes a small and medium enterprise and means a manufacturer having in-house manufacturing facility located in the tariff area of Pakistan and licensed as such by the Collector under rule 3, and exporting—,
    - (i) at least 80% of its production to other countries if established before 1<sup>st</sup> July, 2007; <sup>5</sup>/\*\*\*/
    - (ii) 100% of its production to other countries if established on or after 1<sup>st</sup> July, 2007, and licensed by the Collector of Customs under rule 3; <sup>6</sup>[or]
    - <sup>7</sup>[(iii) 50% of its production as an engineering unit (as certified by the Engineering Development Board) to other countries for the first three years and after that 80% of its production to other countries;]

<sup>1.</sup> Added vide SRO 1367(I)/2012 dated 8th November, 2012

<sup>2.</sup> The word "and" was omitted vide SRO 1367(I)/2012 dated 8th November, 2012

<sup>3.</sup> *Inserted vide SRO 1367(I)/2012 dated 8th November*, 2012

<sup>4.</sup> Substituted for the words "established unless otherwise specified" vide SRO 494(I)/2009 dated June 13, 2009

<sup>5.</sup> The word "or" was omitted vide SRO 888(I)/2009 dated October 15, 2009.

<sup>6.</sup> The word "or" was inserted vide SRO 888(1)/2009 dated October 15, 2009.

- (e) "import" in relation to an export oriented unit means import from abroad and includes goods introduced into an export oriented unit from the tariff area;
- (f) "input goods" means all goods <sup>8</sup>[except raw cotton] whether imported or procured locally by an Export Oriented Unit from the tariff area such as raw materials, accessories, sub-components, components, assemblies, sub-assemblies <sup>9</sup>[, coal, <sup>10</sup>[coke of coal, carbon blocks,] diesel, gas and furnace oil (for generation of electricity/energy)] used in the manufacture of output goods as approved by the Collector in the analysis certificate;
- (g) "licensee" means any person or firm to whom license is granted under rule 3;
- (h) "manufacture" means any process incidental or ancillary to the completion of output goods manufactured under these rules;
- (i) "manufacturer" means any person engaged in the process of manufacture and duly authorized to do so under these rules;
- (j) "output goods" means any goods manufactured under these rules for export to any destination outside Pakistan;
- (k) "tariff area" means any area in Pakistan outside the limits of an export oriented unit; and
- (l) "vendor" means a person to whom input goods are provided by the Export Oriented Unit for partial manufacturing or further processing towards the manufacture of output goods.
- (2) All other words and expressions used, but not defined herein, shall have the same meanings as are assigned to them in the Acts.
- 3. **Licensing**.-(1) Any person or firm desirous of establishing or operating an export oriented unit shall apply to the Collector <sup>11</sup>[of Customs having jurisdiction in which the unit is registered under the Sales Tax Act, 1990, and in case there are more than one unit of a proprietor, he shall apply to the Collector of Customs where the head office of applicant is registered under the Sales Tax Act, 1990,] in the form set out in Appendix-I, along with the following documents, namely:-
  - (a) the site plan of the proposed export oriented unit indicating the location of the premises and the details of the total area, covered area and manufacturing area and separate storage areas for manufactured goods, factory rejects and wastages;
  - (b) National Tax Number certificate;
  - banker's certificate, directly forwarded by the bank to the Collector in a sealed envelope, regarding financial transactions of the applicant during the last two years;
  - (d) Memorandum and Articles of Association in the case where the applicant is registered under the Companies Ordinance, 1984 (XLVII of 1984), or partnership deed if it is a partnership firm;
  - (e) copy of the national identity card of owner and directors of the company;

<sup>7.</sup> Sub-clause (iii) was added vide SRO 888(I)/2009 dated October 15, 2009.

<sup>8.</sup> Inserted vide SRO 340(I)/2010 dated 20<sup>th</sup> May, 2010

<sup>9.</sup> Inserted vide SRO 647(I)/2018 dated 24th May, 2018

<sup>10</sup> Inserted vide SRO 400(I)/2019 dated 20th March, 2019

<sup>11.</sup> The text was inserted vide SRO 494(I)/2009 dated June 13, 2009.

- (f) general bond <sup>12</sup>[equal to the amount of duty and taxes] in the form set out in Appendix-II:
- (g) lease or tenancy agreement with the written permission from the landlord to use the premises as an export oriented unit for a period of at least two years;
- (h) certificate from supplier of fire fighting equipment installed in the premises regarding its validity date;
- (i) comprehensive insurance policy covering all risks such as fire, burglary, riots, strikes, malicious damage and allied perils, issued by an insurance company having paid up capital not less than Rs.120 million, registered with the Controller of Insurance, Ministry of Commerce, in the sum equal to the maximum face value of proposed license, covering the total amount of the customs-duties, federal excise duty, sales tax and any other tax leviable on the imported goods or locally procured goods, in an export oriented unit;
- (j) an undertaking by an insurance company duly approved by the Controller of Insurance, Ministry of Commerce, on the stamp paper undertaking that-
  - (i) full premium under the aforesaid insurance policy has been duly received;
  - (ii) in case the licensee does not make the required stock declaration in time, the company shall immediately inform the Collector; and
  - (iii) breach of warranty by the licensee or non-compliance or omission of any nature by the licensee shall not prejudice any claim lodged by the Collector;
- (k) recommendations of the relevant representative trade association, or Chamber of Commerce and Industry, or Trade Development Authority of Pakistan; and
- (l) details of the type of machinery installed.
- (2) On receipt of an application along with the documents prescribed in sub-rule(1), the Collector after such verification as he deems necessary, may issue a license within seven days of such verification, to the applicant to operate an export oriented unit.
- (3) The verification under sub-rule (2) shall be carried out within seven working days of the receipt of complete application along with all required documents except where the applicant is himself responsible for the delay.
- **4.** Cancellation of license. The license may be cancelled by the Collector on conviction of the licensee for any offence under any of the Acts or non-utilization of the license during the last twelve months or for violation of any of the conditions specified in the license or on the request, in writing, by the licensee.
- **Suspension of license.-**(1) Pending consideration whether or not a license be cancelled under rule 4, the Collector may suspend the license if he is of the opinion that it is expedient to do so and the reasons thereof shall be recorded in writing by him.
- (2) In a case referred to in sub-rule (1), the reasons to show cause shall be communicated to the licensee within seven days of such suspension.
- **6. Revalidation or revival of license.**-The license shall be issued for a period of two years and the same shall stand revalidated for a further period up to two years by the Collector on the request of the licensee provided the Collector is satisfied that no action under the Acts is pending against the licensee and the licensee has duly submitted a revalidated insurance policy for a further period of two years and the changes, if any, in the documents furnished under rule 3.

<sup>12.</sup> The text was inserted vide SRO 494(I)/2009 dated June 13, 2009.

- 7. **Transfer of ownership or title.**-The licensee shall not be allowed to transfer the ownership or title of an export oriented unit unless all outstanding customs-duty, federal excise duty, sales tax and other taxes are paid and all other liabilities are discharged.
- **Premises of the export oriented unit.**-(1) The licensee shall either own the premises of the export oriented unit (hereinafter referred to as "premises") or have a lease thereof in his name for the period for which the license is sought to be issued, subject to the minimum period prescribed under clause (g) of sub-rule (1) of rule 3.
- The premises shall be used only and exclusively for the Export Oriented Unit. <sup>13</sup>[The unit shall be allowed to avail license either under Chapter XV of the Customs Rules, 2001 or these Rules at one time.]
  - The premises shall have clearly earmarked area for storage of imported goods. (3)
  - (4) The manufacturing area and separate stores for imported and locally procured input goods as well as finished goods, rejects and waste, shall be clearly earmarked in the premises.
  - The premises shall be located on an independent area having an independent entry or (5) exit from a public area, having no other entry or exit and independent of such premises which are not covered under these rules:

Provided that in exceptional circumstances, to be explained by the licensee, in writing, the Collector may approve the premises otherwise with or without any conditions or restrictions as he may deem fit to impose.

- Analysis certificate for goods to be manufactured in an export oriented unit.-(1) The licensee shall apply to the Collector, within seven days of import of input goods, for issuance of an analysis certificate as set out in Appendix-III showing the input and output ratio of input goods vis-à-vis output goods along with wastages.
- The Collector or the officer authorized by him in this behalf, shall after such verification as he deems necessary, or after getting inputs from the input output co-efficient organization (IOCO), or as the case may be, the Engineering Development Board (EDB), in this regard, issue an analysis certificate within thirty days of receipt of such application, showing the actual quantity of input goods used and wastage occurred in the manufacture of one unit of output goods.
- One copy of the Analysis Certificate shall be given to the licensee and one copy shall be retained in the Collectorate.
- Analysis certificate shall not be required for every consignment or input goods if input goods and output goods are the same for which analysis certificate has already been issued. However, a separate analysis certificate shall be applied for and issued where there is a change of output goods or their input goods.
- Procurement, manufacture, export and removal of goods by a licensee of an Export Oriented Unit.-(1) The input goods for production of output goods according to the specification approved in the analysis certificate shall be procured by the licensee in any of the following manners, namely:
  - the input goods may be imported by the licensee without payment of <sup>14</sup>[customs duty, (a) sales tax, federal excise duty and income tax] after declaring on the goods declaration that such input goods are being imported for export oriented unit for manufacture of

For the words and comma "customs duty, sales tax and federal excise duty", the words and commas "customs duty, sales tax, federal excise duty and income tax" were substituted vide SRO 1367(1)/2012 dated 8th November, 2012

<sup>13.</sup> The text was inserted vide SRO 494(I)/2009 dated June 13, 2009.

<sup>14.</sup> 

export goods. The amounts of <sup>15</sup>[customs duty, sales tax, federal excise duty and income tax] involved on clearance of imported input goods shall be secured by the Collector of the importing station against indemnity bond and post-dated cheque as set out in Appendix-IV;

- <sup>16</sup>[(a1) the Collector of Customs may allow transfer of input goods from <sup>17</sup>[the units operating under Notification No. S.R.O 327(I)/2008, dated the 29th March, 2008 or DTRE Rules or] a Customs Bond to an <sup>18</sup>[other] Export Oriented Unit without payment of customs duty and other taxes against an indemnity bond as set out in Appendix-VII to this chapter on submission of an application, by the licensee, as set out in Appendix-VIII to this chapter;]
- (b) the local input goods liable to sales tax shall be supplied to the licensee against a zero rated sales tax invoice;
- (c) the local input goods liable to federal excise duty shall be supplied to the licensee against a zero-rated invoice;
- (d) the licensee may procure customs or federal excise duty-paid input goods manufactured locally for production of output goods and the licensee shall be entitled to payment of drawback of such duties, worked out on the basis of standard customs and/or federal excise duty drawback notifications, provided that the f.o.b. value for claiming such drawback, shall be the value excluding the duty-free value of input goods imported under these rules; or
- (e) the exemption from <sup>19</sup>[customs duty, sales tax, federal excise duty and income tax], granted under the Board's Notification No. SRO 326(I)/2008, dated the 29<sup>th</sup> March, 2008, shall also be applicable to plant, machinery, equipment and apparatus, including capital goods to be used solely within the limits of an Export Oriented Unit <sup>20</sup> <sup>21</sup>[:]
- <sup>22</sup>[(f) the Collector, on submission of an application by the EOU, may allow sale or transfer of plant, machinery, equipment and apparatus from one EOU to another EOU. In case, the EOUs fall under the jurisdictions of different Collectorates, sale or transfer may be allowed after obtaining no objection certificate from the destination Collectorate. Any stated sale or transfer shall be subject to replacement of security and indemnity bond for the remaining period as prescribed in Appendix-IX deposited at the time of import. After sale or transfer of plant, machinery, equipment and apparatus, EOUs shall provide certificate to the respective Collectorate to the effect that such sale or transfer has been completed as per prescribed procedure.]

<sup>23</sup>[Provided that plant, machinery, equipment and apparatus including capital goods imported for an Export Oriented Unit shall be retained for a period of ten years from the date of importation;

<sup>15.</sup> For the words and comma "customs duty, sales tax and federal excise duty", the words and commas "customs duty, sales tax, federal excise duty and income tax" were substituted vide SRO 1367(1)/2012 dated 8th November, 2012

<sup>16.</sup> Clause (a1) was inserted vide SRO 494(I)/2009 dated June 13, 2009.

<sup>17</sup> Inserted vide SRO 400(I)/2019 dated 20th March, 2019

<sup>18</sup> Inserted vide SRO 400(I)/2019 dated 20th March, 2019

<sup>19.</sup> For the words and comma "customs duty, sales tax and federal excise duty", the words and commas "customs duty, sales tax, federal excise duty and income tax" were substituted vide SRO 1367(I)/2012 dated 8th November, 2012

<sup>20.</sup> For full stop, the colon was substituted vide SRO 494(I)/2009 dated June 13, 2009.

<sup>21.</sup> Replaced by a semicolon and added 'or' vide SRO 647(I)/2018 dated 24th May, 2018

<sup>22.</sup> Added vide SRO 647(I)/2018 dated 24th May, 2018

<sup>23.</sup> The proviso was inserted vide SRO 494(1)/2009 dated June 13, 2009.

Provided further that the disposal of plant, machinery, equipment and apparatus before the expiration of ten years shall be subjected to following reduced rates of duty and taxes leviable at the time of importation, namely:—

	<u>Disposal Period</u>	<b>Duty and Taxes</b>
(i)	If sold or otherwise disposed of before the expiration of five years	Full
	from the date of importation.	
(ii)	If sold or otherwise disposed of after five and before seven and half	50%
	years from the date of importation.	
(iii)	If sold or otherwise disposed of after seven and half years and before	25%
	ten years from the date of importation.	<b>A</b> 1
(iv)	If sold or otherwise disposed of after ten years from the date of	0%]
	importation.	

- (2) The record of input goods, manufactured goods and output goods exported shall be maintained in the form as set out in *Appendix-V* to these rules, one copy of which shall be submitted to the Collector before the tenth day of the following month.
- (3) The export of output goods shall be made against the goods declaration for export, prepared by the licensee and endorsed as "Export from Export Oriented Unit".
- (4) The licensee of export oriented unit may exercise his option to get the finished goods meant for export examined by an official of customs either in the export oriented unit or at the port and quadruplicate copy of the goods declaration for export shall bear the examination report of the official of customs accordingly.
- (5) The licensee may remove input goods out of his premises for partial manufacture or processing by the vendor after intimating the Collector or the officer authorized by him, in this behalf, in the form as set out in *Appendix-VI* to these rules:

Provided that in case the manufacturing process performed by the vendor is liable to sales tax and/or federal excise duty, the processed goods shall be returned to the manufacturer in such manner as if these were exported without payment of sales tax and/or federal excise duty:

Provided further that the output goods may be removed directly for export from the vendor to the customs-station.

(6) The factory rejects or output goods not conforming to the export standards shall be allowed disposal in the local market as per provisions of the Import Policy Order, for the time being in force, after filing of goods declaration for home consumption by the licensee:

<sup>24</sup>[Provided that the factory rejects shall be allowed removal by an officer of customs not below the rank of an Assistant Collector, at the appraised value and customs-duty shall be charged on the imported input component consumed in the factory rejects and sales tax and federal excise duty shall be paid or adjusted, if applicable.]

<sup>25</sup>[(7) No wastage of input goods in terms of quantity, volume, weight or number, as the case may be, shall be allowed except as determined in the analysis certificate and no duty and taxes shall be charged on such wastage of the input goods, provided that such wastage is either destroyed in the presence of an officer of Customs, not below the rank of an Assistant Collector, or leviable federal excise duty and sales tax is paid on such wastage before removal.]

<sup>24.</sup> Substituted for" Provided that the factory rejects shall be allowed removal by an officer of customs not below the rank of an Assistant Collector, at the appraised value and customs- duty, sales tax and federal excise duty shall be levied as if the said material had been imported into Pakistan in that condition" vide SRO 647(1)/2018 dated 24th May, 2018

<sup>25.</sup> Added vide SRO 647(I)/2018 dated 24th May, 2018

- 11. Remission of customs-duty, sales tax and federal excise duty to a licensee of an Export Oriented Unit.-Subject to the satisfaction of the Collector, the customs-duty, sales tax and federal excise duty, if any, may be remitted in full or in part, as the case may be, in the following cases, namely:-
  - (a) when the input or output goods are damaged or destroyed by unavoidable circumstances or for causes beyond the control of the licensee; or
  - (b) when the wastage of input goods, as determined in the Analysis Certificate, is destroyed; or (c) when goods procured are bona fide samples drawn under these rules or samples for study, testing or design; or (d) when the input goods or output goods, which are rendered unfit for consumption or sale, are destroyed in the manner as determined by the Collector.
- 12. Utilization period of input goods.-The input goods acquired under these rules shall be utilized in the manufacture and export of output goods within two years from the date of their import or as the case may be, local purchase:

Provided that the said period may be extended by the Board in cases of exceptional circumstances.

- 13. Disposal of input goods or output goods in exceptional circumstances.-Notwithstanding anything contained in sub-rule (4) of rule 14, a licensee may, with the permission of Collector, in case of licensee's inability to manufacture and export output goods for reasons beyond his control, dispose of input or output goods within the utilization period mentioned in rule 12 in the following manner, namely:-
  - (a) return to the person who had supplied the input goods; or
  - (b) sale, by a licensee to another licensee for export <sup>26</sup>[.]
  - <sup>27</sup>[(c) local sale on payment of duties and taxes leviable at the time of import alongwith payment of surcharge at the rate of KIBOR plus three per cent per annum to be calculated from the date of import of input goods:

Provided that the quantity of the input goods for local sale shall not be more than ten per cent of the total imports during a year.]

- **14. Monitoring and audit of an export oriented unit**.-(1) The licensee shall arrange or install in his export oriented unit such online automated system to record and display details of input goods, manufactured goods and output goods exported, besides inventory position on daily basis as may enable the Collector to monitor all the activity being done by him.
- (2) The liability of a licensee to pay duty and taxes under a security instrument furnished by him under these rules, shall not be discharged unless post-exportation audit is carried out and completed to the satisfaction of the Collector at the end of every financial year.
- <sup>28</sup>[(3) Such post-exportation audit shall be conducted by the Collector of Customs, in whose jurisdiction the licensee is registered.]
- (4) The Collector of <sup>29</sup>[Customs] having jurisdiction shall also, at the time of post-exportation audit prescribed under sub-rule (2), confirm or otherwise the annual quantum or percentage of annual production exported by the export oriented unit, as prescribed under clause (d) of sub-rule (1) of rule 2.

<sup>26.</sup> Substituted for the full stop vide SRO 647(I)/2018 dated 24th May, 2018

<sup>27.</sup> Added vide SRO 647(I)/2018 dated 24th May, 2018

<sup>28.</sup> Sub-rule (3) was substituted vide SRO 494(I)/2009 dated June 13, 2009.

<sup>29.</sup> Substituted for the words "Sales Tax and Federal Excise" vide SRO 494(I)/2009 dated June 13, 2009.

(5) Where, as a result of post-exportation audit, prescribed under sub-rule (2), it is found that the quantum or percentage of annual production of the Export Oriented Unit has not been in accordance with the conditions prescribed under clause (d) sub-rule (1) of rule 2 or there arises any other discrepancy, irregularity or any violation of the provisions of these rules or any other law applicable in this behalf by the licensee, the Collector shall initiate proceedings for the recovery of leviable duties and taxes, besides penal action under the relevant provisions of the Acts:

Provided for reasons to be recorded, in writing, the Collector may order for audit, to be carried out at any time during the year but before the expiration of the financial year.

- <sup>30</sup>[(6) If shortfall in export limit-
  - (a) is upto 5%, leviable duty and taxes shall be recovered to the extent of input goods not exported;
  - (b) is between 6-10%, leviable duty and taxes shall be recovered on the input goods not exported alongwith the amount of surcharge at the rate of KIBOR plus three per cent per annum to be calculated from the date of import of such input goods; and
  - (c) is more than 10%, leviable duty and taxes shall be recovered on the input goods not exported alongwith the amount of surcharge at the rate of KIBOR plus five per cent per annum to be calculated from the date of import of such input goods and the penal action may also be taken under the law.]

**APPENDIX-I** [See rule 3(1)]

#### APPLICATION PROFORMA FOR REGISTRATION AS AN EXPORT ORIENTED UNIT

I/ We	intend t	o op	erate	e an	Exp	ort (	Orie	nted	Uni	it in	the	nam	e an	d sty	le o	f						
								7														
	It is r	eque	sted	that	a li	cens	e fo	r Ex	port	Ori	ente	d Uı	nit m	nay t	oe gi	rante	ed to	m	e/ u	s.		
A.	GEN.	ERA	LIN	VFO	RM.	ATI	ON.															
1.	Name	e of t	he E	Expo	rt O	rien	ted I	Jnit														
A.	Addr	ess v	vher	e Un	it is	loca	ated.															
B.	Maili	ng A	ddre	ess, i	if di	ffere	nt fi	rom	abo	ve.												
C. Co	ntacts																					

<sup>30.</sup> Added vide SRO 647(I)/2018 dated 24th May, 2018

Telephone No		Fax No.		E-mail
Name of CEO	·	Name of the O	perating Executive	
Cell No of CEO			Cell No. of	Operating Executive
3. NTN	**************************************			
Sales Tax R	egistration No.			
4. Status of Bu	siness:			
Sole Proprietorship		Partnership		Company
	(	with Registration deta	ils) (with	Registration details)
				• 7
		(Tick the relevant)		
5. Particulars o	of Directors			
Name				
NT	N		CNIC	
Name				
NT:	N		CNIC	
Name				
		7		
NT	N		CNIC	
Name				
NT	N		CNIC	
(Please attach attest	ted copies of NTN and	CNICs)		
6. Data about o	operations			
(i) Nature, type and	estimated annual valu	ie of the imported inpu	at goods:	
(ii) Noture trees and	actimated convert collection	o of locally masses 1	—	
(ii) ivalure, type and	estimated annual Valu	ne of locally procured	mput goods:	
(iii) Total storage are	no for imported and la	cally procured input		
(m) Total Storage are	za ioi importeu and 10	cally procured input g	juus.	

(iv) Na	ture, type and estimated ann	ual value of output	goods:		
(V) De	tails of the sister concern(s)	of the applicant's f	irm, if any:		
	tails about bonded warehous		_	), if any, licensed to the	
	etails of the license(s) revok				
	ed Export Oriented Unit.			rried in connection with the	
8. Good	ds manufactured and exporte	ed (output goods) in			-
Years	Goods Description	Manufactured (Rs)	Exported (Rs)	%age of goods exported vs. goods manufactured	
	D	4 (D) 4 C (II	-4	For office use only	
4	Remarks of Assistant Coll	visiting the pre		ning the case and	
Date	e:				
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	narks of Additional Collec				
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Ord	lers of the Collector	& Stamp			
	e:	Signature			
		& Stamp		_	
Dat	e of Issue	Date of Ex	piry		

**APPENDIX-II** [See rule 3(1)(f)]

GOVERNMENT OF PAKISTAN COLLECTORATE OF CUSTOMS

BOND	
I/we M/s	tly and severally
only) to be paid to the President of Pakistan in the sum equal to the Rs only) to be paid to the President of Pakistan for which severally bind ourselves and our legal representatives.	(Rupees ch we jointly and
The conditions of this bond are that:-	
	or their legal
If M/Sor representatives shall observe all the provisions of the Acts, and the rules made there such goods to be imported for use in the Export Oriented Unit under the provisions there	under in respect of eof.
And if the said M/srepresentatives shall pay to the appropriate officer of Customs at the Custom House,	, or their legal
dues, charges, surcharge or other lawful charges on the goods, which shall be demanded or on account of penalties incurred in respect of them, within the prescribed period or time as the Federal Board of Revenue or the Collector may allow in this behalf togeth on every such sum at the discretion of the appropriate officer.	d on the said goods within such further
And that the amount demanded as a result of short recoveries discovered by the audit a be deposited on receipt of notice thereof.	at a later stage will
And if within the terms so fixed or allowed, the said goods or any portion thereof have from the said Export Oriented Unit for the home consumption or re-exportation by sea, amount of all duties and taxes, warehouse dues, rent or other lawful charges, penaltic demandable as aforesaid shall be first paid on the whole of the said goods. This obligated Otherwise on breach or failure in the performance of any part of this condition the safforce.	land or air, the full ies and surcharges ation shall be void.
Signature and Seal:	
Name	
Witnesses:	
1.	
GOVERNMENT OF PAKISTAN COLLECTORATE OF CUSTOMS	APPENDIX-III [See rule 9(1)]
ANALYSIS CERTIFICATE	
C.No	Date

1. Name of the Export Oriented Unit

Li	License No.																						
2.	2. Address where Unit is located.																						
																				A	1		
M	Mailing Address, if different from above																						
	NT		tmat:	on I	Ma																Sa	ales	
17	XK	egis	пап	.011 1	NO.						_						1		<u> </u>				
4.	4. Detailed specifications of the output goods to be manufactured:																						
<u> </u>	5. Details of the input goods to be used for the manufacture of output goods:																						

S.No.	Input Goods	Per Unit requirement	Wastage
(i)		<b>Y</b>	
(ii)			
(iii)	K		
(iv)			
(v)	, 5		
(vi)			
(vii)			
(viii)			
(ix)			
(x)			
(xi)			

6. Average per unit cost of input goods	

7. Average incidence of duties and taxes \_\_\_\_\_

8. Average per unit value of ou	ıtput goods			
9. Any special instructions				
Prepared by Signa	ture and seal Signature a	and seal		
Name & Designation				
Countersign by Signature and Name & Designation	seal Signature and seal			1
GOVERNMENT OF PAK		ATE OF CUSTOMS	_	APPENDIX-IV See rule 10(1)(i)]
(ON APROPRIATE STAMPE	ED NON-JUDICIAL PA	PER)		
This deed of indemnity is mad	between	M/s.	1	20
	(harainaftar aallad	who have the licensee which	•	
successors, administrators, exe Collector of Customs	ecutors and assignees) of	f the one part, and Pr	esident of Pak	istan through the
WHEREAS, the Collector has duties, taxes, drawbacks, rep procurement of input goods v penalties imposed by the Colle	ayments, rebates and re which are not accounted	efunds, not levied or to the satisfaction o	r paid under to f the Collector	the rules, on the rand to pay any
NOW, THESE PRESENT WI hereby agree to indemnify the) and also again of the above amount of revenue.	said Collector for loss on the costs and expenses were to the costs and expenses were said to the costs and the costs are the costs and the costs are the costs and the costs are the co	of revenue to the exte	ent of Rs	(Rupees
It is further, agreed that the ab and the rules made thereunder	ove amount may be reco			
IN WITNESS WHEREOF the written.	parties hereto have put	their respective han	ds and seals o	n the day above
(2)		O.I.	and	
permanent address) for and on	behalf of the President			
Witnesses No. 1		ess No. 2		
Signature				
Name	Name			
Designation	Designation_			
Full address	Full address			

CNIC No				CN	NIC _							_					
Note 1.– Commissioner				all be gove an Officer						16 or	abov	e, or	Oath	1			
Note 2.– National Savin accept for exte	g Cer	tificates		be based ence Savin													
_															PEN		
				GOVER										[Se	e rule	: 10(	2)]
AND OUT												NUF	-	URF 20	ED G	001	DS
				ited Unit			-	111	1011							_	
	П																
License No.						1 1											
	Π								4								
Address where	the U	Init is lo	cated	•		1 1						1 1		1 1			
								K									
							1										
Mailing Addre	ss, if o	differen	t from	above.												1	
NTN														Sale	s Tax	ζ.	
Registration N	О																
Contac	ets																
Telepho	ne No	<u> </u>	<b>)</b>	F	ax N	O					Е	-mai	1				
(1)		(2	) \ 	(3)		(4)			5)		(6)				(7)		$\neg$
Opening Balan	ce on	,		Quantity	Val	ue of	F	Rate o		То	tal d		Coun		` /	in /	$\dashv$
1st day of mont		Sales t	ax	of each	Eac	h item				es]/ta			Sales			•	
		Invoic & date		item received			C	on eac	n itei	m inv	olve		Registhe su			Vo.	of
		1		1						ı							
(8)		(9)		(10)		(11)		(12)		(13)		(1	4)		(15	5)	

<sup>31.</sup> For the words "sales tax", the word "taxes" was substituted vide SRO 1367(I)/2012 dated 8th November, 2012

Quantity &	Quantity &	Quantity	G.D.	Quantity	Quantity	Quantity	Closing
value	value	& value	of	&	&	& value of	balance
Input	of goods	of	Export	value	value	goods	of input,
Goods	manufactured	output	No.	of	of	returned	manufacture
Removed		goods	&	factory	wastage	by	d & output
for		exported	date	rejects		vendor	goods
manufacture							on the last
of output							day of
goods							month

goods							month
					Signat	ure :	11.
					-	and Designati	ons
						No.	
Comments/reconciliation	report by the Custo on of the data.	oms Officer(	Sig Nam	nature e & Design	OU, verifi	official use cation and	
GOVE	RNMENT OF PAK	LISTAN CO	LLECTO	RATE OF	CUSTOM		APPENDIX-VI [See rule 10(5)]
APPLICATION VENDOR.	ON FOR TRANSF	ER OF GO	ODS FRO	OM AN EX	XPORT O	ORIENTED U	JNIT TO A
The Collector,							
Collectorate of	Customs,						
Custom House							
I/we, M/s	V						_
	Fer the following gods & license No. of the						
To							
	(Name, address					or)	_
for the purpose	of						

Description	G.D. /Sales	Quantity.	Value in	Total Value	Duty &	Total
	Tax		Rs.	(per unit)	taxes	duty &
	invoice No.				rate	taxes
	& date				(item wise)	involved.
1	2	3	4	5	6	7

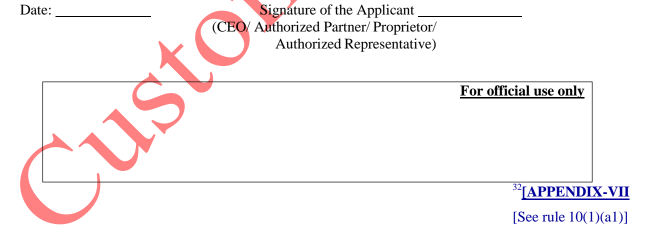
Indemnity	Nature of further	Date on	Date on which	Extent of
Bond No. &	Processing, if	which	Transferred goods	value addition,
Date.	required	Transfer is	will be retrieved /	if any.
		required	exported	<b>A</b> 1
8	9	10	11	12

Signatures with date	Signature with date
Name & Designation	Name & Designation
of Consignor	of Consignee
_	

#### **UNDERTAKING:**

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- 1. I/We hereby declare that the information furnished by me/us is true to the best of my/our knowledge and belief.
- 2. I/We would produce further documentary evidence in support thereof if and when called for.
- 3. I/We also agree to abide by any such specific conditions as may be laid down from time to time.
- 4. I/We also agree to inform the Collector or any officer authorized in this behalf of any change in the information provided in the application.



GOVERNMENT OF PAKISTAN COLLECTORA TE OF CUSTOMS

Substituted vide SRO 400(I)/2019 dated 20th March, 2019

## APPLICATION FOR TRANSFER OF GOODS FROM AN EXPORT ORIENTED UNIT, DTRE LICENSEE OR A CUSTOMS BOND TO AN EXPORT ORIENTED UNIT.

		rate of Custo	ms,								
		M/s transfer the	following goo	ds from							
							(Name, ac		& lic	ense N	o. of
De	scription	G.D. No. & Date	Sales Tax invoice No. & date	Quantity	Value i	n Rs.	Total value (per unit)	Duty taxes r (item w	ate	Total du & taxe involve	S
	(1)	(2)	(3)	(4)	(5)	)	(6)	(7)		(8)	
	emnity bo Io. & date (9)		re of further ng, if required (10)	Date on Transf requir	er, is red.		Date on whitsferred goodstrieved / expo	will be	additi	at of value on, if an (13)	
	Signatur	es with date_			_		Signature		with		date
1.	I/W kno	e hereby dec wledge and b	4	formation fo		by m	e/us is true to		of my	/our	
<ul><li>3.</li><li>4.</li></ul>	I/W	e also agree	to inform the Orovided in the	ollector or	any offic		•				
	Date				Si	gnatu	re of the App	olicant			
		1	(CEO	Authorized	Partner/	Propr	ietor/Authori	zed Repr	resenta	tive."]	
									<sup>33</sup> [AF	PEND	IX-IX
									[see	rule 10	(1)(f)
				OVERNMI LLECTOR							
				INDEN	MNITY	BON	D				

33. Added vide SRO 647(I)/2018 dated 24th May, 2018

#### (ON APPROPRIATELY STAMPED NON-JUDICIAL PAPER)

This deed of indemnity is made on the	day of 20
between M/s	
have registered office at	
	l includes their successors, administrators, executors
(hereinafter called "the Collector") on the other pa	Pakistan through the Collector of customs)
	remove plant, machinery, equipment and apparatus
	duties, taxes, drawbacks, repayments, rebates and
	e procurement of plant and machinery which are not
	d to pay any penalties imposed by the Collector or
adjudicating officer for violation of these rules or	
3. Now, these presents witness that in pursual	
	adjudicating officer for loss of revenue to the extent
which may be incurred by the Collector in recover	) and also against costs and expenses ry of the above amount of revenue.
4. It is further agreed that the above amount m	ay be recovered as arrears under relevant sections of
the Acts and the rules made thereunder if the lie	censee fails to abide by any condition laid down in
rules.	
	have put their respective hands and seals on the day
above written.	
(1) M/s.	
(Address)	
(2)_ (Name and permanent address)	
For and on behalf of the President	
Witness No.1	Witness No.2
Signature	Signature
Name	Name
Designation	Designation
Full address	Full address
CNIC No.	CNIC No.
	servants in BPS-16 or above, or Oath Commissioner,
Notary Public or an Officer of a Sche	
	oper collateral security in the shape of NIT units, e Saving Certificates and such other securities which
banks generally accept for extending	

[C.No.11 (25) EP/2007]